MEMORANDUM

SUBJECT: Draft Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM$_{2.5}$, and Regional Haze

FROM: Richard Wayland, Division Director
Air Quality Assessment Division

TO: Regional Air Division Directors, Regions 1-10

The Environmental Protection Agency (EPA) is providing a revised version of *Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM$_{2.5}$, and Regional Haze* to the state and local air agencies as well as the public for consideration, review, and comment. This document reflects the EPA’s recommendations for how air agencies should conduct air quality modeling and related technical analyses to satisfy model attainment demonstration requirements for the 2008 ozone and 2012 PM$_{2.5}$ National Ambient Air Quality Standards (NAAQS), as well as for upcoming regional haze reasonable progress analyses.¹ This document updates the previous version of the modeling guidance which was released in April 2007.

This document does not substitute for provisions or regulations of the Clean Air Act (CAA), nor is it a regulation itself. As the term “guidance” suggests, it provides recommendations on how to implement the modeling requirements. Thus, it does not impose binding, enforceable requirements on any party, nor does it assure that the EPA will approve all instances of its application, as the guidance may not apply to a particular situation based upon the circumstances. Final decisions by the EPA regarding a particular State Implementation Plan (SIP) demonstration will only be made based on the statute and applicable regulations, and will only be made following a final submission by air agencies and after notice and opportunity for public review and comment.

¹ This draft guidance will be revised, as needed, once the review of the current ozone standard is completed in October 2015.
There are several modeling guidance issues that are most appropriate to be addressed in a notice and comment rulemaking such as the 2008 ozone and soon-to-be proposed 2012 PM$_{2.5}$ implementation rules. As such, there are several details that have either been removed from the draft guidance or are pending updates when the 2008 ozone and 2012 PM$_{2.5}$ implementation rules are finalized. These are specifically noted in the guidance (in some cases with placeholders). The ozone implementation rule for the 2008 NAAQS was proposed in June 2013 and is expected to be finalized in early 2015. The PM$_{2.5}$ implementation rule for the 2012 NAAQS is expected to be proposed in early 2015.

GUIDANCE UPDATES

Like the original 2007 version, the revised guidance is divided into two main sections. The first part describes how to setup and apply a photochemical modeling platform (including meteorological, emissions, and air quality modeling), and the second part describes how to use the results of the air quality modeling to show whether future attainment of the ozone and/or PM$_{2.5}$ NAAQS is likely. The guidance also describes how to use photochemical grid modeling to evaluate reasonable progress goals for regional haze.

Many of the updates to the guidance are in the form of updated and reorganized text. In addition, numerous references have been updated and added. The attainment tests for the annual and 24-hour average PM$_{2.5}$ NAAQS are unchanged, but the 8-hour ozone NAAQS attainment test has been updated to better reflect the level and form of the 2008 ozone NAAQS. More details are provided below.

Specific updates to the draft guidance include:

- A complete reorganization of the document including removal of outdated language and references.
- The ozone attainment test has been updated to address the 2008 NAAQS.
  - The revised test eliminates the initial concentration threshold (which was formally 85 ppb) and focuses the calculation of relative response factors (RRFs) to the ten highest modeled 8-hour average daily maximum ozone days.
    - This potentially eliminates days in the RRF calculation that are well below the base year observed design values.
  - Elimination of the initial threshold concentration allows the test to be easily applied to any level of the NAAQS. The revised guidance reflects recommendations for the current 75 ppb NAAQS. Minimal (if any) changes to the test will be needed to address potential future ozone NAAQS.

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2 The 24-hour PM$_{2.5}$ attainment test is unchanged from the version which is detailed in a June 2011 guidance memo. The attainment test from the June 2011 memo has been incorporated into this revised version of the guidance.
The emissions modeling section has been extensively updated to account for new and improved emissions models and input data. Additional information on SIP emissions inventory requirements is contained in the draft *Emissions Inventory Guidance for Implementation of Ozone and Particulate Matter National Ambient Air Quality Standards (NAAQS) and Regional Haze Regulations* available at: [http://www.epa.gov/ttn/chief/eidocs/eiguid/2014revisedeiguide.pdf](http://www.epa.gov/ttn/chief/eidocs/eiguid/2014revisedeiguide.pdf). The draft modeling guidance and the draft emissions inventory guidance have been carefully coordinated.

The Weight of Evidence (WOE) section has been updated to include additional information that may be appropriate for use in a WOE demonstration. The WOE section includes discussions on emissions controls, modeling, and data analyses that have been recommended by stakeholders for inclusion in a WOE demonstration.

The revised document is draft guidance for public review and comment. However, since the revised guidance replaces and updates the existing modeling guidance document without making major changes, EPA encourages states to follow the recommendations in this draft guidance until an updated version is released. These recommendations will be updated, as needed, based on comments received on this guidance and final decisions made in the implementation rules. States with upcoming attainment demonstration deadlines should consult with their EPA Regional Office to determine the appropriate course of action.

**REVIEW AND COMMENT**

The EPA will accept comments on the draft modeling guidance through the close of business on March 13, 2015. This allows at least 90 days for consideration, review, and comment on the material presented in the draft guidance. For convenience, the draft guidance document is available electronically on the EPA’s SCRAM website, [http://www.epa.gov/ttn/scram/guidance/guide/Draft-O3-PM-RH-Modeling_Guidance-2014.pdf](http://www.epa.gov/ttn/scram/guidance/guide/Draft-O3-PM-RH-Modeling_Guidance-2014.pdf). Comments should be electronically submitted to Brian Timin of EPA’s Air Quality Modeling Group at timin.brian@epa.gov. EPA will also schedule a conference call in Mid-December with state and local air agencies to summarize the guidance and allow for questions.

In preparing the final version of the guidance, the EPA will take into consideration comments received on the draft modeling guidance, as well as decisions made in the final 2008 ozone and/or 2012 PM$_{2.5}$ implementation rules. As there are a number of issues that need to be informed by these ozone and PM$_{2.5}$ implementation rules, the timing for release of a final version of the guidance depends on the timing of the implementation rules. Depending on the timing of these final implementation rules (as well as any implementation rule that may be needed following review of the current ozone NAAQS), the EPA will consider releasing a 2nd draft version of the modeling guidance or clarification memos, as needed.
If there are any questions regarding the draft modeling guidance, please contact Brian Timin of EPA’s Air Quality Modeling Group at (919) 541-1850 or timin.brian@epa.gov.

cc: Steve Page  
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    Air Program Managers  
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Attachment
NOTE: Ozone NAAQS implementation requirements are currently being assessed as part of the Implementation of the 2008 National Ambient Air Quality Standards for Ozone: State Implementation Plan Requirements; Proposed Rule (78 FR 34178, June 6, 2013) (Hereinafter, “Proposed Ozone Implementation Rule”). Accordingly, the guidance provided in this document addresses several options that were addressed in the Proposed Ozone Implementation Rule, which may or may not be adopted in the final rule. To the extent that the Final Ozone Implementation Rule takes a different approach than contained in this guidance, the Final Rule will dictate what is required for air quality modeling. Once the Final Ozone Implementation Rule is published, EPA will (if necessary) revise this guidance to reflect the regulations and requirements adopted in the final rule.

In addition, PM NAAQS implementation requirements are currently undergoing review as part of the planned proposed PM$_{2.5}$ Implementation Rule. The guidance includes the use of “[PM Implementation Placeholder]” text where necessary. Once that rule is finalized, this guidance will be updated (if necessary) and the [PM Implementation Placeholder] text will be replaced with the PM-specific guidance associated with that rule.
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1.0 Introduction

This document describes how to estimate if an emissions control strategy will lead to attainment of the annual average and 24-hour average national ambient air quality standards (NAAQS) for particles smaller than 2.5 μm in diameter ($PM_{2.5}$) and the 8-hour NAAQS for ozone. We also describe how to use modeled and monitored data to estimate visibility improvement in Class I areas (e.g., national parks, wilderness areas) as part of a reasonable progress analysis.\(^1\)

The document describes how to apply air quality models to generate the predictions used to evaluate attainment and/or uniform rate of progress assessments. Modeling to show attainment of the NAAQS primarily applies to nonattainment areas\(^2\) for which modeling is required, or desired. Modeling to assess reasonable progress for regional haze applies to all states.\(^3\)

This guidance is designed to implement national policy on air quality modeling requirements as embodied in the Clean Air Act (CAA), the Proposed Ozone SIP Requirements Rule (also called the Proposed Ozone Implementation Rule)\(^4\), the PM\(_{2.5}\) Implementation Rule\(^5\), and the Regional Haze Rule. This guidance is intended for use by the United States (U.S.) Environmental Protection Agency (EPA) headquarters and regional offices; state, local and tribal air quality management authorities; and the general public. This document does not substitute for provisions or regulations of the CAA enumerated above, nor is it a regulation itself. As the term “guidance” suggests, it provides recommendations on how to implement the modeling

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\(^1\)Modeling is not used to determine reasonable progress goals and does not determine whether reasonable progress has been met. Modeling is one part of the reasonable progress analysis. The modeling results are used to determine if future year visibility at Class I areas are estimated to be on a (glide) path towards reaching natural background. This is called a uniform rate of progress analysis or “glidepath” analysis. The uniform rate of progress analysis is described in more detail in section 4.8.

\(^2\)While this guidance document is primarily directed at modeling applications in nonattainment areas, it may also be useful as a guide for modeling to support NEPA analyses, maintenance areas or to support other rules or provisions of the Clean Air Act.

\(^3\)The Regional Haze rule assumes that all 50 states either contain a Class I area or impact visibility within a Class I area. Therefore, a regional haze State Implementation Plan (SIP) is required for all states (40 CFR 50.308(b)).

\(^4\) Implementation of the 2008 National Ambient Air Quality Standards for Ozone: State Implementation Plan Requirements; Proposed Rule (78 FR 34178, June 6, 2013)

requirements. Thus, it does not impose binding, enforceable requirements on any party, nor does it assure that the EPA will approve all instances of its application, as the guidance may not apply to a particular situation based upon the circumstances.

The EPA and state, local, and tribal air agencies (hereinafter, referred simply as “air agency” or “air agencies”) retain the discretion to adopt approaches on a case-by-case basis that differ from this guidance where appropriate. Final decisions by the EPA regarding a particular SIP demonstration will only be made based on the statute and applicable regulations, and will only be made following a final submission by air agencies and after notice and opportunity for public review and comment. Interested parties are free to raise questions and objections about the appropriateness of the application of this guidance to a particular situation; the EPA and air agencies should consider whether or not the recommendations in this guidance are appropriate in that situation.

1.1  What Is The Purpose Of This Document?

This document has two purposes. The first purpose is to describe how to apply an air quality model to produce results needed to support an attainment demonstration or a uniform rate of progress analysis in a scientifically appropriate manner. The second is to explain how to interpret whether results of modeling and other analyses support a conclusion that attainment of the ozone and/or PM$_{2.5}$ NAAQS, and/or uniform rate of progress for regional haze will occur by the appropriate date for an area.

1.2   Does The Guidance In This Document Apply To Me?

This guidance applies to all locations required to submit a State Implementation Plan (SIP), or Tribal Implementation Plan (TIP) revision with an attainment demonstration designed to achieve attainment of the ozone and/or PM$_{2.5}$ NAAQS. The guidance also applies to SIPs developed to address regional haze rule requirements. Areas required to submit an attainment demonstration and/or a reasonable progress demonstration are encouraged to follow the procedures described in this document. Details on when a State is required to submit a modeled attainment or reasonable progress demonstration can be found in the regional haze
rule, the 8-hour ozone implementation rule\textsuperscript{7} and the PM\textsubscript{2.5} implementation rule.\textsuperscript{8}

1.3 Outline

Part 1 of the guidance provides an overview of the modeling and attainment demonstration process. Part 2 describes how to build a “modeling platform” and apply air quality models. A “modeling platform” consists of the building blocks of an air quality modeling demonstration. This includes emissions modeling\textsuperscript{9}, meteorological modeling, and the development of all other inputs needed to run an air quality model. The model platform development process consists of the following steps as outlined in Section 2:

- Section 2.1 Development of a conceptual description of the problem to be addressed
- Section 2.2 Develop a modeling protocol
- Section 2.3 Select appropriate meteorological time periods to model
- Section 2.4 Choose an appropriate area to model with appropriate horizontal/vertical resolution
- Section 2.5 Select an appropriate model to support the demonstration
- Section 2.6 Generate meteorological inputs to the air quality model
- Section 2.7 Generate emissions inputs to the air quality model
- Section 2.8 Develop initial and boundary conditions that are suitable for the application

Typically, the air quality model process starts with the development of base year emissions and meteorology for input to an air quality run to evaluate model performance. Section 3 describes the process for evaluating model performance and performing diagnostic analyses. After evaluating the model and making any necessary input changes or adjustments, the model is run for a future year, which corresponds to the appropriate attainment year for the area. The air quality model outputs are then used to apply the modeled attainment test to support an attainment demonstration, as described in Chapter 4 of the guidance. We explain what is

\textsuperscript{6}40 CFR 51.308

\textsuperscript{7}40 CFR 50.908 [to be updated when the ozone implementation rule update is finalized]

\textsuperscript{8}40 CFR 50.1007 [to be updated when the PM2.5 implementation rule update is finalized]

\textsuperscript{9} Additional emissions inventory requirements and details on emissions modeling are contained in “Emissions Inventory Guidance for Implementation of Ozone and Particulate Matter National Ambient Air Quality Standards (NAAQS) and Regional Haze Regulations” at: \url{http://www.epa.gov/ttn/chief/eidocs/eiguid/2014revisedeiguidance.pdf}
meant by a modeled attainment demonstration, a modeled attainment test, and a weight of evidence determination. Modeled attainment tests are described for the 8-hr ozone NAAQS, the annual and 24-hour PM$_{2.5}$ NAAQS, and a visibility assessment for regional haze.

Model applications require a substantial effort. Air agencies should work closely with the appropriate U.S. EPA Regional Office(s) in executing each step of the modeling and attainment demonstration process. This will increase the likelihood of approval of the demonstration at the end of the process.
2.0 Building a Model Platform

2.1 Conceptual Description

The first step in developing an attainment demonstration should be to construct a conceptual description of the problem that is being addressed. Conceptual descriptions, which are also referred to as conceptual models, are comprehensive summaries of the “state of the knowledge” regarding the influence of emissions, meteorology, transport, and other relevant atmospheric processes on air quality in the area (Vickery, 2004). For a conceptual description to be informative it should identify what processes and sources, in the generic sense, are most responsible for the air quality issue being simulated. Well-constructed conceptual models can substantially inform the design of the attainment demonstration modeling (e.g., episode selection, choice of domain, emissions priorities, evaluation focus) and should be conducted in advance of the development of a modeling protocol. It is worth noting that conceptual descriptions can be valuable in other air quality planning efforts besides attainment demonstrations. They can also be useful in determining nonattainment area boundaries, investigating emissions control program impacts, and monitoring network design, among others.

The following bullets describe some of the key building blocks in developing a conceptual model. The process steps discussed below are meant to illustrate one possible template for building a conceptual model to inform an air quality modeling demonstration; there may be alternate approaches that better suit individual study areas or issues, which air agencies should discuss with the appropriate EPA Regional Office.

• Introduce the general nature of the air quality problem addressed by the conceptual model:
  o What are the pollutants of concern in the area?
  o What are the current air quality levels in the area?
  o What is the attainment/nonattainment status of the area?
  o What is the geographical scope of poor air quality?
  o What is the temporal scope of poor air quality?
  o What are the air quality trends in the area? Is the problem getting better or worse?
  o What are the suspected mechanisms for formation of poor air quality levels?
  o What are the sources of emissions that may contribute to poor air quality?
  o Are there unique meteorological influences on local air quality levels?
• Describe the ambient monitoring network used for the conceptual model:
  o Develop a map of monitor sites and types (e.g., FRM, FEM, STN, IMPROVE, etc.)
  o Describe characteristics of individual monitoring sites (scale, frequency, etc.)

• Describe the status and trends of air quality in the area:
  o Summarize the relevant monitoring data for the air quality problem being studied.
  o Identify locations that are in violation of the NAAQS
  o Describe the spatial pattern in pollutant and precursor pollutant levels
  o Describe the temporal pattern in pollutant and precursor pollutant levels
  o Describe the annual trends in concentrations over the period of interest
  o If appropriate, develop fused ambient/model surfaces to fill any gaps within the monitoring network.

• Investigate possible relationships between emissions and air quality:
  o Examine emissions estimates for the main sector/source categories
  o Compare emission trends for annual and or seasonal/episodic periods to corresponding air quality trends
  o Identify key emission sources or source categories
  o Assess the historical effectiveness of control programs
  o Consider how future emissions growth or reductions may affect air quality
  o List control programs that are in place or that will soon be implemented that may impact emissions sources in the area

• Investigate possible relationships between meteorology and air quality (AQ):
  o Describe meteorological characteristics on poor air quality days (e.g., wind speed/direction, temperatures, relative humidity levels, inversion indicators, etc.)
  o Identify any distinct meteorological phenomena that coincide with poor air quality days
  o Prepare pollution roses, HYSPLIT back-trajectories (Draxler, 1998), or any other relevant analysis needed to link poor air quality days to specific wind/transport patterns
  o Assess the impact from pollutant transport into area based on meteorological data and ambient air quality data

• Synthesize all of the relevant information into a detailed conceptual model:
  o Aggregate all elements of the conceptual model and provide the key findings resulting from the analyses completed
Characterize the potential factors that influence air quality in the area and where possible the rank the importance of those influences.

Identify areas that require further investigation, either in terms of data collection or chemical transport modeling.

Discuss how the subsequent SIP modeling and associated protocol is impacted by this conceptual description.

2.1.1 Example applications of conceptual models

The idea of developing a modeling protocol based upon a conceptual description of the sources and processes that lead to poor air quality is well-established (USEPA, 2007). Numerous excellent conceptual models of local and regional air quality issues have been developed over the past decade. Table 2-1 provides a non-comprehensive list of example conceptual models that have been developed since the last release of the guidance that may be useful in orienting future SIP modeling applications.

Table 2.1: Examples of recently developed conceptual models

<table>
<thead>
<tr>
<th>Air quality issue</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM$_{2.5}$/ Regional Haze (Northeast U.S.)</td>
<td>Downs et al. (2012)</td>
</tr>
<tr>
<td>PM2.5 (Midwest U.S)</td>
<td>LADCO (2009)</td>
</tr>
<tr>
<td>Ozone (Austin TX)</td>
<td>McGaughey et al. (2010)</td>
</tr>
<tr>
<td>Ozone (Wyoming)</td>
<td>Stoeckenius and Ma (2010)</td>
</tr>
<tr>
<td>PM2.5 (Southeast Michigan)</td>
<td>Turner (2008)</td>
</tr>
</tbody>
</table>
2.2 Modeling Protocol and Supporting Documentation

As with any technical support document designed to inform air quality planning, an attainment demonstration should be supported by documentation that sufficiently describes the procedures used in the analysis. In order to facilitate the process of EPA Regional Office review and approval, we recommend the preparation of two separate supporting documents: one before the modeling analyses are initiated (modeling protocol) and one after the analyses have been completed (attainment demonstration package).

2.2.1 Modeling protocol

Developing and implementing a modeling protocol is an important part of a modeled attainment demonstration. The protocol should detail and formalize the procedures for conducting all phases of the modeling study, such as describing the background and objectives for the study, creating a schedule and organizational structure for the study, selection of appropriate period(s) for modeling, developing the input data, conducting model performance evaluations, interpreting modeling results, describing procedures for using the model to demonstrate whether proposed strategies are sufficient to attain the NAAQS and/or regional haze goals, and producing documentation to be submitted for EPA Regional Office review and approval. The most important function of the modeling protocol is to serve as a blueprint for planning how the modeled attainment demonstration will be performed. The protocol should be a valuable communication device by which air agencies, EPA, and other stakeholders can assess the applicability of default recommendations and develop area-specific alternatives, where needed prior to conducting the work to build the modeling system. A suitable protocol should lead to extensive participation by stakeholders in developing the demonstration. It should also reduce the risk of spending time and resources on efforts which are unproductive or inconsistent with EPA rules, policy, and guidance.

Meaningful protocols should fully communicate the expected scope of the analysis and provide a blueprint for carrying out the needed analyses. There is no one-size-fits-all format for a sufficient modeling protocol as different individual areas may require specific points of emphasis. However, past attainment demonstrations have yielded several excellent protocol examples that could serve as templates for any groups developing new modeling protocols. While not exhaustive, potentially valuable protocol references include recent attainment demonstration modeling efforts completed in the Dallas/Fort Worth area (Environ, 2003), the Denver region (Morris, 2011), and the San Joaquin Valley (CARB, 2012). Based on past
experience, EPA recommends that the following topics be core elements of any modeling protocol:

- Overview of the air quality issue being considered including historical background
- List of the planned participants in the analysis and their expected roles
- Schedule for completion of key steps in the analysis and final documentation
- Description of the conceptual model for the area
- Description of periods to be modeled, how they comport with the conceptual model, and why they are sufficient
- Models to be used in the demonstration and why they are appropriate
- Description of model inputs and their expected sources (e.g., emissions, met, etc.)
- Description of the domain to be modeled (expanse and resolution)
- Process for evaluating base year model performance (meteorology, emissions, and air quality) and demonstrating that the model is an appropriate tool for the intended use
- Description of the future years to be modeled and how projection inputs will be prepared
- Description of the attainment test procedures and (if known) planned weight of evidence
- Expected diagnostic or supplemental analyses needed to develop weight of evidence analyses
- Commitment to specific deliverables fully documenting the completed analysis

2.2.2 Attainment Demonstration Documentation Package

Where the modeling protocol describes the planned scope of the analysis, the final attainment demonstration package summarizes the actual analysis conducted (including procedures used) to show that an area will meet the NAAQS under a specific set of future conditions. This document can follow the same basic outline as the modeling protocol, highlighting those aspects of the modeling that may have changed from the original plans. Additionally, the attainment demonstration package should have detailed information on any emission reduction strategies that will be implemented as part of an attainment SIP. Ultimately, the attainment demonstration package should provide a narrative fully describing the technical rationale behind the projection of attainment of a specific air quality goal in an area. Based on past experience, EPA recommends that the following topics be core elements of any attainment demonstration package:
• Executive summary that provides an overview of the analysis and the key conclusions
• Reference to the modeling protocol noting any major deviations from the original plans
• List of the institutional participants in the attainment demonstration and their roles
• Description of air quality in the area and describe how that shaped the analysis
• Justification for the model, episodes, domain, and grid(s) used in the analysis
• Description of the development of the emissions inputs used in the base year modeling, including tabular summaries by state/county, as appropriate.
• Description of the development of meteorological inputs used in the base year modeling
• Description of all other base year modeling inputs
• Evaluation of base year model performance (meteorology, emissions, and air quality), including a description of the observational database used in the evaluation and any diagnostic or sensitivity tests used to improve the model
• Description of the strategy used to demonstrate attainment, including speciated emissions summaries for the future year and identification of authority for implementing these strategies
• Description of the attainment test results
• Description of any supplemental analyses designed to bolster the original attainment test results
• Detailed summary of the entire analysis that leads to the conclusion that the selected attainment demonstration strategy is likely to produce attainment of the NAAQS and/or uniform rate of progress by the required date

2.3 Episode Selection

The modeled attainment test adjusts observed ambient concentrations during a base case period (e.g., 2009-2013) to a future period (e.g., 2018) using model-derived “relative response factors”. It is important that emissions used in the attainment modeling correspond with the period reflected by the chosen baseline design value period (e.g., 2009-2013). Deviations from this constraint will diminish the credibility of the relative response factors. The base year inventory typically corresponds to the middle year of the baseline average design value period (e.g. 2011 for a 2009-2013 average design value). The base emissions inventory is the inventory that is projected to a future year. Alternatively, the base year emissions can reflect average emissions from the base year period, but the emissions year or years should be representative of the 5 year design value window.
There is no recommended default base year for modeling. However, it is recommended to use a recent base year period. This ensures that the emissions projection period is as short as possible and the base year ambient data is as current as possible. For example, projecting emissions from 2011 to 2018 (using a 2009-2013 base year average design value) should be less uncertain than projecting emissions from 2005 to 2018 (using a 2003-2007 base year average design value). The most recent ambient design values reflect actual emissions changes that have occurred over time. It is therefore better to use recent design values, which are actual measurements, and modeled emissions changes to project future concentrations, than to use older ambient data to estimate the change in design values. When selecting a base modeling year, air agencies should review recent ambient data and consider the factors below.

2.3.1 Choosing Time Periods to Model

In the past, the choice of modeled episode days has been limited by the speed of computers and the ability to store model output files. With the advancement in computer technology over the past two decades, computer speed and storage issues are no longer an impediment to modeling long time periods. In fact, the majority of recent regulatory assessment modeling platforms have been inclusive of entire summers and/or full years (as appropriate) for ozone, PM$_{2.5}$, and regional haze (Boylan and Russell, 2006; Morris et al., 2006; Rodriguez et al., 2009; Simon et al., 2012; Tesche et al., 2006; U.S. Environmental Protection Agency, 2011a, b).

Ozone based research has shown that model performance evaluations and the response to emissions controls need to consider modeling results from relatively long time periods, in particular, full synoptic cycles or even full ozone seasons (Hogrefe et al., 2000; Vizuete et al., 2011). In order to examine the response to ozone control strategies, it may not be necessary to model a full ozone season (or seasons), but, at a minimum, modeling “longer” episodes that encompass full synoptic cycles is advisable. Time periods which include a ramp-up to a high ozone period and a ramp-down to cleaner conditions allow for a more complete evaluation of model performance under a variety of meteorological conditions.

Most model applications for the annual PM$_{2.5}$ NAAQS have modeled a full year (Morris et al., 2006; Tesche et al., 2006; U.S. Environmental Protection Agency, 2011a, b). This is a logical goal since every monitored day of the year is included in the calculation of the annual NAAQS. The annual PM$_{2.5}$ NAAQS is unique because each and every ambient observation is included in the average. It is therefore likely that a full year of modeled data is needed to adequately represent the annual average PM$_{2.5}$ standard.
Eight-hour ozone and 24-hour PM$_{2.5}$ episode selection criteria are similar because both standards are based on short term peak concentration periods. Regional haze calculations are based on an average of 20 or more days per year (20% best and 20% worst days). Therefore, regional haze episode selection will likely include more days throughout the year.

At a minimum, several criteria should be used to select time periods that are appropriate to model:

- Model time periods that are close to the most recently compiled and quality assured National Emission Inventory (NEI). These comprehensive inventories are typically generated every 3 years (e.g. 2005, 2008, 2011, etc.) but often contain year specific data for the intermediate years. Since NEI years will have a nationwide complete and comprehensive inventory, selecting a base modeling year that is also an NEI year may save resources. However, other factors should be considered when selecting a base modeling year, such as observed ambient data, meteorology, and availability of special study data. After consideration of all factors, the most appropriate base year may or may not be an NEI year. See Section 2.7 for more information on base year inventory selection issues.

- Model time periods in which observed concentrations are close to the appropriate base year design value or level of visibility impairment and ensure there are a sufficient number of days so that the modeled attainment test applied at each monitor violating the NAAQS is based on multiple days (see sections 4.2 and 4.5).

- Model time periods both before and following elevated pollution concentration episodes to ensure the modeling system appropriately characterizes low pollution periods, development of elevated periods, and transition back to low pollution periods through synoptic cycles.

- Simulate a variety of meteorological conditions conducive to elevated air quality.

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**Primary ozone (8-Hour Ozone)** - Choose time periods which reflect a variety of meteorological conditions that frequently correspond with observed 8-hour daily maxima concentrations greater than the level of the NAAQS at monitoring sites in the nonattainment area.

**24-Hour PM$_{2.5}$** - Choose time periods which reflect a variety of meteorological conditions which frequently correspond with observed 24-hour average concentrations greater than the level of the NAAQS at monitoring sites in the nonattainment area.
**Annual PM$_{2.5}$** - The best way to represent the meteorological variability within season and over an entire year is to model an entire year that has meteorology generally conducive to elevated PM$_{2.5}$ concentrations.

**Regional Haze** - Choose time periods which reflect the variety of meteorological conditions which represent visibility impairment on the 20% best and 20% worst days in the Class I areas being modeled (high and low concentrations necessary). This is best accomplished by modeling a full year.

**Long-term or seasonal ozone** – Since long-term (e.g. W126) ozone assessments are based on accumulated ozone over 3 month periods during the ozone season the most appropriate way to represent the variability in high and low ozone is to model an entire ozone season that is representative of long term design values. [**Note:** This analysis is only applicable if the upcoming final ozone NAAQS rule includes a seasonal secondary ozone NAAQS, such as W126]

### 2.3.2 Future Year Selection

Future emissions should be projected to the attainment year or appropriate time period, based on the area’s classification. The “Final Rule to Implement the 8-Hour Ozone National Ambient Air Quality Standard, Phase 1” provides a schedule for implementing emission reductions needed to ensure attainment by the area’s attainment date (40 CFR 51.908) [**Note:** when the ozone implementation rule for the 2008 NAAQS is finalized, the draft guidance will be updated to reflect the latest information]. Specifically, it states that emission reductions needed for attainment must be implemented no later than the beginning of the ozone season immediately preceding the area’s attainment date. The PM$_{2.5}$ implementation rule contains similar provisions. It states that emissions reductions should be in place no later than the beginning of the year preceding the attainment date (40 CFR 51.1007) [**Note:** when the PM$_{2.5}$ implementation rule for the 2012 NAAQS is finalized, this draft guidance will be updated to reflect the latest information].

In addition to demonstrating attainment, air agencies are required to conduct a Reasonably Available Control Measures (RACM) analysis to determine if they can advance their attainment date by at least a year. A RACM analysis is also required for PM$_{2.5}$ nonattainment areas. Since areas are required to attain as expeditiously as practicable, results of the RACM analysis may indicate attainment can be achieved earlier.

There are varying requirements related to attainment year and RACM analyses for ozone and PM$_{2.5}$ nonattainment areas, depending on classifications and other factors. Please see the
appropriate ozone and/or PM$_{2.5}$ implementation rule for more details and information. [Note: additional details on the RACM analysis will be added to this draft guidance when the ozone and PM$_{2.5}$ implementation rules are finalized.]

For regional haze assessments, the first progress goal review is for 2018, with subsequent reviews every 10 years. The 2028 review will likely be based on monitored data from the 2023-2027 period. Therefore, a logical future period to model for the 2018 review is the middle of the five year review period (2025). However, the uniform rate of progress level can be calculated for any year in the future. Unless there are reasons to the contrary, any of the years between 2025 and 2028 can be considered to be representative of the regional haze future planning period. The calculation of the uniform rate of progress should be consistent with the emissions projection period. For example, if a future year of 2025 is modeled, the uniform rate of progress calculation should be based on the number of years between the base period and 2025. Similarly, if a future year of 2028 is modeled, then the uniform rate of progress should be based on the number of years between the base period and 2028.

2.4 Modeling Domain Selection

A modeling domain identifies the geographical bounds of the area to be modeled. Horizontal resolution is the geographic size of individual grid cells within the modeling domain. Vertical resolution is specified in terms of multiple layers of the atmosphere between the surface and top of the model (usually near the tropopause).

2.4.1 Domain Size

The principal determinants of model domain size are the nature of the ozone, PM$_{2.5}$ and/or regional haze problem being modeled, and the spatial scale of the emissions which impact the nonattainment or Class I area. The influence of boundary inflow concentrations should be minimized to the extent possible by allowing for adequate space between the monitors, key emissions sources, and the model boundaries. Minimizing boundary influence can be achieved by using a large model domain and using the hourly output from a larger regional or global modeling simulation to feed hourly boundary conditions (see section 2.7 for more information on boundary conditions). The grid containing the key emissions sources and receptors needs to be large enough to capture recirculation due to shifting wind directions. An alternative to using a large domain to capture recirculation is to apply a chemical transport model with a smaller fine grid nested inside a coarser grid with feedback between the grids (i.e., 2-way nesting). This
option allows pollutants from the fine grid to move into the coarser domain and back into the fine grid depending on wind patterns.

Global models are routinely being used to supply regional chemical transport models temporally and spatially variant boundary conditions. Since regional and urban model applications for attainment demonstration purposes are typically less than or equal to 12 km sized grid cells it may be worthwhile to apply the regional scale model at a coarser grid resolution (e.g. 36 km) to downscale global model estimates to the regional model. The coarser simulation results provide a better transition from the global simulation to the nested urban or urban/region of interest both at the boundaries near the surface and in the free troposphere. See section 2.8 for more information on using global and/or regional models to derive initial and boundary conditions.

Isolated nonattainment areas that have limited impacts from regional transport of ozone and/or PM$_{2.5}$ and its precursors may be able to use a relatively small domain. The modeling domain should be designed so that all major upwind source areas that influence the downwind nonattainment area are included in the modeling domain. This is important to be able to directly capture the impact of future year emissions increases or decreases from upwind areas. In addition, all monitors that are currently or recently (within any of the years included in the base year period) violating the NAAQS or close to violating the NAAQS in the nonattainment area should be contained in the modeling domain far enough from the edge to minimize complications associated with air mass recirculation and to minimize boundary influence. Similarly, all Class I areas to be evaluated in a regional haze modeling application should be sufficiently distant from the edge of the modeling domain.

### 2.4.2 Vertical Layer Configuration

There is no correct maximum or minimum number of vertical layers needed in attainment demonstration modeling. However, the specification of the air quality model vertical layer structure should closely match the vertical layer structure of the meteorological model used to generate inputs for the air quality model. It is best to have an air quality model’s vertical layers align with the layers in the meteorological model matching one-to-one. However, resource constraints typically preclude direct vertical layer mapping. When vertical layer collapsing is necessary, the highest resolution is most needed to capture the diurnal variability in mixing heights. Recent air quality model applications considering the entire troposphere have used anywhere from 14 to 35 vertical layers (U.S. Environmental Protection Agency, 2011a, b).
The top of the modeling domain should typically be set near the tropopause at the 50 or 100 millibar level. The lowest layer (surface layer) in the air quality model should be no more than ~40 meters thick. The vertical resolution between the surface layer and model top will vary depending on the application. It is important that layer thickness monotonically increases as altitude increases.

In view of the importance of carefully specifying the temporal variation in mixing height, high precision below and near the anticipated maximum afternoon mixing height is ideal. In addition, near-surface vertical resolution is important to capture overnight stable conditions. Layers above the boundary layer are important for characterizing clouds and precipitation and layers near the tropopause are important to create a realistic stratification of strongly variant pollutant concentrations in the stratosphere and free troposphere (Emery et al., 2011).

There are some model applications which may not need to consider the full extent of the troposphere. These applications typically use vertical domains which extend up to 4 or 5 km. These types of applications may cover episodes of elevated pollutant concentrations associated with strong surface-based inversions that occur in isolated areas. However, in almost all cases, EPA encourages the use of full-scale one-atmosphere models which account for all atmospheric processes throughout the extent of the troposphere.

2.4.3 Horizontal Grid Cell Size

Recent chemical transport modeling applications for ozone, PM$_{2.5}$, and regional haze have commonly used grid cell sizes ranging from 4 km to 12 km resolution (Morris et al., 2006; Rodriguez et al., 2009; Simon et al., 2012; U.S. Environmental Protection Agency, 2011b; Vizuete et al., 2010). Urban scale assessments have used chemical transport grid models at 1 to 2 km resolution (Vizuete et al., 2011). Intuitively, one would expect to get more accurate results in urban applications with smaller grid cells (e.g., ~1 or 4 km) provided the spatial details in the emissions and meteorological inputs support making such predictions. However, model performance at 4 km resolution is not always better than 12 km resolution (Simon et al., 2012).

For coarse portions of the regional grids a grid cell size of 12km is generally recommended. For urban areas it may be desirable to use grid cells sized ~1 to 4 km, but not larger than 12 km. The relative importance of using a domain with grid cells as small as ~1 km should be weighed on a case-by-case basis. It is likely that spatial gradients in concentrations are higher for primary particulate matter than for secondary particulate matter because physical processes dominate concentration rather than chemical processes. Although it is clear that spatial resolution of primary PM$_{2.5}$ will impact the predicted concentrations, it is not clear how it will impact the
relative change in concentrations due to controls. Areas that have large gradients in primary PM$_{2.5}$ may need to use finer resolution (approximately ~1 to 4 km) or may need to supplement the grid modeling with dispersion modeling. This is particularly true if violating monitors are strongly impacted by local sources of primary PM$_{2.5}$ emissions.

The most important factor to consider when establishing grid cell size is model response to emissions controls. Analysis of ambient data, sensitivity modeling, and past modeling results can be used to evaluate the expected response to emissions controls at various horizontal resolutions for both ozone and PM$_{2.5}$ and regional haze. If model response is expected to be different (and presumably more accurate) at higher resolution, then higher resolution modeling should be considered. If model response is expected to be similar at both high and low(er) resolution, then high resolution modeling may not be necessary. The use of grid resolution finer than 12 km would generally be more appropriate for areas with a combination of complex meteorology, strong gradients in emissions sources, and/or land-water interfaces in or near the nonattainment area(s).

Sensitivity tests comparing relative response factors in predicted 8-hour daily maximum ozone at sites in the eastern United States indicate relatively small unbiased differences (< .04, in 95% of the comparisons) using a grid with 12 km vs. 4 km sized grid cells (Arunachalam, 2006). The largest difference in the relative response of secondary pollutants at varying resolution is likely to occur in oxidant limited areas (areas that are more sensitive to VOC reductions than NOx reductions). In such areas, horizontal resolution may have a large impact on the spatial distribution and magnitude of NOx “disbenefits” (i.e., ozone increases in oxidant limited areas when NOx emissions are reduced).

### 2.5 Air Quality Model Selection

Chemical transport models address the physical processes and chemistry that form ozone and PM$_{2.5}$. Air quality models continue to evolve and each has their own strengths and weakness (Galmarini et al., 2012; Pirovano et al., 2012; Russell, 2008; Simon et al., 2012). The most commonly used chemical transport models for attainment demonstrations are the Community Multiscale Air Quality Model (CMAQ; [www.cmascenter.org](http://www.cmascenter.org)) (Byun and Schere, 2006; Foley et al., 2010) and the Comprehensive Air Quality Model with Extensions (CAMx; [www.camx.com](http://www.camx.com)) (Baker and Scheff, 2007; Vizuete et al., 2011). The mention of CMAQ and CAMx is not intended to be a comprehensive list of available chemical transport models and exclusion from this discussion does not imply that an alternative model cannot be used to support a modeled attainment demonstration or reasonable progress assessment. In the same way, inclusion in this discussion does not imply that a model is “preferred” for a particular type of application.
A modeling based demonstration of the impacts of an emissions control scenario for attainment of the ozone or PM$_{2.5}$ NAAQS or as part of a regional haze assessment usually necessitates the application of a chemical transport grid model. However, it is not necessary to use a model which considers atmospheric chemistry in addressing changes in primary PM$_{2.5}$ components. Either a numerical grid or a Lagrangian (such as a Gaussian dispersion) model or other empirical techniques could potentially be used for this purpose. In general, modeling primary PM$_{2.5}$ components with a grid model is acceptable, but dispersion modeling may be necessary in areas with large spatial gradients of primary PM$_{2.5}$. Depending on the nature of the problem, an air agency may choose to use a regional chemical transport grid model to address both primary and secondary components of particulate matter or they may need to use a chemical transport model to address secondary PM$_{2.5}$ and regional primary PM and an inert model applied over a more limited domain to address fine scale primary components of PM.

A model should meet several general criteria in order to be considered in an attainment demonstration or reasonable progress assessment. These general criteria are consistent with requirements in 40 CFR 51.112 and 40 CFR part 51, Appendix W (U.S. EPA, 2005a). 40 CFR Part 51 Appendix W does not identify a “preferred model” for use in attainment demonstrations of the NAAQS for ozone or PM$_{2.5}$ or reasonable progress assessments for regional haze. Therefore, at this time, EPA is not recommending a specific model for use in ozone or PM$_{2.5}$ attainment demonstrations or regional haze uniform rate of progress assessments. Models used for these purposes should meet requirements for “alternative models” in 40CFR Part 51 Appendix W. Air agencies should use a non-proprietary model, which is a model whose source code is available for free (or for a reasonable cost). Furthermore, the user should be able to revise the source code to perform diagnostic analyses and/or to improve the model’s ability to describe observations in a credible manner. Several additional prerequisites should be met for a model to be used to support an attainment demonstration or reasonable progress assessment (see 40 CFR Part 51 Appendix W §3.2.2(e)):

1) It should have received a scientific peer review.

An air quality model may be considered to have undergone “scientific peer review” if each of the major components of the modeling system has been described and tested, and the results have been documented and reviewed by one or more disinterested third parties, and the model has been revised in response to the review. This review is not the responsibility of US EPA. Air agencies should reference this documentation to gain acceptance of an air quality model for use in a modeled attainment demonstration.
2) It should be appropriate for the specific application on a theoretical basis.
   o Prior to use of a selected model’s results in an attainment demonstration, the model should be shown to perform adequately for the specific application. The model should be scientifically appropriate and applicable for the intended purpose.

3) It should be used with data bases which are available and adequate to support its application.

4) It should be shown to have performed well in past modeling applications.
   o If the application is the first for a particular model, then the air agency should demonstrate that the new model is expected to perform sufficiently. For a model to be used in an attainment demonstration, evidence should be presented that it has been found acceptable for estimating hourly and eight-hourly ozone concentrations and/or hourly and 24-hour average PM$_{2.5}$ and PM$_{2.5}$ component concentrations. In addition to ozone and/or PM$_{2.5}$, the model should be acceptable for estimating precursor species, important chemical intermediates, and in the case of PM$_{2.5}$, the main chemical constituents. Preference should be given to models exhibiting satisfactory past performance under a variety of conditions.

5) It should be applied consistently with an established protocol on methods and procedures.

In addition to the criteria in Appendix W, EPA also recommends that the following prerequisites be met:

1) A user’s guide (including a benchmark example and outputs) and technical description of the model should be available.

2) The advanced technical features available in a model could be a consideration when other criteria are satisfied. Models are often differentiated by their available advanced science features and tools. For example, some models include advanced probing tools that allow tracking of downwind impacts from upwind emissions sources. Availability of probing tools and/or science algorithms is a legitimate reason to choose one equally capable model over another.
3) When other criteria are satisfied, resource considerations may be important. This is a legitimate criterion provided the other listed criteria are met.

2.6 Meteorological Inputs

In order to solve for the pollutant concentrations over time and space, air quality models require accurate meteorological inputs to properly simulate the formation, transport, and removal of pollutant material. The required meteorological inputs can vary by air quality model, but all models require parameters such as wind, vertical mixing, temperature, humidity, and solar radiation. While model inputs can be created strictly from ambient measurements, a more credible technical approach is to use off-line, dynamic, meteorological grid models to provide the necessary inputs. When these models are applied retrospectively (i.e., for historical time periods) they are able to blend ambient data with model predictions via four-dimensional data assimilation (FDDA), thereby providing temporally and spatially complete data sets that are grounded by actual observations.

This section provides recommendations for generating the meteorological data sets needed for regional air quality modeling purposes. In many ways, the development of meteorological inputs parallels the steps needed to conduct the air quality modeling. A meteorological model platform (episodes, domain, model selection, model configuration, input data, etc.) must be established and then evaluated. Because of the strong sensitivity of the eventual air quality results to the input meteorology (Appel, 2007, Appel, 2010), it is recommended that air agencies spend extensive effort in developing and evaluating the meteorological inputs.

2.6.1 Developing base year meteorological fields

The recommended approach for generating the base year meteorological data needed to conduct the attainment demonstration is to apply off-line, dynamic meteorological models with FDDA. These models use the fundamental equations of momentum, thermodynamics, and moisture to determine the evolution of specific meteorological variables from a given initial state. When modeling historic episodes, the use of data assimilation helps to "nudge" solutions so that they do not diverge greatly from the actual observed meteorological fields. A major benefit of using dynamic meteorological models is that they provide a way of consistently characterizing conditions at times and locations where observations do not exist. Examples of frequently used meteorological models are listed below:
• The Weather Research and Forecasting Model (WRF) (Skamarock, 2008),
• The Penn State University / National Center for Atmospheric Research mesoscale meteorological model v5 (MM5) (Grell, 1994).

The WRF model is a community supported mesoscale numerical prediction model which replaced the previous community supported MM5 model. The MM5 model is no longer being updated or supported. Other meteorological models can be used as long as they are appropriate for the situation being modeled and are properly evaluated. A number of recent studies (Appel et al., 2010; de Meij et al., 2009; Gilliam et al., 2010) have compared the ability of the WRF and MM5 models to reproduce past meteorological conditions and their suitability for use in air quality modeling. Generally speaking, comparative evaluation efforts have shown that the WRF model outputs represent equivalent or better statistical skill over a variety of meteorological conditions. An additional advantage of the WRF model is that there is a large community of WRF users and developers. As a result, the code is both maintained and frequently updated as new science emerges. EPA recommends the use of a well-supported gridded mesoscale meteorological model for generating meteorological inputs to regional air quality model attainment demonstrations.

In some cases, however, there may be legitimate reasons for using an approach other than well-supported gridded mesoscale meteorological models to provide the requisite meteorological data. For instance, there may be long-standing local experience for a given domain and/or episode with a different meteorological model. In other cases, dynamic meteorological models may not adequately capture key meteorological elements of an airshed's conceptual model (e.g., source-receptor transport vectors to key monitoring locations). In rare cases such as these, it may be appropriate to blend the dynamic model data with wind data from an objective analysis of observed wind fields. The guiding factor in determining which meteorological model or approach to use should be an assessment of which set of inputs will best capture the key meteorological conditions that led to poor air quality. It is recommended that a description of the methods used to generate the meteorological fields be included in the modeling protocol. For those cases in which an off-line prognostic meteorological model is not used, it is recommended that a detailed description of the alternate technique that will be used to generate the three-dimensional meteorological fields be shared with the appropriate EPA regional office(s) prior to conducting the meteorological analysis and air quality modeling analysis.

As with other parts of the air quality modeling system, choices made regarding how to configure the meteorological modeling can affect the quality and suitability of the air quality model predictions. Decisions regarding the configuration of complex dynamic meteorological
models can be particularly challenging because of the amount of flexibility available to the user. The goal in establishing the proper configuration for meteorological modeling should be to obtain the best possible meteorological model performance, especially for those parameters identified as most important in the conceptual description. As part of the overall chemical transport modeling system evaluation process, performance issues in the chemical transport model can sometimes be explained by options chosen in the meteorological simulation. Therefore, a feedback between the meteorological model evaluation and the air quality model evaluation can be highly beneficial.

2.6.1.1 Selecting a Model Domain
The selection of the meteorological modeling domain should closely match the air quality domain. The outermost grid should capture all upwind areas that can reasonably be expected to influence local concentrations of ozone, and/or PM$_{2.5}$. In terms of selecting an appropriate meteorological modeling domain, one should extend the grid at least 3 to 6 cells beyond the domains of each air quality modeling grid to avoid boundary effects. It is recommended that the vertical and horizontal grid structures be generally consistent within the meteorological and air quality models to minimize interpolation and aggregation issues associated with the post-processing of meteorological model outputs into air quality model inputs.

2.6.1.2 Selecting Physics Options
Meteorological models have a suite of physics options that allow users to configure how a given meteorological effect will be simulated. For example, there may be several options for specifying the planetary boundary layer scheme or how sub-grid cumulus clouds will be handled. In many situations, the "optimal" configuration cannot be determined without performing an initial series of sensitivity tests which consider various combinations of physics options over specific time periods and regions. While these tests may not ultimately conclude that any one configuration is clearly superior at all times and in all areas, it is recommended that these sensitivity tests be completed, as they should lead to a modeling analysis that is best-suited for the domain and period being simulated. An optimal starting point of physics options may be selected from another modeling application that has a similar set of meteorological conditions that lead to elevated pollutant levels. Typically, the model configuration which yields predictions that provide the best statistical match with observed data over the most cases (episodes, regions, etc.) is the one that should be chosen, although other more qualitative information can also be considered. Additionally, model configurations should be designed to account for the pollutants and time periods that are of most interest, per the conceptual description.
2.6.1.3 Use of Data Assimilation

As noted above, the use of FDDA helps to keep the model predictions from widely diverging from what was actually observed to occur at a particular point in time/space. Studies have shown that the incorporation of FDDA into atmospheric models improves meteorological simulations (Otte, 2008a,b; Pleim and Gilliam, 2009; Gilliam and Pleim, 2010). In particular, these studies have shown that better representation of the atmospheric fields aloft through assimilation of data from nationwide atmospheric profiler networks can aid in reproducing certain meteorological features (e.g., low-level jets) (Godowitch et al., 2011; Gilliam et al., 2012). However, if used improperly, FDDA can significantly degrade overall model performance and introduce computational artifacts (Tesche and McNally, 2001). Inappropriately strong nudging coefficients can distort the magnitude of the physical terms in the underlying atmospheric thermodynamic equations and result in "patchwork" meteorological fields with strong gradients between near-site grid cells and the remainder of the grid. Additionally, if specific meteorological features are expected to be important for predicting the location and amount of pollution formed, based on an area's conceptual model, then the meteorological modeling should be set up to ensure that FDDA does not prevent the model from forming these features (e.g. lake/sea breeze circulations).

In general, analysis nudging strengths should be no greater than $3.0 \times 10^{-4}$ for winds and temperatures and $1.0 \times 10^{-5}$ for water vapor mixing ratio. In the case of observation nudging (i.e., FDDA based on individual observations as opposed to analysis fields), it is recommended that the resultant meteorological fields be examined to ensure that the results over the entire domain are still consistent. Further, based on past experience, we recommend against using FDDA within the boundary layer for thermodynamic variables like temperature and water vapor mixing ratio because of the potential for spurious convection. If the dynamic model is applied without FDDA, it is suggested that the simulation durations be no longer than 24 hours. As with selecting physics options, it is often valuable to conduct sensitivity testing of various FDDA approaches to help determine the optimal nudging configuration for any specific case.

Along with application of the meteorological modeling, users should be careful when translating the meteorological model outputs into air quality modeling inputs. A number of air quality model pre-processors (which are meteorological model post-processors) exist to conduct this off-line coupling, including the Meteorology-Chemistry Interface Processor (MCIP) (Otte and Pleim, 2010) and WRF2CAMX (ENVIRON, 2011). These meteorological pre-processors generate the complete set of meteorological data needed for the air quality simulation by accounting for issues related to:

1) Data format translation
2) Conversion of parameter units
3) Extraction of data for appropriate window domains
4) Reconstruction of the meteorological data on different grid and layer structures
5) Calculation of additional variables

As noted above, most meteorological modeling applications should be set up to minimize the influence of the pre-processing software. For instance, it is recommended that the horizontal grid structures be consistent within the meteorological and air quality models to minimize issues associated with interpolation and aggregation. While it is often not feasible to run the air quality model with the same vertical layer structure as the meteorological model, it is recommended that vertical layer collapsing between the models be minimized, to the extent possible.

While the traditional approach for attainment demonstration modeling is to convert “off-line” meteorological model outputs into air quality model inputs via specific pre-processing tools, there have been recent efforts to couple “on-line” meteorological models within air quality model applications (Grell et al., 2005; Davidson et al., 2007; Wilczak et al., 2009). The advantage of an on-line meteorological model is that one can simulate impacts that air quality changes might have on meteorological conditions (and vice versa) through direct and indirect radiative feedback mechanisms. In most cases, EPA does not expect emissions reductions from local SIP reductions to appreciably affect future meteorological conditions. Therefore, off-line meteorological approaches, where the same meteorological fields are used for multiple emissions scenarios, are expected to be sufficient for the majority of SIP modeling exercises.

2.6.2 Assessing Impacts of Future Year Meteorology

Traditionally, SIP meteorology simulations have not accounted for the impact of global emissions of carbon dioxide and other climate forcers on future meteorological conditions. Ozone concentrations have a high correlation with daily maximum temperatures over many areas in the U.S. (Camalier et al., 2007), suggestive of a potential climate connection. Recent research, taking into account temperature and other meteorological variables, indicates that in substantial, populated regions of the country, climate change could lead to higher future ozone concentrations (often called a “climate penalty”) (Jacob and Winner, 2009; Bloomer et al., 2009; EPA, 2009; CARB 2010, Fiore, 2012). Assuming climate change does lead to higher ozone concentrations, there could potentially be a need for more stringent emissions reductions to counteract the higher ozone potential from warmer conditions. However, there are significant uncertainties regarding the precise location and timing of climate change impacts on air quality. Generally, climate projections are more robust for periods at least several decades in the future because the forcing mechanisms that drive near-term natural variability in climate patterns.
(e.g., El Nino, North American Oscillation) have substantially larger signals over short time spans than the driving forces related to long-term climate change. In contrast, attainment demonstration projections are generally for time spans of less than 20 years. Given the relatively short time span between base and future year meteorology in most SIP demonstrations, EPA does not recommend that air agencies explicitly account for long-term climate change in attainment demonstrations. However, air agencies may want to consider potential climate impacts in their specific areas, especially where and when these impacts are believed to be, or are expected to become, potentially important.

### 2.6.3 Evaluation of base year meteorological fields

While the air quality models used in attainment demonstrations have consistently been subjected to a rigorous performance assessment, in many cases the meteorological inputs to these models have received less rigorous evaluation, even though this component of the modeling is quite complex and has the potential to substantially affect air quality predictions (Tesche, 2002). EPA recommends that air agencies devote appropriate effort to the process of evaluating the meteorological inputs to the air quality model as we believe good meteorological model performance will yield more confidence in predictions from the air quality model. One of the objectives of this evaluation should be to determine if the meteorological model output fields represent a reasonable approximation of the actual meteorology that occurred during the modeling period. Further, because it will never be possible to exactly simulate the actual meteorological fields at all points in space/time, a second objective of the evaluation should be to identify and quantify the existing biases and errors in the meteorological predictions in order to allow for an downstream assessment of how the air quality modeling results are affected by issues associated with the meteorological data. To address both objectives, it will be necessary to complete both an operational evaluation (i.e., quantitative, statistical, and graphical comparisons) as well as a more phenomenological assessment (i.e., generally qualitative comparisons of observed features vs. their depiction in the model data).

#### 2.6.3.1 Operational Evaluation

The operational evaluation results should focus on the values and distributions of specific meteorological parameters as paired with and compared to observed data. It is recommended that the observation - model matching be paired as closely as possible in space and time. Typical statistical comparisons of the key meteorological parameters will include: comparisons of the means, mean bias, normalized mean bias, mean absolute error, normalized mean error, and root mean square error. For modeling exercises over large domains and entire ozone seasons or years, it is recommended that the operational evaluation be broken down into
individual segments such as geographic subregions and/or months/seasons to allow for a more comprehensive assessment of the meteorological strengths and weaknesses. It may also be useful to breakout model performance aloft, at the surface, during individual episodes (e.g., high ozone / PM2.5 days), over the diurnal cycle, and as a function of synoptic regime. Modelers are also encouraged to set aside a portion of the ambient data strictly for evaluation purposes (i.e., data not used in the FDDA). Examples of observed meteorological data sets available for operational evaluations include (some of these data sets are not typically used in FDDA and therefore may be serve as an “independent” source of evaluation data):

1. TDL U.S and Canada Surface Hourly Observations (http://rda.ucar.edu/datasets/ds472.0)
2. Cooperative Agency Profilers (https://madis-data.noaa.gov/cap/)
3. NOAA Profiler Network (http://profiler.noaa.gov/npn/)
4. Individual State Climate Office Observation Networks

While these data are readily available, it is up to the air agency to determine if the data have undergone appropriate QA/QC procedures through the provider.

It may be helpful when calculating domainwide and/or regional summary statistics to compare the results against previously generated meteorological model performance "benchmarks" (Emery et al., 2001). However, because of concerns about potentially misleading comparisons of model performance findings across different analyses with differing model configurations and FDDA strengths, EPA does not recommend using these benchmarks as a "pass/fail" indicator of the acceptability of a model simulation. The benchmarks should only be used as a means of assessing general confidence in the meteorological model data. Statistical results that are outside the range of the compiled benchmarks may indicate a performance issue that should be given further examination. In some cases, adjustment of input data and/or model settings may be needed in order to improve model performance. The Atmospheric Model Evaluation Tool (AMET) was designed for use in the assessment of meteorological and chemical transport models. AMET provides a method of pairing observed and simulated and performing common analysis techniques to evaluate the performance and suitability of atmospheric models (CMAS, 2008).

2.6.3.2 Phenomenological Evaluation
As discussed in Section 2.1, it is recommended that a conceptual description of the area's air quality problem be developed prior to the initiation of any air modeling study. Within the conceptual description, it is recommended that the specific meteorological parameters that influence air quality be identified and qualitatively ranked in importance. When evaluating meteorological models or any other source of meteorological data, the focus of the phenomenological evaluation should be on those specific meteorological phenomena that are
thought to strongly affect air pollution formation and transport within the geographic area of interest. This event-oriented evaluation should summarize model performance in terms of statistical metrics such as probability of detection and false alarm rate. As an example of a potential phenomenological analysis, many regional air quality modeling exercises attempt to assess the effects of transport of pollutants from one area to a downwind area with the intent of establishing source-receptor relationships. For these types of analyses, accurate transport wind trajectories are needed to properly establish these source-receptor linkages. A useful event-based meteorological evaluation would be to compare model-derived trajectories versus those based on ambient data to determine what error distance can be associated with the model fields. Other examples of phenomenological evaluations would be the replication by the model of low level nocturnal jets, cold pool conditions, fog events, or land/sea breezes.

2.7 How Are the Emission Inputs Developed?

Air quality modeling for 8-hour ozone, PM$_{2.5}$, and regional haze requires emissions data for a base year and future modeling years. While not explicitly a requirement of the implementation rules, the emissions data for modeling are a necessary input to the modeling that is required by the implementation rules as part of the modeled attainment demonstration.

A separate EPA guidance document describes the planning inventories that are specifically required for SIPs and also provides an overview of all emission inventory requirements, resources, and techniques. That guidance is the "Emissions Inventory Guidance for Implementation of Ozone and Particulate Matter National Ambient Air Quality Standards (NAAQS) and Regional Haze Regulations" (draft; U.S. EPA, 2014a), and it is used as a key reference throughout this section. Many of the issues associated with the planning inventories are also relevant for modeling inventories. We will refer to that guidance here as the “EI SIP Guidance”.

Table 1 of the EI SIP Guidance provides a list of emissions estimation resources for emissions inventories. In addition to the resources listed there, EPA also provides emissions data used in modeling analyses in support of rulemakings. The current available "emissions platforms" are based on 2007, 2008, and 2011 base years. These platforms are available publically on the Emissions Modeling Clearinghouse at [http://www.epa.gov/ttn/chieff/emch/index.html](http://www.epa.gov/ttn/chieff/emch/index.html). The emissions modeling data and other data included in these platforms can be a starting point for air agencies in developing their own capabilities for preparing emissions for use in air quality models.
2.7.1 What Emissions Inventory Years Should I use for Base and Future Modeling?

For the base year, the EPA does not require a particular year for 8-hour ozone or PM$_{2.5}$ SIPs and regional haze plans. However, for several reasons, it is technically appropriate to use a recent year as the base year. Currently, the most recent base National Emissions Inventory (NEI) is 2011 (U.S. EPA 2014b) and NEI data are developed every three years (the next NEI year will be 2014). In most cases, the most recent NEI year will be the most appropriate year to use for base case modeling. In some cases, other years (either before or after the most recent NEI year) may be more appropriate for modeling in view of unusual meteorology, transport patterns, exceptional events (i.e. large wildfires), lack of air pollution events, or other factors that may vary from year to year. See Section 2.3.1 for more information on episode selection. The choice of the base year should be discussed with the appropriate EPA regional office as part of the SIP planning process for the attainment demonstration.

The choice of a future year for an inventory depends on the nonattainment classification of the nonattainment area, as described in Section 2.3.2. For ozone and PM$_{2.5}$, in most cases the future modeling year will be the expected attainment year. Requirements for selecting appropriate future years for modeling are provided in the ozone and PM$_{2.5}$ NAAQS implementation rules. For regional haze, the future year will depend on the date of the planning period being examined.

2.7.2 What Base Year Emission Inventory Data Are Needed to Support Air Quality Models?

Air quality models require hourly emissions of modeled species for each grid cell and model layer in the modeling domain. For the base year, the inventories are called the base year inventory for modeling. To meet the input requirements of models, the inventory must have pollutants that are the scientific precursors (pollutants that impact the relevant chemistry) to the ozone, PM$_{2.5}$, and/or regional haze being addressed in the modeling demonstration. The time frame of the emissions inventory must be consistent with the period being modeled. The inventory must include states, counties, and tribes that are covered by the spatial extent of the modeling domain. Additionally, the emissions sources included must be comprehensive, including emissions from all source categories. As explained with additional detail below, this includes point sources, nonpoint stationary sources, on-road and nonroad mobile sources, fires, and biogenic sources.
2.7.3 What Pollutants Should Be Included in Base Year Inventories?

Because many sources emit more than one of the precursor pollutants, and because the precursor pollutants have the potential to be transported across state boundaries, EPA encourages air agencies to develop inventories for all pollutants where possible to support integrated, regional-scale modeling, and control strategy development for ozone, PM$_{2.5}$, and regional haze. However, there are some considerations for which pollutants to include in inventories for the purpose of supporting air quality modeling.

For 8-hour ozone NAAQS modeling, the pollutants to be inventoried are VOC, NO$_X$, and CO. For PM$_{2.5}$ NAAQS modeling, the pollutants to be inventoried are primary emissions of PM$_{2.5}$ and PM$_{10}$ (including both the filterable and condensable portions) and emissions of SO$_2$, NH$_3$, VOC, NO$_X$, and CO. While certain PM$_{2.5}$ precursors may not be considered precursors for planning purposes in some nonattainment areas, inclusion of all precursors is a prerequisite for appropriate application of air quality models for modeled attainment demonstrations. For regional haze, the pollutants to be inventoried include all of the pollutants and precursor pollutants identified for ozone and PM$_{2.5}$. While CO does not need to be included in the planning inventories associated with the SIP submission (as described in the EI SIP Guidance), it should be included for modeling purposes because CO plays an important role in the modeled atmospheric chemistry in air quality models.

2.7.4 What Temporal Resolution Should Be Used for Base Year Inventories?

The emissions inventories should cover the time periods associated with the modeled time period. Different approaches to accomplishing this goal arise because of the nature of ozone, PM$_{2.5}$, and regional haze problems.

For ozone, the episodic nature of 8-hour ozone exceedances lead to inventories that reflect a specific period being modeled. For this reason, the planning inventories should be provided as an ozone season day inventory (as described in the EI SIP Guidance). For the nonattainment area, the planning ozone season day inventories are also often used for modeling inventories. However, modeling inventories also include areas outside the nonattainment area, for which

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10 See the PM$_{2.5}$ implementation rule for detailed information on the definition of “planning” precursors for PM$_{2.5}$ nonattainment areas.

11 The definition of “ozone season day” emissions specifies weekday emissions and is intended to reflect the periods of emissions associated with monitored ambient ozone exceedances.
ozone season day emissions may not be readily available. In these instances, air agencies may elect to start with an annual inventory and use an emissions model to adjust the annual emissions to reflect the modeling period. This may not be advisable in every case; in particular, mobile source emissions are highly variable with meteorology and day of the week, and are often available on a monthly or even daily basis that reflects changes in temperature, traffic patterns, and other factors. In addition, more detailed temporal data from electric generating units (EGUs), biogenic sources, or other sources should be used when available to enhance the technical quality of the modeled attainment demonstration.

For PM$_{2.5}$, both annual and daily standards result in different inventory temporal possibilities for the modeling episode, depending on which standard(s) a particular nonattainment area must address in their SIP. [Note: This guidance will be updated (if necessary) when the PM2.5 implementation rule is finalized].

For regional haze, the use of annual emissions inventories is appropriate given the nature of the regional haze problem. However, the same considerations apply for the inventory’s temporal aspects as they do in the cases above: more detailed temporal data should be used as the inventory starting point when it is available for the pollutants included in the inventory.

### 2.7.5 What Spatial Coverage Is Need for Base Year Inventories?

Modeling inventories must cover all areas of the modeling domain, which will include areas outside of a nonattainment area and most often includes areas in neighboring states or tribes. This subsection addresses areas within and outside the nonattainment area separately.

#### 2.7.5.1 Areas within the nonattainment area

As mentioned above, the planning inventories include emissions within the nonattainment area. The EPA expects that modeling inventories will be consistent with those planning inventories; however, some exceptions may exist. Where possible, the planning inventories can be a sum (for annual data) or average (for ozone season day data) of day-specific or hour-specific data used for modeling. In some cases, however, this approach may not be sufficient for modeling purposes. For example, greater spatial and temporal detail are needed for on-road mobile modeling inventories as compared to the base year (planning) inventory for the nonattainment area. For the planning inventory, one goal is to allow for the repeatability of the approach in order to create average, seasonal, or annual inventories for use in rule requirements, such as reasonable further progress or conformity demonstrations. That goal is not necessarily compatible with the modeling need for spatial and temporal detail. In cases
where some differences are unavoidable, air agencies should attempt to promote consistency where feasible.

2.7.5.2 Areas outside of the nonattainment area
For air quality modeling, emissions inventories are often needed for areas outside the nonattainment area. Developing modeling inventories for these areas should be relatively straightforward and can be included as part of the SIP planning inventories. For areas outside of the air agency’s jurisdiction, however, it can be more difficult for air agencies to develop the inventories themselves. In these cases, the EPA encourages participation in regional modeling efforts which are designed to allow sharing of data and help promote consistent approaches across state boundaries. When those organizations lack the needed inventories, EPA recommends using the EPA’s publicly available emissions, as described in the next section.

2.7.6 How Can The National Emission Inventory by Air Agencies?

The EPA recommends that state, local, and tribal agencies start with available inventories suitable for air quality modeling of the selected time period(s). If no such inventories are available from a prior state or tribal effort, from regional modeling group, or from some other source, air agencies may derive an inventory suitable for use with models from EPA-provided information. Two sources of information are available, as described below. In both cases, the EPA expects that air agencies will only use such data after additional review to ensure the appropriate quality of the data for SIP planning purposes.

First, the National Emission inventory (NEI) provides criteria air pollutant and hazardous air pollutant emissions as annual emissions totals for most (if not all) sources of emissions relevant for ozone, PM$_{2.5}$, and regional haze implementation purposes. Air agencies may use the most recent public release of the NEI as a starting point for inventory development. The data and documentation are available from the latest inventory page linked at http://www.epa.gov/ttn/chief/eiinformation.html.

Additionally, the EPA provides emissions modeling "platforms" that are based on the NEI and can be a starting point for air agencies. The modeling platform data provide additional information not available from the NEI, such as daily EGU and fire emissions, monthly nonroad emissions, biogenic emissions and/or input to biogenic emissions models, and inputs to mobile source models. Furthermore, these modeling platforms usually include future-year emissions projections. Both base and future-year data are provided in a format used by emissions models and can therefore be more readily adopted by air agencies that need to process emissions for use in air quality models. The data and documentation are available from the latest platform...

The detail and accuracy of the EPA emissions may or may not be sufficient for use in SIPs. Air agencies should review the emissions and associated documentation and make improvements where deficiencies exist. Such improvements will often be necessary to demonstrate appropriate model performance, as described in Section 3. Additional degrees of review are needed for areas closer to the nonattainment area. For example, EPA data may be sufficient for estimating emissions in states that are hundreds of kilometers upwind or downwind of the nonattainment area, but may not be sufficient for estimating emissions closer to the nonattainment area because those emissions can have a greater impact on the final results of the attainment demonstration.

2.7.7 How Should Base Year Emissions Be Created?

Emission inventory data from at least five general categories are needed to support air quality modeling: stationary point-source emissions, stationary area-source emissions (also called non-point), emissions for on-road mobile sources, emissions for nonroad mobile sources (including railroad and marine vessels), and biogenic/geogenic emissions. A sixth category of wildland fires also exists and includes day-specific emissions from wildfires and prescribed burns. These fire emissions are included as an “event” source in the NEI. Emissions inventories are expected to include “all” sources of emissions; so if an air agency wishes to exclude a particular source (e.g., because it is a very small contributor), then the air agency should document the reasons such omissions are acceptable. In addition, some “traditional” nonroad mobile sources (e.g., airports and rail yards) can also be included in inventories as a point source. For example in the NEI, airports and rail yards are included as point sources and railroad and marine vessel emissions as part of the nonpoint data category.

The EI SIP Guidance (EPA, 2014a) addresses numerous details about emissions inventory development. Readers are encouraged to refer to information in that document as a resource for building base year emissions inventories. That guidance contains additional information on the definitions of the data categories (point sources, nonpoint sources, etc.), provides more information about emissions estimation for each data category, includes a process for prioritization of inventory development, and includes quality assurance recommendations. All of this information is highly relevant to inventories developed for air quality modeling. In the remainder of this section, we provide a basic description of the data categories and their base year emissions and additional information needed for their use in modeling applications where appropriate.
2.7.7.1 Point Sources

Point sources are emissions sources that are attributed to specific facilities and emissions release points within those facilities. The Air Emissions Reporting Rule (AERR) (http://www.epa.gov/ttnchie1/aerr/) provides information on how to define which sources to include as specific point sources in the inventory. More information on the relationship between SIP inventories and the AERR and how that affects SIP inventories is available in the EL SIP Guidance. For modeling inventories, data developers may include sources with emissions smaller than the required reporting threshold, but should be careful to prevent double counting with nonpoint source categories that may overlap with some of these smaller sources. This is especially a concern when compiling point and nonpoint inventories from different sources, because a nonpoint inventory is compiled using certain assumptions about what an associated point source inventory includes. This issue is described as “nonpoint reconciliation” and is discussed further in the EL SIP Guidance.

Point source inventories for modeling should be compiled at a minimum by country, state/tribe, county, facility, unit, process or source category code (SCC) and by “release point” or stack (see references below to point-source inventory development). The point source data should include information on the location of the sources (e.g., latitude/longitude coordinates); their stack parameters (e.g., stack diameter and height, exit gas temperature and velocity); and operating schedules (e.g., monthly, day-of-week, and diurnal). Information on existing control device types, measures and associated emissions reductions are also useful to identify sources that might be further controlled and to prepare future year inventories.

For modeling needs, many point sources will also be post-processed for the estimation of plume rise of the emissions vertically through layers of the atmosphere as modeled by the air quality model. This plume rise depends on the stack parameters (listed above) and on meteorological conditions. Plume rise can be calculated by emissions models but is more often calculated as part of air quality models. In this latter case, inventory developers are responsible only for identifying for which sources plume rise will be computed using tools available in emissions models.

Also for modeling needs, hourly emissions data are usually a starting point for inventories of electric generating units (EGUs). This is because such data are readily available from Continuous Emissions Monitoring Systems (CEMS) installed as part of EPA trading programs\(^\text{12}\) and include hourly emissions of NO\(_x\), SO\(_2\), CO\(_2\), and heat input. The heat input data can be used to estimate

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\(^\text{12}\) CEM data are provided by EPA’s Clean Air Markets Division in a format suitable for use in emissions processing at http://ampd.epa.gov/ampd/. From this page, click the “Prepackaged data” tab and scroll to the bottom to download the data in a form that can be input into SMOKE.
hourly emissions of other pollutants (such of primary PM$_{2.5}$ emissions) using facility-specific emission factors or other emission factors. The EPA’s modeling platform also includes these hourly data.

2.7.7.2 Nonpoint Sources
Nonpoint sources are also called “area sources”. These sources collectively represent individual sources of emissions that have not been inventoried as specific point sources. The individual sources within the nonpoint emissions county totals are typically too small, numerous, or difficult to inventory using the methods for point sources. The nonpoint emissions data should be compiled by country, state/tribe, county, and SCC, and are sometimes further specified by emission type (e.g., hoteling and cruising for commercial marine emissions in the NEI).

2.7.7.3 On-Road Mobile
Emissions from on-road vehicles are the result of several emission processes, including the combustion of fuel while vehicles are starting, idling, and moving, evaporation of fuel from the fuel system and during refueling, and from brake wear and tire wear.

On-road mobile source emissions, including refueling, should be estimated with the latest EPA on-road mobile model, which is currently the Motor Vehicle Emission Simulator (MOVES), (http://www.epa.gov/otaq/models/moves/index.htm). For on-road emissions in California, the most recent EPA-approved version of the EMission FACtors model (EMFAC) should be used (http://www.arb.ca.gov/msei/modeling.htm). The Sparse Matrix Operator Kernel Emissions (SMOKE) emissions modeling system (http://www.smoke-model.org/index.cfm) includes tools that support the use of MOVES emission factors with SMOKE, and thereby allows modelers to account for the sensitivity of on-road emissions to temperature. SMOKE uses county-specific inputs and gridded hourly temperature and other meteorological information, which is typically based on the same meteorological data used for air quality modeling.

The SMOKE-MOVES approach first generates emissions rates from MOVES by process (running, start, vapor venting, refueling, etc.), vehicle type, road type, temperature, speed, and hour of day, according to specified fuel parameters and other inputs. Then, subsequent steps apply the appropriate MOVES emissions rates along with vehicle miles traveled (VMT) and vehicle population data for the counties and grid cells in the modeling domain for each hour of the modeling episode. Modelers should consider using the SMOKE-MOVES system or some equivalent or additionally refined approach for use in emissions modeling needed for modeled attainment demonstrations.
The MOVES model allows modelers to override default database settings to obtain a local-specific on-road inventory, and the EPA strongly encourages data developers to develop and use MOVES inputs databases that are specific to the states and counties within the modeling domain. The MOVES Technical Guidance discusses when local data should be used in place of model default data, as well as potential sources of local data.

For some input parameters, there is overlap with the inputs needed for other models, such as the nonroad mobile models. For example, meteorology and fuels information is needed to drive both the mobile and non-road emissions models. Efforts should be made to use the same source of data across multiple categories when the inputs are shared by multiple models. Not doing so calls into question the validity of one or both approaches. Air agencies should explain the use of shared inputs, or reasons for not using them, as part of the documentation prepared with their modeled attainment demonstration.

On-road emissions and VMT should be compiled at least at the country, state/tribe, county, and SCC level. Vehicle population data by county and vehicle type should also be compiled as well as idling hours, if available. For some inputs such as VMT, modelers may optionally compile and use data for individual road segments (called “links”). Link approaches require starting and ending coordinates for each road link. Link-based modeling is typically performed for fine scale (i.e. 4-km or finer) modeling studies. Travel Demand Models (TDMs) can be a source of data needed to develop link-based approaches. In regional scale modeling, county-level on-road emissions can be allocated onto road links using spatial surrogates that are generated based on link data and mapped into the modeling grid cells using appropriate weights.

### 2.7.7.4 Nonroad Mobile Equipment

Nonroad mobile equipment emissions result from the use of fuel in a diverse collection of vehicles and equipment, and the EPA’s NONROAD emissions model estimates these emissions. These nonroad emissions should be compiled as country, state/tribe, county and SCC totals.

The NONROAD model includes more than 80 basic and 260 specific types of nonroad equipment and further stratifies equipment types by horsepower rating. Fuel types include gasoline, diesel, compressed natural gas (CNG), and Liquified Petroleum Gas (LPG). NONROAD supports many SIP-related inventory development needs, including support for partial counties and seasonal emissions. The EPA provides the latest version of the NONROAD model and all information related to its use for inventories at [http://www.epa.gov/otaq/nonrdmdl.htm](http://www.epa.gov/otaq/nonrdmdl.htm). Air agencies should use NONROAD as a resource for estimating nonroad mobile emissions and refer to the documentation on the NONROAD website for more information. The EPA is currently in the process of incorporating NONROAD model capabilities into MOVES. When this
update is available, guidance on the transition to using MOVES for estimating nonroad emissions will be included on the EPA’s MOVES and NONROAD web pages. NONROAD can optionally be run using the National Mobile Inventory Model (NMIM) (see http://www.epa.gov/otaq/nmim.htm).

Air agencies have the option of replacing default model inputs with more representative data. Common input adjustments include equipment population, geographic allocations, and local growth rates. If agencies make changes to default model values, the agency should submit the input files to the EPA as well as a description of why the defaults were changed.

In some cases, air agencies have developed their own nonroad mobile modeling approaches. For SIPs including these alternative approaches, air agencies should make available the details and models for the EPA to consider and explain why their approaches are better than the EPA’s NONROAD approach using custom inputs.

2.7.7.5 Nonroad Mobile: Commercial Marine Vessels, Locomotives, and Aircraft

Emissions from commercial marine vessels, locomotives, and aircraft are estimated in other ways as described in detail in the EI SIP Guidance. These sources can be particularly important for urban areas (especially in coastal areas) and therefore can be more important for attainment demonstration modeling than for regional modeling. Thus, air agencies should consider whether the contributions from these sources merit additional effort. The EI SIP Guidance contains information about methods available to estimate emissions from these sources.

Commercial marine vessel emissions can be a particular challenge for nonattainment areas that include ports or are adjacent to major shipping lanes. While the level of emissions from these vessels can be outside of the control of state air agencies (coming under national rather than state jurisdiction), it is still important to accurately represent these emissions when they are significant contributors in the vicinity of a nonattainment area. Vessels are divided into the largest, ocean-going “category 3” (C3) vessels and the smaller “category 1” (C1) and “category 2” (C2) vessels such as tug boats, ferries, research vessels, fishing vessels, and others. Commercial marine emissions include both in-port emissions and underway emissions, with most (~90% of nationwide emissions) emissions associated with underway activity. For the planning inventories covered by the EI SIP Guidance, air agencies need to include only those emissions within state waters. For the modeling inventories, however, air agencies may also need to include emissions in Federal waters when the modeling domains extend more than a few miles offshore. This is especially important for coastal areas where offshore commercial
marine emissions may be an important contributor to ozone and/or PM in the nonattainment area.

The current EPA methods for estimating commercial marine emissions uses top-down approaches for C1, C2, and C3 vessels, with a different approach being used for C3 vessels since the emissions are affected by international fuel agreements and more emissions occur far offshore. The methods apportion national activities and emissions to counties and geographic information system “shapes” that define waterways and offshore shipping lanes. These data are available for use from the EPA’s modeling platform data if no other data are available. Since such a top-down approach has high uncertainties, the EPA strongly encourages air agencies preparing modeling inventories to seek out, develop, and use local-specific information about their ports and waterway vessels to better compute emissions.

2.7.7.5 Biogenic Emissions
Biogenic sources are a subset of natural emissions sources that may be an important component of the emissions inventory. Vegetation (i.e., forests and agriculture) is the predominant biogenic source of VOC and is typically the only source that is included in a biogenic VOC emissions inventory. Microbial activity in the soil contributes to natural biogenic NOx and CO emissions.

Biogenic emissions from vegetation and soils are computed using a model which utilizes spatial information on vegetation and land use and environmental conditions of temperature and solar radiation. The model inputs are typically horizontally allocated (gridded) data, and the outputs are gridded biogenic emissions which can then be speciated and utilized as input to chemical transport grid models. Several models exist, and are described more fully in section 2.7.9.2 and the EI SIP Guidance.

2.7.7.6 Geogenic and Other Natural Sources
Geogenic emissions are primarily the result of oil or natural gas seeps, soil wind erosion, and sea salt spray. In addition, lightning may also be an important contributor to natural NOx emissions in an inventory area. Volcanoes and fumaroles (i.e., vapor or gas vents in a volcanic region) can be additional sources of geogenic emissions. More information on these sources is provided in the EI SIP Guidance. Of particular relevance for modeling inventories are soil wind erosion, sea salt, and lighting emissions.

\[13\] In most cases, ozone, PM, and regional haze modeling includes the emissions from vegetation and soils, but not other potentially relevant sources such as volcanic emissions, lightning, and sea salt.
As a source of ozone precursor emissions, geogenic sources are usually less significant than biogenic sources. However, geogenic wind erosion may contribute substantially to PM emissions in an area. In 2012, the EPA released CMAQ v5.0 that includes a module that dynamically estimates hourly natural emissions of fine and coarse dust particles due to wind action over arid and agricultural land. This allows the contribution of this source to be included in a modeled attainment demonstration without the need to prepare an emissions inventory first. The windblown dust approach is based on the work of Tong et al. (2011) (see also the CMAQ wiki at [http://www.airqualitymodeling.org/cmaqwiki/index.php?title=CMAQv5.0_Windblown_Dust](http://www.airqualitymodeling.org/cmaqwiki/index.php?title=CMAQv5.0_Windblown_Dust)). Air agencies using this feature should evaluate the results of the CMAQ-based approach to determine if it provides a reasonable representation of dust emissions in their modeling domain. Often times, CMAQ overestimates ambient crustal matter concentrations without the addition of windblown dust and so adding emissions may not be advisable.

The interaction of sea-salt particles in coastal environments with air chemistry can impact concentrations of PM$_{2.5}$ and gas-phase species in the atmosphere. The CMAQ model has been updated to account for these emissions, so that emission inventory developers are able to rely primarily on the air quality model to internally calculate sea-salt emissions. Additional information for CMAQ is available in Kelly et al., (2010). Additional information on sea salt in CAMx simulations is available in Athanasopoulou et al. (2008). If other models are used, modelers should consider the possible need for including sea salt emissions data as an input to the air quality model.

Lightning produces NO, which is oxidized to NO$_2$ in the presence of ozone or in a photochemically reactive atmosphere. The NO and NO$_2$ is formed in the mid-upper troposphere and can impact the vertical distribution of reactive nitrogen as well as ozone. Because lightning is not a direct source of NO$_2$, accounting for this source category is more important for air quality modeling purposes than for SIP planning inventory purposes. The EPA’s CMAQ v5.0 includes a parameterized approach to estimate NO$_X$ emissions and its vertical distribution that is generated from lightning. The peer reviewed literature contains both a description of the approach (Allen, 2012) and a model evaluation (Appel, 2010). More information is available from the CMAQ v5.0 wiki (see [http://www.airqualitymodeling.org/cmaqwiki/index.php?title=CMAQv5.0_Lightning_NO](http://www.airqualitymodeling.org/cmaqwiki/index.php?title=CMAQv5.0_Lightning_NO)).
2.7.7.7 Wildland Fires (Events)

Inventories used for ozone, PM$_{2.5}$, and regional haze modeling purposes should include emissions for fires. Thus, wildfire and prescribed fire emissions should be included in the nonattainment area inventories when these emissions occur within the modeling domain during time periods being modeled. Detailed information about how the EPA develops wildland fire inventories can be found in the latest version of an NEI Technical Support Document, such as that provided with the 2011 NEI. EPA’s approach relies on a combination of satellite detection of fires merged with on-the-ground observational data where available. The EPA encourages the use of ground-based observations and local fuel information whenever possible as these factors can have a large impact on the emissions.

Wildland fires (WLFs) are generally defined as any non-structure fire that occurs in the wild land (an area in which development is essentially non-existent, except for roads, railroads, power lines, and similar transportation facilities). The National Wildfire Coordinating Group has identified the following two types of WLFs:

- **Prescribed fire**: Any fire ignited by management actions to meet specific objectives (generally related to the reduction of the biomass potentially available for wildfires). A written, approved prescribed fire plan must exist, and National Environmental Policy Act requirements must be met (where applicable) prior to ignition.
- **Wildfire**: An unplanned, unwanted WLF including unauthorized human-caused fires, escaped WLF use events, escaped prescribed fire projects, and all other WLFs where the objective is to put the fire out.

Wildland fires are a unique source of emissions with respect to NAAQS attainment planning. For ozone, PM$_{2.5}$, and regional haze planning purposes, these fires are major sources of primary PM$_{2.5}$ and VOC and a moderate source of NO$_x$. They can consequently impact the ambient PM$_{2.5}$ and ozone; however, they have a number of unique properties:

- Depending on the fuel source and acreage burned, both prescribed and wildfires can emit significant emissions, but emissions from prescribed fires are generally lower due to the burning characteristics and the relative amounts of flaming and smoldering emissions. In addition, prescribed fires can be used to prevent future wildfires, which are generally larger, hotter, more dangerous, and more polluting.
- Wildfires are considered to be naturally occurring events for which the emissions are generally not reasonable to prevent or control. As such, air agencies may request that the EPA exclude from regulatory determinations ambient data influenced by the wildfire if the request meets the criteria, schedule, and procedural requirements.
for an exceptional event set forth in 40 CFR 50.14. In some cases, prescribed fires can also be considered to be exceptional events (also subject to the criteria of 40 CFR 50.14).

- Fire emissions can rise very high in the atmosphere on plumes, and the pollutants can be transported far beyond state boundaries. Fires occurring outside NAAs can have impacts within NAAs both on days that have been determined to be exceptional events and days that may not be determined to be exceptional events.
- Since wildfires and prescribed fires generally occur in forests and rangelands, they are less likely to be within the boundaries of NAAs, which are usually urbanized areas.
- Fires can also reduce ozone formation because their smoke can block sunlight that otherwise would result in more ozone.

Since fire emissions can be a large source of emissions, the treatment of fires should be discussed with the relevant EPA Regional Office(s) as part of the modeling protocol development process.

2.7.8 What Other Data Are Needed to Support Emissions Modeling?

The emission inventories should be converted, through emissions modeling, from their original resolution (e.g., annual emissions by point source or count) to input files for air quality models. Air quality models generally require emissions inputs to be specified by model grid cell, hour, and model chemical species. Modeling inventories also identify which point sources should have their plume rise computed. This section describes the ancillary data that modelers should collect and prepare to allow emissions models to convert the emission inventory data into air quality model inputs.

2.7.8.1 Temporal allocation
Ancillary data for temporal allocation are necessary for stationary point, stationary area, and all mobile sources. To facilitate temporal allocation of the emissions, factors called “temporal profiles” should be created to convert annual emissions to specific months (i.e., monthly profiles), average-day emissions to a specific day of the week (i.e., weekly profiles), and daily emissions to hours of the day (i.e., hourly profiles). Additionally, a cross-reference file is needed to assign the temporal profiles to the inventory records by SCC, facility, geographic area such as state or county, or some other inventory characteristics. Where available, the operating information that may be available from the point-source inventory should be used to create inventory-specific temporal factors. The EPA provides a starting point for the temporal
profiles and cross-reference files as part of the latest modeling platforms (previously described), available at [http://www.epa.gov/ttn/chief/emch/index.html](http://www.epa.gov/ttn/chief/emch/index.html).

The EPA has developed a SMOKE utility program (Gentpro) that estimates temporal profiles for residential wood combustion (RWC), agricultural NH₃ from animals, and other generic (user-defined) area sources by relating meteorology to air emission fluxes. Gentpro reads in hourly gridded meteorological data (temperature and wind) from the Meteorology-Chemistry Interface Processor (MCIP)¹⁴ and a gridded spatial surrogate to produce temporal profiles and cross-reference data. Annual MCIP input data are required to calculate temporal profiles with Gentpro and the spatial surrogates are needed to identify the grid cells for computing county-averaged meteorology variables. The Gentpro program is described in the latest SMOKE User’s Manual ([http://www.smoke-model.org](http://www.smoke-model.org)).

For RWC, Gentpro allocates emissions to specific days from annual totals based on a regression equation that was developed by relating daily minimum temperatures and chemical tracers of RWC. This approach results in more RWC emissions assigned to periods of colder temperatures using a user-defined temperature threshold that restricts RWC emissions to days with morning lows below a specific value. Air agencies that use EPA’s emissions data for this category should note that this approach has been used to temporally allocate the RWC emissions.

For agricultural NH₃ from animals (i.e. from concentrated animal feeding operations- CAFOs), Gentpro allocates annual, monthly or daily emissions to hourly based on empirical equations derived from investigations of emissions from animal waste decomposition as a function of temperature and wind speed. The resolution of emissions input to Gentpro for this sector depends on the available data. Air agencies that use EPA’s emissions data for this category should note that this approach has been used to temporally allocate agricultural NH₃ emissions from CAFOs.

For point sources, hourly CEMS data are recommended for use in base year emissions modeling rather than temporal profiles, where such CEMS data are available. CEMS data are collected as part of emissions trading programs. Because these programs require complete hourly data, alternative emissions values are assigned to hours when CEMS devices are not functioning. These alternative values can be extremely high values (compared to actual emissions rates), in order to motivate CEMS operators to provide a complete data record to the extent possible. As a result, CEMS data may have some anomalies and should be reviewed prior to use in a

¹⁴ MCIP is a meteorology postprocessing program. It is typically used to convert WRF meteorological model output data to CMAQ input format. The latest version of MCIP can be found here: [http://www.cmascenter.org/index.cfm](http://www.cmascenter.org/index.cfm).
modeling study. The CEMS data fields include an emissions method code, which identifies the hours with alternative values. Furthermore, CEMS data may be available for only part of a year; therefore, for annual modeling, users should be careful to ensure CEMS data are used for the appropriate periods and total annual emissions are temporally allocated to fill in the other hours of the year.

For wildland fire emissions, the EPA recommends using daily, location-specific fire data such as the NEI “events” sources. These sources can have a large impact on ambient levels of ozone, \( \text{PM}_{2.5} \), and regional haze. Although emissions from these sources are largely uncontrollable, the inclusion of all emissions sources (including biogenic and uncontrollable sources) is needed to accurately predict pollutant concentrations and derive relative response factors for both \( \text{PM} \) and ozone.

For future-year modeling there are two choices for representing EGU emissions derived from CEMs data and wildfire emissions. Modelers can use day specific emissions for both the base and future years, or a “typical year” temporal allocation (averaging) approach can be used to create representative emissions. If a typical year approach is used, it should include similar daily temporal variability as could be expected for any given year (in most cases, the daily temporal variability also needs to be consistent with the base year meteorology). Care should be taken to preserve the day-to-day variability in either the day specific or averaging approach, with the exception of eliminating year-specific outages or other year-specific anomalies\(^{15} \) using an averaging approach. Air agencies should discuss the temporal approach to fires and point sources with the appropriate EPA regional office as part of the modeling protocol development process.

2.7.8.2 Chemical speciation

The emissions models also need information about the chemical species of the VOC and \( \text{PM}_{2.5} \) emissions for all emissions sources. These data are used to disaggregate the total VOC and \( \text{PM}_{2.5} \) emissions to the chemical species expected by the air quality model and are called speciation “factors” or “profiles”. The EPA provides a starting point for the VOC and \( \text{PM}_{2.5} \) speciation data, which are available with the modeling platforms (previously described), at http://www.epa.gov/ttn/chief/emch/. The speciation profiles are based on the SPECIATE

\(^{15}\)The baseline inventory should contain emissions estimates that are consistent with emissions patterns which might be expected in the future year(s). If unplanned outages or shutdowns at point sources occurred in the base year, then it may not be appropriate to project those emissions to the future. Using a typical or average year baseline inventory can provide an appropriate platform for comparisons between the base year and future years. However, certain emissions strategies may depend on capturing temporal emissions patterns on days with peak ambient concentrations. This should be considered when creating typical or average year inventories.
database, which is available at [http://www.epa.gov/ttn/chief/software/speciate/](http://www.epa.gov/ttn/chief/software/speciate/). In addition to the speciation profiles, a speciation cross-reference file assigns speciation profiles. The default EPA speciation cross-reference assigns profiles to sources using SCCs.

For large or critical VOC and PM$_{2.5}$ sources in the modeling domain, air agencies should consider determining the individual chemical compounds contributing to the total VOC and PM$_{2.5}$. If collected, this information should then be used to compile speciation profiles for the critical facilities or source categories. These speciation profiles should be assigned to the facilities by updating the speciation cross-reference file to support a facility-specific or facility-SCC-specific assignment.

Additionally, the EPA encourages the use of HAP emissions data when available to augment VOC speciation; therefore, we suggest using the inventory HAPs where criteria air pollutants (CAPs) and HAPs were provided by the same data source. When possible, the EPA’s modeling platforms generally process the following HAPs rather than relying on VOC speciation: benzene, acetaldehyde, formaldehyde and methanol. These 4 HAPs are collectively known as “BAFM” and are removed from VOC speciation calculations for the remaining VOC HAPs needed for the air quality models. Ethanol can also be added to this “VOC integration” process where ethanol emissions are available. It is entirely up to the user to determine the “integration” status of specific sources in each inventory. A simple test for possible integration of VOC HAPs is the following. For each inventory unique source (i.e., a stack or nonpoint/mobile FIPS+SCC): 1) confirm that VOC HAPs and VOC were reported by the same data provider, and 2) compute VOC HAPs to ensure they are non-zero and less than inventory VOC. A detailed methodology is provided in Section 3.2.1 of the 2011 emissions modeling platform technical support document available at: [http://www.epa.gov/ttn/chief/emch/2011v6/outreach/2011v6_2018base_EmisMod_TSD_26feb2014.pdf](http://www.epa.gov/ttn/chief/emch/2011v6/outreach/2011v6_2018base_EmisMod_TSD_26feb2014.pdf).

County-specific speciation profile combinations are also available for cases where user-defined mixtures of two or more speciation profiles are needed. The “GSPRO_COMBO” feature in SMOKE ([http://www.smoke-model.org/version3.1/html/ch08s05s03.html](http://www.smoke-model.org/version3.1/html/ch08s05s03.html)) can be applied by state and county and time period (e.g., month) and is currently used for on-road and nonroad mobile and gasoline-related stationary sources where the emissions sources use fuels with varying ethanol content (e.g., E0 and E10 profiles). Ethanol content varies spatially by state and county via nonattainment areas or local programs, temporally (e.g., during ozone season months), and by modeling year because future years have more ethanol. Certain source categories will require more careful review of speciation assignments. For example, the oil and gas sector (point, area and nonroad) inventories are generally constructed for specific drilling...
areas (i.e. drilling basins) which may include multiple counties with unique production gas characteristics. Knowledge of the type of gas (e.g., dry, wet, coal bed methane) or oil produced, flared and vented in these basin inventories is helpful for developing basin specific speciation assignments.

2.7.8.3 Spatial allocation
For all source sectors that are compiled at a county resolution, the emissions models also need information about allocating the countywide emissions to individual grid cells that intersect the county boundaries. Such sectors include stationary area, nonroad mobile, and (non-link) on-road mobile sources. The spatial allocation process assigns fractions of county-total emissions to the model grid cells intersecting the county based on a “surrogate” data type (e.g., population, housing data). The appropriate types of surrogate data to use for each SCC in the inventories should be identified for this processing step. Spatial surrogates can be created using Geographic Information Systems (GISs) to calculate the fraction of countywide emissions to allocate to each grid cell based on the surrogate type. These calculations can also be made using EPA’s Surrogate Tool (http://www.ie.unc.edu/cempd/projects/mims/spatial/), which is based on the Multimedia Integrated Modeling System (MIMS) Spatial Allocator. In addition, all SCCs needing spatial surrogates should be assigned a surrogate in a cross-reference file. Point sources do not need spatial surrogates, since the emissions models assign the grid location based on the latitude and longitude of the point sources. EPA provides spatial surrogates and cross-references at http://www.epa.gov/ttn/chief/emch/index.html. The same spatial surrogate data is normally used in both the base and future year modeling. However, emissions developers can choose to alter the spatial surrogate data based on predicted changes in land use patterns, population growth, and demographics, although the impact and utility of such approaches are not well characterized\(^{39}\), so their use needs to be well documented and explained.

2.7.8.3 Biogenic ancillary inputs
For biogenic emissions modeling, a biogenic emissions model (as described in Section 2.7.9.2) must be used. These models come with some ancillary data, with exception of the meteorology data and (in some cases) the gridded land-use data.

\(^{39}\)At the time this document was written, tools to readily predict future-year land use patterns are not readily available in a form for use in emissions modeling.
For biogenic emissions model inputs, the meteorological data should be consistent with the data used for the air quality model. Biogenic emissions models are generally set up to use gridded hourly meteorological data, so inventory developers should be able to convert their meteorological inputs from air quality modeling inputs for use in their selected biogenics emissions model.

Land use data can be created with the MIMS Spatial Allocator (http://www.ie.unc.edu/cempd/projects/mims/spatial/), using raw Biogenic Emissions Landcover Data (BELD), version 3 (http://www.epa.gov/ttn/chief/emch/biogenic/). Based on inputs from the emissions developer, the Spatial Allocator will select the 1-km grid cells from the BELD data that intersect the modeling domain and (if necessary) aggregate to the grid resolution of the modeling domain. For future-year modeling, land use data is typically held constant (same as the base case). Emissions developers can choose to change their land cover data based on predicted changes in land use patterns, however, the impact and utility of such approaches is not well characterized, so their use needs to be well documented and explained.

2.7.8.4 Other ancilliary inputs
On-road emissions for fine-scale model grids (e.g., 4-km grid cells or smaller) may be based on a link-based approach as mentioned in Section 2.7.7.3. The VMT and speed data needed for a link-based approach can be provided using a Travel Demand Model (TDM). These models require their own sets of inputs, which depend on the specific TDM used. Details on using TDMs for link-based on-road mobile emissions are available from the EIIP document “Use of Locality-Specific Transportation Data for the Development of Source Emission Inventories” (http://www.epa.gov/ttn/chief/eiip/techreport/volume04/iv02.pdf). Additional information on the use of TDMs can be found in “Use of Travel Demand Model Data to Improve Inventories in Philadelphia” (http://www.epa.gov/ttnchie1/conference/ei15/session1/cook.pdf).

Emissions models have other input files that must be created. Previously we noted that for point sources, emissions developers will have to identify which sources should be treated as elevated sources by an air quality model. To do this, data developers will select criteria such as stack height or a screening plume height value to allow an emissions model to flag point sources as elevated sources. In the SMOKE modeling system for example, the Elevpoint program can be used for this purpose.

The emissions models have a large number of files and settings which work together in fairly complex ways; therefore users should be careful to select the appropriate files needed for the emissions model, and to prepare all input files in a way that will support using the emissions
model for the specific air quality model application. A possible shortcut can be starting with the emissions modeling scripts included with the EPA’s modeling platforms.

2.7.9 How Are Inventory Data Converted Into Air Quality Model Input?

Emissions models are used to convert inventory data to inputs for air quality modeling. As described in Section 2.7.8, as part of the emissions modeling process, additional ancillary data are needed to augment the raw emissions inventories. The emissions data for each of the six emissions sectors (point, area, on-road mobile, nonroad mobile, biogenics, and wildland fires) are temporally allocated, chemically speciated, and spatially allocated by the emissions model. The resulting hourly, gridded, and speciated emissions from all sectors are then combined before being used by an air quality model. In this section, we will provide information on several emissions models and summarize some key issues with the application of emissions models.

2.7.9.1 Emissions models
Several emissions models are available for use in developing SIPs. While no single model has been specifically created for all situations, each model is generally capable of performing the necessary emissions processing steps, including temporal, chemical, and spatial allocation. Users of such models are responsible for ensuring that the emissions processing steps transform the emission inventories as intended and are not changing the emissions in any unexpected way. Each model has different capabilities, limitations, and nuances. Therefore, when choosing an emissions model, it is worthwhile to discuss the choice with the developers of these systems and/or with EPA to determine which model is best suited for a particular application. Note that there are a number of programs that process emissions for individual source sectors. These are discussed below in the sector-specific subsections. Currently, SMOKE is the primary emissions model used to develop emissions data for input into chemical transport grid models. Other emissions models can also be used, such as the Consolidated Community Emissions Processing Tool (CONCEPT)).

SMOKE supports processing of criteria, mercury, and toxics inventories for stationary point, stationary area, mobile, and biogenic emissions. This emissions model can create input files for the CMAQ and CAMx air quality models. Applications of SMOKE have been presented at several of the International Emissions Inventory Workshops (Houyoux, 2000; Strum, 2003, Zubrow, 2012, Baek, 2010, Adelman, 2008, Baek, 2007a, Baek, 2007b, Baek, 2006, Eyth, 2006, Pouliot, 2005). SMOKE is available for UNIX and Linux operating systems, but is not recommended for use on PCs running Windows. It does not require third party software. The SMOKE software

Utilities for creating speciation profiles, biogenic land use, or spatial surrogates are not included within SMOKE. However, the Speciation Tool can create speciation profile inputs for SMOKE (Eyth, 2006), and biogenic land use and spatial surrogates can be built using the Multimedia Integrated Modeling System (MIMS) Spatial Allocator Tool (http://www.ie.unc.edu/cempd/projects/mims/spatial/) along with the related Surrogate Tools.

The CONCEPT emissions model was developed as an open source model written primarily in PostgreSQL. The database structure of the model makes the system easy to understand, and the modeling codes are documented to encourage user participation in customizing the system for specific modeling requirements. The CONCEPT model structure and implementation allows for multiple levels of QA analysis during every step of the emissions calculation process. Using the database structures, an emissions modeler can trace a process or facility and review the calculation procedures and assumptions for any emissions value. CONCEPT includes modules for the major emissions source categories: area source, point source, on-road motor vehicles, non-road motor vehicles and biogenic emissions, as well as a number of supporting modules, including spatial allocation factor development, speciation profile development, growth and control for point and area sources, and CEM point source emissions handling. Additional tools include CEM preprocessing software, graphical QA tools, and an interface to the travel demand models for estimating on-road motor vehicle emissions. Note that the CONCEPT website (http://www.conceptmodel.org) has not been updated since 2005.

2.7.9.2 Biogenic emissions models
There are several available biogenic emissions models that can be used to develop biogenic emissions for modeled attainment demonstrations. The most commonly used model by EPA is the Biogenic Emission Inventory System (BEIS), version 3.14 (BEIS3.14) (Geron, et al., 1994 and http://www.cmascenter.org/conference/2008/slides/pouliot_tale_two_cmas08.ppt). BEIS comes with all needed ancillary data, except the gridded land-use data and meteorology data for a specific air quality modeling domain and grid resolution (as described previously in Section 2.6.1).

The BEIS3 model estimates CO, NOx, and VOC emissions from vegetation and soils in the gridded, hourly, and model-species forms needed for air quality modeling. Guenther, et al.,
(2000) contains the technical development and review of BEIS3. Vukovich, et al., (2002) summarizes input data and algorithms as implemented within SMOKE. Arunachalam, et al., (2002) presents the impact of BEIS3 emissions on ozone. For more detailed local estimates, air agencies should review the biogenic emissions on a county basis and update the land use data as needed. BEIS3.14 was the latest version of BEIS3 in use by EPA at the time this document was written and is integrated directly into SMOKE v3.0 and later versions.

Other biogenic models such as Model of Emissions of Gases and Aerosols from Nature (MEGAN) (http://acd.ucar.edu/~guenther/MEGAN/MEGAN.htm) can be used as well. In all cases, users should demonstrate the suitability of the biogenic emissions model for the particular modeling application (Baker, 2011).

2.7.9.3 Agricultural ammonia emissions

Ammonia emissions from agricultural operations can be estimated using standalone models. A commonly used model to estimate ammonia from animals and fertilizer application is the Carnegie Mellon University Ammonia Model (http://www.cmu.edu/ammonia/). Another model is a process-based model developed by LADCO and other collaborators, most recently summarized by:

http://www.ladco.org/about/general/2014%20Midwest%20Air%20Quality%20Workshop/Prese
tations_files/B_Ammonia/McCourtney_Ammonia_Model.pdf.

In addition, recent improvements to the CMAQ model (v5.0) have included bi-directional NH₃ flux computations directly from hourly meteorology and land use information. The CMAQ bi-directional NH₃ flux option only calculates emissions for fertilizer ammonia. Using this CMAQ option requires the user to remove all anthropogenic NH₃ fertilizer application emissions from the emissions input to CMAQ when running the model with bi-directional flux. An evaluation of the bidirectional NH₃ exchange can be found here:


2.7.9.4 Other methods

The Industrial Sector Integrated Solutions (ISIS) (EPA, 2010) model is under development by EPA for specific industrial source categories. Currently, ISIS can be used to generate base and future year emissions data for the Portland Cement industry. ISIS is also being developed for the Iron and Steel sector as well as the Pulp and Paper sector. ISIS baseline and policy case emissions

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16 The CMAQ ammonia bi-directional flux option calculates emissions only for fertilizer ammonia, although the flux calculations consider all sources of ammonia.
are currently not provided in a SMOKE-ready format and therefore require some formatting and data conversion preprocessing.

2.7.10 Other Emissions Modeling Issues

In addition to the emissions modeling process and tools described above, there are several other important issues to consider. In the remainder of this section, we briefly address each of these issues.

2.7.10.1 Elevated Point Sources
Point sources need to be assigned to an appropriate model layer\textsuperscript{17} (the vertical modeling dimension). Depending on the air quality model that is being used, different emissions modeling steps can be taken. Models such as CMAQ and CAM\textsubscript{X} expect input emissions files separately for layer one emissions versus the elevated point-source emissions. Additionally, elevated point sources may be flagged for treatment with a plume-in-grid (PinG) approach. Emissions modelers must supply criteria for specifying which point sources will be treated as elevated and/or as PinG sources\textsuperscript{18}. For elevated sources, the air quality model calculates the plume rise of the point source emissions when the model is run. For PinG sources, the model does additional calculation for modeling the plume at a scale smaller than a grid cell, releasing the resulting computed concentrations to the neighboring cells only after accounting for in-plume chemistry and other sub-scale factors.

2.7.10.2 Treatment of Fires
For the purpose of model evaluation, the EPA recommends that detailed point-format day-specific wildfire and prescribed burning emissions be used. These data are available using the latest version of the Satellite Mapping Automated Reanalysis Tool for Fire Incident Reconciliation (SMARTFIRE) system (Du et al., 2013; Sullivan, et al., 2008). Detailed information on the SMARTFIRE system is available in Raffuse et al, 2007. Additional references and

\textsuperscript{17} Point sources generally comprise most of the elevated emissions (above layer 1), although other area sources, such as fires and aircraft, may also have emissions assigned to elevated layers.

\textsuperscript{18} Plume rise is calculated based on point source stack parameters provided as inputs to the air quality model. Stack parameter information (especially for large sources) should be reviewed in order to ensure that emissions are placed in the correct vertical layer. In addition, stack parameters (such as stack height, diameter, and exit velocity) can change over time due to re-configuration of the stack(s) after installation of control devices such as scrubbers.
Due to the potential large local and regional impact from fires, for some modeling applications it may be appropriate to reduce the acute temporal and spatial impacts of wildfires and prescribed burning emissions by averaging them spatially and temporally. The EPA Fire Averaging Tool (FAT) has been developed to convert one or more years of SMARTFIRE point and day-specific fire inventories into daily nonpoint (county-level) inventories. The FAT user also has the option to apply an averaging technique to further smooth wildfire and prescribed burning emissions to a selected averaging period in days. For example, in the 2007v5 platform, EPA created a 29-day averaging period with 7 years of available wildfire data (http://epa.gov/ttn/chief/emch/2007v5/2007v5_2020base_EmisMod_TSD_13dec2012.pdf).

The techniques referenced above represent EPA’s treatment of “actual” and “average” fire emissions in modeling to support EPA rules, but other techniques can be used to represent fire emissions. Since fire emissions can be a large source of PM$_{2.5}$ and VOC emissions, the treatment of fires should be discussed with the appropriate EPA Regional Office(s) as part of the modeling protocol development process.

2.7.10.3 Treatment of ‘atypical’ Sources of Emissions
In the NEI, there are several sources of emissions that are reported by only one state or a small number of states. These sources typically have very low emissions, so their removal typically has little or no impact on air quality modeling. Examples of these sources include domestic and wild animal waste emissions (primarily NH$_3$), human perspiration and cigarette smoke, and swimming pools. In some inventories, large catastrophic/accidental releases are reported (e.g., car accidents, tire fires). It is generally considered inappropriate to include these sources in emissions processing for air quality models. However, some source categories may be important or unique to a particular area. Before removing seemingly unimportant source categories, the relative importance (e.g. as a percentage of emissions in the area) of each category should be evaluated.

In addition, air agencies should review and consider the EI SIP Guidance related to startup and shutdown emissions from individual facilities. This guidance provides information on when such emissions should be included in planning inventories. Since modeling inventories are expected to be consistent with the planning inventories where possible, air agencies should attempt to include any such emissions included in the planning inventories in their modeling
inventories as well. Such emissions may need a detailed temporal treatment to account for the variable nature of the startups and shutdowns.

Similarly, air agencies should review and consider the draft EI SIP Guidance and the ozone implementation rule regarding EGU emissions during High Electric Demand Day (HEDD) periods. Such emissions can be crucial for having a complete understanding of relevant emissions sources within a modeling domain. Where these emissions are important for assessing a nonattainment problem, air agencies should consider the potential impact of HEDD emissions when selecting time periods (e.g. episodes, season, year) to model.

2.7.10.4 Transport and Meteorology-based Reductions in Fugitive Dust Emissions

Fugitive dust emissions are another large source of primary PM\textsubscript{2.5} emissions. Past modeling experience has shown large modeled PM\textsubscript{2.5} concentration over-predictions from these emissions (Pouliot et al, 2010). Therefore EPA recommends reducing area-source fugitive dust emissions prior to air quality modeling to account for “capture” by the terrain and removal by meteorology (such as precipitation or frozen ground). These two components should be accounted for when adjusting the inventory PM emissions from PM sources such as paved and unpaved roads, construction, mining, agricultural activities, and industrial dust and other low-level fugitive dust source categories. The “captured” portion of the reduction can be based on gridded land use data such as vegetation and building characteristics. The EPA has developed a methodology within SMOKE to adjust the fugitive dust emissions. The “meteorological” component of the reduction requires intermediate SMOKE processing scripts to merge hourly, gridded precipitation data and snow cover values to zero-out all fugitive dust emissions where appropriate. To avoid double-counting the precipitation-based reduction, the user should make sure that the inventory fugitive dust inventory does not already include a “MET-adjusted” reduction prior to these manipulations. This combined transport and met-based reduction approach is documented in Pouliot et al., 2010.

2.7.10.5 Quality Assurance

Quality assurance (QA) is a key component of any successful emissions modeling effort. A brief synopsis of appropriate quality assurance (QA) approaches for emissions modeling is available in Section 2.20 of the SMOKE manual (http://www.smoke-model.org/version3.1/html/ch02s20.html). The purpose of QA for emissions modeling is to ensure that the inventories are correctly processed using the information the modeler intended. (It is assumed here that the inventory itself has already been QA’d and erroneous outliers removed through inventory QA procedures, as described in the EI SIP Guidance.)
Emissions modeling QA includes such activities as:

- Reviewing log files for errors and warnings and addressing problems;
- Comparing emissions between each of the processing stages (e.g., data import, speciation, temporal allocation) to ensure mass is conserved;
- Checking that the correct speciation, temporal allocation, and spatial allocation factors were applied;
- Ensuring that emissions going into the air quality model are consistent with expected results; and
- Reviewing the modeling-specific parameters such as stack parameters.

It is also useful to compare air quality modeling-ready summaries to previous emissions modeling efforts to verify expected emissions changes by source category(s) and geographic area(s) of interest. In addition, the process of running emissions inventories through emissions models and air quality models often provides insights into the emission inventories themselves. These insights can lead to inventory changes that improve the quality of inventories for additional modeling iterations.

In general, this guidance also encourages the use of graphical analysis and Geographic Information Systems (GIS) for improved QA of emissions data and processing. A commonly used analysis tool for model-ready emissions data is the EPA sponsored Visualization Environment for Rich Data Interpretation (VERDI) tool. The VERDI software package provides for efficient, flexible and modular capabilities of overlaying meteorology, emissions and air quality modeling data with GIS shapefiles. More information on VERDI is available here: http://www.verdi-tool.org/index.cfm. VERDI can be downloaded from here: https://www.cmascenter.org/verdi/. In addition to VERDI, the older Package for Analysis and Visualization of Environmental Data (PAVE) tool is also available at http://www.ie.unc.edu/cempd/EDSS/pave_doc/index.shtml.

2.7.11 How Are Emissions Estimated for Future Years?

Emissions estimates for future years are called “emissions projections”. The inventory developed for modeled attainment demonstrations is called the *attainment projected inventory for modeling*. These emissions projections include emissions changes (due to increased or decreased activities), facility and/or unit-level shutdowns due to settlements (which can be due to settlements, consent decrees, or ownership decisions), and emissions controls (which can be due to regulations, settlements or fuel-switchings that reduce emissions in specific ways in the
The goal in making projections is to obtain a reasonable estimate of future-year emissions that accounts for the key variables that will affect future emissions. Each air agency is encouraged to incorporate in its analysis the variables that have historically been shown to drive its economy and emissions, as well as the changes in growth patterns and regulations that are expected to take place between the time of the base year and future years. Complete guidance on emissions projections is provided in the EI SIP Guidance. In addition, several additional issues are listed here for consideration for modeling inventories.

Emissions models (e.g., SMOKE) provide the capability to create future-year inventories using base year inventories and projection information. Emissions modelers will need to convert the projection data into specific formats for input to these models. Inventory developers should determine which emissions model will be used to perform the calculations and make sure that the type(s) of information needed by the model is being collected.

For EGUs, models are available that can not only estimate annual emissions, but also can estimate summer/winter or even day-specific emissions. The EPA uses the Integrated Planning Model (IPM) to model future electricity demand and emissions trading programs that now dominate the prediction of future-year emissions from EGUs. More information on IPM is available at [http://www.epa.gov/airmarkt/progsregs/epa-ipm/index.html](http://www.epa.gov/airmarkt/progsregs/epa-ipm/index.html). Additionally, IPM-based emissions are posted by CAMD on the EPA’s website [http://ampd.epa.gov/ampd/](http://ampd.epa.gov/ampd/).

Other future-year EGU emissions models can be used, and should include explanations regarding the approaches taken and the expected improvements over the EPA-developed approaches.

The mobile sources models (e.g., MOVES and NONROAD/NMIM) are designed to give different results based on the output year selected. MOVES account for expected changes in vehicles over time, with newer (more controlled) vehicles gradually replacing older vehicles and newer nonroad engines replacing older ones. These models must be rerun for the future year emissions using the same resolution as was used for the base year modeling inventories. It is generally not appropriate to simply apply projection factors to these sources. For example, if SMOKE-MOVES is used in the base year (with base year emission factors generated by MOVES), then SMOKE-MOVES would need to be also run for the future year (using future-year emission factors).

Ancillary input files for inputs to emissions models, such as spatial surrogates, temporal allocation factors and especially speciation profiles may also need to be adjusted to reflect conditions expected in the future. The EPA modeling platforms, for example, consider the
impact on speciation of fuels used in the future, which are expected to change over time due to regulations.

Once a future-year inventory and other data have been created, it should undergo the same steps as for the base-year modeling, including temporal allocation, speciation, spatial allocation, elevated source selection, special on-road mobile processing, any other custom processing steps (e.g. applying meteorology-based information to fugitive dust, agricultural NH$_3$ and residential wood combustion), and quality assurance. Except where intentional, every attempt should be made to use consistent approaches between the future year and the base year for all of these modeling steps. Inconsistencies in approaches between the future-year modeling and the base-year modeling can lead to artificial differences in air quality modeling results that can affect conclusions$^{19}$. Therefore, it is critical to avoid such differences whenever possible. If inconsistent base and future year approaches are necessary, they should be well documented and explained.

2.8 Initial and Boundary Conditions

The behavior of a dynamic system is strongly dependent upon its initial state. In order to solve the requisite chemical and physical equations in space and time, air quality models require specification of the initial state of the chemical conditions within the domain at the first time step of the modeling period. This model input is typically referred to as the initial condition file. Additionally, air quality models also require information regarding the time-varying chemical state of the atmosphere just outside the edges of the modeling domain in order to properly account for transport of material into the area of interest. This model input is typically referred to as the boundary condition file. As with other model inputs, the establishment of the initial and boundary condition (IC/BC) data should be guided by the conceptual model of the air quality issue being simulated. For instance, more attention will be needed in developing accurate boundary conditions for cases in which ambient data analyses (or previous modeling scenarios) have indicated the potential for long-range transport of pollutant material, compared to cases in which the air quality problem has been identified as largely local in nature. Numerous studies have highlighted the importance of accurately representing boundary conditions in optimizing model performance and identifying the most effective path to attaining the NAAQS (Jacob et al., 1999; Tang et al., 2009; Hogrefe et al., 2011).

$^{19}$ This is especially important due to the use of the “relative” change in modeled concentrations as part of the modeled attainment test. An inconsistency in base and future year emissions may lead to a very large modeled percent change in ozone and/or PM$_{2.5}$ concentrations.
Given limitations in available ambient data, it is impossible to exactly specify the complex three-dimensional chemical characteristics of the initial or boundary conditions. As a result, two basic approaches to establishing these fields have been used within the modeling community. The first approach is to attempt to minimize the impacts of the initial and boundary conditions by configuring the domain and modeling period such that the air quality concentrations in the locations and times of interest are largely unaffected by the IC/BC inputs. The second approach is to characterize the IC/BC data as accurately as possible given the existing state of knowledge about ambient conditions at those times and in those locations.

In most cases, it will be possible to minimize the impacts of the initial conditions data via the use of a model “spin up” period. A spin up period is defined as some number of modeling days that precede the time period of actual interest. The model outputs for this spin up period are discarded from any analytical post-processing, as they are potentially affected by the uncertain initial conditions. The length of the needed model spin up period will vary as a function of: the domain size, prevailing meteorological conditions, and the chemical lifetimes of the pollutants being simulated. It is a simple modeling exercise to test the sensitivity of the key time periods to the initial conditions. Previous sensitivity modeling has determined that the initial conditions are typically “washed out” of the system in as few as 3-5 days for a local-scale modeling analysis; approximately 10 days for a regional-scale analysis; and on the order of six months for a hemispheric-scale analysis (Berge et al., 2001; USEPA 2010; Anenberg et al., 2011). If there is any question as to the appropriate length of the spin-up period, then sensitivity modeling tests should be conducted. Otherwise, the above guidelines should be sufficient for most ozone and PM$_{2.5}$ attainment demonstrations and reasonable progress assessments.

For the determination of base year boundary conditions, it will typically be a case-by-case determination, guided by the conceptual model, as to whether “impact minimization” or “accurate characterization” should the preferred approach. In some situations, it may be possible to construct a modeling platform in which the boundary conditions will not substantially influence the air quality issue under consideration. For instance, areas for which there is no evidence of pollutant transport from the far edges of the model domain to the local area may be able to demonstrate that the determination of boundary condition data will not impact the eventual attainment demonstration. As with the initial conditions data, this conclusion can be proven via simple sensitivity tests in which the boundary conditions are modified from a base state and the results between the two runs are compared (e.g., Appel et al, 2007). For situations in which alterations to the boundary condition data will not impact key findings, it is acceptable to use simple generic profiles of species data in the boundary condition file.
In other cases, it will not be feasible to build a large enough domain to minimize the impacts from emissions outside the domain. For these cases, in which accurate characterizations of boundary conditions are important, it will be necessary to downscale the requisite species concentration data from well-performing, coarser-grid, larger domain modeling runs. (In rare cases, it may be possible to assign boundary conditions from detailed field study species data, but most domains will not have complete chemical profiles in space and time along the domain edges.). These larger “parent” grids may be generated by the same regional scale model being used for the attainment demonstration at coarser resolution; or they can be generated via global or hemispheric models. In recent years, several global/hemispheric air quality models have been used to generate regional boundary condition inputs. A list of these models include: GEOS-Chem (Bey et al., 2001), the AM3 atmospheric component of the GFDL global coupled model (Donner, et al., 2011), the Model for Ozone And Related Tracers (MOZART, Emmons et al, 2010), the WRF-Chem model (Zhang, et al., 2012a), and the hemispheric CMAQ model (Byun and Schere, 2006; Fu et al., 2012). EPA does not specifically recommend any one particular global/hemispheric model. Each regional modeling exercise should individually assess whether the chosen global/hemispheric or coarse regional model accurately captures inflow boundary conditions.

For cases in which the boundary conditions will be extracted from larger-scale regional/hemispheric modeling, EPA recommends two efforts to optimize the BC characterizations. First, modelers should try to minimize any disconnects in the downscaling process. Wherever possible, one should attempt to utilize the same species, chemical mechanism, layer depths, and meteorological inputs in the regional/hemispheric model as are being used in the finer-scale attainment demonstration modeling (Lam and Fu, 2009). This will minimize the number of uncertain translations needed to convert coarse-scale outputs to finer-scale BC inputs. In particular, careful consideration of the stratosphere in the two modeling systems will be needed to ensure that regional/hemispheric ozone that is stratospheric in origin is not excessively mixed down to the surface in the finer-scale modeling due to disconnects between the two systems. Second, there should be a comprehensive evaluation of the regional/hemispheric model performance (Bey et al., 2001). While there may not be a detailed

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20 In establishing the layer structure for both global and regional models, it is advisable to avoid selecting upper model layers that span both the upper troposphere and lower stratosphere. It has been seen that “hybrid” layers can allow for inappropriate diffusive mixing between those two generally decoupled sections of the atmosphere. In cases where stratospheric intrusions are not expected to influence ozone in the area, it may be appropriate to artificially cap stratospheric ozone concentrations to avoid ozone performance issues. This should be a “last resort” fix, only applied after detailed assessments of the vertical diffusion and vertical advection schemes within the model.
data set available for model evaluation along the domain boundaries in most cases, consideration of model performance across the domain will provide a first-order indication of the ability of the coarser-scale model to characterize air quality at the boundaries. Additionally, it may also be possible to infer information about the quality of the coarse-model estimates via comparisons with satellite data (Liu et al., 2006, Henderson et al., 2013).

Due to the potential impact of boundary conditions on model response to emissions controls, it is important to accurately characterize the relative influence of boundary conditions versus local emissions. For example, if the impacts of boundary conditions on local air quality are overestimated, it will be more difficult to reduce design values from local controls. Conversely, if the modeling system underestimates the role of inflow air quality, local emissions reductions may appear more effective in the model than they will be in practice.

The selection of future year boundary conditions also has potentially important ramifications on the relative response factors derived from the modeling for the various control scenarios. If boundary conditions are known to impact local air quality, then attainment demonstration modelers may need to consider how these contributions will change between the base year and the attainment year (Adelman et al., 2011). Recent ambient trends analyses have indicated that free tropospheric ozone levels above the western U.S. have increased by approximately 0.5 ppb/year over the past two decades (Cooper et al., 2012; Cooper et al., 2010). If these trends continue into the next decade, or were they to be reversed, they have the potential to impact attainment of the NAAQS in some areas. It is left to the discretion of the air agency to determine whether varying future boundary conditions are needed as part of an attainment demonstration. This decision should consider both the length of the projection period and the potential for significant air quality changes outside the modeling domain. Additionally, careful consideration of upstream emissions will be needed as part of any additional future-year regional/hemispheric modeling conducted to develop future boundary conditions.
3.0 Evaluating Model Performance

3.1 Overview of model performance evaluation

The results of a model performance evaluation (MPE) should be considered prior to using modeling to support an attainment demonstration or regional haze assessment. The objective of the MPE is to demonstrate that the base case model can simulate observed pollution concentrations during historical pollution episodes, and to develop confidence that the model can reliably predict how future pollution levels will change in response to changes in emissions. A particular concern in photochemical models is that compensating errors in the model can cause the model to reproduce observed pollution concentrations in the base case while incorrectly representing the emissions, dispersion and chemistry processes that control pollution formation. Models that achieve good performance through compensating errors will generally not be reliable for predicting how pollution levels will respond to future emissions reductions. Thus, a key goal of the MPE is to demonstrate that the model is getting good results for the right reason (Russell and Dennis, 2000). In addition, the MPE provides air agencies with tools to identify and fix causes of poor model performance such as problems in the meteorological, emissions, or boundary condition input files.

Dennis et al. (2010) describe an MPE framework that includes four different approaches that can be used to evaluate air quality models:

1. Operational evaluation techniques include statistical and graphical analyses aimed at determining whether the modeled simulated variables are comparable to measurements.
2. Diagnostic evaluation focuses on process-oriented analyses that determine whether the individual processes and components of the model system are working correctly, both independently and in combination.
3. Dynamic evaluation assesses the ability of the air quality model to predict changes in air quality given changes in source emissions or meteorology, the principal forces that drive the air quality model.
4. Probabilistic evaluation attempts to assess the level of confidence in the model predictions through techniques such as ensemble model simulations.

The goal of the operational evaluation is to determine how well the model replicates observed concentrations of PM$_{2.5}$ components, ozone and their precursors. Diagnostic and dynamic evaluations are used to determine whether the model accurately represents the processes that determine pollutant concentrations, including emissions, dispersion, chemical reactions, and
deposition, i.e., to determine if the model is getting good results for the right reason. For cases in which the model performs poorly in the operational evaluation, the diagnostic and dynamic evaluation can provide insights into the causes of the poor performance and to improve model performance. Ultimately, the goal of these evaluation methods is to assess the degree of confidence in the use of the model as a tool to inform the planning process, and more specifically, to determine how reliably the model predicts the response of ozone and/or PM$_{2.5}$ to changes in emissions. The modeled attainment tests use models to predict the response of ozone and PM$_{2.5}$ to changes in emissions and then applies the resulting relative response factors (RRFs) to observed (rather than modeled) ambient data. Thus, while historically, most of the effort has focused on the operational evaluation, the relative attainment test makes the diagnostic and dynamic evaluation also important.

At a minimum, a model used in an attainment demonstration should include a complete operational MPE using all available ambient monitoring data for the base case model simulation period. Section 3.2 describes the types of metrics and plots that are typically developed as part of an operational MPE, and Section 3.3 describes ambient data that is available through continuously operating monitoring networks. If available, monitoring data from special field studies and other research data should also be used in the operational MPE.

Where practical, the MPE should also include some level of diagnostic evaluation. The use of sensitivity studies, process analysis, indicator ratios and source apportionment approaches for diagnostic evaluation, including dynamic and probabilistic evaluations are described in Section 3.4. Given that air agencies might have limited resources and time to perform diagnostic and dynamic evaluation, the use of these methods may be limited in scope in a typical SIP modeling application. However, more comprehensive diagnostic testing of the model can be a valuable component of the weight of evidence analysis used to support a SIP model attainment demonstration.

It is clear that there is no single definitive test for evaluating model performance. All of the tests mentioned here have strengths and weaknesses. Further, even with a single performance test, it is not appropriate to assign “bright line” criteria that distinguish between adequate and inadequate model performance. In this regard, EPA recommends that a “weight of evidence” approach be used to determine whether a particular modeling application is valid for assessing the future attainment status of an area. EPA recommends that air agencies conduct a variety of performance tests and weigh them qualitatively to assess model performance. Provided suitable databases are available, greater weight should be given to those tests which assess the model capabilities most closely related to how the model is used in the modeled attainment test (i.e. tests that provide insight into the accuracy of the model’s relative response to emissions reductions). Generally, additional confidence should be attributed to model
applications in which a variety of the tests described here are applied and the results indicate that the model is performing well. From an operational standpoint, EPA recommends that air agencies compare their evaluation results against similar modeling exercises to ensure that the model performance approximates the quality of other applications. A recent literature review (Simon et al, 2012) summarized photochemical model performance for applications published in the peer-reviewed literature between 2006 and 2012. This review may serve as a resource for identifying typical model performance for state of the science modeling applications.

3.2 Operational Evaluation

An operational evaluation is used to assess how accurately the model predicts observed concentrations. The underlying rationale is that if we are able to correctly characterize historical concentrations of ozone, PM and their precursors for a variety of meteorological conditions, this gives us some confidence that we can correctly characterize future concentrations under alternative emissions levels. Typically, this type of evaluation is comprised of statistical assessments of modeled versus observed data. Operational evaluations are generally accompanied by graphical and other qualitative descriptions of the model's ability to replicate historical air quality patterns. An operational evaluation provides a benchmark for model performance and can therefore identify model limitations and uncertainties that may require further model development/improvement and/or diagnostic evaluation.

The robustness of an operational evaluation is directly related to the amount and quality of the ambient data available for comparison. An operational evaluation for ozone should include collocated measurements of ozone precursors NOx, CO and VOC, and ideally, vertical profile measurements that can be used to determine the extent of vertical mixing of pollutants and the concentration of O3 and precursors above the boundary layer.

An operational evaluation for PM$_{2.5}$ and regional haze is similar to that for ozone, however, an important difference is that PM$_{2.5}$ consists of many component species and is typically measured with a 24-hour averaging time. The individual components of PM$_{2.5}$ should be evaluated individually. In fact, in undertaking an operation assessment, it is more important to evaluate the components of PM$_{2.5}$ than to evaluate total PM$_{2.5}$. Apparent “good performance” for total PM$_{2.5}$ does not indicate whether the model is predicting the proper mix of components, which is important for the modeled attainment test. If performance of the major components is good, then it follows that performance for total PM$_{2.5}$ will also be good. In addition to measurements of VOC and NOx, which are precursors for organic aerosols and nitrate, a PM$_{2.5}$ model evaluation should also include measurements of gaseous precursors SO$_2$. 
and (where available) NH$_3$. Due to the influence of initial conditions, model predictions from the spin-up days should be excluded from the analysis of model performance.

### 3.2.1 Metrics

Operational evaluations quantify model performance through a variety of statistical metrics. Recommended metrics are described below and shown in Table 3.1. It is important to include multiple statistical measures in any operational evaluation to fully characterize model performance. At a minimum, we recommend evaluating: Mean obs, Mean Model, Mean Bias, Mean Error and/or Root Mean Square Error, Normalized Mean Bias and/or Fractional Bias, Normalized Mean Error and/or Fractional Error, and the correlation coefficient. The equations for calculating each of these metrics are given in Table 3.1.

**Mean Obs:** The time-averaged mean observed value (in ppb or µg/m$^3$).

**Mean Model:** The time-averaged mean predicted value (in ppb or µg/m$^3$) paired in time and space with the observations.

**Mean Bias** (MB): This performance statistic averages the model/observation residual paired in time and space. A value of zero would indicate that the model over-predictions and model under predictions exactly cancel each other out. An advantage of this metric is the bias is reported in the unit of measure (ppb or µg/m$^3$) making interpretation simpler.

**Mean (Gross) Error** (ME/MGE): This performance statistic averages the absolute value of the model/observation residual paired in time and space. A value of zero would indicate that the model exactly matches the observed values at all points in space/time. An advantage of this metric is the bias is reported in the unit of measure (ppb or µg/m$^3$) making interpretation simpler.

**Root Mean Square error** (RMSE): This performance statistic (in units of ppb or ug/m$^3$) is a measure of the average distance between predicted and observed values. It is calculated as the standard deviation of the difference between modeled and observed values.

**Normalized Mean Bias** (NMB): This statistic (given in units of percent) normalized MB to the average observed value. NMB values range from -100% to +infinity. Consequently, negative and positive bias values using this metric are not symmetrical around 0. NMB is a useful model performance indicator because it avoids over inflating the observed range of values.
Normalized Mean Error (NME): This performance statistic (given in units of percent) is used to normalize the mean error relative to the average observation. This statistic averages the absolute value of the difference (model - observed) over the sum of observed values. NME values range from 0 to +infinity. NME is a useful model performance indicator because it avoids over inflating the observed range of values.

(Mean) Fractional Bias (MFB/FB): Fractional bias is determined by normalizing the MB by the average of observed and modeled concentrations. Since normalized bias can become very large when a minimum threshold is not used, fractional bias may be used as a substitute. The range of FB is -200% to +200%. The fractional bias for cases with factors of 2 under- and over-prediction are -67 and +67 percent, respectively (as opposed to -50 and +100 percent, when using normalized bias). Fractional bias is a useful indicator because it has the advantage of equally weighting positive and negative bias estimates (underestimates and overestimates are symmetrical around 0). The single largest disadvantage is that the predicted concentration is found in both the numerator and denominator.

(Mean) Fractional Error (MFE/FE): Fractional error is determined by normalizing the ME by the average of observed and modeled concentrations. Since normalized error can become very large when a minimum threshold is not used, fractional error may be used as a substitute. The range of values for FE is 0 to 200%. It is similar to the fractional bias except the absolute value of the difference is used so that the error is always positive.

Correlation Coefficient ($R^2$): This performance statistic measures the degree to which two variables are linearly related. A correlation coefficient of 1 indicates a perfect linear relationship; whereas a correlation coefficient of 0 means that there is no linear relationship between the variables.

Table 3.1: Definitions of recommended statistical metrics

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>MB</td>
<td>mean bias</td>
<td>$\frac{1}{N} \sum (M_i - O_i)$</td>
</tr>
<tr>
<td>ME</td>
<td>mean error</td>
<td>$\frac{1}{N} \sum</td>
</tr>
</tbody>
</table>


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<table>
<thead>
<tr>
<th>Metric</th>
<th>Definition</th>
<th>Formula</th>
</tr>
</thead>
<tbody>
<tr>
<td>RMSE</td>
<td>root mean squared error</td>
<td>( \sqrt{\frac{\sum(M_i - O_i)^2}{N}} )</td>
</tr>
<tr>
<td>FB</td>
<td>fractional bias</td>
<td>( 100% \times \frac{2}{N} \sum \frac{(M_i - O_i)}{(M_i + O_i)} )</td>
</tr>
<tr>
<td>FE</td>
<td>fractional error</td>
<td>( 100% \times \frac{2}{N} \sum \frac{</td>
</tr>
<tr>
<td>NMB</td>
<td>normalized mean bias</td>
<td>( 100% \times \frac{\sum(M_i - O_i)}{\sum O_i} )</td>
</tr>
<tr>
<td>NME</td>
<td>normalized mean error</td>
<td>( 100% \times \frac{\sum</td>
</tr>
</tbody>
</table>

\( M_i \) = modeled concentration \( i \). \( O_i \) = observed concentration \( i \). \( N \) = number of paired obs/model concentrations. \( \overline{M} \) = mean modeled concentration. \( \overline{O} \) = mean observed concentration.

Observations and model predictions should initially be paired in time and space, matching the temporal resolution of the raw observation data. The units of time associated with model and observed concentrations can be 24-hour (usually for particulate matter and its species), hourly (usually for species with continuous measurements, like ozone) or sometimes weekly (such as for CASTNet filter pack measurements). Temporal averaging is appropriate when used to match a relevant regulatory metric such as maximum 8-hr daily average ozone. As appropriate, air agencies should then aggregate the raw statistical results into meaningful groups of sub-regions or sub-periods. For example, examining model performance within and near the non-attainment area(s) of interest may be more important than performance in other parts of the
modeling domain. For larger areas with more spatial variation, it may also be informative to evaluate sub-regions within the non-attainment area. In addition to any spatially aggregated statistics, model performance should also be evaluated at individual monitors within the nonattainment area. Similarly, priority may be placed on examination of the days that are potentially used in the attainment test (i.e. base period days with 8-hour ozone > 60 ppb). That is not to say that model performance evaluations should ignore performance on lower ozone days or in areas outside of the nonattainment areas. Model performance on lower concentration days and in areas outside of the nonattainment area are still important, but it is appropriate to give more attention to the model outputs that most directly impact the outcome of the attainment test.

In terms of pairing model predictions with monitored observations, EPA recommends that the grid cell value in which the monitor resides be used for the calculations. It would also be acceptable to consider bi-linear interpolation of model predictions to specific monitoring locations. Air agencies should recognize that, even in the case of perfect model performance, model-observed residuals are unlikely to result in exact matches due to measurement uncertainty and differences between the model predictions which are volume averages and the observations which are point values.

3.2.2 Plots

In addition to statistical summaries, graphical displays of data allow for a fuller characterization of model performance. Therefore, plots play a key role in any model performance evaluation. Below are examples of some types of plots which have been useful in past evaluations.

**Time series plots** of model and predicted hourly and/or daily (1-hour or 8-hour) maximum ozone for each monitoring location in the nonattainment area, as well as key sites outside of the nonattainment area. These plots can indicate if there are particular times of day or days of the week when the model performs especially poorly.

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21 In certain instances, air agencies may also want to conduct performance evaluations using a “near the monitor” grid cell array (i.e. the best match within a 3X3 grid cell array centered on the monitor). A “near the monitor” analysis may be useful when strong ozone gradients are observed, such as in the presence of a sea breeze or in strongly oxidant limited conditions.
Figure 3.2.1  Example time series plot of daily 1-hour maximum ozone concentrations

Scatter plots of predicted and observed concentrations at each site. These plots are useful for indicating if there is a particular part of the distribution of observations that is poorly represented by the model. It may also be useful to develop separate plots for individual time periods or key sub-regions.

Figure 3.2.2  Example scatter plot of 8-hour daily maximum ozone concentrations
Density plots are a variation on scatter plots which are especially useful with large amounts of data when individual points overlap on a scatter plot. Density plots color code each point on the scatter plot based on the number of points falling in that location.

**Figure 3.2.3** Example density ply of 8-hour daily maximum ozone concentrations

Box plots can be developed for model performance evaluation. These types of plots show the distribution of observations, model estimates, or performance metrics, which can be grouped in a variety of ways, most commonly by observed ozone concentration, month, or hour of the day. Box plots show several quantities: the 25% to 75% percentiles, the median values, and outliers. The monthly box plot can be used to quickly visualize model performance across the entire year, highlighting the seasonal change in model performance. The hourly or “diurnal” box plot is constructed using hourly data, and shows how the model predictions compare against observations throughout an entire day.
Figure 3.2.4  Example box plots of (a) monthly average sulfate concentrations, (b) daily diurnal average ozone concentrations, and (c) seasonal ozone bias binned by concentration range.
Daily gridded tile plots of predicted concentrations across the modeling domain with the actual observations as an overlay. Plots should be prepared for relevant averaging time (i.e. 1-hour maxima, daily 8-hour maxima, 24-hour average, etc.). These plots can reveal locations where the model performs poorly. Superimposing observed concentrations on the predicted isopleths reveals useful information on the spatial alignment of predicted and observed plumes.

**Figure 3.2.5**  Example gridded tile plot of daily maximum 1-hour ozone concentrations (with overlaid observations)

Animations of predicted hourly concentrations for all episode days or for certain periods of interest. Animations are useful for examining the timing and location of pollutant formation. Animations may also reveal transport patterns (especially when looking at aloft layers). Animations can also be used to qualitatively compare model outputs with the conceptual model of particular pollution episodes. These plots may also reveal whether an important feature was simulated but was spatially or temporally displaced.

The soccer plot (Tesche et al, 2006) is so named because the dotted lines illustrating performance goals resemble a soccer goal. The plot is a convenient way to visualize model performance of both bias and error on a single plot. As bias and error approach zero, the points are plotted closer to or within the “goal”, represented by the dashed boxes.
Figure 3.2.6  Example soccer plot of sulfate normalized mean bias and error.

The bugle plot (Boylan and Russell, 2006; Tesche et al., 2006), named for the shape formed by the criteria and goal lines, is another plot available for model performance evaluation. The bugle plots are shaped as such because the goal and criteria lines are adjusted based on the average concentration of the observed species. As the average concentration becomes smaller, the criteria and goal lines become larger to adjust for the model’s ability to predict at low concentrations.

Figure 3.2.7  Example bugle plot of sulfate normalized mean bias as a function of modeled concentration.
3.2.3 Ozone Model Performance

It is recommended that, at a minimum, statistical performance metrics be calculated for hourly ozone and 8-hourly maxima ozone for each day of the model simulation used to support the attainment demonstration. EPA recommends that the metrics be calculated both for all pairs of modeled and observed data and for pairs in which the hourly or 8-hr daily max values are above 60 ppb. Another acceptable approach would be to estimate averaged metrics binned by observed ozone concentration. This would allow for a thorough evaluation of the model tendencies to estimate ambient concentrations in different observed ranges of interest.

Wherever possible, these types of performance measures should also be calculated for ozone precursors and related gas phase oxidants.

Ozone precursors and related gas-phase oxidants (partial list) are listed below.

- Total Volatile Organic Compounds (VOCs)
- Speciated VOC
- Nitric acid (HNO3)
- Nitric oxide (NO)
- Nitrogen dioxide (NO2)
- Peroxyacetyl nitrate (PAN)
- NOy (sum of NOx and other oxidized compounds)
- Carbon monoxide (CO)

3.2.4 PM2.5 Model Performance

Performance metrics for PM and regional haze are similar to those calculated for ozone. Metrics should be estimated for components of PM$_{2.5}$, and PM precursors. Since modeling for PM$_{2.5}$ and regional haze will likely require modeling different times of year, season-specific statistics and graphical displays are helpful for evaluating and diagnosing model performance. Statistics and graphics can be averaged for various time scales depending on the model application. For example, statistical metrics and scatterplots can show daily averaged ambient-modeled pairs or annual average pairs for attainment demonstration of the daily and annual PM$_{2.5}$ standards respectively. In addition, EPA recommends that daily pairs be grouped by season or month and statistics be given for different times of the year since different processes dominated PM$_{2.5}$ formation and fate in different seasons. Note that in this case, pairings should be performed on 24-hour average concentrations and statistics may then be reported for subgroups (seasons, regions etc.) of this data. This is different than pairing monthly or seasonally averaged data since statistics and plots tend to look “better” as the averaging time
increases from daily to monthly to quarterly to annual. As such, daily pairs should always be examined to ensure a detailed look at model performance on the time scale of the FRM and CSN measurements (24-hour average). Finally, air agencies may also want to subset the 20% best and worst visibility days or the “high” modeled PM$_{2.5}$ days (e.g. the 10% highest modeled days in each quarter) to examine model performance on the days which will potentially be used in the attainment test.

Because PM$_{2.5}$ is a mixture, a meaningful performance evaluation should include an assessment of how well the model is able to predict individual chemical components that constitute PM$_{2.5}$. Components of PM$_{2.5}$ of interest include:

- Sulfate ion (SO$_4$)
- Nitrate ion (NO$_3$)
- Ammonium ion (NH$_4$)
- Elemental Carbon (EC)
- Organic Carbon (OC) and/or Organic Carbon Mass\(^{22}\)
- Crustal (weighted average of the most abundant trace elements in ambient air)
- Sea salt constituents (Na and Cl)\(^{23}\)

There are a number of gas phase species that can be used to evaluate PM$_{2.5}$. Their presence may affect the formation of secondary PM and the response of secondary PM components to emissions strategies. Also, the model’s performance in predicting certain gaseous species may provide diagnostic clues which help explain poor performance. Gas phase species of most interest for performance evaluation due to being a direct precursor to secondarily formed PM$_{2.5}$ are listed below.

- Nitric acid (HNO$_3$),
- Ammonia (NH$_3$)
- Sulfur dioxide (SO$_2$)
- Volatile Organic Compounds (VOCs)

Other related gas-phase oxidants (partial list) that indirectly influence PM$_{2.5}$ formation and destruction are listed below.

\(^{22}\) For predicted/observed comparisons, organic carbon is preferred over organic carbon mass to allow for transparency between model predictions and observed measurements. Ambient measurements will generally only account for the carbon portion of organic carbon. Organic carbon mass may include hydrogen, oxygen, and other components.

\(^{23}\) White (2008) recommends the use of 1.8xCl\(^-\) to characterize ambient sea salt concentrations at coastal IMPROVE sites due to uncertainty in the XRF Na measurements.
• Ozone (O3)
• Nitric oxide (NO)
• Nitrogen dioxide (NO2)
• Peroxyacetyl nitrate (PAN)
• NOy (sum of NOx and other oxidized compounds)
• Carbon monoxide (CO)
• Hydrogen peroxide (H2O2)

Some of the species listed above are currently available from either existing monitoring network systems and/or special studies. However, it is important to note that many of the species listed above are not routinely measured (e.g. H2O2, HNO3, and NH3) or co-located with speciated PM measurements. Model performance can best be assessed using extensive data bases, such as those obtained in major field studies. Where possible, model time periods can be prioritized to correspond to periods when field study or special study data was collected. However, it is recognized that many of the precursor species will not be available for every model application.

3.3 Ambient Measurement Networks

Provided below is an overview of some of the various ambient air monitoring networks currently available. Network methods and procedures are subject to change annually due to systematic review and/or updates to the current monitoring network/program. Please note, there are other available monitoring networks which are not mentioned here and more details on the networks and measurements can be obtained from other sources, if necessary.

3.3.1 AQS

The Air Quality System (AQS) is a repository of ambient air pollution data and related meteorological data collected by EPA, state, local and tribal air pollution control agencies from tens of thousands of monitors (it is not an actual monitoring network). The monitoring data in AQS are the result of the various Clean Air Act requirements to provide a national database of ambient air pollution data. This information management system contains over 1000 pollutants from 1957 through the present day. AQS contains all the routine hourly gaseous pollutant data collected from State and Local Air Monitoring Stations (SLAMS) and National Air Monitoring Stations (NAMS) sites. SLAMS is a dynamic network of monitors for state and local directed monitoring objectives (e.g., control strategy development) which consists of
approximately 4,000 monitoring stations. A subset of the SLAMS network, the NAMS has an emphasis on urban and multi-source areas (i.e., areas of maximum concentrations and high population density).

The AQS database includes criteria pollutant data (SO2, NO2, O3, CO, PM10, PM\(_{2.5}\) and Pb) and speciation data of particulate matter (SO4, NO3, NH4, EC, OC, and crustal Material), air toxic data, photochemical assessment data, and meteorological data. The data are measured and reported on an hourly or daily average basis. The AQS system continues to expand to include more ambient air pollutants. An overview of the AQS can be found at http://www.epa.gov/ttn/airs/airsaqs/index.htm. For querying the database or viewing the data one can use EPA's AirData website (http://www.epa.gov/airdata/) which is a collection of user-friendly visualization tools for air quality analysts. The tools generate maps, graphs, and data tables dynamically. An AQS User’s Guide is available at: http://www.epa.gov/ttn/airs/airsaqs/manuals/docs/users_guide.html

3.3.2 IMPROVE

The Interagency Monitoring of PROtected Visual Environments (IMPROVE) network began in 1985 as a cooperative visibility monitoring effort between EPA, federal land management agencies, and state air agencies (IMPROVE, 2011). Data are collected at Class I areas across the United States mostly at National Parks, National Wilderness Areas, and other protected pristine areas. Currently, there are approximately 181 IMPROVE sites that have complete annual PM\(_{2.5}\) mass and/or PM\(_{2.5}\) species data. There are 110 IMPROVE monitoring sites which represent air quality at the 156 designated Class I areas. The 71 additional IMPROVE sites are “IMPROVE protocol” sites which are generally located in rural areas throughout the U.S. These sites use the IMPROVE monitoring samplers and collection routines, but are not located at Class I areas. The website to obtain IMPROVE documentation and/or data is http://vista.cira.colostate.edu/improve/. Data advisories are posted at: http://vista.cira.colostate.edu/improve/Data/QA_QC/Advisory.htm.

3.3.3 CASTNet

Established in 1987, the Clean Air Status and Trends Network (CASTNet) is a dry deposition monitoring network where PM data are collected and reported as weekly average data (U.S. EPA, 2012a). In addition, this network measures and reports hourly ozone concentrations. CASTNet provides atmospheric data on the dry deposition component of total acid deposition, ground-level ozone and other forms of atmospheric pollution. The data (except for ozone) are collected in filter packs that sample the ambient air continuously during the week. CASTNet
now comprises 90 monitoring stations across the United States. The longest data records are primarily at eastern U.S. sites. More information can be obtained through the CASTNet website at http://www.epa.gov/castnet/.

3.3.4 CSN

The Chemical Speciation Network (formerly known as STN: The Speciation Trends Network) began operation in 1999 to provide nationally consistent speciated PM$_{2.5}$ data for the assessment of trends at representative sites in urban areas in the U.S. The CSN was established by regulation and is a companion network to the mass-based Federal Reference Method (FRM) network implemented in support of the PM$_{2.5}$ NAAQS. As part of a routine monitoring program, the CSN quantifies mass concentrations and PM$_{2.5}$ constituents, including numerous trace elements, ions (sulfate, nitrate, sodium, potassium, and ammonium), elemental carbon, and organic carbon. There are currently 52 trends sites in the CSN nationally in operation. CSN sites are largely static urban monitoring stations with protocols for sampling methods; dedicated to characterizing aerosol mass components in urban areas of the U.S. to discern long-term trends and provide an accountability mechanism to access effectiveness of control programs. In addition, there are approximately 150 supplemental speciation sites which are part of the CSN and are SLAMS sites. The CSN data at trends sites are collected 1 in every 3 days, whereas supplemental sites collect data either 1 in every 3 days or 1 in every 6 days. Comprehensive information on the CSN and related speciation monitoring can be found at http://www.epa.gov/ttn/amtic/specgen.html.

3.3.5 NADP

Initiated in the late 1970s, the National Acid Deposition Program (NADP) monitoring network began as a cooperative program between federal and state agencies, universities, electric utilities, and other industries to determine geographical patterns and trends in precipitation chemistry in the U.S. NADP collects and reports wet deposition measurements as weekly average data (NADP, 2013). The network is now known as NADP/NTN (National Trends Network) with nearly 200 sites in operation. The NADP analyzes the constituents important in precipitation chemistry, including those affecting rainfall acidity and those that may have ecological effects. The NTN measures sulfate, nitrate, hydrogen ion (measure of acidity), ammonia, chloride, and base cations (calcium, magnesium, potassium). Detailed information regarding the NADP/NTN monitoring network can be found at http://nadp.sws.uiuc.edu/.
3.3.6 SEARCH

The South Eastern Aerosol Research and Characterization (SEARCH) monitoring network was established in 1998 and is a coordinated effort between the public and private sector to characterize the chemical and physical composition as well as the geographical distribution and long-term trends of PM$_{2.5}$ in the Southeastern U.S (Edgerton, 2005; Hansen, 2003). SEARCH data are collected and reported on an hourly/daily basis. A total of eight sites have historically been operated by SEARCH, although only six are currently operating: Birmingham, Alabama (urban), Centreville, Alabama (rural), Gulfport, Mississippi (urban), Jefferson Street, Atlanta, Georgia (urban), Oak Grove, Mississippi (rural) (not operational as of 2010), Yorkville, Georgia (rural) (not operational as of 2009), suburban Pensacola, Florida (suburban), and downtown Pensacola, Florida (urban). Background information regarding standard measurement techniques/protocols and data retrieval can be found at http://www.atmospheric-research.com/studies/SEARCH/index.html.

3.3.7 Speciated PM$_{2.5}$ Data Summary

Speciated PM$_{2.5}$ data play an especially important role in performance evaluation, as the deterministic models predict exact chemical components which can be compared to some of the corresponding measured analytes. There are known positive and negative sampling artifacts as well as analysis artifacts associated with FRM and speciation monitors (Frank, 2006). Due to the complex nature of the measurements, a basic understanding of the various PM$_{2.5}$ and speciation monitoring technology and measurements are needed before undertaking a model evaluation.

**Table 3.2:** Known measurement artifacts for PM$_{2.5}$ and speciated PM for different monitoring networks.

<table>
<thead>
<tr>
<th>Network</th>
<th>Measurement</th>
<th>Notes</th>
<th>Sampling Time</th>
</tr>
</thead>
</table>
| FRM     | PM$_{2.5}$  | - Negative artifacts: ammonium nitrate, organic carbon  
- Positive artifacts: organic carbon, water | 24-hour average 1/3 days or 1/6 days (some daily sites) |
<p>|         | PM$_{2.5}$  |       |               |</p>
<table>
<thead>
<tr>
<th>Network</th>
<th>Measurement</th>
<th>Notes</th>
<th>Sampling Time</th>
</tr>
</thead>
</table>
| CSN (formally STN)    |             | - Negative artifacts: ammonium nitrate, organic carbon
|                       |             | - Positive artifacts: organic carbon, water
|                       |             | - Note that positive and negative artifacts for PM$_{2.5}$ may be different from artifacts for individual PM components because the speciated PM$_{2.5}$ samples are collected on different types of filters than are used for total PM$_{2.5}$ gravimetric measurements
|                       |             | - CSN PM$_{2.5}$ mass may be different from FRM measurements due to differences in handling procedures                                                                                           | 24-hour average 1/3 days or 1/6 days |
| SO4                   |             |                                                                                                                                                                                                       |                                |
| NO3                   |             |                                                                                                                                                                                                       |                                |
| NH4                   |             |                                                                                                                                                                                                       |                                |
| Organic Carbon        |             | - Blank correction is needed to account for positive artifact.$^{24}$                                                                                                                                 |                                |
|                       |             | - Before 2007, OC/EC split was operationally defined using TOT                                                                                                                                         |                                |

$^{24}$ CSN OC measurements reported in AQS do not currently have any artifact correction applied, although ambient data provided in MATS does already include a blank correction. Simultaneous with the switch from TOT to TOR, CSN OC samplers were also updated so that the same artifact correction techniques could be applied to measurements from CSN and IMPROVE networks. The OC artifact from CSN monitors after the change in samplers is generally smaller than OC artifact from CSN monitors before the change in samplers, although this difference has not been fully characterized at this point. Work by Malm et al (2011) suggests that CSN OC from 2005 and 2006 (before the switch in samplers) likely had a positive multiplicative bias of ~1.2 and a positive additive bias between 1.0 and 1.9 depending on the time of year. Frank (2012) recommended updating artifact correction methodologies for both CSN and IMPROVE. These recommendations have not yet been implemented. Until further network-wide artifact policy has been put in place, we recommend adjusting uncorrected AQS OC data by subtracting 1.4 for measurement before the switch to IMPROVE-like measurements and by subtracting 0.12 from measurements after the switch based on Frank (2012).
<table>
<thead>
<tr>
<th>Network (con’t.)</th>
<th>Measurement</th>
<th>Notes</th>
<th>Sampling Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSN (formerly STN)</td>
<td>Elemental Carbon</td>
<td>- Before 2007, OC/EC split was operationally defined using TOT method (NIOSH). CSN monitors switched to using the TOR method (consistent with IMPROVE monitors) between 2007 and 2009.(^{25})</td>
<td></td>
</tr>
<tr>
<td>CASTNet</td>
<td>SO(_4)</td>
<td></td>
<td>weekly average</td>
</tr>
<tr>
<td></td>
<td>NO(_3)</td>
<td>Split between NO(_3) and HNO(_3) may not be reliable in warm weather due to conversion from NO(_3) to HNO(_3). Recommend comparing total nitrate (NO(_3) + HNO(_3)) between model and observations.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>NH(_4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>SO(_2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>HNO(_3)</td>
<td>Split between NO(_3) and HNO(_3) may not be reliable in warm weather due to conversion from NO(_3) to HNO(_3). Recommend comparing total nitrate (NO(_3) + HNO(_3)) between model and observations.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PM(_{2.5})</td>
<td>- Negative artifacts: ammonium nitrate, organic carbon</td>
<td></td>
</tr>
</tbody>
</table>

\(^{25}\) The transition from TOT to TOR for CSN monitors occurred in shifts: 56 sites switched in May 2007, 63 sites switched in April 2009, and 78 sites switched in October 2009.
<table>
<thead>
<tr>
<th>Network</th>
<th>Measurement</th>
<th>Notes</th>
<th>Sampling Time</th>
</tr>
</thead>
</table>
| IMPROVE | - Positive artifacts: organic carbon, water  
- Note that positive and negative artifacts for PM$_{2.5}$ may be different from artifacts for individual PM components because the speciated PM$_{2.5}$ samples are collected on different types of filters than are used for total PM$_{2.5}$ gravimetric measurements | 24-hour average 1/3 days | |
| SO$_4$ and S | - IMPROVE monitors measure both elemental S (by XRF) and ionic SO$_4^-$ by ion chromatography. Generally either measurement is reliable and may be used for model evaluation purposes although some caveats should be noted.| | |
| NO$_3$ | | | |
| NH$_4$ | - Only available at a limited number of sites for a limited number of years | | |
| Organic Carbon | - OC/EC split is operationally defined using Thermal Optical Reflectance (TOR) analysis.  
- Blank corrections based on a median measured positive OC artifact from back-up filters at six sites are applied on a month-specific basis to all data before they are reported (Chow et al, 2013) | | |

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Hyslop et al (2012) report that XRF elemental sulfur measurements are somewhat affected by changes in XRF methodologies over time. Also, prior to 2000, filters used to collect sulfate for ion chromatography became clogged during high sulfate episodes. Changes in filter collection techniques eliminated this problem after 2000. In addition, recent literature by Tolocka and Turpin (2012) suggests that differences between XRF sulfur and ion chromatography sulfate are due to the presence of organic sulfur in aerosol (which would be measured by XRF but not IC). If this is the case, than the IC sulfate measurement is more appropriate for comparison with modeled sulfate which generally does not include formation of organic sulfur compounds.
<table>
<thead>
<tr>
<th>Network</th>
<th>Measurement</th>
<th>Notes</th>
<th>Sampling Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>IMPROVE (con’t.)</td>
<td>Elemental Carbon</td>
<td>- OC/EC split is operationally defined using Thermal Optical Reflectance (TOR) analysis.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sodium</td>
<td>XRF analysis is not as sensitive to sodium as other methods and generally under-reports sodium concentrations.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Silicon</td>
<td>XRF silicon measurements are unreliable at high sulfur conditions (when S/Si &gt; about 7)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Aluminum</td>
<td>Elemental concentrations above the MDL can go undetected. IMPROVE has published an alternate soil calculation which estimates Al based on Si concentrations.</td>
<td></td>
</tr>
</tbody>
</table>

In general, the speciated PM$_{2.5}$ data can be directly compared to the model outputs. Of note, care should be taken in examining issues with blank corrections for organic carbon (especially when measured OC is low) as well as the EC/OC split. Prior to 2006, the CSN and IMPROVE networks used different analysis techniques when estimating EC and OC (CSN monitor locations switched to a similar method to IMPROVE between 2007 and 2009, depending on the monitor). The EC/OC analysis method will generally have a larger impact on EC concentrations than OC concentrations. The difference in OC/EC splits between the two techniques has been investigated in depth in the literature and by IMPROVE staff (Chow, 2001, Chow, 2010, White, 2012).

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27 Due to difficulties in detecting Al, IMPROVE sometimes uses an alternative SOIL calculation which does not include Al: SOIL = 3.48*Si + 1.63*Ca + 2.42*Fe + 1.94*Ti (http://vista.cira.colostate.edu/improve/publications/SOPs/ucdavis_sops/sop351_V2.pdf)
2007). It may not be appropriate to compare EC concentrations between networks for years prior to 2009 (although the data can still be used to evaluate model performance).

Total PM$_{2.5}$ mass measured gravimetrically at CSN and IMPROVE monitors is known to have several measurement artifacts (both positive and negative) (Frank, 2006, Simon, 2011, Malm, 2011). Consequently, summing the mass of all PM$_{2.5}$ species components is not likely to give the same answer as the total measured PM$_{2.5}$ mass from a Teflon filter. Therefore, model evaluations should concentrate on comparisons with speciated PM$_{2.5}$ components at these sites, rather than total PM$_{2.5}$ mass.

FRM monitors do not measure all of the PM$_{2.5}$ in the air, and the speciation samplers don’t measure PM$_{2.5}$ in the same way as the FRM monitors (Frank, 2006). Due to these positive and negative artifacts, the FRM data may not be directly comparable with model outputs without adjustment. The models predict PM species as they might be measured in the ambient air, but the FRM measurements may not always measure what is in the air (due to known positive and negative artifacts). As part of the PM$_{2.5}$ attainment test we recommended default methodologies to adjust speciation (CSN and IMPROVE) data to better approximate the FRM data (see sections 4.4 and 4.5). A similar adjustment could be made to the model output data to allow the direct comparison to FRM measurements. However, as noted earlier, there may be limited value of information gained by evaluating daily average total measured PM$_{2.5}$ mass (as compared to PM$_{2.5}$ components). More meaningful information may be gleaned from continuous PM$_{2.5}$ ambient data.

Another issue to consider when comparing modeled and observed PM concentrations is the size definitions for PM. IMPROVE and CSN ambient monitors measure PM$_{2.5}$ using inlets which screen out any particles with aerodynamic diameters greater than 2.5 µm. Air quality models use varying schemes to characterize particulate matter size distributions. The two most comment modeling schemes are the sectional treatment and the modal treatment. The default configuration for CAMx includes a sectional aerosol treatment while the default configuration for CMAQ includes a modal aerosol treatment, although other versions of these models exist with alternate aerosol treatments. Sectional aerosol modules split particles into bins defined using discrete size cutpoints based on aerodynamic diameter (e.g. particles with aerodynamic diameters between 1 µm and 2.5 µm). One common sectional set-up includes 2 bins, one containing particles with aerodynamic diameters < 2.5 µm (fine PM) and one containing particles with aerodynamic diameters > 2.5 µm (coarse particles). Other models have split the fine PM into more than two bins (Nolte et al., 2008; Pandis et al., 1993). With sectional models, the comparison to measured PM$_{2.5}$ is straightforward so long as one of the PM bins has a cutoff at an aerodynamic diameter of 2.5 µm (i.e. add up PM mass in all bins less than 2.5 µm). The modal approach treats PM as occurring in distinct “modes”, each one having a lognormal
distribution. Each PM mode is characterized by the geometric mean diameter and the geometric standard deviation of the diameter (the geometric mean and standard deviation can be tracked for particle number, surface area, mass or all three). With modal aerosol treatment, PM$_{2.5}$ can be estimated in several ways. One method is to simply sum the mass in the modes that generally contain fine PM. Another method would be to use the geometric mean and standard deviation to calculate the fraction of PM mass in each mode which is associated with particles less than 2.5 µm. However there are several complicating factors with taking the second approach. First, the EPA’s National Emissions Inventory and many other inventories define PM$_{2.5}$ as being entirely less than 2.5 µm in diameter. If these primary emissions are injected into a modal model (generally into a fine PM mode), they are instantaneously mixed with existing aerosol mass in that mode. The tail of the fine PM mode will include particles greater than 2.5 µm. Therefore, a fraction of the PM that was operationally defined as primarily emitted PM$_{2.5}$ (diameter < 2.5 µm) would be incorrectly distributed into the > 2.5 µm size range based on the mode distribution. If primary emissions were quantified based on modes versus a discrete cutpoint, then this would not be a problem. Secondly, some modal models have been shown to over-predict the peak-concentration diameter and distribution width of the fine PM mode (Kelly et al., 2011; Kelly et al., 2010). This would lead to under-predictions of the PM$_{2.5}$ fraction by increasing the mass fraction in the >2.5 micron diameter range. Based on these two complications, at this time we do not recommend calculating the fraction of PM mass in each mode below the 2.5 µm cutpoint unless air agencies have specific analysis for their application to show that method to be more accurate than simply summing mass over the fine PM mode(s).

Finally, although we recommend weighing performance of speciated PM components more heavily than total PM, some additional insight can be gained by looking at FEM continuous PM2.5 measurements. Since speciated measurements are generally derived from filters, these measurements are usually taken as 24-hour averages. The FEM continuous measurements provide a diurnal profile of PM2.5 concentrations that can be compared against hourly model outputs to determine whether the model is replicating the measured temporal pattern.

### 3.4 Diagnostic Evaluation

The goal of a diagnostic model evaluation is to determine whether the model correctly represents the physical and chemical processes that control the ambient concentrations of precursors and secondary pollutants. It is possible that a model can incorrectly represent the relative amount of primary emissions versus secondary production or that a model can
incorrectly represent the importance of dispersion, deposition or chemical reaction as a sink. Thus, the ability of a model to accurately reproduce the observed concentration of a particular pollutant does not guarantee that the model correctly simulated the processes that determine the concentration of the pollutant. The goal of a diagnostic evaluation is to investigate the processes that determine the ambient concentrations of ozone, PM$_{2.5}$ and their precursors, and to develop confidence that the model can accurately predict how these concentrations will change in the future (e.g., Arnold et al., 2006). It is likely that research grade measurements needed to perform a diagnostic evaluation will not be available in many SIP modeling studies, however, it can still be valuable to perform diagnostic analyses and compare the results with previous modeling research studies.

Several different tools and analysis methods are available for use in diagnostic model evaluation including process analysis, indicator ratios, source apportionment methods, model sensitivity studies, and retrospective studies.

3.4.1 Process Analysis

Both the CMAQ and CAMx models include a process analysis tool (Jeffries and Tonnesen, 1994) that provides additional diagnostic information on the chemical reactions and physical processes (e.g., emissions, deposition, advection, vertical mixing, and net change from chemistry) that determine species concentrations. Chemical reaction data can be output either as the hourly integrated reaction rate (IRR) for each reaction or as a summary of key reactions in the chemical process analysis (CPA). Physical processes can be output as hourly concentration changes in the integrated process rate (IPR) file. Detailed analysis off IRR and IPR outputs have been demonstrated in research studies (Jang et al., 1995; Vizuete et al., 2008; Henderson et al., 2011), however, significant time and effort are required to complete these analyses. The CPA output provides a more limited set of chemical process information that is more accessible and that can be visualized using the same tools used to analyze model concentration output files. Minimal computational cost is required to produce the CPA files and they are in the same format as the model concentration files and can be view using the same visualization tools. Below are examples of these plots comparing modeled ozone concentration, daily total Ox production, and net O$_3$ production in NOx limited and oxidant limited chemical regimes. The CPA tool can also provide information on the chemical reactions of VOC, NOy and radical species.
Figure 3.4.1  Chemical process analysis plots showing modeled ozone concentration, daily total Ox production, and net ozone production under VOC sensitive and NOx sensitive conditions.
3.4.2 Indicator Ratios

One way to evaluate the response of the model is to examine predicted and observed ratios of indicator species. Indicator species techniques have been developed for both ozone and secondary PM species (in particular nitrate) (Sillman, 1995, 1998; Ansari and Pandis, 1998; Blanchard et al., 2000; Tonnesen and Dennis, 2000a,b). If ratios of observed indicator species are very high or very low, they provide a sense of whether further ozone or secondary PM$_{2.5}$ production at the monitored location is likely to be limited by availability of NOx or VOC (or NH$_3$ in the case of particulate nitrate). Agreement between paired observed and predicted ratios suggests a model may correctly predict the sensitivity of ozone or secondary PM$_{2.5}$ at the monitored locations to emission control strategies. Thus, the use of indicator species aims to validate the modeled chemical regime and may help to build confidence in the RRFs predicted from the specific model application.

For ozone, measurements of certain “indicator species ratios” are a potentially useful way to assess whether local ozone formation is VOC or NOx limited at any particular point in space and time as well as, help reveal whether the model is correctly predicting the sensitivity of ozone to VOC and/or NOx controls (e.g., comparisons between modeled and observed ratios: O$_3$/NOy, O$_3$/HNO3) (Millford et al., 1994; Sillman, 1995, 1997, 1998, 2002; Lu and Chang, 1998). Tonnesen and Dennis (2000a,b) distinguished between short lived indicators of instantaneous rates of production of O$_3$ (PO$_3$) or odd oxygen (POx) versus long lived indicators of peak O$_3$ concentration and found that the ratio of production of H$_2$O$_2$ to production of HNO$_3$ (PH$_2$O$_2$/PHNO$_3$) is strongly associated with POx sensitivity to VOC and NOx. Tonnesen and Dennis also found that the ratio of formaldehyde to NO$_2$ was useful as an indicator of O$_3$ sensitivity, and this ratio can be evaluated using satellite data (Martin et al., 2004; Duncan et al., 2010). For PM, such a comparison may reveal whether the model is predicting sensitivity of secondary components of PM$_{2.5}$ to changes in SO$_2$, NH$_3$, VOC and/or NOx controls correctly (Ansari and Pandis, 1998; Blanchard et al., 2000; Pun and Seigneur, 1999, 2001). If a model accurately predicts observed indicator species relationships, then one can conclude with additional confidence that the predicted change in future year ozone or PM may be accurate.

Although ratios of indicator species have the potential to be quite useful, they should be used with caution since different studies have identified different ranges of values to characterize VOC and NOx limited regimes in different locations. Table 3.3 summarizes the range of values determined for 10 indicator species or ratios in various studies. In cases where the NOx and VOC limited ranges are broad or overlap, air agencies should attempt to use values from studies in the local area. At a minimum, air agencies should be careful with respect to the use of indicator species when the range of observed values for which the preferred direction of
control is not clear. When this occurs, agreement between predictions and observations does not necessarily imply that the response to controls, as predicted by the model is correct (especially for secondary particulate matter to changes in precursors). If a model predicts observed values of indicator species relationships such that observed and predicted value fall within the same range, this provides some confidence that the predicted change in ozone or secondary particulate matter may be accurate.

A second precaution is that this method often requires more types of measurements than are commonly available. In some cases, it may be difficult to calculate meaningful indicator ratios from relatively imprecise measurements from routine monitoring networks. Finally, much of the work done to date with indicator species has focused on peak concentrations of ozone. Limited research has been conducted on development of indicator ratios for secondary PM.

**Table 3.3**: Ranges of indicator species/ratios that have been reported for VOC and NOx limited regimes.

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Median VOC-sensitive</th>
<th>Transition</th>
<th>Median NOy-sensitive</th>
</tr>
</thead>
<tbody>
<tr>
<td>O₃/NOₓ</td>
<td>1.6 - 8.8ᵃᵇᵈᶠ⁻ᵐ</td>
<td>6 – 15ᶜᵈᵐⁿ𝑞</td>
<td>8.8 – 26ᵃᵇᵈᶠ⁻ᵐ</td>
</tr>
<tr>
<td>O₃/NO₂</td>
<td>5.8 – 16ᵃᵈᶠ𝑗⁻ᵐ</td>
<td>7 – 100ᶜ⁻ᶠⁿ𝑞</td>
<td>10.1 – 35ᵃᵈᶠ𝑗⁻ᵐ</td>
</tr>
<tr>
<td>O₃/NOₓ</td>
<td>&lt; 15</td>
<td>15 – 60ⁿᵃₒ𝑞ᵗ</td>
<td>&gt; 40</td>
</tr>
<tr>
<td>O₃/HNO₃</td>
<td>7 - 33.9ᵃᵈ𝐣ᵏᵐ</td>
<td>12 – 25ᶜᵈ</td>
<td>17.2 – 62.9ᵃᵈ𝐣ᵏᵐ</td>
</tr>
<tr>
<td>H₂O₂/HNO₃</td>
<td>0.3 - 1.5ᵈ⁻ᵐ</td>
<td>0.2 - 2.4ᶜᵉʰⁿ⁻ｑ</td>
<td>0.4 - 3.6ᵈ⁻ᵐ</td>
</tr>
<tr>
<td>H₂O₂/NO₂</td>
<td>0.2 - 1.1ᵃʲ</td>
<td>0.2 - 0.25ᶜ</td>
<td>0.6 - 1.3ᵃʲ</td>
</tr>
<tr>
<td>H₂O₂/NOₓ</td>
<td>0.2 - 0.4ᵃʲ</td>
<td>0.12 - 0.17ᶜ</td>
<td>0.6 - 1.0ᵃcstdio</td>
</tr>
<tr>
<td>HCHO/NO₂</td>
<td>&lt; 1</td>
<td>1.2ⁿᵃₒᵘ</td>
<td>&gt; 2</td>
</tr>
<tr>
<td>NO₂/NOₓ</td>
<td>&lt; .5</td>
<td>0.5-0.6ⁱ</td>
<td>&gt; 0.6</td>
</tr>
<tr>
<td>NOₓ</td>
<td>7.7 - 12.2ⁱ</td>
<td>5 - 2⁰ᶜᵉṪⁿ⁻ʳₛ</td>
<td>3.2 - 5.7ⁱ</td>
</tr>
</tbody>
</table>

ᵃCastell et al., 2009; ᵇXie et al., 2011; ᶜTorres-Jardon and Keener, 2006; ᵈSillman and He, 2002; ᵉSillman, 1995; ᶠLu and Chang, 1998; ᵍStein et al, 2005; ʰSillman et al., 1997; ʲMartilli et al., 2002; ᵏJimenez and Baldasano, 2004;  ℓTorres-Jardon et al, 2009; ᵐChock et al, 1999; ่นSillman et al., 2003;  ^=Zhang et al, 2009;
Blanchard et al., (2000) have examined how indicator species might be used to assess whether particulate nitrate concentrations are limited by NOx or by ammonia emissions using mechanisms which incorporate reactions dealing with secondary particulate matter. These authors identify several indicators which appear potentially useful for identifying limiting precursors for secondary nitrate particulate matter. The indicators include:

(1) excess NH\textsubscript{3} defined in Equation 3-1 (values greater than zero indicate NOx limited regimes and values less than 0 indicate ammonia limited regimes);

\[
\text{excess NH}_3 = [\text{NH}_3(g)] + [\text{NH}_4 + (a)] - 2 \ast [\text{SO}_4^2 - (a)] - [\text{NO}_3 - (a)] - [\text{HNO}_3(g)] \\
- [\text{HCl}(g)] + 2 \ast [\text{Ca}^2+] + 2 \ast [\text{Mg}^2+] + [\text{Na}^+] + [\text{K}^+] + [\text{Cl}^-] \tag{3-1}\]

(2) The ratio of particulate to total nitrate. Values above 0.9 at high temperatures indicate NOx limited regimes (values below 0.3 to 0.5 were indicative of ammonia limited regimes.)

Ansari and Pandis (1998) also have suggested the use of the gas ratio (GS), defined in equation 3-2, as an indicator of PM formation regimes.

\[
GS = \frac{\text{NH}_3^F}{\text{HNO}_3^T} \tag{3-2}\]

Despite these precautions, comparing predicted and observed relationships of indicator species provides a means of assessing a model’s ability to accurately characterize the sensitivity of predicted ozone and predicted secondary components of PM\textsubscript{2.5} to changes in precursors. Where observations are available, it is recommended that SIP modeling demonstrations show reasonable agreement between observations and ratios of indicator species.

\[\text{Concentrations are in } \mu\text{mol/m}^3, (g) \text{ represent gas-phase and (a) represents aerosol phase.} \]

\[\text{NH}_3^F \text{ is free ammonia (total ammonia – 2*sulfate). HNO}_3^T \text{ is total nitrate (gas + PM).}\]
3.4.3 Source Apportionment

Source apportionment methods and model sensitivity studies are two complementary approaches that can be used to identify emissions sources that contribute to high pollutant concentrations. The CMAQ and CAMx models both include options to use source apportionment tools to identify sources that contribute to the production of ozone (ENVIRON, 2014; Kwok et al., 2014) and some components of PM$_{2.5}$ including sulfate, nitrate, ammonium and primary emissions of PM$_{2.5}$ (ENVIRON, 2014; Kwok et al., 2013). Source apportionment tools employ a set of model tracers to attribute pollutant concentrations to user selected emissions source sectors and geographic areas. This approach can be useful both as a diagnostic tool to identify sources that contribute to ozone and PM$_{2.5}$ and also as an aid in regulatory analysis to identify emissions control measures that will be effective for attaining air quality standards. An advantage of source apportionment approaches is that tracers attribute the mass contribution from a source to a receptor, and therefore this approach is less susceptible to the effects of non-linear chemistry that can complicate the interpretation of model sensitivity simulations.

3.4.4 Sensitivity Studies

Model sensitivity simulations can be used to identify model inputs (IC/BC, meteorological data, chemical reactions, and emissions) that have the greatest impact on model predicted concentrations. The objective of sensitivity tests is to identify whether the inputs have a large enough influence that errors in these inputs could be a driving influence on the model predictions. In “brute-force” sensitivity simulations, the model input data is modified directly, e.g., increasing or decreasing emissions in the model input file. Brute force simulations are relatively easy to implement but are resource intensive when many different inputs must be evaluated. The Direct Decoupled Method (DDM) is an approach that can be used to evaluate the first order sensitivity to multiple model inputs in a single model simulation (e.g., Cohan et al., 2005; Napelenok et al., 2006). Because of non-linearity in chemical reactions, first order sensitivity is not always sufficient, and high-order DDM (HDDM) can be used to evaluate second order sensitivities to inputs that are subject to non-linear chemistry (Zhang et al., 2012b).

In cases where the model performs poorly in the base case, sensitivity simulation may be useful to identify potential causes for poor model performance. However, caution should be used in modifying inputs to achieve good model performance because arbitrarily “tuning” of model
input data to fit the observations can introduce compensating errors. For example, if a model underestimates observed ozone because the meteorological data is overly dispersive, the model performance could be improved by increasing emissions or BC concentrations, but this model would not be reliable for predicting future concentrations because its good performance in the base case was achieved through compensating errors in the input. An appropriate use of sensitivity approaches is to identify each of the processes or inputs that has a large effect on model predictions, and then perform additional analysis of those inputs to determine if they are accurately represented in the base case model.

### 3.4.5 Dynamic Model Evaluation

A second method for assessing a model's performance in predicting the sensitivity of ozone or PM$_{2.5}$ species to changes in emissions is to perform a retrospective dynamic analysis. This involves comparing model predicted historical trends with observed trends. Retrospective analyses provide potentially useful means for diagnosing why a strategy did or did not work as expected. They also provide an important opportunity to evaluate model performance in a way which is closely related to how models are used to support an attainment demonstration.

A dynamic evaluation uses various analyses to assess the accuracy of the model in characterizing the sensitivity of ozone and/or PM$_{2.5}$ to changes in emissions. Although dynamic evaluation is always recommended, the measurements and resources needed for a dynamic evaluation may not be readily available to many air agencies performing SIP modeling. Additional challenges for retrospective analyses include identifying appropriate case studies for which responses to emissions changes are large enough to be distinguished in ambient data, developing or obtaining equivalent and appropriate emissions for multiple historical years, and disentangling the confounding influences of year to year changes in meteorology and emissions. Consequently, retrospective dynamic evaluations may be beyond the scope of many SIP modeling demonstrations. Major challenges in evaluating indicator species include variability in the characteristic ratios for VOC and NOx limited regimes in different locations and the availability of ambient data. Where appropriate observational data are available, modelers are encouraged to evaluate these indicators.

A retrospective analysis is intended to examine the ability of the model to respond to emissions changes by comparing recent trends in observed ozone or PM$_{2.5}$ concentrations to the model-predicted trend over the same time period. The approach is a direct assessment of what is
most important in an attainment demonstration: does the model accurately predict changes in air quality as a result of changes in emissions? As part of a retrospective the model is run for (a) current episodes or time periods and (b) episodes in one or more historical time periods using the emissions and meteorological inputs appropriate for each time period modeled.

While retrospective analyses may be useful, it may be difficult to obtain meteorological and emissions inputs for the historical time period(s) that are calculated using techniques and assumptions which are consistent with the calculation of these same inputs for the current time period. Using inconsistent inputs will confound the interpretation of the predicted trend. One method for ensuring consistent methodology for emissions estimates is to backcast emissions from the most recent year to the earliest year. The model should respond in a predictable way if the emissions changes are large enough. Hence, modeling an emissions change of only a few percent would not be viable. However, if NOx or SO2 emissions have been reduced by a large percentage (e.g. 30% or more) over a relatively short time period, then that may be a good time period to test the response of the model.

Because differences in meteorology between years can confound the apparent change in pollutants, a complete retrospective analysis could include multiple sensitivity runs using both year-specific meteorology and constant meteorology. The year-specific meteorology would allow the modeler to compare modeled and observed trends most accurately, and the constant meteorology would help inform the analysis on what portion of the change in pollutant concentrations were due to emissions versus meteorological differences.

Retrospective analyses are one of the few tools that can be used to determine if the model is responding “adequately” to control measures. Retrospective analyses may be an important tool to show that the models are responding “correctly” to emissions changes. Recent efforts to perform this type of analysis have been undertaken by Zhou et al (2013), Gilliland et al (2008), Godowitch et al (2010), Pierce et al. (2010) and (Foley et al, 2014). These published analyses may be used to better understand the ability of certain models to properly capture relationships between ambient pollution levels and emissions. However, since model response is highly dependent on the meteorology and emissions inputs, past studies will not necessarily provide insight on specific SIP demonstration modeling episodes which rely on independently derived meteorology and emissions.

Another dynamic evaluation approach is to look at operational performance under varying conditions, e.g., by day of the week, by season, and regionally (Marr and Harley, 2002; Murphy et al, 2007; Harley et al, 2005). The mix of pollutants vary by day of the week and from city to city so when a model shows good operational performance across these different chemical environments, this supports the assertion that it will respond appropriately to changes in
emissions. Two recent studies have performed model evaluations that focused on the model’s ability to capture weekend/weekday changes (CRC, 2011; Pierce et al, 2010)

3.5 Evaluation Tools

One available software tool to assist in model performance evaluations is the Atmospheric Model Evaluation Tool (AMET) (Appel, 2011) (www.cmascenter.org). AMET is built on several open-source software packages and uses the MySQL database software to store paired observation and model output data. There are modules in AMET for evaluating both meteorological and air quality model output. AMET provides a useful set of scripts for creating various types of plots and statistics.
4.0 Assessing Modeled Attainment

A model attainment demonstration usually consists of two key components: a) analyses which estimate whether a set of simulated emissions reductions will result in ambient concentrations that meet the National Ambient Air Quality Standards (NAAQS) and b) an identified set of control measures which will result in the required emissions reductions. This guidance focuses on the first component of a model attainment demonstration, that is, the completion and interpretation of analyses to estimate the amount of emission reduction needed to attain the NAAQS.

Air agencies should estimate the amount of emission reductions needed to demonstrate attainment of the NAAQS using the model attainment test. The model attainment test is a technical procedure in which an air quality model is used to simulate base year and future air pollutant concentrations for the purpose of demonstrating attainment of the relevant NAAQS. The recommended test uses model estimates in a “relative” rather than “absolute” sense to estimate future year design values. As explained in more detail in subsequent sections, the fractional changes in air pollutant concentrations between the model future year and model base year are calculated for all valid monitors. These ratios are called relative response factors (RRF). Future ozone and/or PM$_{2.5}$ design values are estimated at existing monitoring sites by multiplying the modeled relative response factor for each monitor by the monitor-specific base year design value. The resulting estimates of future concentrations are then compared to the NAAQS. If the future estimates of ozone and/or PM$_{2.5}$ design values do not exceed the NAAQS, then this provides evidence that attainment will be reached.

In addition to the model attainment test, air agencies should also consider performing a set of corroboratory analyses to further assess whether a proposed set of emission reductions will lead to attainment of the NAAQS (or uniform rate of progress for regional haze). As discussed later in this section (see section 4.9), the model attainment test and these supplemental analyses should be aggregated into a weight of evidence determination to evaluate whether the selected emissions reductions will yield attainment.

4.1 Overview of model attainment test

There are four reasons why the recommended model attainment test is based on application of the model in a relative sense. First and foremost, this approach has the effect of anchoring the future concentrations to a “real” measured ambient value, which is important given model bias
and error in the base year simulation(s). It is reasoned that factors causing bias (either under or over-predictions) in the base case will also affect the future case. While good model performance remains a prerequisite for use of a model in an attainment demonstration, problems posed by imperfect model performance on individual days are expected to be reduced when using the relative approach. An internal EPA analysis (USEPA, 2014b) considered whether daily ratios of model future/current maximum daily 8-hour ozone averages (MDA8) varied strongly as a function of site-specific base case model performance. This analysis was completed using a national model simulation that projected 2020 ozone concentrations from a 2007 base case. The analysis determined that when modeled MDA8 ozone bias was relatively small (e.g., less than +/- 20 ppb), the average response ratios were not a strong function of the model MDA8 bias. This provides confidence that the model can detect the air quality response in the midst of reasonable levels of absolute bias and error. Second, the relative model attainment test allows for a future projection of 3-year average ozone and PM$_{2.5}$ design values without explicitly having to model a three-year period. Third, because PM$_{2.5}$ concentrations typically consist of a diverse mix of primary and secondary components, the relative model attainment test decreases the possibility of choosing ineffective control strategies based on inaccurate model estimations of PM$_{2.5}$ composition by assessing component specific RRFs. Fourth and finally, there is evidence, based on a retrospective modeling analysis of ozone changes between 2002 and 2005 (Foley et al, 2014b) and 2002 and 2010 (Hogrefe et al, 2014), that using the model in a relative sense provides better estimates of future ozone design values than using the absolute future year simulation. The correlation between model-projected and actual design values, as well as the accuracy of model projections of attaining a 75 ppb NAAQS both appear to be slightly improved when a relative model attainment test is utilized.

Equation (4.1) describes the recommended model attainment test in its simplest form, as applied for monitoring site $i$:

$$ (DVF)_i = (RRF)_i * (DVB)_i $$  \hspace{1cm} [4.1]  

where $DVF_i$ is the estimated design value for the future year in which attainment is required at monitoring site $i$; $RRF_i$ is the relative response factor at monitoring site $i$; and $DVB_i$ is the base design value monitored at site $i$. Each of these terms is discussed in more detail below.

EPA has developed the Model Attainment Test Software (MATS) tool to enable completion of the model attainment tests for PM$_{2.5}$ and ozone, as well as for calculating changes in visibility in Class I areas as part of the uniform rate of progress analysis for regional haze (Abt, 2014). This tool can be found on EPA’s Support Center for Regulatory Atmospheric Modeling (SCRAM) website in the section on “Modeling Guidance and Support”

http://www.epa.gov/scram001/modelingapps_mats.htm
4.1.1 Establishing the base design value

The base design value for each monitoring site \( (DV_B) \) is the anchor point for estimating future year projected concentrations. Because the modeling is being used in a relative sense to determine how the modeled emissions changes will affect air quality design values in an area, it is important to match the base design value as closely as possible to the base year for which future/base ratios will be assessed. That is, if one is estimating the expected air quality change from emissions reductions between 2010 and 2020, it is important to establish an air quality anchor that represents 2010 emissions levels as closely as possible. However, it is well-established that inter-annual variability in meteorological conditions often leads to year-to-year differences in design values, even with static emissions levels (USEPA, 2012). In addition, there is also year to year variability in emissions due to economic factors (such as recessions) and compliance with regulations. We therefore recommend using the base design value approach described below.

For the model attainment tests for ozone and PM\(_{2.5}\), we recommend using the average of the three design value periods which include the base emissions inventory year.\(^{30}\) This average is expected to best represent the air quality resulting from base year emissions with some consideration of meteorological and emissions variability. For example, if the model attainment test uses base year emissions from 2011, then the base design value would be calculated as shown in equation 4.2 for each site \( i \):

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\(^{30}\) EPA recommends using ambient design values that are consistent with the official design values as calculated according to 40 CFR part 50 Appendix N (PM\(_{2.5}\) NAAQS) and Appendix P (8-hour ozone NAAQS). This includes flagging and removing event-influenced data that meet the requirements set forth in the Exceptional Events Rule (40 CFR 50.14). In general, air agencies flag data that they believe may qualify for removal as an exceptional event and are then responsible for developing and providing documentation to EPA to support these requests for exclusion. EPA Regional Offices review exceptional events claims and decide whether to concur with each individual claim. Once EPA concurs with an air agency’s request, the event-influenced data are officially noted and removed from the data set used to calculate official design values. Air agencies may or may not have flagged these data as being potentially influenced by exceptional events or may have flagged these data, but not submitted the required documentation. Air agencies may not closely examine potential event-influenced data that do not affect attainment/nonattainment decisions. However, the influence of potential event-influenced data may affect future year projections that are part of the modeled attainment demonstration. If potential exceptional event-influenced data from the historical record may affect the outcome of the modeled attainment demonstration, we encourage air agencies to consult with their EPA regional office to determine how best to handle this situation.
This has the desired effect of weighting the projected ozone or PM$_{2.5}$ base design values towards the middle year of a five year period (2009-2013), in this example for a 2011 base emissions inventory year. Additionally, an average of 3 design values will be more stable (less year-to-year variability) than any single design value period. An EPA analysis of recent design values data at 761 ozone monitors over the period between 2002 and 2011 concluded that the median standard deviation of individual 3-year ozone design values was 5.3 ppb, whereas the standard deviation of the average of multiple 3-year ozone design values was only 4.0 ppb.

In cases in which there are less than five years of valid monitoring data at a site, we recommend that base design values be calculated only when there are at least three years of consecutive valid data (i.e., at least one complete design value). If a location has less than three consecutive years of data, then that site should not ordinarily be used in the attainment test$^{32}$. An example calculation for DVB is shown in Table 4.1, and includes the number of significant digits to include for ozone and each form of the PM$_{2.5}$ standard.

**Table 4.1: Example illustrating the calculation of base design values.**

<table>
<thead>
<tr>
<th></th>
<th>2011 DV</th>
<th>2012 DV</th>
<th>2013 DV</th>
<th>DVB</th>
</tr>
</thead>
<tbody>
<tr>
<td>O$_3$ NAAQS (ppb)$^{33}$</td>
<td>76</td>
<td>76</td>
<td>78</td>
<td>76.7</td>
</tr>
<tr>
<td>Annual PM$_{2.5}$ NAAQS ($\mu$g/m$^3$)</td>
<td>12.9</td>
<td>13.1</td>
<td>12.6</td>
<td>12.87</td>
</tr>
<tr>
<td>24-hour PM$_{2.5}$ NAAQS ($\mu$g/m$^3$)</td>
<td>32</td>
<td>33</td>
<td>32</td>
<td>32.3</td>
</tr>
</tbody>
</table>

The measured 3-year average design values use the rounding/truncation rules established in 40 CFR Part 50 Appendix P (8-hour ozone) and Appendix N (PM$_{2.5}$). The resultant 5-year weighted average base design value should carry one digit to the right of the decimal point for ozone and 24-hour PM$_{2.5}$ and two digits to the right of the decimal for annual PM$_{2.5}$. There are several

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$^{31}$ Note: for nomenclature purposes, the three-year design value is referred to by the last year of the averaging period. That is, DV 2011 represents air quality data averaged over 2009, 2010, and 2011 for ozone and PM$_{2.5}$.

$^{32}$ Monitoring sites with less than 3 years of data cannot ordinarily be used to determine attainment status. Therefore, in most cases, those sites should not be used in the attainment demonstration. However, there may be cases where a monitoring site with incomplete data indicates an area of high ozone or PM concentration. Further examination of the monitoring data and modeled response (RRF) in the area is recommended as part of either the monitor based attainment test or an unmonitored area analysis, as appropriate.

$^{33}$ The current ozone NAAQS is defined in units of ppm. For ease of use, this document will use ppb units.
calculations in the modeled attainment test which carry the tenths digit or hundredths digit. Prematurely rounding and/or truncating concentrations and RRFs can lead to an overestimate or underestimate of the modeled impact of emissions controls. In some cases, a few tenths of a ppb (or µg/m³) change (or a few tenths of a percent reduction) can affect the outcome of the model attainment test. Rounding or truncating can make the change appear to be equal to a full ppb (or 1%) or equal to zero change. For 8-hour ozone, it is recommended to round to the tenths digit until the last step in the calculation when the final future design value is truncated. For annual PM$_{2.5}$ it is recommended to round to the hundredths digit until the last step when the final future design value is rounded to the nearest tenths place. For daily PM$_{2.5}$ it is recommended to round to the tenths digit until the last step when the final future design value is rounded to the nearest whole number.

In practice, the choice of the base design value can be critical to the determination of the estimated future year design values (Cohan, 2006) and careful consideration should be given to the calculation of base year values. There is no single methodology that can derive a “correct” base design value, but the 5 year weighted average value establishes a relatively stable value that is weighted towards the emissions and meteorological modeling year. In most cases, this provides an appropriate anchor point in which to base the future year design value calculations. Alternate, equally plausible, calculations of base design values may be considered as part of the corroborating analyses that comprise the aggregate weight of evidence determination. For instance, one may want to consider establishing the base design value on the highest of the relevant design values to ensure that the emissions measures will yield attainment even in periods with meteorological conditions especially conducive to poor air quality.

4.1.2 Calculation of relative response factors

The relative response factor for each monitoring site (RRF)$_i$ is the fractional change in air quality concentrations that is simulated due to emissions changes between a base and a future year emissions scenario. The specific RRF calculation techniques vary by pollutant and are described in more detail in the remainder of section 4 below. The most important consideration associated with the RRF calculation is determining which model values are most representative of the expected air quality change for a given location. This requires consideration of all of the varying changes in hourly pollutant concentrations between the base and future cases and a determination of the most appropriate summary (average) value to apply to the base design value. As with the selection of a base design value, there may be plausible alternative means of calculating the relative response factors that can differ from the approaches recommended below (e.g., Kulkarni et al., 2014, Porter et al., 2014). Where
justified, alternate RRF calculation techniques can be included as corroborative analyses as part of a weight of evidence determination.

4.2 Model attainment test for the primary ozone standard

The 8-hour ozone design value is currently calculated as the three-year average of the fourth highest monitored daily 8-hour maximum value at each monitoring site. The standard is considered to be attained if the observed design value does not exceed the level of the ozone NAAQS.\(^\text{34}\) Similarly, the model attainment test is considered satisfied when the \((\text{DVF})_{\text{M9l9}}\) is less than or equal to the current NAAQS level. The recommended test is described below.

4.2.1 Model values to use in the RRF calculation

Given the formulation of the model attainment test, it is important to identify which model days are best suited for determining the expected air quality response resulting from a set of emissions changes. On any given modeled day, meteorological conditions may or may not be conducive to high concentrations at a particular monitor. If ozone predicted near a monitor on a particular day is much less than the design value, the model predictions for that day could be unresponsive to controls (e.g., the location could be upwind from most of the emissions in the nonattainment area on that day). If these days are included in the RRF calculation, they will likely lead to a higher RRF (closer to one) and a potential overestimation of the future design value.

Internal EPA analyses (USEPA, 2014b) have shown that model response to decreasing emissions is generally most stable when the base ozone predictions are highest. The greater model response at higher concentrations is likely due to more “controllable” ozone at higher concentrations. In addition, the high model days are selected individually for each monitor. Meteorological conditions that lead to high ozone may differ between monitors in an area. For example, monitors that are typically “upwind” or “downwind” of an area may experience high ozone on different days, depending on the prevailing wind direction. In most urban areas, on days with high ozone concentrations, there is a relatively high percentage of locally generated ozone compared to days with low base case concentrations (U.S. EPA 2014c). Days with low

\(^{34}\) At the time of publication of this guidance, the ozone NAAQS was 0.075 ppm per 40 CFR Part 50.15. Design values for the .075 ppm NAAQS are truncated to the 3rd decimal digit. Therefore, 0.0759 ppm (75.9 ppb) is considered attainment and 0.0760 (76.0 ppb) is considered nonattainment. The same rounding/truncation procedures should be applied to the modeled attainment test. A detailed description of the methodology to calculate ambient ozone design values is provided in 40 CFR Appendix P to Part 50.
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Ozone concentrations are more likely to have a high percentage of ozone due to background and boundary conditions. Since the form of the standard is also focused on the highest days of an ozone season (i.e., the fourth highest MDA8), the RRF calculation should also focus on days when the model predicts the highest ozone concentrations.

As the ozone NAAQS has been lowered, a key question is whether the attainment test should use an average RRF based on all modeled days that are greater than the NAAQS, as in the previous guidance approach. In some areas of the country, this could lead to RRF calculations that might include upwards of 100 days per ozone season (for the 75 ppb NAAQS). In these cases, similar to RRFs based on low modeled concentrations, too many days in the RRF calculation may lead to higher (closer to 1) RRFs. Using the highest modeled days at each monitor is most likely to represent the response of the observed design value at a monitor. Since the design value is based on the seasonal 4th high observed values, we recommend selecting a set of modeled days that are likely to encompass a range of values that are somewhat higher than and somewhat lower than the 4th high value. We therefore recommend calculating the RRF based on the highest 10 modeled days in the simulated period (at each monitoring site). We believe this balances the desire to have enough days in the RRF to generate a robust calculation, but not so many days that the RRF does not represent days with concentrations near the observed design values. In addition, use of the highest 10 days (without an initial threshold) allows the attainment test to be easily adapted to any level of the NAAQS with little or no change in the methodology. In support of the revised recommendation, a recent assessment of modeled ozone changes between two ozone seasons (Foley et al., 2014) suggests that the use of the highest 10 days in the mean RRF calculation yields a slightly better estimate of the actual observed ozone change than the previous guidance approach.

EPA recommends that the ozone RRF calculations be based on the 10 highest days in the base year modeling at the monitor location, as long as the base MDA8 values are greater than or equal to 60 ppb for that day. In cases for which the base model simulation does not have 10 days with MDA8 values greater than or equal to 60 ppb at a site, then EPA recommends using all days where MDA8 $\geq$ 60 ppb, as long as there are at least 5 days that meet that criteria. If there are less than 5 days with MDA8 $\geq$ 60 ppb, EPA recommends that air agencies do not calculate a DVF for the site. If the model attainment test is based on less than 10 days, then other assessments in the aggregate weight of evidence demonstration will need to be more rigorous to counter the reduced robustness of the model attainment test.

A scenario in which the 5th highest base model MDA8 values is less than 60 ppb either indicates an extremely low ozone site or poor model performance. In either case, projections of DVF values are likely not reliable.
In addition, as discussed by Vizuete et al. (2011), there can be days in which the modeled source-receptor relationships may not yield a representative response for a particular cell or array of grid cells. This can result from small inconsistencies between the model representation of transport patterns (or chemical formation) and what actually occurred on that day. As part of the weight of evidence demonstration, if there is compelling evidence to determine that a particular day, while being among the 10 highest MDA8 values at a location, is not representative of the expected source-receptor relationship at that location; then that day can be considered for removal from the RRF calculation. Air agencies should document the evidence that argues for the exclusion of any otherwise-eligible days. As noted earlier, poor model performance on individual days can lead to ratios of future to base ozone that may be biased on those days. For example, underprediction of ozone concentrations may lead to ratios that are unresponsive to emissions controls. Air agencies may want to examine the day- and site-specific model performance for days that are part of the RRF calculation. Where feasible, it is recommended that days with model biases greater than +/- 20 percent be examined to make sure that they can be appropriately used in calculating the expected response.

4.2.2 Grid cells to use in the RRF calculation

It is recommended that ozone RRF calculations consider model response in grid cells immediately surrounding the monitoring site along with the grid cell in which the monitor is located. There are two primary reasons why we believe it is appropriate to include predictions from grid cells near a monitor rather than just the cell containing the monitor. First, limitations in the inputs and model physics can affect model precision at the grid cell level. Allowing some leeway in the precision of the predicted location of daily maximum ozone concentrations can help assure that possibly artificial, fine scale variations do not inadvertently impact an assessment of modeled ozone response. Second, some ozone monitors and important emission sources may be located very close to the border of a grid cell. Considering multiple cells near a monitor rather than the single cell containing the monitor diminishes the likelihood of inappropriate results which may occur from the artificial geometry of the superimposed grid system.

Based on the above considerations, it is recommended that the RRF be based on a 3 x 3 array of cells centered on the location of the grid cell containing the monitor. This is a change from the 2007 guidance (USEPA, 2007) which pre-identified 15 km as an appropriate distance for grid cell proximity to a monitor and therefore recommended the selection of RRF grid cells to be contingent upon the chosen model grid resolution (i.e., a finer grid resolution considered a larger array of grid cells to maintain the pre-identified 15 km distance). The revised approach allows for small spatial differences in the response to be considered in the RRF calculation and
presumes that the chosen model grid resolution is able to appropriately capture model response at the location of the monitoring site. Additionally, as described in section 4.2.3, the guidance now recommends that the grid cell with the highest base year MDA8 ozone value in the 3 x 3 array be used for both the base and future components of the RRF calculation, as opposed to the 2007 guidance approach which recommended selecting the peak value in the base and future cases, even if they were in different grid cells.

The selection of grid cells to use in the RRF calculation is especially important in “oxidant limited” areas (i.e., areas where incremental NOx decreases may lead to ozone increases) because these areas are likely to have grid cells that respond to VOC controls, with NOx sensitive grid cells nearby (perhaps even in the same 3 x 3 array). The 3 x 3 array methodology could lead to unrealistically small or large RRFs in these locations, depending on the specific case. Internal EPA analyses with a 12 km grid resolution have shown that on average, model-estimated future design values vary by less than 1 ppb when a single cell is used as opposed to the recommended array, although higher variability can occur. (USEPA, 2014b).

While the use of a 3 x 3 array of cells is the recommended approach for the model attainment test, air agencies are encouraged to consider the actual spatial scales of the monitors at which the model attainment test is being applied. Most ozone monitors are generally sited to be representative of an urban or neighborhood scale. In cases in which the spatial representativeness of a monitoring location is much smaller or larger than the area covered by the 3 x 3 array of cells, air agencies may consider assessing site-specific model response over an alternative grid cell array as part of corroborative analyses that inform the aggregate weight of evidence determination.

### 4.2.3 Sample model attainment test calculation

Once the appropriate RRF days are determined at each site, the calculation is straightforward. Relative response factors are not calculated on a daily basis, but instead are based on the mean 8-hour daily maximum values on all eligible calculation days. At the last step in the process, the final DVF should be calculated in accordance with the data handling conventions associated with the NAAQS (e.g., truncated to the third decimal in ppm units as per current Appendix P). An example is provided below for a 2011 base year and 2020 future year simulation based on an annual model simulation. This hypothetical model attainment test considers an area with three ozone monitors.

**Step 1:** Compute site-specific base year design values (DVBs) from observed data at all eligible sites in the area by calculating the average of the design value periods which include the base
year inventory year. All averaged values should be rounded to the tenth of a ppb. See Table 4.2 for the calculation in this sample case. The base design value is the average of the 3-year design values for 2011, 2012, and 2013.

Table 4.2: Ambient ozone base design values in example calculation.

<table>
<thead>
<tr>
<th>Monitoring site</th>
<th>2011 DV (ppb)</th>
<th>2012 DV (ppb)</th>
<th>2013 DV (ppb)</th>
<th>Base design value (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>84</td>
<td>79</td>
<td>73</td>
<td>78.7</td>
</tr>
<tr>
<td>B</td>
<td>N/A</td>
<td>67</td>
<td>83</td>
<td>75.0</td>
</tr>
<tr>
<td>C</td>
<td>86</td>
<td>76</td>
<td>80</td>
<td>80.7</td>
</tr>
</tbody>
</table>

**Step 2:** Compute site-specific relative response factors (RRFs) from modeled data at all eligible sites (i.e., A, B, and C). This is done by first identifying the 10 days with the highest daily 8-hour maximum ozone concentrations greater than 60 ppb (or subset of days if there are 5-9 days greater than 60 ppb) in the base year. For each of these days, identify the grid cell with the highest base year MDA8 ozone in the 3 x 3 cell array surrounding the monitor cell location and use that value in the calculation of a multi-day average. 10-day averages (where possible) should be calculated for both the base and future simulations. The future case average should be based on MDA8 values paired to the same cell as used in the base average. Figure 4.1 below shows an abbreviated subset of the RRF calculation for three days at a single sample site. Model estimates of MDA8 (in ppb) should be calculated to at least two places to the right of the decimal, with the last digit rounded.
**Figure 4.1.** Example demonstration of daily selections of 8-hour maxima to be used in RRF calculation

**Base**

<table>
<thead>
<tr>
<th>Date</th>
<th>Base (ppb)</th>
<th>Future (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6/21/2011</td>
<td>60.24 68.15 66.20</td>
<td>56.89 59.22 58.05</td>
</tr>
<tr>
<td>7/21/2011</td>
<td>73.41 76.26 71.27</td>
<td>63.69 68.46 63.39</td>
</tr>
<tr>
<td>7/22/2011</td>
<td>67.62 74.02 73.24</td>
<td>61.86 67.16 66.80</td>
</tr>
</tbody>
</table>

**Future**

<table>
<thead>
<tr>
<th>Date</th>
<th>Base (ppb)</th>
<th>Future (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6/21/2011</td>
<td>60.24 68.15 66.20</td>
<td>56.89 59.22 58.05</td>
</tr>
<tr>
<td>7/21/2011</td>
<td>73.41 76.26 71.27</td>
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</tr>
<tr>
<td>7/22/2011</td>
<td>67.62 74.02 73.24</td>
<td>61.86 67.16 66.80</td>
</tr>
</tbody>
</table>

Day 1 is straightforward. The daily maximum 8-hour average is > 60 ppb and is in the same cell in both the base and future case.

For day 2, the peak location shifts from the base to another cell in the array in the future (underlined cell). However, the center left cell is used for base and future values (paired in space).

Day 3 would not be eligible for the RRF calculation because there are no base values > 60 ppb.

**Step 3:** Once the MDA8 values are selected for each appropriate day for each monitoring site, they should be averaged together over the days while maintaining at least two places to the right of the decimal (round to the last decimal digit). The RRF is the ratio of the average future MDA8 values to the average base MDA8 values. Table 4.3 shows an example RRF calculation, using the results from days 1 and 2 from Figure 4.1, plus the other eight (top 10) days in which the daily model predictions were deemed appropriate for RRF calculation. RRF values should be estimated to four decimal places (rounded to the 4th decimal digit).

**Table 4.3.** Relative response factor (RRF) calculation in example calculation.

<table>
<thead>
<tr>
<th>Date</th>
<th>Base (ppb)</th>
<th>Future (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6/21/2011</td>
<td>76.26</td>
<td>68.46</td>
</tr>
<tr>
<td>6/26/2011</td>
<td>78.51</td>
<td>68.30</td>
</tr>
<tr>
<td>6/27/2011</td>
<td>75.22</td>
<td>65.43</td>
</tr>
<tr>
<td>6/28/2011</td>
<td>70.05</td>
<td>62.76</td>
</tr>
<tr>
<td>7/11/2011</td>
<td>76.33</td>
<td>68.18</td>
</tr>
<tr>
<td>7/12/2011</td>
<td>81.67</td>
<td>72.62</td>
</tr>
<tr>
<td>7/13/2011</td>
<td>78.31</td>
<td>64.52</td>
</tr>
<tr>
<td>8/02/2011</td>
<td>73.69</td>
<td>69.96</td>
</tr>
<tr>
<td>8/03/2011</td>
<td>75.83</td>
<td>65.05</td>
</tr>
<tr>
<td>8/21/2011</td>
<td>71.44</td>
<td>59.36</td>
</tr>
<tr>
<td>Average</td>
<td>75.73</td>
<td>66.46</td>
</tr>
<tr>
<td>RRFi</td>
<td>0.8776</td>
<td></td>
</tr>
</tbody>
</table>
The last step of the process is to multiply all of the site-specific RRFs by the corresponding site-specific DVBs and compare the results against the current level of the ozone NAAQS. In the final step, as noted in footnote 34, the design values are truncated to the integer ppb unit. Table 4.4 shows those results, assuming that the sample RRF shown above is for site C in the example. The final DVF for this sample site would be 70 ppb or 0.070 ppm. This would be considered a passing model attainment test for an ozone NAAQS of 0.075 ppm.

Table 4.4. Calculation of DVF, for the three sites in the sample exercise.

<table>
<thead>
<tr>
<th>Monitoring site</th>
<th>Base design value (ppb)</th>
<th>RRF</th>
<th>Future design value, pre-truncation (ppb)</th>
<th>Final Future design value (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>78.7</td>
<td>0.8933</td>
<td>70.3</td>
<td>70</td>
</tr>
<tr>
<td>B</td>
<td>75.0</td>
<td>0.9138</td>
<td>68.5</td>
<td>68</td>
</tr>
<tr>
<td>C</td>
<td>80.7</td>
<td>0.8776</td>
<td>70.8</td>
<td>70</td>
</tr>
</tbody>
</table>

Note: The “final” future year design value represents the truncated value to compare to the NAAQS. However, it is recommended to retain the tenths (of a ppb) digit in all documentation, so that small ozone changes can be gleaned from control strategy and sensitivity analyses.

4.3 Model attainment test for the secondary ozone standard

At the time this guidance document was written, the secondary ozone NAAQS is the same as the primary NAAQS. However, in the past, EPA has considered setting a secondary ozone NAAQS that is based on a cumulative measure of ozone concentrations, as opposed to the three-year average of the annual fourth-highest daily maxima. If EPA were to establish a distinct secondary standard, it is possible that air agencies would need to separately show that the planned emissions reductions would be sufficient to meet both the primary and secondary NAAQS. If a new secondary standard is subsequently developed, EPA will provide supplemental guidance on how to assess attainment of that new standard at the time of its promulgation.

4.4 What is the Modeled Attainment Tests for the Annual Average PM$_{2.5}$ NAAQS?

Since PM$_{2.5}$ consists of multiple PM species, the modeled attainment test for PM$_{2.5}$ utilizes both PM$_{2.5}$ and individual PM$_{2.5}$ component species. A separate RRF is calculated for each PM$_{2.5}$ species. In order to perform the recommended modeled attainment test, air agencies should divide observed mass concentrations of PM$_{2.5}$ into 8 components (plus passive mass):
To apply the attainment test, air agencies must first have outputs from air quality model simulations for a base year and a future year emissions scenario. We recommend a modeled attainment test which has 4 basic steps, as described in this section.

**Step 1. Compute observed quarterly mean PM\(_{2.5}\) and quarterly mean composition for each monitor.**

Derive base year quarterly mean concentrations\(^{36}\) for each of the major components of PM\(_{2.5}\). This is done by multiplying the monitored quarterly mean concentration of Federal Reference Method (FRM) derived PM\(_{2.5}\) (40 CFR Part 53) by the monitored fractional composition of PM\(_{2.5}\) species for each quarter. (e.g., 20% sulfate x 15.0 \(\mu\text{g/m}^3\) PM\(_{2.5}\) = 3.0 \(\mu\text{g/m}^3\) sulfate).

**Step 2. Using air quality model results, derive component-specific relative response factors (RRF) at each monitor for each quarter.**

Use the air quality model predictions to calculate the quarterly mean concentration for each PM\(_{2.5}\) component for the base year and future year scenario. Take the ratio of future to base year predictions for each component. The result is a component-specific relative response

\(^{36}\)Concentrations should be calculated based on calendar quarters for two reasons. First, the NAAQS is calculated for a calendar year, so the quarters need to fit evenly within a year. Second, the monitored data used to calculate design values is averaged on a calendar quarter basis before calculating annual averages.
The relative response factor for component j at a site i is given by the following expression:

\[(\text{RRF})_{ij} = \frac{[C_{ij, \text{projected}}]}{[C_{ij, \text{base year}}]}\]  \hspace{1cm} [4.3]

where \(C_{ij, \text{base year}}\) is the quarterly mean concentration predicted at or near the monitoring site with emissions characteristic of the period used to calculate the base year design value for annual PM\(_{2.5}\).

\(C_{ij, \text{projected}}\) is the future year quarterly mean concentration predicted at or near the monitoring site.

(e.g., given model predicted base year sulfate of 10.12 µg/m\(^3\) and future year concentration of 8.23 µg/m\(^3\), then RRF for sulfate is 0.8132).

**Step 3. Apply the component specific RRFs to observed air quality to obtain projected quarterly species estimates.**

For each quarter, multiply the base year quarterly mean component concentration (step 1) times the component-specific RRF obtained in step 2. This leads to an estimated future quarterly mean concentration for each component. (e.g., 3.0 µg/m\(^3\) sulfate x 0.8132 = future sulfate of 2.44 µg/m\(^3\)).

**Step 4. Calculate a future year annual average PM\(_{2.5}\) estimate.**

Sum the quarterly mean components to get quarterly mean PM\(_{2.5}\) values. Then average the quarterly mean PM\(_{2.5}\) concentrations to get a future year annual average PM\(_{2.5}\) estimate for each FRM site.

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37 For greater than 12km grid resolution, use the single grid cell. For 12km or less grid resolution, use the mean of the 3 x 3 array of the grid cells surrounding the monitor.
Compare the projected average annual arithmetic mean \( \text{PM}_{2.5} \) concentration obtained in Step 4 with 12.0 \( \mu g/m^3 \). If all values are < 12.0 \( \mu g/m^3 \), the test is passed.

### 4.4.1 Ambient \( \text{PM}_{2.5} \) Data Used in the Annual \( \text{PM}_{2.5} \) Attainment Test

\( \text{PM}_{2.5} \) data collected at FRM and FEM sites are used for nonattainment designations. Therefore we recommend using FRM and FEM data as the base data for projecting future \( \text{PM}_{2.5} \) concentrations. As can be seen from the list of steps, the modeled attainment test is critically dependent on the availability of species component mass at FRM sites. This raises several issues. First, the majority of FRM sites do not have co-located chemical speciation network (CSN\(^{38}\)) samplers.\(^{39}\) And second, the FRM filter measurements and \( \text{PM}_{2.5} \) speciation measurements do not always measure the same mass (Frank, 2006). There are numerous known issues with positive and negative sampling artifacts. Both of these issues are addressed below.

### 4.4.2 FRM Monitors that Don’t Have Speciation Data

Species concentration data and/or species fractions are needed in order to apply the PM2.5 attainment test. There are approximately 1200 FRM and FEM \( \text{PM}_{2.5} \) monitoring sites, but only ~200 urban speciation monitoring sites. This makes it difficult to apply the attainment test at the majority of FRM/FEM sites. There are several possible ways to estimate species concentrations at FRM monitors that lack speciation data. Among them are:

1) Use concurrent data from a nearby speciation monitor to estimate species concentrations and/or fractions at one or more FRM sites.
2) Use representative speciation data (from a different time period) collected in an area to estimates species data at FRM sites.
3) Use interpolation techniques to create spatial fields using ambient speciation data.
4) Use interpolation techniques to create spatial fields using ambient speciation data and

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\(^{38}\)References to CSN monitors in this document refers to the overall speciation network which includes both trends sites and SLAMS sites.

\(^{39}\)There are ~1100 FRM measurement sites and ~200-250 urban speciation sites (trends and SLAMS).
gridded model outputs to adjust the species concentrations based on the modeled spatial gradients.

In general, we recommend using spatial interpolation techniques to estimate species concentrations at FRM sites that do not have speciation data (numbers 3 and 4 above). But in some cases, interpolating data from nearby sites may not be appropriate, may not be feasible, or simply may not be necessary. In the EPA’s Model Attainment Test Software (MATS), a relatively simple interpolation technique is used to estimate species concentrations at all FRM sites in the country. The analysis uses a Voronoi Neighbor Averaging (VNA) technique. Other interpolations have been done using Kriging and other more complicated methodologies such as “Downscaler” (Berrocal, 2010a and 2010b). Air agencies are encouraged to explore techniques that are most appropriate for their area and situation. EPA’s MATS software is available for air agencies to use as a default technique.

For areas which contain one or more speciation sites, and where FRM sites exhibit very little spatial gradients, it may be appropriate to assume that the speciation site is representative of the entire area. Areas which exhibit strong spatial gradients in PM$_{2.5}$ concentrations should strongly consider using more sophisticated techniques to estimate species concentrations. Combining ambient data with model output concentrations (number 4 above) may help adjust concentrations in areas with strong gradients, but limited speciation data. This technique has been used extensively to create spatial fields of PM$_{2.5}$ concentrations for the purpose of generating health benefits calculations, but it has generally not been used to generate species fractions at FRM sites. The technique is further limited by uncertainties in the representativeness of the model outputs and emissions inventories.

4.4.3 PM$_{2.5}$ Species Calculations and Definitions

Data analyses (Frank, 2006) have noted that the FRM monitors do not measure the same components and do not retain all of the PM$_{2.5}$ that is measured by routine speciation samplers and therefore cannot be directly compared to speciation measurements from the Chemical Speciation Network (CSN). The FRM mass measurement does not retain all ammonium

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The information in this section applies to the most common samplers in the CSN. Some networks use alternative special purpose samplers to collect both PM$_{2.5}$ and PM$_{2.5}$ speciation data. The characteristics of the sampler and the analytical procedures used to produce chemical speciation data should be
nitrate and other semi-volatile materials (negative sampling artifacts) and includes particle bound water associated with sulfates, nitrates and other hygroscopic species (positive sampling artifacts). This results in FRM measured concentrations (and percent contributions to PM$_{2.5}$ mass) which may be different than the ambient levels of some PM$_{2.5}$ chemical constituents.

Because the FRM data are used to determine compliance with the NAAQS, it is critical to estimate the species composition as measured on the FRM filters. In addition, for the purposes of predicting changes in PM$_{2.5}$ components, constructed PM$_{2.5}$ mass should match the composition of mass retained by the FRM.

The goal is to reconstruct the measured species components so that they add up to the measured FRM mass. This concept can generally be represented by equation 4.4:

$$\text{RCFM} = \text{Ammoniated Sulfate Mass} + \text{Retained Ammoniated Nitrate Mass} + \text{Retained Carbonaceous Mass} + \text{Other Primary PM}_{2.5} + \text{Other Components}$$

[4.4]

In the above characterization, RCFM equals reconstructed fine mass and all of the listed chemical components reflect those retained during sampling and equilibration on the FRM’s Teflon filter. Sulfate and nitrate mass include associated ammonium which may be different than assumed ammonium sulfate and ammonium nitrate compounds. Carbonaceous mass includes elemental carbon (EC), organic carbon (OC), and hundreds of different carbon compounds which are not directly measured, and which may not match the carbon mass in speciated measurement data. Also, sulfates, nitrates and carbonaceous mass includes particle bound water associated with these hygroscopic aerosols. In this characterization, other primary PM$_{2.5}$ mass is intended to be a more general term that includes fine soil, and oxides that result from other PM emissions.

4.4.4 Recommended Treatment of Species Data

We recommend an adjustment technique based on an FRM mass construction methodology which results in reduced nitrates (relative to the amount measured by routine speciation considered in determining which, if any adjustments are appropriate to make the data useful for comparison to FRM data.
networks), higher mass associated with sulfates and nitrates (reflecting water included in gravimetric FRM measurements) and a measure of organic carbonaceous mass which is derived from the difference between measured PM$_{2.5}$ and its non-organic carbon components (Frank, 2006). This characterization of PM$_{2.5}$ mass also reflects “other” primary inorganic PM$_{2.5}$ and other minor constituents. Frank (2006) terms this approach “sulfate, adjusted nitrate, derived water, inferred carbonaceous material balance approach (SANDWICH)”. The resulting characterization provides a complete mass balance. It does not have any unknown mass which is sometimes presented as the difference between measured PM$_{2.5}$ mass and the characterized chemical components derived from routine speciation measurements. The recommended SANDWICH based characterizations should yield more accurate assessments of future PM$_{2.5}$ concentrations as measured by FRM monitors, compared to using unadjusted CSN data.

4.4.4.1 Retained Nitrate Mass
The first step in the procedure for identifying FRM mass components is to estimate the retained nitrate mass on the FRM filters. The FRM does not capture all of the semi-volatile components of the ambient air, such as ammonium nitrate. The retained amount of nitrate ion, however, can be estimated by a simple thermodynamic model that involves 24-hr ambient nitrate speciation concentrations (as measured by a standard speciation sampler using a nylon filter preceded by a HNO$_3$ denuder) together with hourly ambient temperature and humidity. Atmospheric nitrates are highest during the cooler months. Retention on the FRM is also higher during the cooler months and essentially all the nitrates are lost during the summer. The retention does not appear to depend on ambient NH$_3$ or HNO$_3$ concentrations. More NO$_3$ is retained at low temperatures and high humidity, which varies by sampling location and time of year.

Because nitrate retention varies by site and season, a simple ammonium nitrate equilibrium model can be used to predict the amount of nitrates retained on the FRM Teflon filter. As used by Hering (Hering, 1999; Zhang, 1992),

$$24 \delta \text{NO}_3 (\mu g/m^3) = 745.7/T_R^* 1/24 \sum_{i=1}^{24} (K_i^{1/2}) \quad [4.5]$$

where $\delta \text{NO}_3$ is the amount of volatilized nitrate mass, $T_R$ is the reference temperature for
the sampled air volume in degrees Kelvin and $K_i$ is the dissociation constant for ammonium nitrate evaluated at the ambient temperature and relative humidity for hour $i$. The nitrate loss can be predicted for each day, based on hourly temperature and relative humidity data. It must be subtracted from the NO$_3$ measured at speciation sites to estimate the FRM retained nitrate. The MATS software is populated with a speciation ambient data file with daily average retained nitrate already calculated for all CSN and IMPROVE sites. The analysis uses National Weather Service temperature and relative humidity data from the closest station. Other sources of meteorological data may also be appropriate. Further details on the nitrate loss calculations can be found in (Frank, 2006).

4.4.4.2 Ammonium Associated with Sulfates and Retained Nitrates

There are several ways to estimate ammonium mass for use in attainment test. The most direct way is to use measured ammonium concentrations from the CSN network (IMPROVE does not measure ammonium ion). A second, more indirect method is to estimate the ammonium associated with nitrate, and to calculate the ammonium associated with sulfate and the degree of neutralization of sulfate (DON), and then use the resulting information to calculate ammonium mass. Due to uncertainties associated with the ammonium measurements and the lack of ammonium measurements in rural areas, this indirect method is recommended as the default attainment test methodology.

To determine the mass associated with nitrates, we assume retained nitrate is all ammonium nitrate. Thus, using the ratio of the molecular weight of ammonium to that of nitrate, the ammonium associated with nitrates (NH$_4$NO$_3$) can be derived directly from the estimated retained nitrate (NO$_3$$_{FRM}$) as:

$$\text{NH}_4\text{NO}_3 = 0.29 \times \text{NO}_3\text{FRM}$$  \hspace{1cm} [4.6]

The difference between total FRM NH$_4$ (amount associated with nitrates and sulfates), termed NH$_4$$_{FRM}$, and the measured NH$_4$, termed NH$_4$$_{CSN}$, is needed to determine the ammoniated form of sulfates as described by equation 4.4. A measurement study by Collett (Collett, 2004) shows that NH$_4$ may not be completely retained during collection on nylon filters preceded by a nitric acid denuder, such as are used at CSN sites. At several FRM study sites, the CSN NH$_4$ which is adjusted for evaporated NH$_4$NO$_3$ tends to more closely correspond to the measured NH$_4$ from the FRM Teflon filter. However, for other sites, the measured CSN NH$_4$ appears to agree with
The available information suggests that using measured ammonium (assuming none is volatilized) may be the best assumption. We therefore recommend using unadjusted ammonium, but further analysis of this issue is warranted.

To calculate the ammonium associated with sulfate, we recommend using the degree of neutralization of sulfate (DON). This is defined as the ammonium associated with sulfate (i.e., total ammonium less the ammonium associated with nitrate), divided by sulfate. This reflects the degree to which sulfate has been neutralized by ammonium. The ambient data is such that almost all of the ammonium data is from urban sites (CSN), but the sulfate and nitrate data is from both urban (CSN) and rural (IMPROVE) sites. This may lead to an overestimation of ammonium concentration in rural areas when ammonium is directly interpolated. Therefore, we recommend using calculated DON with SO$_4$ and NO$_3$$_\text{FRM}$, and interpolating to each FRM site to get quarterly average concentrations. The interpolated DON and species concentrations are used to calculate NH$_4$$_\text{FRM}$ using the following equation:

$$\text{NH}_4\text{FRM} = \text{DON} \times \text{SO}_4 + 0.29 \times \text{NO}_3\text{FRM}$$  \[4.7\]

The indirect calculation of ammonium mass from interpolated fields tends to smooth out the gradients in mass. This is deemed to be beneficial, due to the uncertainty in the measurements.

**4.4.4.3 Particle Bound Water**

Because ammoniated sulfate and ammonium nitrate are hygroscopic, the retained sulfate and nitrate mass will include water. Particle bound water (PBW) can be estimated using an equilibrium model. The recommended approach is to use the Aerosol Inorganic Model (AIM) (Clegg, 1998) to calculate PBW. PBW is derived from quarterly average FRM concentrations of sulfate, ammonium, and nitrate as described above. Estimated hydronium ion, H+, needed to achieve ionic balance is derived from the latter values. The model enables the distribution of water and ions to be calculated between liquid, solid and vapor phases for specific temperature and relative humidity conditions. Typical FRM filter equilibration conditions of 35% RH and 22 deg C (295 deg K) temperature are used to estimate water concentrations at those conditions.
Application of AIM at the specified FRM filter equilibration conditions show that PBW is much more dependent on sulfate concentration compared to nitrate and that the relationship varies somewhat by season. There is proportionally less estimated PBW water for wintertime aerosol which has higher NO$_3$ and lower SO$_4$. The PBW concentrations are also sensitive to the degree of neutralization of the sulfate particles (determined by the relative concentration of NH$_4^{+}$). We recommend calculating PBW as a component of PM$_{2.5}$ mass. The AIM model (or other equilibrium models) can be used, or a regression equation can be developed to simplify the process. For computational convenience, EPA derived a polynomial regression equation fit to the calculated water mass from AIM and the three input values to AIM (sulfate, nitrate and ammonium). The polynomial equation is used in the MATS software to calculate PBW. See the MATS User’s Guide for more details on the default PBW equation.

4.4.4.4 Salt
In the PM$_{2.5}$ attainment test methodology, salt is represented as a species which accounts primarily for sea salt at sites near the oceans. The salt species is estimated using the CSN measured Cl$^+$ ion concentration multiplied by 0.56. The multiplier accounts for the sodium contribution to the species. In areas distant from oceans, measured Cl$^+$ may represent PM mass that is not associated with salt water. For instance, there may be chloride emissions resulting from various industrial processes. Therefore, the use of measured salt in the attainment test calculations should be evaluated on an individual area/monitor basis.

Measured salt is included by default in the MATS species ambient data file. The inclusion of modeled salt (and hence an RRF for salt) is optional and can be included if there are accurate modeled salt concentrations. If modeled salt is not included in the MATS input files, an RRF of 1.0 used in the MATS calculations.

4.4.4.5 Other Primary PM$_{2.5}$
The terms “crustal”, “fine soil”, “major metal oxides”, “inorganic particulates”, and “other PM” are sometimes used interchangeably. For PM$_{2.5}$ design value calculations we will refer to this material as “other primary PM$_{2.5}$” (OPP). For regional haze calculations, we will continue to refer to this material as “fine soil”.

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For the purposes of estimating OPP for the PM$_{2.5}$ attainment test, all measured non-carbon mass that is not organic in nature (not associated with sulfate and/or nitrate) should be counted. As with the other PM$_{2.5}$ components measured on the FRM filter, there is uncertainty associated with this estimate. The “crustal” or “fine soil” definition from IMPROVE can be used to estimate OPP$^{41}$ or an alternative formula can be defined which better estimates the urban nature of the FRM measurements. The IMPROVE definition of “fine soil” accounts for the typical crustal components (and attached mass) that would be expected in remote Class I areas. Fine soil is represented as five elements (Al, Si, Fe, Ti, and Ca) with coefficients to represent various oxides and material which may be attached to or associated with the major elements. In urban areas, inorganic PM which is not elemental carbon, or associated with sulfate or nitrate, may come from many sources such as re-suspended dust or industrial sources (stack or fugitives). It is generally “crustal” in nature (dominated by silicon), but urban PM is more likely to contain heavy metals and industrial components.

Although the composition of inorganic PM may differ between urban and rural (remote) areas, we recommend using an equation similar to the IMPROVE fine soil equation to estimate OPP for the PM$_{2.5}$ attainment test. The recommended equation is suggested by (Frank, 2006) and uses only four elements. The equation removes aluminum (and accounts for associated mass by increasing the coefficient for Si), due to the fact that aluminum is often missing from the speciation measurements. This allows for more complete data.

The recommended equation is as follows:

\[
\text{Other primary PM}_{2.5} \text{ mass} = 3.73 \times \text{[Si]} + 1.63 \times \text{[Ca]} + 2.42 \times \text{[Fe]} + 1.94 \times \text{[Ti]}
\]

4.4.4.6 Blank mass

The other quantifiable components of PM$_{2.5}$ mass include passively collected mass, represented by a field blank concentration of 0.3-0.5µg/m$^3$ (U.S. EPA, 2002). This appears to constitute a contamination of the filter resulting from handling or contact with the FRM cassette. This value is deemed to be an important constituent of PM$_{2.5}$ mass (it is assumed to not be dependent on pollutant emissions). We recommend using a default nominal blank mass value of 0.5 µg/m$^3$.

$^{41}$IMPROVE estimates fine soil as: 2.2 × [Al] + 2.49 × [Si] + 1.63 × [Ca] + 2.42 × [Fe] + 1.94 × [Ti]
This value can be modified based on local FRM blank mass measurements. The blank mass is assumed to remain constant through time (RRF=1.0).

### 4.4.4.7 Calculation of Carbonaceous Mass

Organic carbon mass is typically estimated from blank corrected speciation data, where organic carbonaceous mass is first estimated by multiplying the organic carbon concentrations by 1.4 or alternative factors to account for the oxygen, hydrogen and other elements associated with ambient carbon particles.

There are many uncertainties in estimating carbonaceous mass from carbon measurements (Turpin, 2001; Chow, 2004). Uncertainties include differences in carbon measurement protocol between urban and rural monitoring locations; a relatively “bumpy” surface of urban carbon concentrations as derived from urban and rural organic carbon measurements; and lack of carbon measurements at all FRM locations. We therefore recommend an alternative approach to estimate the organic carbon contribution to PM$_{2.5}$ mass.

The recommended attainment test approach estimates organic carbon by mass balance. Precisely measured FRM PM$_{2.5}$ mass (U.S. EPA, 2003) is compared to the sum of its non-organic carbon components. The latter are sulfates, ammonium, nitrates, estimated particle bound water, elemental carbon, estimated other primary PM$_{2.5}$ material, salt, plus 0.5 µg/m$^3$ blank mass as discussed earlier.

This approach estimates retained organic carbon FRM mass and explicitly accounts for the following important and difficult to estimate carbon mass properties: (1) regional and urban-rural differences in the mix of carbonaceous aerosols, i.e. the amount of oxygen, hydrogen, etc; (2) retained water associated with hygroscopic carbon compounds (Saxena, 1996; Yua, 2004); (3) volatile carbonaceous material measured by speciation samplers, but not retained in FRM mass; and (4) uncertainties associated with blank corrections of measured organic carbon.

Organic Carbon Mass by mass balance ($OCM_{mb}$) is defined as,

$$OCM_{mb} = PM_{2.5} - \{ [SO4] + [NO3_{FRM}] + [NH4_{FRM}] + [\text{water}] + [EC] + [\text{OPP}] + [\text{salt}] + [0.5] \} \quad [4.9]$$

In this expression, all of the above components represent the mass retained on FRM Teflon filters.
This approach completely accounts for FRM mass and OCMmb is often greater than the amount that would be derived directly from speciation measurements. Because of uncertainties in speciation measurements and their estimates from interpolated surfaces, setting a lower limit (floor) may be necessary so that the OCMmb is not unreasonably low. In some cases, the OCMmb could be lower than the measured OC or OCM. Since measured OC (without accounting for mass associated with OC) is a conservative minimum estimate of OC mass, we recommend setting the OCMmb “floor” to be equal to measured OC.

There may also be situations where an OCMmb “ceiling” is needed. In remote urban areas with relatively high FRM concentrations that may be surrounded by rural background concentrations, the OC by mass balance technique may apportion 95%+ of the PM$_{2.5}$ mass to OCM. If this is not a reasonable assumption, then a ceiling may be needed to cap the OCM as a percentage of PM$_{2.5}$ mass. Based on measured data (FRM sites with co-located speciation data), it appears that on a quarterly average basis, OCM is rarely more than 80% of total PM$_{2.5}$ mass. This may be a reasonable default ceiling, but a lower value (or in rare circumstances a higher value) may be more appropriate in some regions of the country.

4.4.4.8 Summary of PM$_{2.5}$ Composition Calculations

The terms of equation 4.10 reflect the final estimated composition of the particles measured by the FRM (for each quarter). Quarterly average FRM mass is equal to the sum of the eight species plus blank mass.

$$ PM_{2.5,FRM} = \{ [OCMmb] + [EC] + [SO4] + [NO3_{FRM}] + [NH4_{FRM}] + [water] + [OPP] + [salt] + [0.5] \} $$  \[4.10\]

---

$^{42}$The OC by mass balance technique assumes that all other mass is accounted for and therefore all remaining mass is OCM. This may not always be a good assumption. The results of the technique should be carefully evaluated to ensure that OC mass is not overestimated (and therefore other mass components are underestimated). This may be an issue in areas that do not have nearby speciation data and have relatively large concentrations of primary PM$_{2.5}$. The OC by mass balance technique may inadvertently apportion mass to organic carbon which may actually be EC or “other” primary PM$_{2.5}$ mass components (such as heavy metals). All available ambient data and modeling data should be used to evaluate the species apportionment results.
The recommended order to generate the data is as follows:

1) Calculate adjusted nitrate using hourly meteorology and 24-hour average nitrate measurements.

2) Calculate quarterly averages for adjusted nitrate, sulfate, elemental carbon, ammonium (or degree of sulfate neutralization (DON)), OPP, salt, and measured OCM.43

3) Quarterly average ammonium is calculated from the adjusted nitrate, sulfate, and DON values (if measured ammonium is not used directly).

4) Ammonium, sulfate, and nitrate concentrations are input into the polynomial water equation to derive particle bound water concentrations.

5) Carbon mass by difference (OMCmb) is calculated from the PM$_{2.5}$ mass, adjusted nitrate, ammonium, sulfate, water, elemental carbon, salt, other primary PM$_{2.5}$, and blank mass values. The sum of the 8 species plus blank mass is equal to the FRM mass.

We illustrate application of the recommended test in example 4.4.1.

**Example 4.4.1**

**Given:** (1) Area “C” has 2 monitoring sites.

(2) Monitored FRM air quality data show the following average quarterly mean PM$_{2.5}$ concentrations based on a 5 year weighted average of observations from 2005-2009 at each site (values are in $\mu$g/m$^3$).

43The measured OCM is only used to calculate the “floor” for OCMmb
Table 4.4.1 Quarterly average PM$_{2.5}$ FRM mass at 2 example sites

<table>
<thead>
<tr>
<th>Site</th>
<th>Quarter 1</th>
<th>Quarter 2</th>
<th>Quarter 3</th>
<th>Quarter 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>17.21 µg/m³</td>
<td>16.34</td>
<td>20.30</td>
<td>14.76</td>
</tr>
<tr>
<td>2</td>
<td>15.39</td>
<td>17.98</td>
<td>18.23</td>
<td>13.76</td>
</tr>
</tbody>
</table>

(3) The area has 1 urban speciation site which is co-located with FRM site 2. The speciation data is available for the entire time period, but the species concentrations for the 2006-2008 time period have been deemed to be most representative of the 2005-2009 5 year weighted average. Therefore, the species data for the average three year period (2006-2008) has been interpolated to derive estimated species concentrations at each site. The species concentrations are matched up with FRM data for the same 2006-2008 period to derive representative species fractions. The average monitored air quality for the 3rd quarter of 2006-2008 at site 1 is as follows:

Table 4.4.2 Average monitored 3rd quarter ambient data at site 1

<table>
<thead>
<tr>
<th>FRM Mass (µg/m³)</th>
<th>Blank Mass (µg/m³)</th>
<th>Non-blank Mass (µg/m³)</th>
<th>Sulfate (µg/m³)</th>
<th>Nitrate (µg/m³)</th>
<th>Organic Carbon Mass (µg/m³)</th>
<th>Elemental Carbon (µg/m³)</th>
<th>Water (µg/m³)</th>
<th>Ammonium (µg/m³)</th>
<th>Salt (µg/m³)</th>
<th>OPP (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>22.92</td>
<td>0.5</td>
<td>22.42</td>
<td>8.51</td>
<td>1.11</td>
<td>5.21</td>
<td>0.91</td>
<td>2.31</td>
<td>3.31</td>
<td>0.35</td>
<td>0.71</td>
</tr>
</tbody>
</table>

The blank mass is subtracted before species fractions are calculated because the blank mass is held constant at 0.5 µg/m³ throughout the analysis. In the example, the measured FRM mass for quarter 3 is 22.92 µg/m³. The non-blank FRM mass is 22.42 µg/m³. The mass of the eight species add up to the non-blank mass.

The species concentrations can be derived from co-located speciation data, nearby speciation data or from interpolated spatial fields. FRM mass is not interpolated.
(4) Species fractions are calculated for each quarter for each species. In the example below, a fraction of non-blank mass is calculated for each of the eight species. Blank mass remains fixed at 0.5 µg/m³.

Table 4.4.3 3rd quarter average species fractions for 2006-2008 at site 1

<table>
<thead>
<tr>
<th>FRM Mass (µg/m³)</th>
<th>Blank Mass (µg/m³)</th>
<th>Non-blank Mass (µg/m³)</th>
<th>% Sulfate</th>
<th>% Nitrate</th>
<th>% Organic aerosol</th>
<th>% Elemental Carbon</th>
<th>% Water</th>
<th>% Ammonium</th>
<th>% Salt</th>
<th>% OPP</th>
</tr>
</thead>
<tbody>
<tr>
<td>22.92</td>
<td>0.5</td>
<td>22.42</td>
<td>37.96</td>
<td>4.95</td>
<td>23.24</td>
<td>4.06</td>
<td>10.30</td>
<td>14.76</td>
<td>1.56</td>
<td>3.17</td>
</tr>
</tbody>
</table>

The percentages in table 4.4.3 above are the relative composition for the 3rd quarter of 2006-2008. It is assumed that these species fractions are representative of the 2005-2009 time period.45

(5) The weighted quarterly average FRM design values are used as the base year FRM value for each monitoring site (2005-2009). The species fractions from the 2006-2008 speciation data were used to estimate the species concentrations for the base year FRM PM$_{2.5}$ data. The percentage compositions for 2006-2008 are applied to the quarterly weighted average design values as shown in table 4.4.4. In the example below, the weighted average design value for the 3rd quarter for the site from table 4.4.1 is 20.30 µg/m³. This leads to the following concentrations of PM$_{2.5}$ species:

---

45 The default assumption is that the average of the middle three years of speciation data is representative of the 5 year weighted average FRM data. However, other assumptions (number of years of speciation data) can be used. It is generally assumed that the inter-annual variability of the species fractions is small compared to the variability of species concentrations.
Table 4.4.4 Calculation of the “base case” species concentrations at site 1

<table>
<thead>
<tr>
<th>Weighted Avg. FRM Mass (µg/m³)</th>
<th>Blank Mass (µg/m³)</th>
<th>Non-blank Mass (µg/m³)</th>
<th>Sulfate (µg/m³)</th>
<th>Nitrate (µg/m³)</th>
<th>Organic aerosol (µg/m³)</th>
<th>Elemental Carbon (µg/m³)</th>
<th>Water (µg/m³)</th>
<th>Ammonium (µg/m³)</th>
<th>Salt (µg/m³)</th>
<th>OPP (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20.30</td>
<td>0.5</td>
<td>19.80</td>
<td>7.52</td>
<td>0.98</td>
<td>4.60</td>
<td>0.80</td>
<td>2.04</td>
<td>2.92</td>
<td>0.31</td>
<td>0.63</td>
</tr>
</tbody>
</table>

This procedure is repeated for each PM$_{2.5}$ site and quarter to complete the calculation of base year ambient concentrations used as the basis for future estimates of PM$_{2.5}$ mass and its components.

(6) Modeled results show the following relative response factors (RRF) for predicted mass of 5 components of PM$_{2.5}$ for the 3rd quarter:

Table 4.4.5 3rd quarter modeled RRFs for site 1

<table>
<thead>
<tr>
<th>RRF Sulfate</th>
<th>RRF Nitrate</th>
<th>RRF Organic aerosol</th>
<th>RRF Elemental Carbon</th>
<th>RRF Salt</th>
<th>RRF OPP</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.876</td>
<td>0.943</td>
<td>0.971</td>
<td>0.932</td>
<td>1.0</td>
<td>1.042</td>
</tr>
</tbody>
</table>

(7) The quarterly mean RRFs from table 4.4.5 are multiplied by the weighted quarterly average species concentrations from table 4.4.4 to derive future year concentrations.

---

46 The default assumption for the annual average PM$_{2.5}$ NAAQS test is to calculate RRFs from the mean of the 3 X 3 matrix of grid cells surrounding each FRM monitoring site.
From the example above, the future year 3rd quarter concentrations are:

\[
\text{Sulfate}_{\text{Future}} = 7.52 \times 0.876 = 6.58 \, \mu g/m^3
\]

\[
\text{Nitrate}_{\text{Future}} = 0.98 \times 0.943 = 0.92 \, \mu g/m^3
\]

\[
\text{Organic carbon mass}_{\text{Future}} = 4.60 \times 0.971 = 4.47 \, \mu g/m^3
\]

\[
\text{Elemental Carbon}_{\text{Future}} = 0.80 \times 0.932 = 0.75 \, \mu g/m^3
\]

\[
\text{Salt}_{\text{Future}} = 0.31 \times 1.0 = 0.31 \, \mu g/m^3
\]

\[
\text{OPP}_{\text{Future}} = 0.63 \times 1.042 = 0.65 \, \mu g/m^3
\]

(8) The future year concentrations derived above are used to calculate the future year concentration of ammonium (if the direct ammonium RRF is not used) and particle bound water.

The future year ammonium concentrations are calculated from the sulfate, nitrate, and (base year) DON values. Assuming that the DON is unchanged from the base year\(^{47}\), the ammonium is calculated using the following formula:

\[
\text{NH}_4_{\text{Future}} = \text{DON} \times \text{SO}_4_{\text{Future}} + 0.29 \times \text{NO}_3_{\text{Future}}, \quad [4.7]
\]

In the example above, assuming the base year DON is 0.336,

\[
\text{Ammonium}_{\text{Future}} = 0.336 \times 6.58 + 0.29 \times 0.92 = 2.48 \, \mu g/m^3
\]

The NH\(_4\)\(_{\text{Future}}\), SO\(_4\)\(_{\text{Future}}\), and NO\(_3\)\(_{\text{Future}}\) concentrations can then be input into an equilibrium

\(^{47}\)Due to the uncertainty in the ammonium measurements, by default, the DON is assumed to stay constant through time. The water calculation is sensitive to the ammonium (and therefore the DON value) concentrations. Holding the DON constant allows for the future year ammonium and water values to be solely a function of the change in sulfate and nitrate concentrations. Otherwise, the water concentration can go up when the sulfate and nitrate concentrations go down (and vice versa). This may occur if sulfate becomes more neutralized in the future. It is a somewhat illogical outcome (although scientifically possible) and is highly dependent on an uncertain measurement (ammonium). Therefore, use of a constant DON creates a more stable set of calculations. If the measured and modeled ammonium concentrations are believed to be accurate and respond in a reasonable way to emissions controls, then it would be more scientifically credible to use the model predicted change in ammonium. Otherwise, it is a reasonable assumption to keep the DON constant over time.
Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM$_{2.5}$, and Regional Haze- December 2014 DRAFT

model (AiM or another alternative model) or through a polynomial regression equation to predict future year particle bound water concentration (based on the default equation, the future year water concentration in this case is 1.73 µg/m$^3$).

(9) The future species concentrations at each FRM site are then summed over the eight species plus blank mass to estimate the future quarterly average PM$_{2.5}$ concentration.

In the example above, the total PM$_{2.5}$Future =
\[ 6.58 + 0.92 + 4.47 + 0.75 + 0.65 + 2.48 + 1.73 + 0.5 = 18.08 \text{ µg/m}^3 \]

(10) The same calculations are completed for the other 3 quarters to get a future year PM$_{2.5}$ concentration for each quarter. The 4 quarters are then averaged to get a final future year annual average PM$_{2.5}$ concentration for each FRM site.

(11) The future year annual average concentration is compared to 12.0 µg/m$^3$\textsuperscript{48}.

4.5 What Is The Recommended Modeled Attainment Test For The 24-Hour NAAQS?

Our recommended modeled attainment test for the 24-hour NAAQS for PM$_{2.5}$ is similar to the previously described test for the annual NAAQS in that it uses model predictions in a relative sense to reduce site-specific observations (averaged over 5 years). In the test, we are interested in reducing the base year design values\textsuperscript{49} at each site to < 35 µg/m$^3$ (the 2006 24 hour PM$_{2.5}$ NAAQS).

Ideally, the modeled attainment test should reflect model results obtained for days in each season having observed PM$_{2.5}$ concentrations above the design value. Even though the 24-hour

\textsuperscript{48}In the final step, the future year concentration should be rounded to the tenths digit. A (rounded) value of 12.0 µg/m$^3$ meets the NAAQS. A value of 12.1 µg/m$^3$ or greater violates the NAAQS.

\textsuperscript{49}The PM$_{2.5}$ 24-hour standard was lowered to 35 µg/m$^3$ in 2006 (71 FR 61224) (40 CFR 50.13).
NAAQS is based on the single 98th percentile value of all days in the year, it is important to perform the test on a seasonal basis, since PM$_{2.5}$ consists of a mixture of pollutants whose composition can vary substantially from season to season. There could be a substantial amount of uncertainty associated with predictions on any single day. Thus, our test is most likely to be reliable when relative response factors (RRFs) reflect composite responses from multiple days. Therefore, we recommend modeling as many days as feasible where observed PM$_{2.5}$ is greater than 35 μg/m$^3$. Alternatively, the test can focus on the high end of the distribution of days in each quarter$^{50}$ (e.g. the top 10% of PM$_{2.5}$ days$^{51}$) assuming that the high days are representative of days that violate the NAAQS. As with the annual NAAQS (and for the same reasons), the preferred approach is to develop RRFs which are season (i.e., quarter) specific.$^{52}$

The 24-hour PM$_{2.5}$ attainment test should be based on the same 5 year weighted average methodology that was used for the annual standard, with some slight modifications. The 24-hour design values are calculated from the 98th percentile value for each year. In the 24-hour PM$_{2.5}$ calculations, the 98th percentile value from each year is used in the final calculations. Since the 98th percentile value can come from any day in the year, all quarters and years should be carried through to near the end of the calculations. To calculate final future year design

$^{50}$ Similar to the annual PM$_{2.5}$ NAAQS, the default recommended procedures for the 24-hr. NAAQS assume handling of the ambient data and model data on a calendar quarter basis. However, in some nonattainment areas, 24-hr PM$_{2.5}$ NAAQS exceedances may occur during a very limited time of the year or season. Processing the data (both ambient and model) on a sub-quarterly basis may be appropriate in certain circumstances.

$^{51}$ The top 10% of days may seem like a large number of days per quarter to use for an annual 98th percentile based standard, but for sites with a 1 in 3 day sampling schedule, the top 10% of days is only 3 days per quarter. For most sites, the top 10% of monitored days per quarter will represent between 3 and 8 ambient measurement days.

$^{52}$ In some areas it may not be necessary to model and evaluate the 24-hour NAAQS for all quarters. For example, if PM$_{2.5}$ concentrations only exceed the NAAQS in the 1st and 4th quarters, and concentrations in the 2nd and 3rd quarters are very low, then it may not be necessary to model the full year. But for areas that have monitored violations (or high values that are close to the NAAQS) in all 4 seasons, the entire year should be evaluated.
values, the 98th percentile day for each year is identified and then a five year weighted average of the 98th percentile values for each site is calculated to derive the future year design value53. In nonattainment areas that measure violations of the daily PM2.5 NAAQS in both the summer and winter, the highest PM days can sometimes shift between seasons when days are projected to the future. A consequence of this shift is that a base year 98th percentile winter day may have a higher future year concentration than a summer day that started with a higher concentration in the base year. Therefore, the recommended attainment test methodology does not assume that the temporal distribution of high days in the base and future periods will remain the same.

In the 24-hour attainment test methodology (described below), the eight highest ambient PM2.5 days in each quarter at each site are projected to the future (32 days per year) using species specific quarterly relative response factors. After all 32 days are projected to the future, the days are re-ranked to determine the future year 98th percentile day.54 The rank of the future year 98th percentile day is selected based on the rank of the 98th percentile day in the base year ambient data. For example, at monitoring site A, if there are 120 observations in year 1 then the 98th percentile day is the 3rd high observation day for the year. In that case, the future year 98th percentile day is selected as the 3rd high future day for the year (out of the 32 highest days).

Similar to the annual PM2.5 attainment test, we recommend interpolation techniques for FRM monitors that do not have co-located speciation data. Because the 24-hour standard is a 98th percentile based value, the species composition on high concentration days may be highly variable from day to day and from site to site. Therefore, while interpolation techniques may be needed, we strongly recommend collecting speciation data at all FRM sites that violate the 24-hour NAAQS. A precise estimate of the PM2.5 components at violating sites will help reduce uncertainty in projecting the future year concentration estimates.

53 Similar to the annual average PM2.5 attainment test, design values are calculated for consecutive three year periods. From the five year base period, three design values are calculated and then averaged together to create a five year weighted average.

54 The observed 98th percentile day is always between the 1st and 8th high for the year, depending on the sampling schedule. Therefore, projecting the 8 highest days in each quarter ensures that the observed 98th percentile day is always captured. More days could be projected, but a maximum of 32 days per year is needed to guarantee that the 98th percentile observation day is projected to the future.
We recommend a modeled attainment test for the 24-hour PM$_{2.5}$ NAAQS with the following steps.

**Step 1. Identify the high observed PM$_{2.5}$ days at each FRM monitoring site for each year.**

The first step in projecting the daily design value is to identify at each FRM site, the eight highest observed 24-hour PM$_{2.5}$ concentration days in each quarter for each year of the base period (up to 5 years), and identify the day rank of the observed 98$^{th}$ percentile value for each year based on the number of collected ambient samples (i.e. 3$^{rd}$ highest day of the year). This results in a data set containing 32 days of data for each year (for up to 5 years) for each site.$^{55}$

The test should be performed for each monitoring site that meets the data completeness criteria for calculating a design value for the 24-hour NAAQS. There may not always be data available for all four quarters and all five years. We recommend using eight days per quarter because the 98$^{th}$ percentile day for a year is always one of the 8 highest days of the year.$^{56}$ If all of the high days occur in a single quarter, then using the 8 highest days from each quarter will ensure that the actual 98$^{th}$ percentile day is always captured. This may result in processing more days than necessary, but effectively limits the design value calculations to a reasonably small number of days.

**Step 2. Calculate “high days” species fractions for each quarter for each FRM monitor.**

In this step, quarterly ambient species fractions on “high” days are calculated for each of the major component species of PM$_{2.5}$ (i.e. sulfate, nitrate, ammonium, elemental carbon, organic carbon mass, particle bound water, salt, and blank mass). This calculation is performed by multiplying the average monitored concentrations of FRM-derived total PM$_{2.5}$ mass on the high PM$_{2.5}$ days at each site for each quarter, by the average monitored species composition on the

$^{55}$ The methodology does not assume that the temporal distribution of high days in the base and future periods will remain the same. We recommend projecting a larger set of ambient days from the base period to the future and then re-rank the entire set of days to find the new future year 98$^{th}$ percentile value (for each year).

$^{56}$ If there are 365 samples in a year, then the 98$^{th}$ percentile is the eighth high day.
high PM$_{2.5}$ days for each quarter.\textsuperscript{57} The default recommendation for identification of “high” days is the top 10% of days in each quarter. This results in a relatively robust calculation which typically uses between 3 and 9 days per quarter (depending on the sampling frequency). The end result is a set of quarterly “high days” species fractions for each FRM site.

\textbf{Step 3. Calculate species concentrations for each of the high ambient days.}

Multiply the quarterly “high day” species fractions from step 2 by the PM$_{2.5}$ mass concentration for the 8 high days per quarter identified in step 1. This results in a set of species concentrations for each of the 32 days per year identified in step 1.

\textbf{Step 4. Calculate component specific RRFs for the high days in each quarter.}

For each quarter, calculate the ratio of future year to base year modeled predictions for sulfate, nitrate, elemental carbon, organic carbon, salt, and OPP for the top 10 percent of modeled PM$_{2.5}$ days based on modeled concentrations of 24-hour average PM$_{2.5}$. The result is a set of species-specific “high day” relative response factors (RRF) for each quarter.

The relative response factor for component j at a site i is given by the following expression:

\[
(RRF)_{ij} = \left(\frac{[C_{j, \text{projected}}]}{[C_{j, \text{base year}}]}\right)_i
\]

where $C_{j, \text{base year}}$ is the base year mean species concentration (for the high modeled PM$_{2.5}$ days for each quarter) predicted at the (single) grid cell which contains monitoring site$_i$.

$C_{j, \text{projected}}$ is the future year mean species concentration (for the high modeled days for each quarter) predicted at the (single) grid cell which contains monitoring site$_i$.

\textsuperscript{57}Similar to the annual average calculations, for FRM sites that do not have co-located species data, we recommend calculating the quarterly species fractions using interpolated species data. For the 24-hour species interpolations, we recommend interpolating the average of the highest 10% of monitor days in each quarter.
For example, assume that base year predicted sulfate mass on the 10 percent highest PM$_{2.5}$ days for quarter 3 for a particular location is 20.0 µg/m$^3$ and the future year modeled sulfate concentration is 16.0 µg/m$^3$, then the RRF for sulfate for quarter 3 is 16.0/20.0 or 0.80. Due to potentially large spatial and temporal gradients, we recommend 24-hour PM$_{2.5}$ NAAQS RRFs to be calculated based on the modeled concentrations at the single grid cell where the monitor is located.

**Step 5. Apply the component specific RRFs to observed air quality by quarter.**

For each of the 8 days in each quarter, multiply the daily species concentrations from step 3 by the quarterly species-specific RRFs obtained in step 4. If there is one modeled base year, then there will be four quarterly RRFs at each monitor. The modeled quarterly RRF for quarter 1 is multiplied by the ambient data for quarter 1 (8 days in each year) for each of the 5 years of ambient data. For example, for day A, 21.0 µg/m$^3$ nitrate x 0.75 = future nitrate of 15.75 µg/m$^3$. The same procedure is applied for the 8 high days per quarter in the other 3 quarters. This leads to an estimated future concentration for each component for each day.

**Step 6. Calculate remaining future year PM$_{2.5}$ species.**

The future year concentrations for the remaining species are then calculated for each of the days. Similar to the annual PM$_{2.5}$ attainment test, we recommend that the future year ammonium is calculated based on the future year sulfate and nitrate concentrations, using a constant value for the degree of neutralization of sulfate (from the ambient data). The future year particle bound water concentration is then calculated from an empirical formula derived from the AIM model. The inputs to the formula are the future year concentrations of sulfate, nitrate, and ammonium calculated in step 5.

**Step 7. Sum the species components to get total PM$_{2.5}$ concentrations for each day.**

Sum the species concentrations for each day to obtain total PM$_{2.5}$ values for the 32 days per year per site.

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58 If salt is not explicitly modeled, then the salt RRF should be held constant. Blank mass is assumed to be constant between the base and future year.
Step 8. Determine future year 98th percentile concentrations for each site year.

Sort the 32 days for each site for each year by total PM$_{2.5}$ concentration. For each site year, the monitored 98th percentile rank (for each year) is used to identify the 98th percentile rank for each year. For example, if the base year 98th percentile value for year 1 was the 3rd high concentration, then the future year 98th percentile concentration is identified as the 3rd high future year PM$_{2.5}$ concentration (out of the 32 days).

Step 9. Calculate future 5 year weighted average 24-hour design values and compare to the NAAQS.

The estimated 98th percentile values for each of the 5 years are averaged over 3 year intervals to create 3 year average design values (e.g. the 98th percentile values from year 1, year 2, and year 3 are averaged. Then the 98th percentile values from year 2, year 3, and year 4 are averaged, etc.). These design values (up to 3) are then averaged to create a future year 5 year weighted average design value for each monitoring site.

The preceding steps for determining future year 24-hour PM$_{2.5}$ concentrations are applied for each FRM site. The 24-hour PM$_{2.5}$ design values are truncated after the first decimal place. This approach is consistent with the truncation and rounding procedures for the 24-hour PM$_{2.5}$ NAAQS. Any value that is greater than or equal to 35.5 µg/m$^3$ is rounded to 36 µg/m$^3$ and is considered to be violating the 24-hour NAAQS. Similarly, a value of 35.4 µg/m$^3$ is rounded down to 34 µg/m$^3$ and is considered to be attaining the 24-hour NAAQS.

4.6 Local Area Analyses- Special Considerations for Primary PM$_{2.5}$

Primary particulate matter does not undergo chemical transformation between being emitted and its arrival at a receptor location. Thus, high concentrations of primary particulate matter can occur without relatively lengthy travel times from source to receptor. Unlike secondary particulate matter or ozone, we would expect concentrations of primary particulate matter to increase the closer one gets to its source(s) of emissions. Therefore, if a designated nonattainment area contains concentrated sources of primary particulate matter, we would expect there to be relatively large spatial gradients near sources of the primary portion of the organic carbon, elemental carbon and other particulate matter components of ambient PM$_{2.5}$
(these localized areas of high concentrations are often called “hotspots”).

Note that the PM$_{2.5}$ NAAQS ambient monitoring rule language$^{59}$ indicates that some monitoring locations may not be comparable to the annual PM$_{2.5}$ NAAQS. PM$_{2.5}$ measurement data from monitors that are not representative of “area-wide” air quality but rather of relatively unique micro-scale, or localized hot spot, or unique middle-scale impact sites are not eligible for comparison to the annual PM$_{2.5}$ NAAQS. The ambient air quality monitor siting rules define the appropriate scales of influence for the PM$_{2.5}$ monitoring network.$^{60}$

4.6.1 Analysis of Primary PM$_{2.5}$ Impacts at Monitors

The majority of FRM and FEM PM$_{2.5}$ monitors are located at “urban scale” sites. These sites tend to represent relatively large spatial scales and do not have large gradients compared to other monitors in the area. Some sites are classified as “neighborhood” scale and may be influenced by more local sources. For reasons stated above, local influences creating large spatial gradients are likely to consist mostly of primary PM$_{2.5}$ (OC, EC, and OPP). These sources may be point sources, or they may be nearby roads or other mobile or area sources.

As part of the attainment demonstration modeling, it may be necessary to evaluate the local-scale impacts of primary PM$_{2.5}$ sources for contributions to the 24-hour and/or the annual NAAQS. As stated earlier, for the purposes of determining attainment with the NAAQS, it may not always be appropriate to compare ambient data from PM$_{2.5}$ monitoring sites that are dominated by point sources to the annual NAAQS. But there are numerous cases where local source contributions may not be dominant, but are a sizable contributor to total PM$_{2.5}$ (~10-30% of total annual average PM$_{2.5}$). In these cases, a more refined analysis of the contribution of local primary PM$_{2.5}$ sources to PM$_{2.5}$ at the monitor(s) will help explain the causes of nonattainment at and near the monitor and may lead to the more efficient ways to attain the NAAQS by controlling emissions from local sources which may be important contributors to the violating area.

There are several modeling tools that can be used to evaluate contributions of local PM$_{2.5}$

$^{59}$40 CFR part 58 subpart D 58.30

$^{60}$ 40 CFR part 58 Appendix E
sources. A grid model can be run at very high horizontal resolution (1 or 2 km or finer) or a Gaussian dispersion model can be used. Grid based models simulate chemical transformation and complex meteorological conditions, while dispersion models are generally more simplistic; being limited to a local-scale, using Gaussian approximations with little or no chemistry.

Therefore, while dispersion models may not be an appropriate tool for determining secondary PM$_{2.5}$ or ozone concentrations, they work well for use in determining local primary PM$_{2.5}$ impacts. The model(s) and model setup should be evaluated to determine the most appropriate tools for a specific situation.

Regardless of which type of models are used to evaluate changes in primary PM$_{2.5}$ at monitoring locations, we recommend that the model results be used in a relative manner. This is consistent with the already described attainment tests. If a grid model is used at very high resolution, the attainment test as described in Sections 4.4 and 4.5 should be followed. If a Gaussian dispersion model is used then the application of the attainment test will vary slightly. The test will need to combine results from the chemical transport grid based modeled attainment test and the results from local-scale dispersion modeling. If such an approach is taken, the suggested variations on the attainment test are discussed in the following section.

### 4.6.2 Analysis of Primary PM$_{2.5}$ Impacts at Monitors using a Gaussian Dispersion Model

To apply a dispersion model in an attainment test, it is important to determine the local component of primary PM$_{2.5}$ at the monitor and the sources that are contributing to this component. There is no single, simple method for quantifying this contribution, but detailed analysis of ambient data and advanced data analysis techniques such as receptor modeling may help quantify the contribution. EPA provides software and information on the CMB, UNMIX, and PMF receptor models at: [http://www.epa.gov/scram001/receptorindex.htm](http://www.epa.gov/scram001/receptorindex.htm)

The simplest method for identifying the local component of PM$_{2.5}$ is to examine local ambient PM$_{2.5}$ concentrations. For this type of analysis, it is important to identify the local contributions from as small a source area as possible. This will make it easier to identify contributing sources. One aspect of this analysis is to examine monitored concentration differences between urban monitors (with the highest concentrations) and more suburban measurements. This is likely to provide a representative indication of the excess contribution from a relatively local area.
“Urban excess” calculations which pair an urban monitor with an appropriate rural background monitor (U.S. EPA, 2004b) are likely to indicate “local” contributions that may be representative of a metropolitan area. In most cases, the local component will include contributions from more than one source.

Sources identified as contributing to the monitor through emissions analysis or data analysis (such as receptor modeling) can then be modeled with a dispersion model (or alternatively, a very high resolution grid model). It is common practice to run dispersion models for a limited number of major point sources in relatively small areas (out to a maximum distance of ~50 km). Dispersion models can also be run for all sources of primary PM$_{2.5}$ in a limited area (including mobile, non-road, and area sources).

When applying a model to evaluate the impacts from emissions of primary PM$_{2.5}$, one should determine the PM$_{2.5}$ species that make up the local primary particulate matter. We recommend that the individual components of primary PM$_{2.5}$ be tracked separately in the dispersion model. This will allow for a more thorough evaluation of the dispersion modeling results (comparing model output to speciated ambient data) and may aid in the development of primary PM$_{2.5}$ control strategies.

The majority of the primary PM$_{2.5}$ will consist of the primary portion of the organic carbon component, elemental carbon (EC), and the general category of “other primary particulate matter” (OPP). Speciated PM$_{2.5}$ measurements may be able to identify some of the more important “other” inorganic components such as heavy metals or salt. In some cases, directly emitted sulfate (and in rare cases nitrate) may also be a significant component of the local primary PM$_{2.5}$.

The dispersion modeling results should be evaluated to ensure adequate model performance. Similar to grid modeling, the dispersion model results should be compared to ambient data to

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This guidance only applies to demonstrating attainment of the PM$_{2.5}$ NAAQS to satisfy requirements in CAA Section 189. Other guidance documents and procedures are applicable for SO$_2$, NO$_2$, CO, and/or Pb attainment demonstrations and PM$_{2.5}$ permitting applications.

The PM$_{2.5}$ emissions should be broken out into individual species using the best information available. Typically, SCC specific speciation profiles are used to “speciate” the PM into individual components. Local, source specific information should be used whenever possible.
ensure that the model is providing concentration representative of observed values. Although section 3 of this guidance is geared towards evaluating grid models, many of the same statistical calculations can be made for primary PM$_{2.5}$ and PM$_{2.5}$ components predicted by a Gaussian dispersion model. Since secondary PM$_{2.5}$ is often a large component of total PM$_{2.5}$ concentrations, it may be difficult to separate the primary and secondary components of ambient PM$_{2.5}$. EC and OPP should be considered to be primary PM$_{2.5}$. Much of the rest of the primary PM$_{2.5}$ concentration will likely be primary OC.

As part of the local-source impact analysis, an estimated concentration of primary OC is needed. There are several methods available for estimating the primary vs. secondary portion of ambient OC. Among these are the EC tracer method and receptor modeling. The EC tracer method is the most common method used to estimate secondary and primary OC concentrations (Turpin, 1995), (Strader, 1999), (Cabada, 2004), (Chu, 2005), (Saylor, 2006). The method uses measurements of OC and EC and calculated OC to EC ratios to identify periods when OC is likely to be mostly primary. This information is then used to calculate the secondary contribution to OC. Receptor models such as CMB and PMF have also been used to estimate secondary organic concentrations (Na, 2004), (Yuan, 2006).

The following sections describe a suggested methodology for quantifying the impacts on PM concentrations from local primary sources of PM for the Annual and 24-hour PM$_{2.5}$ NAAQS. Because each nonattainment area has unique emissions sources and source-receptor relationships, air agencies should work closely with their EPA Regional Office in developing local area analysis applications.

4.6.2.1 Methodology for the Annual PM2.5 NAAQS

The suggested steps outlined below assume that the attainment test has been performed using chemical transport modeling and that the annual DV has been computed as discussed in Section 4.4.

(1) Identify local primary PM$_{2.5}$ sources that are thought to be contributing to the violating monitor(s) and causing non-attainment of the annual NAAQS.

(2) By quarter, identify at the monitor, primary versus secondary components of PM$_{2.5}$. 

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(3) Identify the percentage of total primary PM$_{2.5}$ at the monitor due to the local sources identified in step (1). Convert the percentage to an estimated concentration in µg/m$^3$.

(4) Run a dispersion model to estimate base year and future concentrations from the identified local sources.
   - Place receptors at and near the monitor location(s).\textsuperscript{63}
   - The receptor spacing should be fine enough to get a representative picture of the concentration at the monitor.
   - Model the base year and future year annual average.
   - For both base and future year use the same 1 year of meteorological data – preferably the same year as used for the chemical transport modeling (if available, use more than 1 year of meteorological data).

(5) From the modeling in step (4), calculate quarterly RRFs\textsuperscript{64} for total primary PM$_{2.5}$ modeled for the selected sources (using concentration values for receptors located at monitors).

(6) Multiply the primary PM$_{2.5}$ identified in step (3) by the RRFs from step (5).

(7) Subtract the result in step (6) from the primary PM$_{2.5}$ identified in step (3).

(8) For each quarter, subtract the amount in step (7) from the future year quarterly DV obtained from the chemical transport modeling.

(9) Average the four quarters to get an annual average DV.

\textsuperscript{63}Additional receptors should be placed near monitors to examine predicted concentration gradients. Receptors should only be located in areas that are appropriate for placing FRM monitors for comparison to the annual NAAQS (see EPA, 1997).

\textsuperscript{64}RRFs should be calculated as a ratio of the base and future mean concentrations (a ratio of the means, not a mean of the daily ratios).
Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM$_{2.5}$, and Regional Haze- December 2014 DRAFT

Annual NAAQS Example:

Based on ambient monitoring data, for quarter 4, a monitor has a 5 year weighted mean concentration of 17.0 µg/m$^3$.

(1) Based on emissions and ambient data analysis, it has been determined that several steel mills in the area are contributing to the local component of PM$_{2.5}$ at a violating monitor.

(2) Based on comparisons to other monitors in the area, it is believed that the local PM$_{2.5}$ component at the monitor for quarter 4 is 2 µg/m$^3$.

(3) Using receptor modeling, it is determined that, on average, the steel mills are contributing a local PM$_{2.5}$ component in quarter 4 of approximately 1 µg/m$^3$.

(4) Modeling with a dispersion model shows the following contribution at the monitor from the identified local sources (steel mills):
Base year: 2.0 µg/m$^3$
Future year: 1.5 µg/m$^3$

(5) Quarter 4 RRF local = 1.5/2.0 = 0.750.

(6) 1 µg/m$^3$ * 0.750 = 0.75 µg/m$^3$.

(7) 0.75 µg/m$^3$ - 1 µg/m$^3$ = -0.25 µg/m$^3$ (total Q4 reduction from identified local sources is 0.25 µg/m$^3$)

(8) Quarter 4 New DV = 17.0 – 0.25 µg/m$^3$ = 16.75 µg/m$^3$

(9) Steps 1-8 are repeated for each quarter with similar results. The annual DV = (Q1 New DV + Q2 New DV + Q3 New DV + Q4 New DV)/4

4.6.2.2 Methodology for the 24-Hour NAAQS
The suggested steps outlined below assume that the attainment test has been performed using chemical transport modeling and that the quarterly DV’s have been computed as discussed in
Section 4.5. As with the annual design value, monitoring data for 5 years are used as the basis for the projection.

(1) Using emissions and/or data analyses described above, determine the local primary PM$_{2.5}$ sources that are thought to be contributing to the monitor for each of the 4 quarters.\(^65\)

(2) For each of the four quarters, determine the primary versus secondary components of PM$_{2.5}$ at the monitor on the high observed PM$_{2.5}$ days (e.g. the high 10% of monitored days in each quarter)

(3) Identify the percentage of total primary PM$_{2.5}$ at the monitor due to the local sources identified in step (1). Convert the percentage to an estimated concentration in µg/m$^3$.

(4) Model with a dispersion model the base year and future concentrations of these local sources using emissions that are representative of emissions on high PM$_{2.5}$ days.
   - Place receptors at and near the monitor location(s).\(^66\)
   - The receptor spacing should be fine enough to get an accurate picture of the concentration at the monitor.
   - Model the base and future year.
   - For both base and future year use the same 1 year of meteorological data used for the chemical transport modeling (if available, use more than 1 year of met data).
   - Calculate the 24-hour average concentration for each day. Average the high days\(^67\) within each quarter to determine a modeled high concentration for each quarter in the

\(^{65}\)The selection of these sources should be representative of the 5-year base period used to calculate the 5 year weighted average design values. If large emissions changes have occurred over the 5 year period then the identification of the sources contributing to the monitor should be most influenced by the base modeling year (the middle year of the 5 year period) since it is the year being modeled and it has the strongest weighting in the design value calculations.

\(^{66}\)Additional receptors should be placed near monitors to examine predicted concentration gradients. Receptors should only be located in areas that are appropriate for placing FRM monitors for comparison to the 24-hour NAAQS (see EPA, 1997).

\(^{67}\)High days may be all days > 35 µg/m$^3$ or the high end of the distribution of modeled days (i.e. top 10% days).
(5) From the modeling in step (4), calculate quarterly “high days” RRFs\textsuperscript{68} for total primary PM\textsubscript{2.5} modeled for the selected sources.

(6) Multiply the primary PM\textsubscript{2.5} identified in step (3) by the RRFs from step (5).

(7) Subtract the result in step (6) from the primary PM\textsubscript{2.5} identified in step (3).

(8) For each of the 5 years used to calculate the 5 year weighted average DV, subtract the result from step (7) from each of the 8 high days per quarter, for each year. Re-sort the 32 high days per year to get the new 98\textsuperscript{th} percentile value for each year. Repeat for all 5 years of ambient data.

(9) Average the annual 98\textsuperscript{th} percentile concentrations to get 3 DVs and then average the 3 DVs to get the final future year 5 year weighted average DV.

24 Hour NAAQS Example:

The base year design values are calculated from the 5 year base period centered around the base emissions year. The dispersion model is run with emissions and meteorology for year 3 (the center year of the 5 year period).

(1) It is believed that several steel mills in the area are contributing to the local component of PM\textsubscript{2.5} at the monitor.

(2) Based on a comparison to other monitors in the area, it is believed that the local primary component of PM\textsubscript{2.5} at the monitor on high PM days is the following for each of the quarters in Year 3:
   - Quarter 1: 15 µg/m\textsuperscript{3}
   - Quarter 2: 13 µg/m\textsuperscript{3}

\textsuperscript{68}RRFs should be calculated as a ratio of the base and future mean concentrations (a ratio of the means, not a mean of the daily ratios).
Quarter 3: 8 µg/m³
Quarter 4: 20 µg/m³
It is believed that this is representative of the other four years within the 5-year period.

(3) Using receptor modeling, it is determined that the steel mills are contributing a local PM$_{2.5}$ component (on high PM days) of the following for each of the quarters in Year 3:
Quarter 1: 8 µg/m³
Quarter 2: 4 µg/m³
Quarter 3: 4 µg/m³
Quarter 4: 5 µg/m³
It is believed that this is representative of the other four years within the 5-year period.

(4) A dispersion model was run for a base year and a future year. For each quarter, compute the 24-hr average modeled concentration for each day and compute the mean of the high days for each quarter to get the base and future year concentrations. The dispersion modeling shows the following contribution at the monitor (on high days) from the identified local sources (steel mills) for total primary PM$_{2.5}$ in each of the quarters in Year 3:
Quarter 1: Base: 11.7 µg/m³   Future: 8.3 µg/m³
Quarter 2: Base: 6.3 µg/m³   Future: 4.4 µg/m³
Quarter 3: Base: 5.3 µg/m³   Future: 3.1 µg/m³
Quarter 4: Base: 8.3 µg/m³   Future: 6.2 µg/m³

(5) Based on the results from the modeling in (4), the RRF values are:
Quarter 1: 8.3/11.7 = 0.709
Quarter 2: 4.4/6.3 = 0.698
Quarter 3: 3.1/5.3 = 0.585
Quarter 4: 6.2/8.3 = 0.747

(6) Multiplying the primary PM$_{2.5}$ identified in (3) by the RRFs from (5).
Quarter 1: 8 µg/m³ * 0.709 = 5.7 µg/m³
Quarter 2: 4 µg/m³ * 0.698 = 2.8 µg/m³
Quarter 3: 4 µg/m³ * 0.585 = 2.3 µg/m³
Quarter 4: 5 µg/m³ * 0.747 = 3.7 µg/m³
(7) Subtracting the result in (6) from the primary PM$_{2.5}$ identified in (3)
Quarter 1: 5.7 µg/m$^3$ - 8 µg/m$^3$ = -2.3 µg/m$^3$
Quarter 2: 2.8 µg/m$^3$ - 4 µg/m$^3$ = -1.2 µg/m$^3$
Quarter 3: 2.3 µg/m$^3$ - 4 µg/m$^3$ = -1.7 µg/m$^3$
Quarter 4: 3.7 µg/m$^3$ - 5 µg/m$^3$ = -1.3 µg/m$^3$

(8) The results from (7) are subtracted from the future year concentration for each of the 8 days per quarter (32 days per year) for each of the 5 years. Re-sort the 32 high days per year to get the new 98$^{th}$ percentile value for each year. Repeat for all 5 years of ambient data.

Below is an example for the year 1 ambient data:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Future year Concentration (µg/m$^3$)</th>
<th>Modeled reduction from dispersion model (µg/m$^3$)</th>
<th>Adjusted future year concentration (µg/m$^3$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>45.57</td>
<td>-2.3</td>
<td>43.27</td>
</tr>
<tr>
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<table>
<thead>
<tr>
<th>Quarter</th>
<th>Future year concentration (µg/m$^3$)</th>
<th>Modeled reduction from dispersion model (µg/m$^3$)</th>
<th>Adjusted future year concentration (µg/m$^3$)</th>
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The year one 98th percentile value for the monitoring site is the 3rd high value. Therefore the adjusted “new” 98th percentile value for year 1 is 44.43 µg/m3 (the 3rd highest adjusted future high day out of the 32 days for year 1).

The same calculations are completed for the other 4 years of data with the following result:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Future year Concentration (µg/m3)</th>
<th>Modeled reduction from dispersion model (µg/m3)</th>
<th>Adjusted future year concentration (µg/m3)</th>
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<th>Modeled reduction from dispersion model (µg/m3)</th>
<th>Adjusted future year concentration (µg/m3)</th>
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<td>4</td>
<td>42.21</td>
<td>-1.3</td>
<td>40.91</td>
</tr>
<tr>
<td>4</td>
<td>41.57</td>
<td>-1.3</td>
<td>40.27</td>
</tr>
</tbody>
</table>

The year 1: 44.43
Year 2: 47.34
Year 3: 50.22
Year 4: 41.68
Year 5: 49.77
(9) Averaging the 3 design values:
DV1 = \( \frac{44.43 + 47.34 + 50.22}{3} = 47.3 \)
DV2 = \( \frac{47.34 + 50.22 + 41.68}{3} = 46.4 \)
DV3 = \( \frac{50.22 + 41.68 + 49.77}{3} = 47.2 \)

Averaging the 3 DV to get the final future year 5 year weighted average DV:
\( \frac{47.3 + 46.4 + 47.2}{3} = 46.9 = \text{47 } \mu g/m^3 \)

In the above examples, emissions reductions from steel mills were modeled with a dispersion model, which provided additional reductions to the future 5 year weighted average annual and 24-hour design values. Changes in DVs derived from chemical transport modeling should be examined to quantify the impact of emissions changes from the flagged steel mills. The change in concentration in the chemical transport model from steel mill emissions controls may need to be adjusted in order to ensure that there is no double counting of emission reductions (see below).

4.6.2.3 Double Counting
The methodology discussed above may result in double counting of local emissions sources and reductions. The change in emissions from local sources is accounted for in the chemical transport modeling and again in the dispersion modeling. There are several ways to examine this issue.

1) Run the chemical transport model with the primary PM\(_{2.5}\) emissions from the flagged source(s) in the base case and hold the emissions from the flagged source(s) constant in the future case(s).
2) Run the grid model with a source tagging approach. The flagged sources can be tagged so that their contribution in the grid model can be explicitly tracked (Environ, 2006), (Environ, 2014).
3) Employ a methodology to combine the results of the grid and dispersion models so that double counting is eliminated or minimized. Several techniques have been developed to do this (Isakov, 2007).

The potential for double counting can be evaluated by considering the grid resolution of the chemical transport model and the number of flagged sources in the dispersion model. The finer
the resolution of the grid model, the more double counting will be a problem (because the local sources will be more finely resolved). Additionally, the more sources that are flagged, the more double counting will be a problem. If the grid cell size is relatively large (e.g. 12km) and the primary emissions are relatively small, it may be possible to assume that double counting is small enough to be ignored. But the nature of the issue should be evaluated on a case by case basis.

The simplest way to evaluate the magnitude of the problem is to run the chemical transport model with and without the flagged sources from the dispersion model. This will indicate the maximum impact that the sources can have on the chemical transport modeling results. A very small impact means that double counting is not a problem. A large impact indicates that a more explicit analysis is needed in order to resolve double counting issues.

4.6.2.4 Analysis of Primary PM$_{2.5}$ at Monitors- Quality Assurance

As with any modeling exercise, it is important to quality assure the model inputs and outputs. In particular, we recommend focused quality assurance checks on emissions from sources flagged for a dispersion modeling analysis. Prior to applying a model, air agencies should review available information to ensure that there are no major discrepancies between modeled estimates and nearby monitored data for particulate matter. The emission factors, activity data, and speciation profiles of the PM$_{2.5}$ emissions should also be analyzed for accuracy. If a speciation monitor exists, the speciated data from the monitor can be compared to the speciation profiles of the flagged sources. Receptor models can also be used as a QA tool. Discrepancies between receptor modeling results (which are based on analyzing ambient data) and speciated emissions may indicate a problem with the magnitude and/or the speciation of the emissions sources. If discrepancies are found, those implementing the modeling protocol (see section 2.1) should consult with the appropriate EPA regional office to reach agreement on what, if any, adjustments should be made to the emissions estimates for the identified sources.

It is also important to quality assure the model outputs. Modeling each species of primary PM$_{2.5}$ separately within the dispersion model should aid in this analysis, especially if the selected control strategies applied in the future year do not control each primary species to the same degree. If a speciation monitor exists, the speciated data from the monitor may also help quality assure the dispersion model results. However, the application of the dispersion model
results in a relative sense will help to reduce the impact of possible over- or under-estimations by the dispersion model due to emissions, meteorology, or general selection of other model input parameters.

4.7 Estimating design values at unmonitored locations

High ozone and/or PM$_{2.5}$ concentrations can occur at (or near) existing monitors or in unmonitored areas. The modeled attainment test is primarily a monitor based test. As such, the focus of the attainment test is whether attainment can be reached at existing monitors. An additional “unmonitored area analysis” can also be performed to examine ozone and/or PM$_{2.5}$ concentrations in unmonitored areas. The unmonitored area analysis is intended to be a means for identifying high ozone and/or PM$_{2.5}$ concentrations outside of traditionally monitored locations, particularly in nonattainment areas where modeling or other data analyses have indicated potential high concentration areas of ozone and/or PM$_{2.5}$ outside of the existing monitoring network. An unmonitored area analysis may also be more important in areas where the ozone or PM$_{2.5}$ monitoring networks just meet or minimally exceed the minimum required network in a nonattainment area.

This review can help ensure that a control strategy leads to reductions in ozone or PM$_{2.5}$ at other locations which could have base case (and future) design values exceeding the NAAQS were a monitor deployed there. This document describes how an unmonitored area analysis can be performed for a particular area. See the respective ozone and PM$_{2.5}$ implementation rules (including the preamble and response to comments) for more information on when an unmonitored area analysis is recommended or required.

We use the term “unmonitored area analysis” to describe an analysis that uses a combination of model output and ambient data to identify areas that might exceed the NAAQS in areas that not currently monitored. The unmonitored area analysis for a particular nonattainment area is intended to address the potential for air quality problems within or near that nonattainment area. The analysis should include, at a minimum, all nonattainment counties and counties surrounding the nonattainment area, as appropriate. It is possible that unmonitored area violations may appear in counties far upwind or downwind of the local area of interest. In those cases, the distance to the nonattainment area and ability of the modeling to represent far
downwind areas should be evaluated on a case-by-case basis.

The spatial resolution of the unmonitored area analysis should be consistent with the appropriate model resolution for the attainment demonstration. For example, if the attainment demonstration for ozone or PM$_{2.5}$ is conducted at 12km grid resolution, the unmonitored area analysis should also be performed at the same horizontal resolution. [Note: When the PM$_{2.5}$ implementation rule for the 2012 NAAQS is finalized, this draft guidance will be updated to reflect additional recommendations and/or requirements for near-road PM$_{2.5}$ modeling].

4.7.1 Why does the unmonitored area analysis need to use both ambient data and model output?

When performing an unmonitored area analysis, it is recommended to use interpolated spatial fields of ambient data in combination with gridded modeled outputs (i.e. fused surfaces). Ambient data can be interpolated to provide a set of spatial fields. The resultant spatial fields will provide an indication of pollutant concentrations in monitored and unmonitored areas. But interpolated ambient data cannot identify unmonitored areas with higher concentrations than those measured at monitors. The interpolated concentration between monitors will generally be the same or lower than the measured concentration at the monitors (assuming that more sophisticated statistical techniques are not used). The interpolation technique does not account for emissions or chemistry information that may be needed to identify high concentrations in unmonitored areas.

In addition to interpolated surfaces, the gridded model output (absolute) concentrations can be used to examine unmonitored area concentrations. The model provides an hourly concentration for every grid cell. The concentrations can be analyzed to determine unmonitored areas where the model predicts high values. But the absolute predictions from the model may not be entirely accurate. But unlike the interpolated ambient data, the model explicitly accounts for emissions, chemistry, and meteorology over the entire domain.

When considered together, interpolated ambient data and absolute model outputs both have strengths and weaknesses. We can take advantage of the strengths of each dataset by combining the two types of data. Interpolated spatial fields of ambient data provide a strong
basis for estimating accurate pollutant concentrations at and near monitor locations. The model outputs can be used to adjust the interpolated spatial fields (either up or down) so that more accurate estimates can be derived in the unmonitored areas. A recommended way to use the modeling in the creation of fused surfaces is to adjust the ambient spatial fields using the concentration gradients derived from the model predictions. It is preferable to assume that the model is accurately predicting areas of generally high or low ozone or PM, rather than to assume that the absolute predictions from the model are correct. For example, in unmonitored areas where the model predicts relatively high ozone or PM concentrations, the spatial fields can be adjusted upward. In unmonitored areas where the model predicts relatively low ozone or PM concentrations, the spatial fields can be adjusted downward. In this way, it is possible to predict unmonitored areas that may have high concentrations. At the same time, concentrations in rural areas, (which may be overly influenced by high monitored concentrations near urban areas), may be adjusted downward. We refer to this combination of interpolated spatial fields and modeled output as “gradient adjusted spatial fields”

4.7.2 Implementation of Gradient Adjusted Spatial Fields

Gradient adjusted spatial fields are first created for the base year. Future year estimates can then be created by applying gridded RRFs to the gradient adjusted spatial fields. The basic steps are as follows:

1) Interpolate base year ambient data to create a set of spatial fields.
2) Adjust the spatial fields using gridded model-based spatial gradients (base year values).
3) Apply gridded model-based RRFs to the gradient adjusted spatial fields.
4) Determine if any unmonitored areas are predicted to exceed the NAAQS in the future.

EPA’s “Modeled Attainment Test Software” (MATS) will spatially interpolate data, adjust the spatial fields based on model output gradients, and multiply the fields by model calculated RRFs (steps 1-3 above) (ABT, 2014). Air agencies can use the EPA-provided software or are free to develop alternative techniques that may be appropriate for their areas or situations. Air Agencies should consult with the appropriate EPA regional office to determine how an

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69 The accuracy of interpolated fields can be evaluated by removing data from monitors (either in groups or one at a time) to see how well the interpolation scheme estimates known concentrations at ambient monitoring sites. This is known as a cross validation.
unmonitored area analysis should be conducted (in cases where an unmonitored area analysis is recommended or required).

**Step 1**

The first step in developing an unmonitored area analysis is to interpolate ambient data. Ideally, design values should be interpolated. Either the 5 year weighted average design values that are used in the monitor based model attainment test or a single design value period can be used in the development of ambient spatial fields. Care should be taken so that the interpolated fields are not unduly influenced by monitoring sites that do not have complete data. Since the design values can vary significantly from year to year, it is important to use a consistent set of data.

We are not recommending a single interpolation technique. EPA’s MATS uses the Voronoi Neighbor Averaging (VNA) technique. Past analyses have used a Kriging interpolation technique (U.S.EPA, 2004).

For ozone analyses, a single spatial field of ozone values is needed. But for the PM$_{2.5}$ NAAQS, we recommend creating interpolated spatial fields for PM$_{2.5}$ (FRM) and for each component species of PM$_{2.5}$. For the annual PM$_{2.5}$ NAAQS, a set of quarterly average spatial fields can be created. The 4 quarters are averaged to get an annual average set of fields.

For the 24-hour PM$_{2.5}$ standard, a spatial field can be created using the high end of the distribution of 24-hour PM$_{2.5}$ concentrations. This is best represented by interpolating the measured high values from each quarter. For the PM$_{2.5}$ component species, we recommend interpolating the high PM$_{2.5}$ days in each quarter. This can be based on the highest monitored days in each quarter.

**Step 2**

The second step in the process involves the use of gridded model output to adjust the spatial fields derived from ambient data. MATS uses the eVNA technique, where the basic VNA interpolation is “enhanced” by adjusting the interpolated values based on the modeled ozone or PM gradient. See the MATS user’s guide for more details (Abt, 2014).
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adjusted” spatial fields techniques include Hierarchical-Bayesian (McMillan, 2010) and “Downscaler” (Berrocal, 2010a and 2010b).

A specific metric is needed to determine the model predicted gradient in concentrations for each of the NAAQS. For ozone, a logical metric is the 4$^{th}$ highest ozone prediction in each grid cell.$^{70}$ For the annual PM$_{2.5}$ NAAQS, the model predicted quarterly mean concentrations for PM$_{2.5}$ and PM$_{2.5}$ species can be used to adjust the ambient spatial fields. For the 24-hour PM$_{2.5}$ NAAQS, the gradient adjusted fields can be derived from the high end of the distribution of daily averages in each quarter. This could be for the top 10% of modeled days in each quarter or for all days with 24-hour average concentration > 35 µg/m$^3$ (or some other relatively high value).

**Step 3**

The next step is to create future year fields by multiplying the base year gradient adjusted spatial fields by model derived gridded RRFs. The RRFs for the unmonitored area analysis are calculated in the same way as the monitored based attainment test (except that the grid cell array is not used in the spatial fields based analysis). The future year concentrations are equal to the base year concentration multiplied by the RRF in each grid cell. For ozone, a single spatial field is multiplied by a single set of model derived RRFs. For PM$_{2.5}$, the RRFs for each of the species, for each quarter, are multiplied by the spatial fields for each species, for each year. The future year gradient adjusted spatial fields are then analyzed to determine if any grid cells are predicted to remain above the NAAQS.

4.7.3 Using the Results of the Unmonitored Area Analysis

States should consult with their EPA regional office to determine if an unmonitored area analysis should be conducted for a particular nonattainment area, and how the results of an unmonitored area analysis should be used. **Note:** The guidance will be updated to include

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$^{70}$The metric should approximate the measured design values at monitoring sites. Depending on the days modeled, other metrics, such as the average of the top 4 modeled days may be a better proxy for the design value.
additional information on the appropriate use of unmonitored area analysis results when final decisions are made in the ozone and PM$_{2.5}$ implementation rules.

4.8 What Is The Recommended Modeling Analysis for Regional Haze?

This document focuses on the modeling analysis required to assess future visibility improvement relative to the uniform rate of progress or “glidepath” (for each Class I area) as part of a reasonable progress analysis. In this section, we describe the recommended modeled analysis to assess visibility improvement. The visibility analysis has many similarities to the PM$_{2.5}$ attainment tests described in sections 4.4 and 4.5. The recommended visibility analysis and the attainment tests both use monitored data to define base year air quality. They divide PM$_{2.5}$ into major species, and component-specific relative response factors are multiplied by base year monitored values to estimate future concentrations.

Section 4.8.1 provides background information on the requirements of the Regional Haze rule and defines the components of a reasonable progress analysis. The rest of the section describes the recommended modeling analysis that air agencies should perform as part of their reasonable progress analysis.

4.8.1 Regional Haze Rule Background

Section 169A(a)(1) of the Clean Air Act states “Congress hereby declares as a national goal the prevention of any future, and the remedying of any existing, impairment of visibility in mandatory class I Federal areas which impairment results from manmade air pollution.” Section 169B calls for EPA to “carry out the Administrator's regulatory responsibilities under [section 169A], including criteria for measuring ‘reasonable progress’ toward the national goal.”

In response to these mandates, EPA promulgated the regional haze rule (RHR) on July 1, 1999.$^71$ Under section 51.308(d)(1) of this rule, states must “establish goals (expressed in deciviews) that provide for reasonable progress towards achieving natural visibility conditions for each

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$^71$ 64 FR 35714 (codified at 40 CFR 51.300-309).
Class I area within a state.” These reasonable progress goals (RPGs) must provide for an improvement in visibility for the most impaired days over the period of the implementation plan and ensure no degradation in visibility for the least impaired days over the same period.\footnote{40 CFR 51.308(d)(1).} RPGs, measured in deciviews, are interim goals that represent incremental visibility improvement over time toward Congress’s goal of natural background conditions and are developed in consultation with other affected air agencies and Federal Land Managers.\footnote{40 CFR 51.308(d)(1)(iv) and 51.308(i).}

In determining what would constitute reasonable progress, section 169A(g)(1) of the Clean Air Act requires air agencies to consider the following four factors:

- The costs of compliance;
- The time necessary for compliance;
- The energy and non-air quality environmental impacts of compliance; and
- The remaining useful life of existing sources\footnote{42 U.S.C. § 7491(g)(1); 40 CFR 51.308(d)(1)(i)(A).}

States must demonstrate in their SIPs how these factors are taken into consideration in selecting the RPG for each Class I area in the state. More details on the setting of RPGs and the appropriate use of the four factors is contained in “Guidance for Setting Reasonable Progress Goals Under the Regional Haze Program” (U.S. EPA, 2007b).

As explained in the RHR, the baseline for each Class I area is the average visibility (in deciviews) on the 20% most impaired days, or “worst days”, and on the 20% least impaired days, or “best days,” for the years 2000 through 2004.\footnote{64 FR at 35730.}

The regional haze rule also establishes an additional analytical requirement in the process of establishing RPG. States are required to determine the rate of improvement in visibility needed
to reach natural conditions by 2064, and to set each RPG taking this “glidepath” into account.\textsuperscript{76} The glidepath is the amount of visibility improvement needed in each review period to stay on a linear path towards visibility improvement to natural conditions by 2064. The glidepath represents a linear or uniform rate of progress. Therefore, the amount of visibility improvement needed to stay on the glidepath is also referred to as “uniform rate of progress”. The terms “glidepath” and “uniform rate of progress” are used interchangeably in this document.

This section does not address the process of calculating the glidepath or setting and evaluating RPGs.\textsuperscript{77} The determination of reasonable progress goals is a multi-step process that assesses the uniform rate of progress, the predicted rate of progress, and the four factor test. The RPGs are determined by air agencies for each Class I area by considering the factors and the modeling analysis. The results of the modeling analyses will be one of several components in the determination of RPGs.

\textbf{4.8.2 How is Regional Haze Measured?}

Regional haze is measured by an \textit{extinction coefficient} (b\textsubscript{ext}) which represents light attenuation resulting from scattering and absorption of light from ambient PM plus scattering of light due to gas molecules in the air (i.e., Rayleigh scattering). Although b\textsubscript{ext} can be estimated by several different methodologies, the RHR requires that it be estimated using measured ambient PM. This follows since, for a given set of meteorological conditions, visibility can be improved by reducing concentrations of ambient PM. Thus, deriving b\textsubscript{ext} in this manner provides a direct link between regional haze and related pollutant concentrations. Equation (4.11) is applied for each Class I area to estimate b\textsubscript{ext} (IMPROVE, 2000). The equation reflects empirical relationships derived between measured mass of PM components and transmissometer measurements of b\textsubscript{ext} at monitoring sites in Class I areas within the IMPROVE monitoring network.

\begin{equation}
\text{b}_{\text{ext}} = 3(f(rh))\text{[SO}_4\text{]} + 3(f(rh))\text{[NO}_3\text{]} + 4(f'(r))\text{[OC]} + 10[\text{EC}] + 1[\text{Fine Soil}] + 0.6[\text{CM}] + b_{\text{rayleigh}}
\end{equation}

\textsuperscript{40} CFR 51.308(d)(1)(i)(B).

\textsuperscript{77} For more details on calculating the glidepath and setting reasonable progress goals see (U.S. EPA 2007b, U.S. EPA 2003b and U.S. EPA 2003c).
where the numerical coefficients on the right hand side of the equation represent the light scattering or absorption efficiency, $m^2/gm$ of the corresponding component of particulate matter,

$f(rh), f'(rh)$ are relative humidity adjustment factors applied to the light scattering efficiency (to be described in greater detail shortly), dimensionless,

$SO_4$ is the mass associated with sulfates, $\mu g/m^3$,

$NO_3$ is the mass associated with nitrates, $\mu g/m^3$,

$OC$ is the mass associated with organic carbon, $\mu g/m^3$,

$EC$ is the mass associated with elemental carbon, $\mu g/m^3$,

Fine Soil is inorganic primary particulate matter (excluding primary sulfate and nitrate particles) associated with soil components with aerodynamic diameter $< 2.5 \text{ um}$, $\mu g/m^3$,

$CM$ is coarse PM with aerodynamic diameter $> 2.5 \text{ um}$, but $\leq 10 \text{ um}$, $\mu g/m^3$,

$b_{\text{Rayleigh}}$ is light-scattering attributable to Rayleigh scattering, $\text{Mm}^{-1}$ (i.e., inverse “megameters”), assumed to be 10 $\text{Mm}^{-1}$.

$b_{\text{ext}}$ is the estimated extinction coefficient, $\text{Mm}^{-1}$.

4.8.2.1 “Revised” IMPROVE Algorithm

The IMPROVE program revised the IMPROVE algorithm in 2006 (Hand, 2006); (Pitchford, 2007). The revised algorithm is intended to reduce biases in light extinction estimates compared to the old algorithm. The revised algorithm, which is somewhat more complicated than the old algorithm, is as follows:

\[
b_{\text{ext}} \approx 2.2 \times f_s(RH) \times [\text{Small Sulfate}] + 4.8 \times f_l(RH) \times [\text{Large Sulfate}] \\
+ 2.4 \times f_S(RH) \times [\text{Small Nitrate}] + 5.1 \times f_L(RH) \times [\text{Large Nitrate}]\]
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\[+ 2.8 \times \text{[Small Organic Mass]} + 6.1 \times \text{[Large Organic Mass]} + 10 \times \text{[Elemental Carbon]} + 1 \times \text{[Fine Soil]} + 1.7 \times f_{ss}(RH) \times \text{[Sea Salt]} + 0.6 \times \text{[Coarse Mass]} + \text{Rayleigh Scattering (site specific)} + 0.33 \times \text{[NO}_2\text{ (ppb)]} \] \[4.12\]

The total sulfate, nitrate and organic carbon compound concentrations are each split into two fractions, representing small and large size distributions of those components. The organic mass concentration used in the new algorithm is 1.8 times the organic carbon mass concentration (changed from 1.4 times carbon mass concentration used for input into the old IMPROVE algorithm). New terms have been added for sea salt (important for coastal locations) and for absorption by NO$_2$ (only used where NO$_2$ data are available). Site-specific Rayleigh scattering is calculated based on the elevation and annual average temperature of each IMPROVE monitoring site.

The apportionment of the total concentration of sulfate compounds into the concentrations of the small and large size fractions is accomplished using the following equations.

\[[\text{Large Sulfate}] = \frac{[\text{Total Sulfate}]}{20 \mu g/m^3} \times [\text{Total Sulfate}], \text{for } [\text{Total Sulfate}] < 20 \mu g/m^3\]

\[[\text{Large Sulfate}] = [\text{Total Sulfate}], \text{for } [\text{Total Sulfate}] \geq 20 \mu g/m^3\]

\[[\text{Small Sulfate}] = [\text{Total Sulfate}] - [\text{Large Sulfate}]\]

The same equations are used to apportion total nitrate and total organic mass concentrations into the small and large size fractions.

Sea salt is calculated as 1.8 x [Chloride] or 1.8 x [Chlorine] if the chloride measurement is below detection limits, missing or invalid. The algorithm also uses three new water growth adjustment terms. They are for use with the small size distribution and the large size distribution sulfate and nitrate compounds and for sea salt ($f_s(RH)$, $f_l(RH)$ and $f_{ss}(RH)$ respectively).
Testing of the revised algorithm reveals that, in most regions of the country, the revised equation gives somewhat higher light extinction, especially on the worst visibility days. But compared to the old equation, the relative percentage of extinction attributed to the various PM components is nearly unchanged (Hand, 206). Therefore, the revised equation is not expected to make a large difference in the rate of visibility changes resulting from potential control strategy simulations. However, the revised equation could lead to differences in the relative change in light extinction predicted by the models. As of 2014, the IMPROVE program has stopped reporting visibility data using the old IMPROVE equation. Therefore, due to the improvements associated with the revised equation and unavailability of routine calculations using the old equation, we recommend using the revised IMPROVE equation for all reasonable progress related modeling calculations. If states want to use the old equation or a variation of the revised equation, they should provide documentation concerning the reasons why an alternative is more appropriate than the “revised” IMPROVE calculation.

4.8.2.2 Deciview Haze Index

The RHR stipulates that reasonable progress is to be measured in terms of changes in a deciview haze index or simply “deciviews” (dv). Deciviews are defined as the natural logarithm of the ratio of the extinction coefficient to Rayleigh scattering (Pitchford and Malm, 1994)

\[
\text{Deciview} = 10 \ln(b_{\text{ext}}/10) \quad [4.13]
\]

Where the units of \(b_{\text{ext}}\) and light scattering due to Rayleigh scattering\(^7\) (i.e., the “10” in the denominator of the logarithmic expression) are both expressed in Mm\(^{-1}\).

A change in deciviews, which is how progress is tracked is given by Equation (4.14). A one deciview change is equivalent to \(\sim 10\%\) change in \(b_{\text{ext}}\).

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\(^7\)Even though the “revised” IMPROVE equation uses a site-specific Rayleigh scattering value, the denominator in the deciview equation should always be 10. In this way, the deciview calculation will be consistent across all Class I areas. Under very clean conditions, when the site-specific Rayleigh scattering is less than 10, the deciview value can be negative, but this should not be considered a problem.
\[ \Delta dv = dv_{\text{future}} - dv_{\text{baseline}} \]  

[4.14]

A negative number indicates a reduction in deciviews, which is an improvement in visibility.

4.8.2.3 Estimating Mass Associated With Components of Particulate Matter

All Class I areas either have on-site speciated PM$_{2.5}$ measurements or have been assigned a representative IMPROVE monitoring site with measurements.\textsuperscript{79} Therefore, it is generally not necessary to interpolate measured PM$_{2.5}$ species data to a site. The existing IMPROVE database of PM$_{2.5}$ measurements should be adequate to provide data for all Class I areas.\textsuperscript{80}

FRM data is not used in the regional haze analysis. Therefore, it is not necessary for the sum of species components to equal gravimetric measurements obtained with a Federal Reference or equivalent method for measuring PM$_{2.5}$. Therefore, for regional haze calculations, it is not necessary to use the speciated data adjustment procedures introduced in Section 4.4 (the “SANDWICH” adjustments).

Hand (2006) has developed a set of default assumptions for mass associated with each of the components of PM for Equation (4.12). These are presented in Table 4.8.1. The components in Table 4.8.1 are similar to those used in the modeled attainment demonstrations for the PM$_{2.5}$ NAAQS. Notice however, that sulfate and nitrate mass are assumed to be fully neutralized (therefore, ammonium is not needed as a separate component); organic carbon is assumed to be equal to 1.8 times measured OC mass (1.4 times OC in the old IMPROVE equation); there is no water component; and there is a term for coarse PM.

\textsuperscript{79}See U.S. EPA 2003b, Appendix A, Table A-2.

\textsuperscript{80}There are some IMPROVE sites that don’t have enough complete data to provide baseline condition information for the 2000-2004 period. It may be necessary to substitute data from other monitoring networks or to interpolate data to the site(s). Data substitution is discussed in (U.S. EPA 2007b).
Table 4.8.1. Default Assumptions Used To Derive Aerosol Species Concentrations for Estimating Extinction Coefficients

<table>
<thead>
<tr>
<th>(1) Species</th>
<th>(2) Formula</th>
<th>(3) Assumptions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sulfate</td>
<td>$1.375 \times \text{measured SO}_4$</td>
<td>Sulfate is assumed to be fully neutralized (ammonium sulfate)</td>
</tr>
<tr>
<td>Nitrate</td>
<td>$1.29 \times \text{measured nitrate}$</td>
<td>Denuder efficiency is $\sim 100%$ &amp; all nitrate is from ammonium nitrate</td>
</tr>
<tr>
<td>EC</td>
<td>high + low temperature EC</td>
<td>All high temperature carbon is elemental</td>
</tr>
<tr>
<td>OC</td>
<td>$1.8 \times \text{organic carbon (or 1.4 } \times \text{OC for the old IMPROVE equation)}$</td>
<td>Average organic molecule is 56% carbon</td>
</tr>
<tr>
<td>Fine Soil</td>
<td>$2.2\times\text{Al} + 2.49\times\text{Si} + 1.63\times\text{Ca} + 2.42\times\text{Fe} + 1.94\times\text{Ti}$</td>
<td>$(\text{Soil } K)=0.6(\text{Fe})$, FeO &amp; Fe$_2$O$_3$ are equally abundant, a factor of 1.16 is used for MgO, Na$_2$O, H$_2$O &amp; CO$_3$</td>
</tr>
<tr>
<td>Sea Salt</td>
<td>$1.8\times\text{Cl}^-$</td>
<td>Sea salt is 55% chloride ion by weight</td>
</tr>
<tr>
<td>PM$_{2.5}$</td>
<td>-</td>
<td>-Measured gravimetrically -Represents dry ambient fine aerosol mass for continental sites</td>
</tr>
<tr>
<td>CM (coarse mass)</td>
<td>$(\text{PM}<em>{10}) - (\text{PM}</em>{2.5})$</td>
<td>Consists only of insoluble soil particles</td>
</tr>
</tbody>
</table>

Throughout this section we make every attempt to be consistent with the “Guidance for Tracking Progress under the Regional Haze Program” (hereafter referred to as the “Tracking
Guidance”) (U.S. EPA, 2003b). It will be easier to interpret the modeling results and compare them to future measured values if the data are calculated in a similar manner.

4.8.2.4 Normalizing trends in regional haze- f(rh) factors
It is clear from equations 4.11 and 4.12 that relative humidity can have a substantial effect on estimated extinction coefficients, as well as the relative importance of changes in different components of PM on trends in regional haze. Because of the importance of relative humidity as a determinant of regional haze, it is necessary to normalize any apparent trend in the estimated extinction coefficient for differences in relative humidity. This enables an assessment of whether an emissions control strategy will reduce regional haze, without confounding effects of different relative humidity during the base and future periods.

There are two possible approaches to normalize trends in visibility for changes in relative humidity. The first is to assume that the same day to day changes in relative humidity which were observed in the base period calculations will occur in future years. Thus, one would use the relative humidity observations made on a specific day together with measured components of particulate matter on that day to compute the day specific visibility extinction coefficient on that day. However, the approach could lead to misleading conclusions if humidity observations were missing for some days or if the humidity observations are atypical in some way. Further, if an air agency wanted to perform visibility calculations in a number of Class I areas, they would need to obtain hourly relative humidity data for each area.

The second approach is to review relative humidity data over a long period of record to derive climatological estimates for relative humidity adjustment factors. These climatological estimates would then be used in Equations 4.11 and/or 4.12 to estimate visibility extinction coefficients. These estimates are more likely to reflect “typical” relative humidity at different times of year and, thus, expected future visibility extinction.

The need to use climatological f(rh) data for tracking progress of measured data is obvious. The measured relative humidity on the 20% worst days in a baseline period will be different than the measured relative humidity in a future period. Therefore the only way to normalize for relative humidity between the base years and the future is to use a single climatological value. However, in the context of modeling, there is a choice. Either climatological data or modeled (or measured) relative humidity data from a meteorological model can be used. Since the
meteorological data is held constant when predicting future year air quality, the modeled relative humidity values would also be constant. This would be one way to normalize the data. But since the Tracking Guidance recommends tracking visibility using climatological f(rh) values, it will be easier to interpret the modeling results and compare them to future measured values if the data are calculated in a similar manner. Therefore, we recommend using climatological f(rh) values to calculate baseline and future visibility. Appendix A (Table A-1) from the Tracking Guidance displays the relationship between relative humidity and f(rh) values. The f(rh) values were calculated from data reported by Tang (1996). The f(rh) values are 1.00 up to 36% relative humidity and grow to a maximum value of 7.40 at a relative humidity of 95%.\textsuperscript{81} The Tracking Guidance contains monthly climatological average f(rh) values for each Class I area. These values were calculated using 10 years of meteorological data.

For calculations with the revised IMPROVE equation, three separate f(rh) curves are needed. These can be found in (Hand, 2006). The monthly f(rh) values for both the old and revised IMPROVE equations have been incorporated into pre-calculated daily extinction and deciview data that can be found on the IMPROVE website at: \texttt{http://vista.cira.colostate.edu/improve/Data/IMPROVE/summary_data.htm}. The use of pre-calculated f(rh) and visibility data makes it more simple for air agencies and regional organizations to calculate visibility changes and will also provide for more consistency.

4.8.3 How Do I Apply A Model To Calculate Changes in Visibility?

The purpose of a regional haze modeling assessment is to project future visibility to determine progress relative to the glidepath. In the procedures below, the observed visibility data should be linked to the base modeling year. Similar to the ozone and PM\textsubscript{2.5} attainment tests, the 5 year ambient data period should be centered about the base modeling year. For example, for a base modeling year of 2011, the ambient IMPROVE data should be from the 2009-2013 period.\textsuperscript{82} However, unlike the ozone and PM\textsubscript{2.5} attainment tests, the calculation is a 5 year period.

\textsuperscript{81}For the regional haze calculations, the f(rh) factors have been capped at the f(rh) value associated with 95% relative humidity. Relative humidity value above 95% use the same value.

\textsuperscript{82}The base period for the regional haze program continues to be 2000-2004, and the uniform rate of progress is calculated using that historical data. However, the modeled reasonable progress visibility projections should use ambient data that corresponds to the modeled base year meteorological and emissions data.
mean where each year counts equally (unlike the 5-year weighted average values for the ozone and PM\textsubscript{2.5} attainment test). This is consistent with the regional haze rule ambient data calculations for the 20% best and worst days. The analysis we recommend has 6 steps.

1) For each Class I area, rank observed visibility (in deciviews) on each day using observed speciated PM\textsubscript{2.5} data plus PM\textsubscript{10} data for each of the 5 years comprising the base period.

2) For each of the 5 years comprising the base period, calculate the mean deciviews for the 20% of days with worst and 20% of days with best visibility. For each Class I area, calculate the 5 year mean deciviews for worst and best days from the 5 year-specific values.

3) Use an air quality model to simulate base period emissions and future emissions. Use the resulting information to develop relative response factors for each component of PM identified on the right hand side of Equation (4.12).

4) Multiply the relative response factors by the measured species concentration data during the base period (for the measured 20% best and worst days). This results in daily future year species concentrations data.

5) Using the results in Step 4 and the IMPROVE algorithm (equation 4.12), calculate the future daily extinction coefficients for the 20% best and worst visibility days in each of the five base years.

6) Calculate daily deciview values (from total daily extinction) and then compute the future average mean deciviews for the worst and best days for each year. Average the five years together to get the final future mean deciview values for the worst and best days.

We describe each of these steps more fully below. The methodology follows the same basic procedures outlined in the Tracking Guidance. Further details (for steps 1 and 2) can be found in that document. We conclude this subsection with an example illustrating the recommended modeled uniform rate of progress analysis.
**Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM$_{2.5}$, and Regional Haze- December 2014 DRAFT**

**Step 1. Using monitored data, rank baseline visibility for each day with PM$_{10}$, PM$_{2.5}$ and speciated PM$_{2.5}$ measurements within a Class I area**

Ranking should be performed separately for each of the 5 years comprising the base period. The deciview (dv) should serve as the basis for ranking. Day-specific observations for mass associated with SO$_4$, NO$_3$, OC, EC, soil, and CM, as defined in Table 4.7 or 4.8, should be used to calculate $b_{ext}$ for each day. The appropriate month- and area-specific climatological relative humidity adjustment factor(s) ($f(rh)$) should be used. Total $b_{ext}$ for all components should be converted to deciviews for each day to get a daily deciview value.

**Step 2. Calculate the average baseline deciviews for the 20% of days with worst and the 20% days with best visibility.**

For each of the 5 years in the base period, order all days considered in Step 1 from worst (highest deciview value) to best (lowest deciview value) visibility. For each year, note the 20% of days with worst and the 20% of days with best visibility. Calculate the arithmetic mean deciview value for the identified 20% worst- and best visibility days in each year. Average the resulting 5 yearly mean deciview values reflecting worst visibility. This represents the value subject to improvement (i.e., reduction) to meet the glidepath for regional haze. Average the 5 yearly mean deciview values reflecting mean visibility on the days with best visibility.

**Step 3. Estimate relative response factors (RRF) for each component of PM$_{2.5}$ and for CM.**

The RRFs should be determined using results from air quality modeling of base year and future year emissions. These model simulations should be performed for a large number of days. The (temporal) arithmetic mean concentration for each PM$_{2.5}$ component (and coarse mass) computed near the Class I monitoring site from the future year modeling is divided by the

---

83Pre-calculated and ranked extinction and deciview calculations for all Class I areas is available on the IMPROVE website at [http://vista.cira.colostate.edu/improve/Data/IMPROVE/summary_data.htm](http://vista.cira.colostate.edu/improve/Data/IMPROVE/summary_data.htm). This data can be used to satisfy steps 1 and 2.

84How many and which days to simulate is discussed in Section 2.3.1.
corresponding arithmetic mean concentration for each component from the base year modeling. The resulting ratios are the component-specific RRF’s. A separate set of RRF values are calculated for the worst and best visibility days identified in step 2. The RRFs are calculated using the identified 20% best and 20% worst visibility monitored days at each Class I area. This will likely be a different set of days at each monitor.

**Step 4. Using the RRFs and ambient data, calculate future year daily concentration data for the best and worst days.**

Multiply the relative response factors derived in Step 3 by measured daily concentration data for each component of PM$_{2.5}$ and CM to get future daily estimates of species concentrations for PM$_{2.5}$ components and CM on worst visibility and best visibility days. These multiplications produce future concentration estimates for SO$_4$, NO$_3$, OC, EC, Soil and CM for each of the previously selected worst and best visibility days. This calculation is performed for each best and worst day for the five year period using an RRF for each PM component (a separate set of RRFs for the best days and the worst days).

**Step 5. Use the information developed in Step 4 to compute future year daily $b_{ext}$ values for the best and worst days.**

Use the future year concentration data calculated in step 4 to calculate future year daily $b_{ext}$ values for each PM component for each of the best and worst days for the five year period. This is accomplished by applying the IMPROVE visibility algorithm (equations 4.11 and 4.12).

**Step 6. Use the daily total $b_{ext}$ values from step 5 to calculate future mean deciview values for the best and worst days.**

The total daily $b_{ext}$ for each day is converted to deciviews. This gives a future year daily deciview value for each of the best and worst days.

Next, compute the arithmetic mean future deciview value for the worst and best visibility days for each year. This leads to 5 future estimated mean deciview values for the worst and 5 future estimated mean deciview values for the best visibility days. Compute the arithmetic mean of the 5 mean values for deciviews on the worst days, and the arithmetic mean of the 5 mean
deciview values estimated for the best visibility days.

The resulting 5 year average mean values for deciviews on worst and best visibility days can be compared to the baseline mean deciview values calculated in step 2. If the resulting change in deciviews is a negative number (future - base), this represents an improvement in visibility. The future year visibility values can also be compared to the glidepath to determine if the Class I area is expected to be on, above, or below the glidepath in the future planning period.

**Example 4.8.1**

We use example 4.8.1 to illustrate the modeled uniform rate of progress assessment. For ease of presentation, we assume there are only 10 speciated samples for PM in the 5 years comprising the base period and the example uses the old IMPROVE equation. Since sampling occurs every third day, a typical sample size is about 120 days per year. We illustrate the calculations for the first base year and then furnish information regarding mean deciviews for the other four base years to illustrate subsequent steps in the test. For simplicity sake, the example uses the old IMPROVE algorithm. The procedure is the same for the revised IMPROVE algorithm.

**Given:**

Ten days have measured components of PM in a Class I area during the first year of a 5-year base period. Table 4.8.2 below shows the measurements (in μg/m³) for each of the 10 days. Table 4.8.2 also shows the date of each measurement and the corresponding climatological relative humidity adjustment factor (made up for this example) for the appropriate month and area.

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85 We recommend use of the revised IMPROVE equation. However, the old IMPROVE equation is used in the example for simplicity.
### Table 4.8.2 Example observed IMPROVE data at a Class I area

<table>
<thead>
<tr>
<th>Day</th>
<th>Date</th>
<th>(f(\text{rh}))</th>
<th>(\text{SO}_4) (µg/m³)</th>
<th>(\text{NO}_3) (µg/m³)</th>
<th>(\text{OC}) (µg/m³)</th>
<th>(\text{EC}) (µg/m³)</th>
<th>(\text{Soil}) (µg/m³)</th>
<th>(\text{CM}) (µg/m³)</th>
<th>Rayleigh Scattering (Mm⁻¹)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2/15</td>
<td>1.7</td>
<td>4.53</td>
<td>2.23</td>
<td>3.37</td>
<td>0.89</td>
<td>0.32</td>
<td>7.33</td>
<td>10</td>
</tr>
<tr>
<td>2</td>
<td>3/15</td>
<td>2.9</td>
<td>5.12</td>
<td>1.78</td>
<td>2.92</td>
<td>0.78</td>
<td>0.44</td>
<td>9.17</td>
<td>10</td>
</tr>
<tr>
<td>3</td>
<td>4/15</td>
<td>3.5</td>
<td>5.67</td>
<td>1.25</td>
<td>2.44</td>
<td>0.54</td>
<td>0.43</td>
<td>10.25</td>
<td>10</td>
</tr>
<tr>
<td>4</td>
<td>5/15</td>
<td>3.7</td>
<td>6.59</td>
<td>1.12</td>
<td>2.86</td>
<td>0.50</td>
<td>0.66</td>
<td>9.80</td>
<td>10</td>
</tr>
<tr>
<td>5</td>
<td>6/15</td>
<td>4.3</td>
<td>7.47</td>
<td>0.93</td>
<td>3.49</td>
<td>0.61</td>
<td>0.98</td>
<td>10.99</td>
<td>10</td>
</tr>
<tr>
<td>6</td>
<td>7/15</td>
<td>4.6</td>
<td>8.33</td>
<td>0.79</td>
<td>3.50</td>
<td>0.69</td>
<td>1.08</td>
<td>11.38</td>
<td>10</td>
</tr>
<tr>
<td>7</td>
<td>8/15</td>
<td>4.4</td>
<td>9.22</td>
<td>0.89</td>
<td>3.24</td>
<td>0.67</td>
<td>0.89</td>
<td>10.78</td>
<td>10</td>
</tr>
<tr>
<td>8</td>
<td>9/15</td>
<td>4.1</td>
<td>8.05</td>
<td>0.97</td>
<td>3.12</td>
<td>0.73</td>
<td>0.71</td>
<td>8.25</td>
<td>10</td>
</tr>
<tr>
<td>9</td>
<td>9/30</td>
<td>4.1</td>
<td>6.84</td>
<td>1.15</td>
<td>3.21</td>
<td>0.85</td>
<td>0.42</td>
<td>8.82</td>
<td>10</td>
</tr>
<tr>
<td>10</td>
<td>10/30</td>
<td>2.7</td>
<td>5.32</td>
<td>1.41</td>
<td>3.26</td>
<td>0.76</td>
<td>0.64</td>
<td>8.11</td>
<td>10</td>
</tr>
</tbody>
</table>

Using the IMPROVE data for the Class I area and the estimated natural background values, the uniform rate of progress on the 20% worst days for the future year has been calculated as 26.7 dv. In addition, the mean visibility on the 20% best visibility days should not deteriorate.

**Find:** Does the control strategy simulated in this model analysis lead to future year visibility that is on, or below the glidepath in this Class I area?
Solution:

Step 1. Using monitored data, rank baseline visibility for each day with PM$_{10}$, PM$_{2.5}$ and speciated PM$_{2.5}$ measurements within a Class I area.

First, estimate the extinction coefficient for each day with the needed PM measurements. This is done using the information in table 4.8.2 with Equation (4.11). For day 1 in year 1, the current extinction coefficient is:

\[
b_{\text{ext}} = (3)(1.7)[4.53] + (3)(1.7)[2.23] + (4)(1)[3.37] + (10)[0.89] + (1)[0.32] + (0.6)[7.33] + 10
\]

\[
b_{\text{ext}} = 71.6 \text{ Mm}^{-1}
\]

Then convert extinction into deciviews:

\[
dv = 10 \times \ln(71.6/10) = 19.7 \text{ dv}
\]

Base year extinction coefficients and deciviews for the remaining 9 days with monitored data in year 1 are calculated in a similar manner. The days are then ranked. The day with the highest deciviews (i.e., worst visibility) is given a rank of “1”. The results of these calculations are displayed in the table 4.8.3 below. Based on these rankings, days 6 and 7 comprise the 20% of days with worst visibility. Days 1 and 10 comprise the 20% of days with best visibility.

<table>
<thead>
<tr>
<th>Day</th>
<th>Date</th>
<th>$f(rh)$</th>
<th>SO$_4$ (Mm$^{-1}$)</th>
<th>NO$_3$ (Mm$^{-1}$)</th>
<th>OC (Mm$^{-1}$)</th>
<th>EC (Mm$^{-1}$)</th>
<th>Soil (Mm$^{-1}$)</th>
<th>CM (Mm$^{-1}$)</th>
<th>$b_{\text{ext}}$ baseline (Mm$^{-1}$)</th>
<th>Deciviews</th>
<th>Rank</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2/15</td>
<td>1.7</td>
<td>23.1</td>
<td>11.4</td>
<td>13.5</td>
<td>8.9</td>
<td>0.3</td>
<td>4.4</td>
<td>71.6</td>
<td>19.7</td>
<td>10</td>
</tr>
<tr>
<td>2</td>
<td>3/15</td>
<td>2.9</td>
<td>44.5</td>
<td>15.5</td>
<td>11.7</td>
<td>7.8</td>
<td>0.4</td>
<td>5.5</td>
<td>95.5</td>
<td>22.6</td>
<td>8</td>
</tr>
</tbody>
</table>
Step 2. Calculate the average base year deciviews for the 20% of days with worst visibility and the 20% days with best visibility.

For year 1, mean worst visibility = (28.0 + 28.4) / 2 = 28.2 dv, and

mean best visibility = (19.7 + 22.0) / 2 = 20.9 dv

Mean worst and best visibility for years 2-5 is provided in table 4.8.4. Table 4.8.4 below summarizes mean worst and best visibility for each of the 5 years in the base period.
Table 4.8.4  Example mean worst days visibility and best days visibility at a Class I area

<table>
<thead>
<tr>
<th>Year</th>
<th>Mean $d_{\text{v, current}}$, Worst Visibility Days</th>
<th>Mean $d_{\text{v, current}}$, Best Visibility Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>28.2</td>
<td>20.9</td>
</tr>
<tr>
<td>2</td>
<td>29.1</td>
<td>20.4</td>
</tr>
<tr>
<td>3</td>
<td>30.2</td>
<td>18.7</td>
</tr>
<tr>
<td>4</td>
<td>27.8</td>
<td>19.1</td>
</tr>
<tr>
<td>5</td>
<td>28.5</td>
<td>19.5</td>
</tr>
</tbody>
</table>

The average mean base period worst and best visibility is obtained by taking the arithmetic mean of the average worst and best visibility for the 5 years. Thus, the 5 year mean of the average worst visibility is given by

$$d_{\text{v, baseline}} = \frac{(28.2 + 29.1 + 30.2 + 27.8 + 28.5)}{5} = 28.8 \text{ dv}$$

The average mean best visibility is

$$d_{\text{v, baseline}} = \frac{(20.9 + 20.4 + 18.7 + 19.1 + 19.5)}{5} = 19.7 \text{ dv}$$

Step 3. Apply a model to develop component specific RRF’s for $\text{SO}_4$, $\text{NO}_3$, $\text{OC}$, $\text{EC}$, Soil and CM.

Tables 4.8.5 and 4.8.6 show the procedure for calculating component-specific relative response factors using an air quality model. The example shows the calculation of RRFs for the worst days in the year modeled. The same calculation is repeated for the best days.
Table 4.8.5 Base year modeled species concentrations on worst days (in µg/m³)

<table>
<thead>
<tr>
<th>Modeled Output</th>
<th>SO$_4$</th>
<th>NO$_3$</th>
<th>OC</th>
<th>EC</th>
<th>Soil</th>
<th>CM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day 1</td>
<td>2.12</td>
<td>6.54</td>
<td>3.56</td>
<td>0.87</td>
<td>1.23</td>
<td>5.43</td>
</tr>
<tr>
<td>Day 2</td>
<td>8.33</td>
<td>2.11</td>
<td>4.67</td>
<td>1.23</td>
<td>0.34</td>
<td>7.32</td>
</tr>
<tr>
<td>Day 3</td>
<td>9.33</td>
<td>1.23</td>
<td>6.32</td>
<td>1.45</td>
<td>0.87</td>
<td>8.21</td>
</tr>
<tr>
<td>Day 4</td>
<td>6.43</td>
<td>1.67</td>
<td>4.56</td>
<td>0.54</td>
<td>1.07</td>
<td>4.67</td>
</tr>
<tr>
<td>Day 5</td>
<td>10.53</td>
<td>0.57</td>
<td>4.12</td>
<td>0.69</td>
<td>1.54</td>
<td>10.32</td>
</tr>
<tr>
<td>Mean Base Concentration</td>
<td>7.35</td>
<td>2.42</td>
<td>4.65</td>
<td>0.96</td>
<td>1.01</td>
<td>7.19</td>
</tr>
</tbody>
</table>

Table 4.8.6 Future year modeled species concentrations on worst days (in µg/m³)

<table>
<thead>
<tr>
<th>Modeled Output</th>
<th>SO$_4$</th>
<th>NO$_3$</th>
<th>OC</th>
<th>EC</th>
<th>Soil</th>
<th>CM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day 1</td>
<td>2.01</td>
<td>4.23</td>
<td>3.45</td>
<td>0.77</td>
<td>1.21</td>
<td>5.75</td>
</tr>
<tr>
<td>Day 2</td>
<td>7.56</td>
<td>1.89</td>
<td>4.55</td>
<td>1.01</td>
<td>0.32</td>
<td>7.54</td>
</tr>
<tr>
<td>Day 3</td>
<td>6.54</td>
<td>1.11</td>
<td>5.99</td>
<td>1.09</td>
<td>1.02</td>
<td>8.71</td>
</tr>
<tr>
<td>Day 4</td>
<td>5.32</td>
<td>1.45</td>
<td>4.23</td>
<td>0.35</td>
<td>1.1</td>
<td>5.02</td>
</tr>
</tbody>
</table>
Day 5 | 7.23 | 0.43 | 3.99 | 0.45 | 1.51 | 10.47

Mean Future Concentration | 5.73 | 1.82 | 4.44 | 0.73 | 1.03 | 7.50

Table 4.8.7 Component specific RRFs for the 20% worst days

<table>
<thead>
<tr>
<th>Worst days RRF</th>
<th>SO$_4$</th>
<th>NO$_3$</th>
<th>OC</th>
<th>EC</th>
<th>Soil</th>
<th>CM</th>
</tr>
</thead>
<tbody>
<tr>
<td>RRF (mean future/mean base)</td>
<td>0.780</td>
<td>0.752</td>
<td>0.956</td>
<td>0.768</td>
<td>1.022</td>
<td>1.043</td>
</tr>
</tbody>
</table>

Step 4. Multiply the relative response factors times the measured daily species concentration data during the base period to compute future daily species concentrations.

In year 1, we previously identified days 6 and 7 as those included in the 20% of days with worst visibility (i.e., see Step 1). Similarly, days 1 and 10 are the 20% of days with best visibility. In this step, we estimate future concentrations for components of PM$_{2.5}$ and for CM for these two sets of days. This is done using information shown in tables presented in Steps 1 and 3 as well as the best days RRFs given in table 4.8.8 below:

Table 4.8.8 Component specific RRFs for the 20% best days

<table>
<thead>
<tr>
<th>Best days RRF</th>
<th>SO$_4$</th>
<th>NO$_3$</th>
<th>OC</th>
<th>EC</th>
<th>Soil</th>
<th>CM</th>
</tr>
</thead>
<tbody>
<tr>
<td>RRF (mean future/mean base)</td>
<td>0.870</td>
<td>0.823</td>
<td>0.976</td>
<td>0.784</td>
<td>1.112</td>
<td>1.058</td>
</tr>
</tbody>
</table>
Worst Days

**Day 6**: \([\text{SO}_4]\)_{\text{future}} = (\text{RRF})_{\text{SO}_4} \ [\text{SO}_4]_{\text{baseline}} = (0.780) \ [8.33] = 6.50 \ \mu g/m^3

\([\text{NO}_3]_{\text{future}} = (0.752) \ [0.79] = 0.59 \ \mu g/m^3

\([\text{OC}]_{\text{future}} = (0.956) \ [3.50] = 3.35 \ \mu g/m^3

\([\text{EC}]_{\text{future}} = (0.768) \ [0.69] = 0.53 \ \mu g/m^3

\([\text{Soil}]_{\text{future}} = (1.022) \ [1.08] = 1.10 \ \mu g/m^3

\([\text{CM}]_{\text{future}} = (1.043) \ [11.38] = 11.87 \ \mu g/m^3

**Day 7**: \([\text{SO}_4]\)_{\text{future}} = (0.780) \ [9.22] = 7.19 \ \mu g/m^3

\([\text{NO}_3]_{\text{future}} = (0.752) \ [0.89] = 0.67 \ \mu g/m^3

\([\text{OC}]_{\text{future}} = (0.956) \ [3.24] = 3.10 \ \mu g/m^3

\([\text{EC}]_{\text{future}} = (0.768) \ [0.67] = 0.51 \ \mu g/m^3

\([\text{Soil}]_{\text{future}} = (1.022) \ [0.89] = 0.91 \ \mu g/m^3

\([\text{CM}]_{\text{future}} = (1.043) \ [10.78] = 11.24 \ \mu g/m^3

Best Days

**Day 1**: \([\text{SO}_4]\)_{\text{future}} = (0.870) \ [4.53] = 3.94 \ \mu g/m^3

\([\text{NO}_3]_{\text{future}} = (0.823) \ [2.23] = 1.84 \ \mu g/m^3

\([\text{OC}]_{\text{future}} = (0.976) \ [3.37] = 3.29 \ \mu g/m^3

\([\text{EC}]_{\text{future}} = (0.784) \ [0.89] = 0.70 \ \mu g/m^3

\([\text{Soil}]_{\text{future}} = (1.112) \ [0.32] = 0.36 \ \mu g/m^3

\([\text{CM}]_{\text{future}} = (1.058) \ [7.33] = 7.76 \ \mu g/m^3

**Day 10**: \([\text{SO}_4]\)_{\text{future}} = (0.870) \ [5.32] = 4.63 \ \mu g/m^3

\([\text{NO}_3]_{\text{future}} = (0.823) \ [1.41] = 1.16 \ \mu g/m^3

\([\text{OC}]_{\text{future}} = (0.976) \ [3.26] = 3.18 \ \mu g/m^3

\([\text{EC}]_{\text{future}} = (0.784) \ [0.76] = 0.60 \ \mu g/m^3

\([\text{Soil}]_{\text{future}} = (1.112) \ [0.64] = 0.71 \ \mu g/m^3

\([\text{CM}]_{\text{future}} = (1.058) \ [8.11] = 8.58 \ \mu g/m^3
Similar calculations (using the same model derived component specific RRFs) are performed for each of the worst and best days in each of the other 4 years in the base period.\textsuperscript{86}

\textit{Step 5. Using the results in Step 4, calculate the future year extinction coefficients for the 20\% best and 20\% worst visibility days in each of the five base years.}

Using future PM components obtained in Step 4, we can estimate future daily total $b_{\text{ext}}$.

\textbf{For year 1}

\textbf{Worst Days}

\textbf{Day 6:} $b_{\text{ext}} = (3)(4.6)[6.50] + (3)(4.6)[0.59] + (4)[3.35] + (10)[0.53] + 1.10 + (0.6)[11.87] + 10 = 134.8 \text{ Mm}^{-1}$

\textbf{Day 7:} $b_{\text{ext}} = (3)(4.4)[7.19] + (3)(4.4)[0.67] + (4)[3.10] + (10)[0.51] + 0.91 + (0.6)[11.24] + 10 = 139.0 \text{ Mm}^{-1}$

\textbf{Best Days}

\textbf{Day 1:} $b_{\text{ext}} = (3)(1.7)[3.94] + (3)(1.7)[1.84] + (4)[3.29] + (10)[0.70] + 0.36 + (0.6)[7.76] + 10 = 64.6 \text{ Mm}^{-1}$

\textbf{Day 10:} $b_{\text{ext}} = (3)(2.7)[4.63] + (3)(2.7)[1.16] + (4)[3.18] + (10)[0.60] + 0.71 + (0.6)[8.58] + 10 = 81.4 \text{ Mm}^{-1}$

\textsuperscript{86}Unless multiple meteorological years are being modeled, the same mean RRFs (for each component) are applied to the concentrations on all of the worst days for each of the 5 years of data. The mean RRFs are derived from the modeled days. A separate set of RRFs are derived (in the same manner) for the best days.
Step 6. Use the daily total bext values from step 5 to calculate future mean deciview values for the best and worst days.

Calculate daily deciview values (from total daily extinction) and then compute the future average mean deciviews for the worst and best days for each year. Then average the 5 years together to get the final future mean deciview value for the worst and best days.

For Year 1

Worst days

Day 6: $134.8 \text{ Mm}^{-1} = 10 \times \ln(134.8/10) = 26.0 \text{ dv}$

Day 7: $139.0 \text{ Mm}^{-1} = 10 \times \ln(139.0/10) = 26.3 \text{ dv}$

Future mean visibility on worst days = $\frac{26.0 + 26.3}{2} = 26.2 \text{ dv}$

Best Days

Day 1: $64.6 \text{ Mm}^{-1} = 10 \times \ln(64.6/10) = 18.7 \text{ dv}$

Day 10: $81.4 \text{ Mm}^{-1} = 10 \times \ln(81.4/10) = 21.0 \text{ dv}$

Future mean visibility on best days = $\frac{18.7 + 21.0}{2} = 19.8 \text{ dv}$

Similar calculations are performed for previously selected worst and best days in each of years 2-5. To illustrate the uniform rate of progress assessment, assume these other calculations yield the following estimates for future mean dv on worst and best visibility days.
Table 4.8.9 Future year mean deciviews on the worst and best days for each of the 5 years

<table>
<thead>
<tr>
<th>Year</th>
<th>Future Mean dv On Worst Visibility Days</th>
<th>Future Mean dv On Best Visibility Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>26.2</td>
<td>19.8</td>
</tr>
<tr>
<td>2</td>
<td>27.3</td>
<td>19.3</td>
</tr>
<tr>
<td>3</td>
<td>27.6</td>
<td>17.6</td>
</tr>
<tr>
<td>4</td>
<td>25.9</td>
<td>18.3</td>
</tr>
<tr>
<td>5</td>
<td>26.1</td>
<td>18.6</td>
</tr>
</tbody>
</table>

Using results in table 4.8.9, we see that the estimated future average mean visibility for the 20% days with worst visibility is

\[ dv_{\text{future}} = \frac{(26.2 + 27.3 + 27.6 + 25.9 + 26.1)}{5} = 26.6 \text{ dv} \]

The estimated future average mean visibility for the 20% days with best visibility is

\[ dv_{\text{future}} = \frac{(19.8 + 19.3 + 17.6 + 18.3 + 18.6)}{5} = 18.7 \text{ dv} \]

The worst days results generated in step 6 can then be compared to the uniform rate of progress for the particular future year for the Class I area. The future year best days are compared to the base year best days to ensure that visibility on the best days is not forecast to degrade.

The future year strategy leads to an estimated visibility impairment of 26.6 dv, which is lower than the calculated uniform rate of progress value of 26.7 dv. Also visibility is not predicted to deteriorate on the best days, and is in fact estimated to improve by 1.0 dv (from 19.7 dv in the base year to 18.7 in the future year).
This information is used in the process of setting reasonable progress goals, in conjunction with other analyses, as described in “Guidance for Setting Reasonable Progress Goals Under the Regional Haze Program” (U.S. EPA, 2007). The other steps in the process are beyond this modeling guidance. The modeling can be used to determine the predicted improvement in visibility and whether the visibility levels are on, above, or below the glidepath. It cannot by itself determine the reasonable progress goals or determine whether the reasonable progress goal is met, and it does not satisfy the requirements for the statutory four factor analysis. See the Regional Haze Rule and related guidance documents for more information on the four factor analysis, including control strategy analysis for single sources.

4.8.4 How Do I Select Appropriate Inputs For The Uniform Rate of Progress Analysis?

In Section 4.8.3, we described the recommended regional modeling analysis to evaluate future year visibility relative to the glidepath. An important part of the analysis requires using component-specific RRFs, obtained with models, to estimate future concentrations of these components and, subsequently, future visibility. In this subsection, we address more details concerning the calculation of visibility RRFs. Second, there are several assumptions inherent in the recommended modeled uniform rate of progress analysis. We identify these in this subsection and comment on their underlying rationale. More specifically, we address seven issues:

1. How to estimate base period air quality in a Class I area without monitored data;
2. How to handle a base year without data or with a small sample size;
3. Use of the same days to estimate changes in visibility for the worst days and a different set of same days to estimate changes in visibility for the best days;
4. Which predictions to use to derive relative response factors;
5. How many and what kind of days to use to develop RRF values;
6. RRFs when modeled species concentration are very low; and
7. Alternative RRF calculations
Estimating baseline worst and best visibility in a Class I area without monitors.

There are 156 officially designated Class I areas and 110 IMPROVE sites in or near Class I areas. Therefore, approximately 46 Class I areas do not have co-located IMPROVE monitors. EPA’s Tracking Guidance recommends using IMPROVE data from a nearby site to represent the visibility at each Class I area that does not have ambient data. Table A-2 in Appendix A of the Tracking Guidance lists the recommended monthly f(rh) values\(^{87}\) for each Class I area as well as the representative site for each Class area. The representative IMPROVE site data will be used to track regional haze progress for the Class I areas. Therefore, it follows that visibility improvement for tracking purposes should be predicted at the location of the IMPROVE monitor, not at the actual Class I area. For the purposes of deriving ambient data for modeling, we recommend following the same representative site assignments contained in the Tracking Guidance. In this way, the 20% worst and best days can be derived for each Class I area from the network of 110 IMPROVE sites.\(^{88}\) Similarly, the modeling results should be extracted for the location of the representative monitor, not the actual location of the Class I area.\(^{89}\)

Considering a base year with little or no monitored particulate matter or missing data

The Tracking Guidance recommends calculating baseline visibility values for sites with at least 3 out of 5 complete years of data. It further contains recommendations for determining if a year has complete data. In general, a site should have 50% data completeness in all quarters and meet a 75% completeness criteria for the full year. There should be no periods with more than 30 consecutive days without data. The guidance assumes that all IMPROVE sites will have at

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87The f(rh) values in the Tracking Guidance were developed for the “old” IMPROVE algorithm and should not be used to calculate visibility using the “new” IMPROVE algorithm.

88Bering Sea Wilderness (Alaska) is the only Class I area that has no IMPROVE monitor and no representative IMPROVE site. On-site IMPROVE or representative IMPROVE data can be found for the other 155 sites.

89There may be other reasons to calculate visibility improvement at the actual Class I area. The MATS provides options for calculating visibility changes at both the Class I area grid cell center and at the representative IMPROVE monitoring site. It may be informative to compare model response at the representative IMPROVE site versus the actual location of the Class I area. Large differences in the model response may indicate that the “representative” site may not adequately represent visibility at the Class I area.
least 3 complete years in the base period (which may or may not be true). The guidance also contains procedures for filling in missing data as part of the calculation of the 20% best and worst days.

There are several data completeness issues that may cause problems within the visibility modeling analysis. First, a site may have less than 3 years of complete data. It is possible to calculate visibility improvement based on as little as 1 year of ambient data. States should work with their EPA Regional Office and Federal Land Managers to determine how to estimate baseline visibility for these area(s).

Another issue that is a more specific problem for modeling analyses occurs when data is missing during the meteorological time period that was modeled. It is likely that most air agencies will only be modeling a single year of meteorology. Therefore it is possible that the ambient data at one or more Class I areas is incomplete during that year. Without ambient data, it is impossible to identify the 20% best and worst days which are used to calculate modeled RRFs.

Again, if this occurs, states should work with their Regional Office and FLMs to determine the best way to calculate visibility on the best and worst days. Potential options are to use data from another nearby IMPROVE site, use nearby data from a different ambient data network, or interpolate ambient data to the site.

Using a constant sample of days to estimate baseline and future visibility

For a typical Class I area, there will be about 120 days per year having measurements needed to estimate \( (dv)_{\text{baseline}} \) with Equation (4.11) or (4.12). Thus, there should be about 24 worst and 24 best visibility days for each of the 5 years in the base period. It is conceivable that the identity of these worst and best days could change if emissions were altered to reflect net effects of controls and growth. The recommended test described in Section 4.8 assumes that the identity of the worst and best days remains unchanged. This is done primarily to avoid having to perform iterative analyses to identify future worst and best visibility days and to keep the test relatively simple and more readily understood. This assumption could cause improvement in visibility to be overestimated for the worst days and could also cause the test to overestimate the difficulty in preventing deterioration of visibility on the best days. However, for the reasons described below, we do not believe the effects of this assumption are substantial.
It is unlikely that there would be any wholesale change in the identity of worst or best days with future vs. base year emissions. Analyses performed by Meyer, et al. (1997) have shown that the predicted ranked severity of high ozone days is largely unaffected by simulated controls and growth (i.e., highest days tend to remain the highest days after the effects of growth and controls are simulated). There is no reason to expect a different outcome for other secondary pollutants. If there are differences, we would expect these to occur near the borderline between the worst days and more moderate days.

Because the uniform rate of progress analysis relies on mean visibility values on 20 or more worst visibility days and most of these days are unlikely to change, we would expect little difference in the outcome of the analysis. Further, because of the shape of the distribution of extinction coefficients, the mean of the worst days is more heavily influenced by extreme days rather than those on the borderline between worst and more moderate light extinction. There could be differences in some best visibility days corresponding with pre- and post-control emissions. However, because the differences in concentrations of particulate matter on such days are likely to be relatively low, differences in the computed mean visibility for best days are likely to be small. Further, any resulting difference in the progress analysis for best days is likely to be protective of the environment. If our recommended procedure leads to suspected problems in the outcome of a test, an air agency may perform a more rigorous version of the analysis (in which the identity of pre-control and post-control days changes) as part of a weight of evidence determination.

**Selecting predictions to use in deriving RRF**

Relative response factors should be developed for each Class I area. When a Class I area contains a monitoring site, the RRF estimates should be derived using predictions which are made “near” that site. For each day, daily average surface predictions of each component of PM made near a monitor should be estimated. Similar to the annual PM$_{2.5}$ NAAQS attainment test, nearby grid cells should be averaged. For 12km or finer resolution, we recommend averaging the modeled concentrations for a 3 x 3 array of grid cells surrounding the monitor. Note that for cells larger than 12 km on a side, no spatial averaging is necessary—states should just use the prediction in the cell containing the monitor. These nearby estimates should then be spatially averaged to estimate a spatially representative daily concentration. Spatially representative daily concentrations obtained for each modeled day with monitored data should then be averaged. This final average should be used to compute the RRF. Thus, component-
specific RRF values for a Class I area with a monitor are the ratio of the temporally averaged spatial mean of nearby concentrations predicted with future emissions to that predicted with base year emissions.

**Selecting days to derive RRF values**

RRF values should be estimated by taking the ratio of future predictions averaged over at least several days to base year predictions averaged over the same several days. It may often happen that a planning organization or a group of states decides to model the visibility impacts of a strategy for numerous Class I areas simultaneously. As we note in Section 2.3.1, this may make it advisable to simulate (at least) a full year so that relative response factor (RRF) values for each Class I area is based on a substantial number of observed best and worst days. For the worst days in the chosen year, the RRF for a component of PM should be estimated as the ratio of its arithmetic mean predicted value on the 20% worst days with future emissions to that with base year emissions. Thus, the RRF should reflect values averaged over ~24 worst days in that year. The same procedure is followed to derive RRFs over the ~24 best days in the year.

Since meteorological conditions and/or emissions may be markedly different on best visibility vs. worst visibility days, we recommend calculation of a separate set of RRF values for best visibility days. As with worst days, the preferred approach is to model an entire year and select an RRF value for concentrations averaged over the 20% best visibility days for each Class I area. The RRF values are the ratios of the future to base year modeled averages. The appropriate RRF values should then be used in concert with each observed best day to estimate future concentrations for each component on each identified best day.

**RRFs when modeled species concentration are very low**

In most cases, the RRFs derived for visibility components are either less than 1.0 or slightly more than 1.0. However, large RRFs (much greater than 1.0) can occur when the mean modeled concentration of a PM component on the 20% best or worst days is very small and the concentration of that component increases in the future year case. This most often occurs with the nitrate component. On both the 20% best and worst days, the modeled nitrate concentrations at Class I areas can be very small (i.e. < .01 µg/m3). These low modeled concentrations can sometimes increase in future year scenarios by orders of magnitude. This occurs most often in ammonia limited areas when sulfate concentrations are reduced in the future (due to SO₂ emissions reductions) causing nitrate increases due to an increase in
available ammonia. Large RRFs should be closely examined to identify the cause of the issue. In many cases, large RRFs are caused by poor model performance (i.e. underpredicted base case nitrate concentrations) or instability in one or more model components (i.e. the nitrate partitioning model). One solution is to cap the RRF at 1.0 or close to 1 in cases where nitrate (or any other PM$_{2.5}$ component) increases in the future by an unrealistic amount due to very low modeled concentrations. Any adjustments to the default calculations should be documented and discussed with the appropriate EPA regional office and the FLMs.

**Alternative RRF calculations**

The default analysis is relatively simple in that a single mean RRF is calculated for each PM component (separate RRFs on worst and best days). A series of tests with more complicated methods has shown that 1) the difference between various versions of the test are usually small and 2) each of the alternative tests has limitations in its applicability (Environ, 2005). Possible variations include the use of day specific RRFs, season (or quarter) specific RRFs, or climatological based RRFs. In some cases, these more complicated techniques may provide different answers, but sometimes not. There are specific limitations noted with each of these alternatives. We have chosen to keep the single mean RRF test as the default recommendation. States are encouraged to explore other methods for estimating RRFs if it is thought that the default recommendation is too simplistic to accurately capture the change in future visibility at any particular Class I area. The SIP demonstration should use the most appropriate method of projecting future concentrations for the characteristics of each Class I area.$^{90}$ Alternative methods should be discussed in the modeling protocol and discussed with the appropriate EPA Regional Office and FLMs.

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$^{90}$In particular, issues may arise when dealing with large visibility contributions from fires, coarse mass and fine soil (from wind-blown dust), and international transport (and possibly other issues). Each of these issues should be addressed in the modeling protocol and solutions should be discussed with the appropriate EPA regional office(s) and FLMs on a case by case basis.
4.9 “Weight of Evidence”- How Can Additional Analyses Be Used to Support the Attainment Demonstration?

By definition, models are simplistic approximations of complex phenomena. The modeling analyses used to assess whether emission reduction measures will bring an individual area into attainment for the NAAQS contain many elements that are uncertain (e.g., emission projections, meteorological inputs, science formulations, etc.). These uncertain aspects of the analyses can sometimes prevent definitive assessments of future attainment status. The confidence in the representativeness of the quantitative results from a modeled attainment test should be a function of the degree to which the uncertainties in the analysis were minimized. In general, by following the recommendations contained within this guidance document, EPA expects that the attainment demonstrations will mitigate the uncertainty as much as is possible given the current state of modeling inputs, procedures, and science. However, while air quality models represent the best tools for integrating emissions and meteorological information with atmospheric chemistry, and no single additional analysis can match the expected reliability of these models’ results, EPA believes that all attainment demonstrations and reasonable progress assessments will be strengthened by additional analyses that can supplement the modeling to enhance the assessment of whether the planned emissions reductions are likely to result in attainment (or expected visibility progress).

Supplemental evidence should accompany all model attainment demonstrations. Generally, those modeling analyses that show that attainment will be reached in the future with some margin of safety will need more limited supporting material. For other attainment cases, in which the projected future design value is closer to the NAAQS, more rigorous supporting analyses should be completed. There may be some areas for which the supplemental evidence is persuasive enough to support a conclusion that the area can expect to achieve timely attainment despite failing the model attainment test, and other areas for which the modeled attainment test demonstrates attainment but the supplemental evidence casts significant doubt on that result. This section of the guidance will discuss some specific information and additional analyses that can be used to supplement the model projections. Of particular interest are analyses that help determine whether the modeling-based projections are likely to provide a prediction of the air quality improvement that is likely to occur by the attainment date. Air agencies should review these supplemental analyses, in combination with the modeling analysis, in a “weight of evidence” assessment of whether each area is likely to
achieve timely attainment. Again, it should be noted that no single supplemental analysis can serve as an adequate substitute for the air quality model; however, in aggregate, supplemental analyses may provide information which may indicate a different outcome than the modeled test.

In considering the use of supplemental analyses, an important factor is the time (number of years) until the attainment date. In general, modeling and related analyses are the most useful corroborative analyses for areas with attainment dates which are more than several years in the future. In contrast, ambient data and emissions trends become more important (and hence model results become less important) the closer the area is to their attainment date. For example, if an area is only one or two years away from their attainment date, ambient data is in most cases the best predictor of likely air quality levels in the near future. However, this may not be true if there are large emissions reductions that are expected to occur in the near term period. In that case, modeling is needed to estimate additional ozone and/or PM reductions that are likely to occur due to the emissions controls in the short term. Similarly, if the attainment date is 5 or 10 years or more in the future, modeling will likely be the most reliable indicator of future year ozone, PM, and/or regional haze levels. Emission changes over a relatively long time period are likely to overwhelm the influence of ambient data trends and meteorological variability, making ambient data and emissions trends analyses relatively less important.

4.9.1 What Types of Additional Analyses Should Be Completed as Part of the Attainment Demonstration?

There are three basic types of analyses that are recommended to supplement the primary modeling analysis. They are:

1) Additional modeling analyses

2) Analyses of trends in ambient air quality and emissions

3) Additional emissions controls/reductions
4.9.1.1 Modeling Analyses

The relative attainment tests described in sections 4.2, 4.4, and 4.5 are the primary modeling tools used in an attainment demonstration. The application of a chemical transport grid model, applied on a regional or local scale is the best tool available to judge the impacts of changes in future year emissions on concentrations. In addition to this “primary” modeling analysis, there are various other models, model applications, and tools that can be used to supplement the results of the modeled attainment test. These include, but are not limited to:

- Available regional or national scale modeling applications that are suitable\(^{91}\) for the local area. For example, modeling in support of EPA rulemakings or regional multi-jurisdictional organization modeling that may be available for the appropriate future year of interest. Modeling analyses may be available that used different models and/or inputs.

- Use of other appropriate local modeling that includes the nonattainment area of interest. This may include applications using alternative models and/or inputs or research oriented analyses.

- Use of photochemical source apportionment, DDM, and/or process analysis modeling tools to help explain why attainment is (or is not) demonstrated.

- Use of multiple air quality models / model input data sets (e.g., multiple meteorological data sets, alternative chemical mechanisms or emissions inventories, etc.). Multiple model configurations can be used to estimate sensitivity and uncertainty of future year design value predictions.
  - For results to be most relevant to the way we recommend models be applied in attainment demonstrations, it is preferable that such procedures focus on the sensitivity of estimated relative response factors (RRF) and resulting projected design values to the variations inputs and/or model formulations.

\(^{91}\) The resolution, emissions, meteorology, and other model inputs should be evaluated for applicability to the local nonattainment area. Additionally, model performance of the regional modeling for the local nonattainment area should be examined before determining whether the regional model results are suitable for use in the local attainment demonstration.
• Application of the attainment test with alternative procedures compared to the default recommendations in Sections 4.2, 4.4, and 4.5 of this guidance. Any alternate approaches should be accompanied with a technical justification as to why the approach is appropriate for the area in question and should be discussed with the appropriate EPA regional office.

➤ Alternative RRF calculations using non-default assumptions or more detailed temporal and spatial analysis of RRFs at one or more monitoring locations. If a sound technical argument can be made for why atypically high RRFs at any particular location are not reasonable, then these types of supplemental analyses would suggest that attainment is more likely to be achieved than the default modeling analysis alone would indicate.

➤ Alternate base year design values that may differ from the 5-year weighted average value. Alternative values could include different methodologies for determining base year design values or removal of potential exceptional events data (see footnote 30).

• Use of dispersion models to address primary PM\textsubscript{2.5} contributions to PM\textsubscript{2.5} concentrations. In areas with large spatial gradients of primary PM\textsubscript{2.5}, dispersion models are best suited to characterizing the change in primary PM\textsubscript{2.5} in the future. A local area analysis may be useful as a supplemental analysis (in either monitored or unmonitored areas, as appropriate) for areas that at least partially rely on local primary PM controls to reach attainment and did not otherwise perform and submit a local area analysis of part of the attainment demonstration.

EPA has determined that the best approach to using models to demonstrate attainment of the NAAQS is to use a model in a relative mode. However, some types of “absolute” model results may be used to assess general progress towards attainment from the baseline inventory to the projected future inventory.\textsuperscript{92} Example metrics include:

\textsuperscript{92} Care should be taken in interpreting absolute metrics if the model evaluation shows a large underprediction or overprediction of ozone or PM\textsubscript{2.5} concentrations. An underprediction of observed concentrations will make it artificially easy to show progress towards absolute attainment levels and an overprediction will make it artificially difficult to show progress towards attainment.
Modeling Guidance for Demonstrating Attainment of Air Quality Goals for Ozone, PM_{2.5}, and Regional Haze- December 2014 DRAFT

- Percent change in total amount of ozone or PM_{2.5} >= NAAQS^{93} within the nonattainment area
- Percent change in number of grid cells >= NAAQS within the nonattainment area
- Percent change in grid cell-hours (days) >= NAAQS within the nonattainment area
- Percent change in maximum modeled 8-hour ozone within the nonattainment area

While these metrics can be used to estimate the magnitude, frequency, and relative amount of ozone or PM_{2.5} reductions from any given future emissions scenario, there are no threshold quantities of these metrics that can directly translate to an attainment determination. Generally, a large reduction in the frequency, magnitude, and relative amount of 8-hour ozone nonattainment (i.e., >= 76 ppb) or PM_{2.5} nonattainment (24-hour and/or annual) is consistent with a conclusion that a proposed strategy would meet the NAAQS. In the context of a weight of evidence determination, these metrics could be used to suggest that a particular location may be “stiff” or relatively unresponsive to emissions controls, while the rest of the modeling domain/nonattainment area is projected to experience widespread reductions.

4.9.1.2 Analyses and Trends in Ambient Air Quality and Emissions

Generally, air quality models are regarded as the most appropriate tools for assessing the expected impacts of a change in emissions. However, it may also be possible to evaluate progress towards attainment of the ozone or PM_{2.5} NAAQS based on measured historical trends of air quality and emissions. It may be possible to develop a relationship between past emissions changes and historical and current air quality. Once the relationship between past/present emissions and air quality is established, a response to the expected emissions reductions from a particular control strategy can be estimated. There are several elements to this analysis that are difficult to quantify. First, in most cases, the ambient data trends are best assessed by normalizing to account for year-to-year meteorological variations. Second, one must have an accurate accounting of the year-to-year changes in actual emissions (NOx, VOC, and/or SO_{2} and NH_{3}) for the given area and any surrounding areas whose emissions may impact local concentrations. Third, one must have a solid conceptual model of how ozone or PM_{2.5} is

\footnote{For each of these metrics, the appropriate comparison to the level of the NAAQS is 75 ppb for 8-hour ozone; 35 \(\mu g/m^3\) for 24-hour PM_{2.5}; and 12 \(\mu g/m^3\) for annual PM_{2.5}.}
formed in the local area (e.g., influence of meteorology, NOx-limited, ammonia limited, transport-influenced, etc.).

If available, meteorologically adjusted ozone and PM$_{2.5}$ concentrations can be used to establish air quality trends. There are several techniques that have been used to examine the influence of meteorology on air quality. Among them are (a) statistical modeling (U.S. EPA, 2005b); (b) filtering techniques (Rao, 1995; Flaum, 1996; Milanchus, 1998; and Hogrefe, 2000), (c) using a probability distribution of meteorological severity based on climatological data (Cox and Chu, 1993, 1996), (d) and using CART analysis to identify meteorological classes and selecting days from each year so that the underlying frequency of the identified meteorological classes remains the same (Deuel and Douglas, 1996). Most of this work has examined the relationship between ozone and meteorology. Only recently have analyses examined the relationship between meteorology and PM$_{2.5}$. Additionally, compared to PM$_{2.5}$, the established relationship between ozone and meteorological variables is generally stronger (higher r-square values). In the case of PM$_{2.5}$, the relationship between concentration and meteorology is complicated by the fact that PM$_{2.5}$ components experience high concentrations at different times of the year and for different reasons. This makes it more difficult to meteorologically adjust PM$_{2.5}$ concentrations.

If a meteorologically adjusted trend in ozone or PM$_{2.5}$ can be estimated, then the information can be used to establish a link between emissions and air quality trends. This is not always straightforward due to the multitude of emissions precursors that may lead to high ozone and PM$_{2.5}$ concentrations. A careful analysis of (meteorologically adjusted) air quality trends and emissions trends of each of the ozone and PM precursors (as well as primary PM) is needed to fully establish relationships. Detailed emissions information as well as a solid understanding of the conceptual model of ozone or PM$_{2.5}$ formation is needed. If a trend can be established based on past emissions changes and air quality changes, then future year predicted emissions levels can be used to extrapolate future air quality.

Meteorologically adjusted trends in ozone and/or PM$_{2.5}$ attempt to adjust observed concentrations to levels which would have been observed during average meteorological conditions (Camalier, 2007). This makes it easier to observe trends primarily due to emissions changes and also allows identification of years with above average or below average meteorologically conducive conditions. Identification of “extreme” meteorological conditions
which are not likely to re-occur in a particular design value period can be used as part of a weight of evidence analysis. For example, the presence of one or more “extreme” (high concentration) meteorological years in either the base year period or the most recent design value period may make it appear that an area is farther away from attaining the NAAQS than would otherwise be the case if more typical meteorological conditions had occurred. It is important to note that one or more years of meteorological conditions which are not conducive to ozone formation will have the opposite effect. An area may appear to be on track to attain the NAAQS (or close to attaining), but in reality may need substantial additional emissions reductions in order to attain under average or above average meteorological conditions. Meteorological adjusted concentration and/or design value calculations can help explain both of these situations. More information on meteorologically adjusted trends can be found here: http://www.epa.gov/airtrends/weather.html.

A simpler (and more uncertain) way to qualitatively assess progress toward attainment is to examine recently observed air quality and emissions trends. Downward trends in observed air quality and in emissions (past and projected) are consistent with progress towards attainment. Strength of the evidence produced by emissions and air quality trends is increased if an extensive monitoring network exists and if there is a good correlation between past emissions reductions and current trends in ozone or PM$_{2.5}$. Until recently, EPA prepared annual air quality trends reports for all criteria pollutants. The latest trends report analyzes ambient data through 2010 and can be found here: http://www.epa.gov/airtrends/2011/report/fullreport.pdf. The formal trends reports have been replaced by less formal annual updates which are contained on the Air Trends website. Pollutant specific trends updates can be found here: http://www.epa.gov/airtrends/index.html.

Weight given to trend analyses depends on several factors. Analyses that use more air quality data and apply a greater variety of trend parameters provide more credible results. More weight can be placed on the results if the procedure used to normalize the trend for meteorological differences explains much of the variability attributable to these differences. In addition, trend analysis is more believable if the extrapolation (as applicable) does not extend very far into the future. Finally, trend analysis is most credible if the contemplated strategy is similar to a past strategy (e.g., both strategies focus on reducing sulfates for PM or NOx for ozone). For example, if a past strategy focused on reducing sulfates, but a future one envisions
controlling OC, there is no guarantee that ambient OC will respond similarly to changes in past emissions.

In addition to ambient data trends, further analysis of ambient data can provide information on ozone production efficiency, evidence of transport and assist in the QA of emissions inputs. In particular, photochemical assessment monitoring station (PAMS) data, special study data, research and non-routine ambient data (i.e. NOy, and VOC data) can provide insights into the ozone and/or PM$_{2.5}$ concentrations observed in the nonattainment area and can help assess the accuracy of the modeling results and control strategies that are being relied upon for attainment.

4.9.1.3 Additional Emissions Controls/reductions
Models are used to predict the future expected concentrations of ozone and/or PM$_{2.5}$, based on modeled emissions changes between a base year and future year. It is expected that emission inventories are as accurate as possible and represent emissions changes (including growth and controls) that are expected to occur. However, there may be various emissions sources and/or controls that are difficult to represent in the modeling analysis and the effects of some emissions controls may be difficult to quantify. Additionally, there may be uncertainty in how emissions controls may be implemented either in the home state or in upwind regions which may contribute ozone to the nonattainment area.

The following are some of the types of control measures that may be appropriate to include in a weight of evidence demonstration:

- Measures that are difficult to quantify or may not be enforceable in the SIP. Examples include:
  - Energy efficiency or renewable energy (EE/RE) programs may be implemented statewide (and in fact may be enforceable). But emissions reductions from such programs are hard to quantify and it may be difficult to assign reductions to particular utility sources. EPA has put together an “EE/RE Roadmap Manual” which can be found here: [http://epa.gov/airquality/eere/manual.html](http://epa.gov/airquality/eere/manual.html). The roadmap includes a weight of evidence “pathway” for air agencies that want to acknowledge the emissions benefits and potential reductions from EE/RE measures, but are unable to accurately quantify the emissions reductions in their
SIP.
  - Smart growth initiatives such as land use planning and transportation planning.
  - Truck stop electrification.
  - Emissions reductions from idling regulations which may not be quantified in the mobile emissions modeling.

- Voluntary measures
  - Air agencies may have numerous voluntary measures that are not enforceable in the SIP. These could include measures such as “ozone action days”, voluntary no burn days, telework programs, idling reduction initiatives, etc. Even though these programs may be voluntary, they can still lead to positive actions in the nonattainment area that can lead to lower emissions. Voluntary measures should be documented to the fullest extent possible, including estimates of emissions benefits, where possible.

- Regional/super-regional and/or national programs that may not have been accounted for in the attainment demonstration.
  - Federal measures which were not accounted for in the modeling because they were proposed and/or finalized after the state modeling was completed.
  - Upwind regional, state, and/or local measures which were not known or not able to be quantified in the attainment demonstration due to timing or lack of information.

4.9.2 What Role Should Weight Of Evidence Play In Visibility-Related Analyses?

We believe a weight of evidence analysis is an appropriate option for air agencies to use when examining visibility goals. In this subsection, we note some potential supplemental analyses that may be used to examine visibility trends.

4.9.2.1 Additional air quality modeling
Sensitivity tests can be performed to see if conclusions about trends in the 20% worst and best visibility days are robust. One example of such an analysis is applying a model with and without a more finely resolved nested grid near source areas or near Class I areas. A purpose of this
would be to see whether conclusions are affected by the degree of detail in which nearby sources are considered. A second example of an analysis would be to consider alternative future emissions and/or differing growth rate assumptions. This may be a particular concern for regional haze analyses because the emissions projection period is generally longer than for most ozone and PM$_{2.5}$ attainment demonstrations. Uncertainty in emissions and growth rates become more important as the projection period is lengthened.

If trends in visibility for worst and/or best days are similar using sensitivity tests, alternative models and/or alternative modeling approaches, this finding supports conclusions reached in the uniform rate of progress analysis.

4.9.2.2 Review of trends
A review of trends generally involves a comparison, sometimes qualitative, between past trends in reconstructed visibility and estimated changes in emissions (e.g., early ‘00’s to early ‘10's). This information could be used to confirm that more control measures on previously reduced emissions of a component or its precursors is likely to be useful. It may also be used to see whether certain PM components are becoming increasingly important sources of light extinction.

4.9.2.3 Other models and tools
Trajectory models may be useful for identifying the types of meteorological conditions most often corresponding to observed worst and best visibility in various Class I areas. This, in turn, may enable air agencies to draw inferences about the orientation of areas containing sources most likely to influence visibility in a Class I area on days with “poor” and “good” visibility. Grid model based techniques such as DDM or source apportionment may also be useful in identifying areas and emissions sources most responsible for visibility impairment on the worst or best days.

4.9.2.4 Refinements to the recommended uniform rate of progress analysis
If a modeled control strategy appears generally successful, but the glidepath is not met in certain Class I areas, states may consider refining the recommended modeling analysis in some manner. Refinements are best made if they are based on local observations/analyses which suggest that some of the underlying assumptions in the recommended assessment may not be
applicable. We list some potential refinements that could be considered. The list is intended to illustrate types of additional analyses that could be performed.

- Use an alternative light extinction equation or an area-specific version.
- Available speciated data and other information may be reviewed to see whether the outcome of the test is being influenced by including one or more days with extraordinary events (e.g., a major wildfire lasting a number of days or transported dust events). If convincing arguments can be made that the event is a “natural” one, excluding these days from the calculations should be discussed with the appropriate EPA regional office and FLMs.
- Daily component specific RRFs can be examined to determine if one or more days are responding in a different way compared to the majority of the best or worst days. Determining why days may be more or less responsive to emissions controls may lead to conclusions regarding the suitability of particular days to be represented in the mean response. It may be appropriate, in some cases, to re-calculate mean RRFs with suspect days removed.
- Re-rank future estimated light extinction (i.e., $b_{ext}$ values) for all days with current measurements and re-compute mean future 20% best and worst visibility (i.e., do not assume that the identity of baseline 20% best and worst days remains the same).

**Concerns about modeling days with best visibility**

In some parts of the United States, concentrations of the components of PM used in visibility calculations may be very close to background levels on days with best visibility. Measurements and model estimates may be subject to more relative uncertainty (i.e., lower signal to noise ratio) on days where observed concentrations of PM are very low (and light extinction is also low). The utility of a WOE determination is heightened in such cases. A state should see whether a model’s inability to accurately predict one or more individual components of PM has a substantial effect on the extinction coefficient calculated with Equation (4.12). If it does, and diagnostic tests are unable to resolve a performance problem, a state may need to address the goal for best visibility days in the particular Class I area(s) without using results from a grid model.
4.9.3 Weight of Evidence Summary

A WOE determination examines results from a diverse set of analyses, including the outcome of the primary attainment test, and attempts to summarize the results into an aggregate conclusion with respect to whether a chosen set of control strategies will result in an area attaining the NAAQS by the appropriate year. The supplemental analyses discussed above are intended to be part of a WOE determination, although the level of detail required in a WOE submittal will vary as a function of many elements of the model application (e.g., model performance, degree of residual nonattainment in the modeled attainment test, amount of uncertainty in the model and its inputs, etc.). Each WOE determination will be subject to area-specific conditions and data availability. Area-specific factors may also affect the types of analyses that are feasible for a nonattainment area, as well as the significance of each. Thus, decisions concerning which analyses to perform and how much credence to give each need to be made on a case by case basis by those implementing the modeling/analysis protocol. Air agencies are encouraged to consult with their EPA Regional office (and FLMs, when appropriate) in advance of initiating supplemental analyses to determine which additional analyses may be most appropriate for their particular area.

The most useful supplemental analyses are those providing the best evidence as to how much air quality improvement can be expected as compared to the improvement projected by the air quality modeling analysis. Each analysis is weighed qualitatively, depending on: 1) the capacity of the analysis to address the adequacy of a strategy and 2) the technical credibility of the analysis. If the overall WOE produced by the combination of the primary modeling analysis and the various supplemental analyses supports the attainment hypothesis, then attainment of the NAAQS is demonstrated with the proposed strategy. The end product of a weight of evidence determination is a document which describes analyses performed, data bases used, key assumptions and outcomes of each analysis, and why an air agency believes that the evidence, viewed as a whole, supports a conclusion that the area will, or will not, attain the NAAQS. In conclusion, the basic criteria required for an attainment demonstration based on weight of evidence are as follows:

1) A fully-evaluated, high-quality modeling analysis that projects future values that are close to the NAAQS.
2) A description of each of the individual supplemental analyses, preferably from multiple categories. Analyses that utilize well-established analytical procedures and are grounded with sufficient data should be weighted accordingly higher.

3) A written description as to why the full set of evidence leads to a conclusive determination regarding the future attainment status of the area that differs from the results of the modeled attainment test alone.
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