## **UTAH**

# **State Implementation Plan**

Control Measures for Area and Point Sources, Fine Particulate Matter,  $PM_{2.5}\,SIP\,for\,the\,Logan,\,UT\text{-}ID\,Nonattainment\,Area$ 

Section IX. Part A.23

Adopted by the Utah Air Quality Board

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#### **Acronyms**

BACT Best Available Control Technology

CAA Clean Air Act

CFR Code of Federal Regulations

CMAQ Community Multiscale air Quality

CTG Control Techniques Guideline documents

DAQ Utah Division of Air Quality (also UDAQ)

EPA Environmental Protection Agency

FRM Federal Reference Method

MACT Maximum Available Control Technology

MATS Model Attainment Test Software

MPO Metropolitan Planning Organization

μg/m<sup>3</sup> Micrograms Per Cubic Meter

Micron One Millionth of a Meter

NAAQS National Ambient Air Quality Standards

NESHAP National Emissions Standards for Hazardous Air Pollutants

NH<sub>3</sub> Ammonia

NO<sub>x</sub> Nitrogen Oxides

NSPS New Source Performance Standard

NSR New Source Review

PM Particulate Matter

PM<sub>10</sub> Particulate Matter Smaller Than 10 Microns in Diameter

PM<sub>2.5</sub> Particulate Matter Smaller Than 2.5 Microns in Diameter

RACM Reasonably Available Control Measures

RACT Reasonably Available Control Technology

RFP Reasonable Further Progress

SIP State Implementation Plan

SMOKE Sparse Matrix Operator Kernal Emissions

SO<sub>2</sub> Sulfur Dioxide

SO<sub>x</sub> Sulfur Oxides

TSD Technical Support Document

VOC Volatile Organic Compounds

UAC Utah Administrative Code

WRF Weather Research and Forecasting

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#### Chapter 1 – INTRODUCTION AND BACKGROUND

#### 1.1 Fine Particulate Matter

According to EPA's website, particulate matter, or PM, is a complex mixture of extremely small particles and liquid droplets. Particulate matter is made up of a number of components, including acids (such as nitrates and sulfates), organic chemicals, metals, and soil or dust particles.

The size of particles is directly linked to their potential for causing health problems. EPA is concerned about particles that are 10 micrometers in diameter or smaller because those are the particles that generally pass through the throat and nose and enter the lungs. Once inhaled, these particles can affect the heart and lungs and cause serious health effects. Other negative effects are reduced visibility and accelerated deterioration of buildings.

EPA groups particle pollution into two categories:

- "Inhalable coarse particles," such as those found near roadways and dusty industries, are larger than 2.5 micrometers and smaller than 10 micrometers in diameter. Utah has previously addressed inhalable coarse particles as part of its PM<sub>10</sub> SIPs for Salt Lake and Utah Counties, but this fraction is not measured as PM<sub>2.5</sub> and will not be a subject for this nonattainment SIP.
- "Fine particles," such as those found in smoke and haze, are 2.5 micrometers in diameter and smaller and thus denoted as PM<sub>2.5</sub>. These particles can be directly emitted from sources such as forest fires, or they can form when gases emitted from power plants, industries and automobiles react in the air.

PM concentration is reported in micrograms per cubic meter or  $\mu g/m^3$ . The particulate is collected on a filter and weighed. This weight is combined with the known amount of air that passed through the filter to determine the concentration in the air.

#### 1.2 Health and Welfare Impacts of PM<sub>2.5</sub>

Numerous scientific studies have linked particle pollution exposure to a variety of problems, including:

- increased respiratory symptoms, such as irritation of the airways, coughing, or difficulty breathing, for example;
- decreased lung function;
- aggravated asthma;
- development of chronic bronchitis;
- irregular heartbeat;
- nonfatal heart attacks; and
- premature death in people with heart or lung disease.

People with heart or lung diseases, children and older adults are the most likely to be affected by particle pollution exposure. However, even if you are healthy, you may experience temporary symptoms from exposure to elevated levels of particle pollution.

#### 1.3 Fine Particulate Matter in Utah

Excluding wind-blown desert dust events, wild land fires, and holiday related fireworks, elevated PM<sub>2.5</sub> in Utah occurs when stagnant cold pools develop during the winter season.

The synoptic conditions that lead to the formation of cold pools in Utah's nonattainment areas are: synoptic scale ridging, subsidence, light winds, snow cover (often), and cool to cold surface temperatures. These conditions occur during winter months, generally mid-November through early March.

During a winter-time cold pool episode, emissions of PM<sub>2.5</sub> precursors react relatively quickly to elevate overall concentrations, and of course dispersion is very poor due to the very stable air mass. Episodes may last from a few days to tens of days when meteorological conditions change to once again allow for good mixing.

The scenario described above leads to exceedances and violations of the 24-hour health standard for  $PM_{2.5}$ . In other parts of the year concentrations are generally low, and even with the high peaks incurred during winter, are well within the annual health standard for  $PM_{2.5}$ .

#### 1.4 2006, NAAQS for PM<sub>2.5</sub>

In September of 2006, EPA revised the (1997) standards for PM<sub>2.5</sub>. While the annual standard remained unchanged at 15  $\mu$ g/m<sup>3</sup>, the 24-hr standard was lowered from 65  $\mu$ g/m<sup>3</sup> to 35  $\mu$ g/m<sup>3</sup>.

DAQ has monitored  $PM_{2.5}$  since 2000, and found that all areas within the state have been in compliance with the 1997 standards. At this new 2006 level, all or parts of five counties have collected monitoring data that is not in compliance with the 24-hr standard.

In 2013, EPA lowered the annual average to 12  $\mu$ g/m<sup>3</sup>. Monitoring data shows no instances of noncompliance with this revised standard.

#### 1.5 PM<sub>2.5</sub> Nonattainment Areas in Utah

There are two distinct nonattainment areas for the 2006, PM<sub>2.5</sub> standards residing entirely within the state of Utah. These are the Salt Lake City, UT, and Provo, UT nonattainment areas, which together encompass what is referred to as the Wasatch Front. A third nonattainment area is more or less

geographically defined by the Cache Valley which straddles the border between Utah and Idaho (the Logan, UT – ID nonattainment area.) Figure 1.1 below shows the geographic extent of these areas.

None of these three areas has violated the annual NAAQS for PM<sub>2.5</sub>. Without exception, the exceedances leading to 24-hr NAAQS violations are associated with relatively short-term meteorological occurrences.

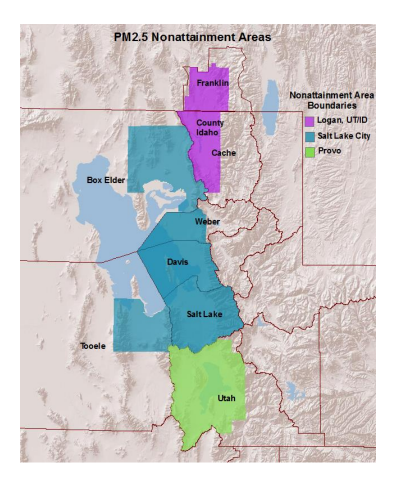


Figure 1.1, Nonattainment Areas for the 2006, PM<sub>2.5</sub> NAAQS

Each of these three areas was designated, by the EPA, based on the weight of evidence of the following nine factors recommended in its guidance and any other relevant information:

- pollutant emissions
- · air quality data
- population density and degree of urbanization
- traffic and commuting patterns

- growth
- meteorology
- geography and topography
- jurisdictional boundaries
- level of control of emissions sources

EPA also used analytical tools and data such as pollution roses, fine particulate composition monitoring data, back trajectory analyses, and the contributing emission score (CES) to evaluate these areas.

While the general meteorological characteristics are identical between the Wasatch Front and Cache Valley, there are two important differences related to topography. First, the Cache Valley is a closed basin while the Wasatch Front has many large outlets that connect it to the larger Great Basin. The large outlets along the Wasatch Front provide the potential for greater advection of pollutants and for a potentially weaker cold pool. Second, the Cache Valley is a narrow (<20 km) valley bordered by extremely steep mountains. These topographical differences lead to faster forming, more intense, and more persistent cold pools in Cache Valley relative to the Wasatch Front.

Because of these differences, the two Wasatch Front areas and the Cache Valley are designated as separate nonattainment areas; however, they have all been modeled together within the same modeling domain.

#### 1.6 PM<sub>2.5</sub> Precursors

The majority of ambient PM<sub>2.5</sub> collected during a typical cold-pool episode of elevated concentration is secondary particulate matter, born of precursor emissions. The precursor gasses associated with fine particulate matter are SO<sub>2</sub>, NOx, volatile organic compounds (VOC), and ammonia (NH<sub>3</sub>).

Clean Air Act Section 189(e) requires that the control requirements applicable in plans for major stationary sources of  $PM_{10}$  shall also apply to major stationary sources of  $PM_{10}$  precursors, except where the Administrator determines that such sources do not contribute significantly to  $PM_{10}$  levels which exceed the standard in the area.

As this paragraph now applies also to  $PM_{2.5}$  plans the following should be said about the way this plan is structured.

CAA Section 172 does not include any specific applicability thresholds to identify the size of sources that States and EPA must consider in the plan's RACT and RACM analysis. In developing the emissions inventories underlying the SIP, the criteria of 40 CFR 51 for air emissions reporting requirements was used to establish a 100 ton per year threshold for identifying a sub-group of stationary point sources that would be evaluated individually. The control evaluations for each of these sources included PM<sub>2.5</sub> as well as PM<sub>2.5</sub> precursors. This principle was extended to the non-stationary source categories as well.

When evaluating the cost per ton necessary to reduce emissions, consideration was given to the resulting  $PM_{2.5}$  concentrations. Through this process, reasonable controls were identified affecting  $PM_{2.5}$ ,  $SO_2$ , NOx and VOC.

No such controls were identified for ammonia. Ammonia occurs in such abundance that  $PM_{2.5}$  concentrations are not sensitive to reductions in ammonia unless those reductions are very large. Within the stationary source category, there really were no significant amounts of ammonia to evaluate. The largest contributor to the ammonia inventory was the agricultural sector, and the maximum possible amount of ammonia reduction from that sector would still not be enough to affect a reduction in  $PM_{2.5}$ .

Additional information regarding control measures may be found in Chapter 6 as well as the Technical Support Document (TSD).

#### Chapter 2 – REQUIREMENTS FOR 2006, PM<sub>2.5</sub> PLAN REVISIONS

#### 2.1 Requirements for Nonattainment SIPs

Section 110 of the Clean Air Act lists the requirements for implementation plans. Many of these requirements speak to the administration of an air program in general. Section 172 of the Act contains the plan requirements for nonattainment areas. Some of the more notable requirements identified in these sections of the Act that pertain to this SIP include:

- Implementation of Reasonably Available Control Measures (RACM) as expeditiously as practicable
- Reasonable Further Progress (RFP) toward attainment of the National Ambient Air Quality
   Standards by the applicable attainment date
- Enforceable emission limits as well as schedules for compliance
- A comprehensive inventory of actual emissions
- Contingency measures to be undertaken if the area fails to make reasonable further progress or attain the NAAQS by the applicable attainment date

On January 4, 2013, D.C. Circuit Court of Appeals found that EPA had incorrectly interpreted the Clean Air Act when determining how to implement the National Ambient Air Quality Standards (NAAQS) for PM<sub>2.5</sub>. The January 4, 2013 court ruling held that the EPA should have implemented the PM<sub>2.5</sub> NAAQS based on *both* Clean Air Act (CAA) Subpart 1 ("Nonattainment Areas in General" of "Part D – Plan Requirements for Nonattainment Areas") *and* Subpart 4 ("Additional Provisions for Particulate Matter Nonattainment Areas") of Part D, title 1. EPA had (incorrectly) required states to develop their SIPs based only on Subpart 1. Therefore, as of January 4, 2013, Subpart 4 also applies.

Under Subpart 4, nonattainment areas for particulate matter may carry the classification of either moderate or serious. Subpart 4 addresses the attainment dates and planning provisions for both moderate and serious PM nonattainment areas.

In the wake of the decision by the D.C. Circuit, EPA has promulgated a "Deadlines Rule" that identifies each of Utah's three  $PM_{2.5}$  nonattainment areas as moderate. It specifies December 31, 2014 as the SIP submission deadline for these moderate  $PM_{2.5}$  nonattainment areas, and further specifies December 31, 2015 as the attainment date for each area.

More specific requirements for the preparation, adoption, and submittal of implementation plans are specified in 40 CFR Part 51. Subpart Z of Part 51 had contained provisions for Implementation of PM<sub>2.5</sub> National Ambient Air Quality Standards. However, one consequence of the January 4, 2013 Court ruling was to revoke Subpart Z. This leaves only the more general requirements of Part 51.

#### 2.2 PM<sub>2.5</sub> SIP Guidance

Beyond what had been codified in Subpart Z of Part 51 concerning the Implementation of the PM<sub>2.5</sub> NAAQS, EPA had provided additional clarification and guidance in its Clean Air Particulate Implementation Rule for the 1997, PM<sub>2.5</sub> NAAQS (FR 72, 20586) and its subsequent Implementation Guidance for the 2006, 24-Hour Fine Particle NAAQS (March 2, 2012). This too was revoked by the D.C. Circuit Court's decision. Until such time as a new implementation rule for PM<sub>2.5</sub> is promulgated, the Deadlines Rule recommends the General Preamble, EPA's longstanding general guidance that interprets the 1990 amendments to the CAA, as the applicable guidance for states to follow while preparing SIPs for PM<sub>2.5</sub> nonattainment areas.

#### 2.3 Summary of this SIP Proposal

This implementation plan was developed to meet the requirements specified in the law, rule, and appropriate guidance documents identified above. Discussed in the following chapters are: air monitoring, reasonably available control measures, modeled attainment demonstration, emission inventories, reasonable further progress toward attainment, transportation conformity, and contingency measures. Additional information is provided in the technical support document (TSD).

#### Chapter 3 – Ambient Air Quality Data

#### 3.1 Measuring Fine Particle Pollution in the Atmosphere

Utah has monitored  $PM_{2.5}$  in its airsheds since 2000 following the promulgation of the 1997,  $PM_{2.5}$  NAAQS which was set at 65  $\mu g/m^3$  for a 24-hour averaging period.  $PM_{2.5}$  monitoring sites were initially located based on concentrations of  $PM_{10}$ , which historically were measured at sites located based on emissions of primary particles.  $PM_{2.5}$  concentrations, especially during Utah's wintertime valley temperature inversions, tend to be distributed more homogenously within a specific airshed. Homogeneity of  $PM_{2.5}$  concentrations supports that one or two monitors are adequate to determine compliance with the NAAQS in specific airsheds. DAQ's monitors are appropriately located to assess concentration, trends, and changes in  $PM_{2.5}$  concentrations. During Utah's wintertime cold-pool episodes, every day sampling and real time monitoring are needed for modeling and public notification.

#### 3.2 Utah's Air Monitoring Network

The Air Monitoring Center (AMC) maintains an ambient air monitoring network in Utah that collects both air quality and meteorological data. Figure 3.1 shows the location of sites along the Wasatch Front that collect PM<sub>2.5</sub> data. Twelve sites collect PM<sub>2.5</sub> data using the Federal Reference Method (FRM); PM<sub>2.5</sub> is collected on filters over a 24 hour period and its mass is measured gravimetrically. Seven of those sites also measure PM<sub>2.5</sub> concentrations continuously in real-time. Real-time PM<sub>2.5</sub> data is useful both for pollution forecasting and to compare with 24-hour concentrations of PM<sub>2.5</sub> collected on filters. Of the twelve sites that use the FRM to measure PM<sub>2.5</sub>, six sites collect PM<sub>2.5</sub> data daily and six sites collect PM<sub>2.5</sub> data on every third day. Three sites along the Wasatch Front collect speciated PM<sub>2.5</sub>. Particulate matter on the speciated PM<sub>2.5</sub> filters is analyzed for organic and inorganic carbon and a list of 48 elements. PM<sub>2.5</sub> speciation data is particularly useful in helping to identify sources of particulate matter. The ambient air quality monitoring network along Utah's Wasatch Front and in the Cache Valley meets EPA requirements for monitoring networks.

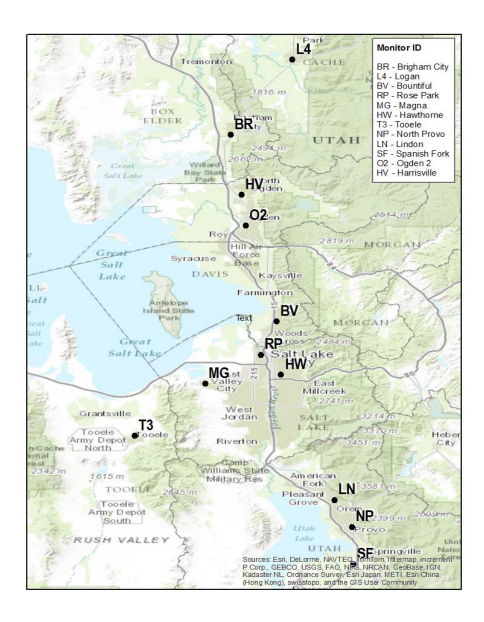


Figure 3.1, Utah's PM<sub>2.5</sub> Air Monitoring Network

#### 3.3 Annual PM<sub>2.5</sub> – Mean Concentrations

The procedure for evaluating  $PM_{2.5}$  data with respect to the NAAQS is specified in Appendix N to 40 CFR Part 50. Generally speaking, the annual  $PM_{2.5}$  standard is met when a three-year average of annual mean values is less than or equal to 12.0  $\mu g/m^3$ . Each annual mean is itself an average of four quarterly averages.

Table 3.1, below shows the running 3-year averages of annual mean values for each of Utah's monitoring locations. The data in the table spans the years 2008 through 2012. These are the years surrounding 2010, the year for which the baseline modeling inventory was prepared. It can be seen from the data that there are no locations at which the annual NAAQS was violated. It should be noted that the conclusion would be no different if the most recent data from 2013 were considered.

		3-Year Average of Annual Mean Concentrati				
Location	County	08 - 10	09 - 11	10 - 12		
Logan (Combined POC 1 & 2)	Cache	10.0	9.7	8.7		
Brigham City	Box Elder	8.3	8.2	7.7		
Ogden 2 (POC 1)	Weber	9.7	9.5	9.1		
Harrisville	Weber	8.6	8.3	7.6		
Bountiful	Davis	9.8	9.2	8.3		
Rose Park (POC 1)	Salt Lake	10.4	9.7	9.2		
Magna	Salt Lake	8.5	8.4	7.7		
Hawthorn (POC 1)	Salt Lake	10.4	9.7	8.8		
Tooele	Tooele	6.8	6.8	6.3		
Lindon (POC 1)	Utah	9.8	9.1	8.3		
North Provo	Utah	9.4	8.7	8.1		
Spanish Fork	Utah	8.8	8.5	7.7		

Table 3.1, PM<sub>2.5</sub> Annual Mean Concentrations

#### 3.4 Daily PM2.5 – Averages of 98th Percentiles and Design Values

The procedure for evaluating  $PM_{2.5}$  data with respect to the NAAQS is specified in Appendix N to 40 CFR Part 50. Generally speaking, the 24-hr.  $PM_{2.5}$  standard is met when a three-year average of  $98^{th}$  percentile values is less than or equal to  $35 \, \mu g/m^3$ . Each year's  $98^{th}$  percentile is the daily value below which 98% of all daily values fall.

Table 3.2, below shows the running 3-year averages of 98<sup>th</sup> percentile values for each of Utah's monitoring locations. Again, the data in the table spans the years 2008 through 2012 which are the years surrounding 2010, the baseline modeling inventory. It can be seen from the data that there are many locations at which the 24-hr. NAAQS has been violated, and this SIP has been structured to specifically address the 24-hr. standard.

Site-Specific Baseline Des		- 11				
,			verage of 98th Pe	Baseline Design Value		
Location	County	08 - 10	09 - 11	10 - 12		
(O	Oh-	40.0	40.4	07.0	40.7	
Logan (Combined POC 1 & 2)	Cache	42.6	42.4	37.2	40.7	
Brigham City	Box Elder	42.5	40.1	37.2	39.9	
Ogden 2 (POC 1)	Weber	37.0	41.1	37.4	38.5	
Harrisville	Weber	35.6	36.6	33.2	35.1	
Bountiful	Davis	37.7	40.3	34.4	37.5	
Rose Park (POC 1)	Salt Lake	40.9	40.7	35.4	39.0	
Magna	Salt Lake	32.8	34.5	30.3	32.5	
Hawthorn (POC 1)	Salt Lake	43.6	44.5	38.1	42.1	
Tooele	Tooele	25.9	27.1	24.4	25.8	
Lindon (POC 1)	Utah	40.5	40.9	32.4	37.9	
North Provo	Utah	36.4	35.1	28.6	33.4	
Spanish Fork	Utah	39.3	41.7	34.6	38.5	

Table 3.2, 24-hour PM<sub>2.5</sub> Monitored Design Values

As mentioned in the forgoing paragraph, this SIP is structured to address the 24-hr.  $PM_{2.5}$  NAAQS. As such the modeled attainment test must consider monitored baseline design values from each of these locations. EPA's modeling guidance<sup>1</sup> recommends this be calculated using three-year averages of the  $98^{th}$  percentile values. To calculate the monitored baseline design value, EPA recommends an average of three such three-year averages that straddle the baseline inventory. 2010 is the year represented by the baseline inventory. Therefore, the three-year average of  $98^{th}$  percentile values collected from 2008-2010 would be averaged together with the three-year averages for 2009-2011 and 2010-2012 to arrive at the site-specific monitored baseline design values. These values are also shown in Table  $3.2^2$ .

#### 3.5 Composition of Fine Particle Pollution – Speciated Monitoring Data

DAQ operates three  $PM_{2.5}$  speciation sites. The Hawthorne site in Salt Lake County is one of 54 Speciation Trends Network (STN) sites operated nationwide on an every-third day sampling schedule. Sites at Bountiful/Viewmont in Davis County and Lindon in Utah County are State and Local Air Monitoring Stations (SLAMS)  $PM_{2.5}$  speciation sites that operate on an every-sixth-day sampling schedule.

<sup>1</sup> Guidance on the Use of Models and Other Analyses for Demonstrating Attainment of Air Quality Goals for ozone, PM2.5, and Regional Haze (EPA -454B-07-002, April 2007)

 $<sup>^2</sup>$  Recalculating the design values by replacing the 98<sup>th</sup> percentiles from 2008 with the most recent 98<sup>th</sup> percentiles from 2013 has a mixed effect throughout the monitoring network, with some sites increasing and others decreasing. The design value for Logan, the controlling monitor, would increase by 1.1  $\mu$ g/m3. This increase is not significant enough to change the conclusion drawn in Section 5.9.

Filters are prepared by the EPA contract laboratory and shipped to Utah for sampling. Samples are collected for particulate mass, elemental analysis, identification of major cations and anions, and concentrations of elemental and organic carbon as well as crustal material present in PM<sub>2.5</sub>. Carbon sampling and analysis changed in 2007 to match the Interagency Monitoring of Protected Visual Environments (IMPROVE) method using a modified IMPROVE sampler at all sites.

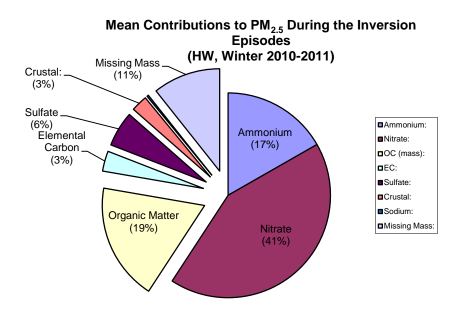
The  $PM_{2.5}$  is collected on three types of filters: teflon, nylon, and quartz. Teflon filters are used to characterize the inorganic contents of  $PM_{2.5}$ . Nylon filters are used to quantify the amount of ammonium nitrate, and quartz filters are used to quantify the organic and inorganic carbon content in the ambient  $PM_{2.5}$ .

Data from the speciation network show the importance of volatile secondary particulates during the colder months. These particles are significantly lost in FRM PM<sub>2.5</sub> sampling.

During the winter periods between 2009 and 2011, DAQ conducted special winter speciation studies aimed at better characterization of  $PM_{2.5}$  during the high pollution episodes. These studies were accomplished by shifting the sampling of the Chemical Speciation Network monitors to 1-in-2 schedule during the months of January and February. Speciation monitoring during the winter high-pollution episodes produced similar results in  $PM_{2.5}$  composition each year.

The results of the speciation studies lead to the conclusion that the exceedances of the  $PM_{2.5}$  NAAQS are a result of the increased portion of the secondary  $PM_{2.5}$  that was chemically formed in the air and not emitted directly into the troposphere.

Figure 3.2 below shows the contribution of the identified compounds from the speciation sampler both during a winter atmospheric inversion period and during a clear winter period.



# Mean Contributions to PM2.5 During the Non-Inversion Days (HW, Winter 2010-2011)

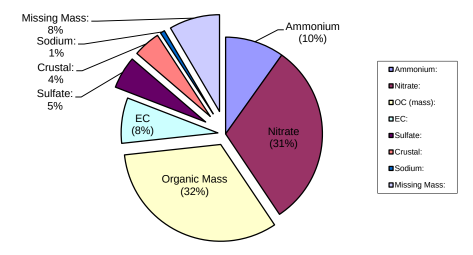


Figure 3.2, Composite Wintertime PM<sub>2.5</sub> Speciation Profiles

#### 3.6 PM<sub>2.5</sub> Saturation Studies

Utah State University conducted a study of the homogeneity of  $PM_{10}$  in Cache Valley in 2002-2003 and a study of the homogeneity of  $PM_{2.5}$  in 2003-2004. In addition to the permanent DAQ air quality monitoring site in Logan, seventeen sites measuring  $PM_{2.5}$  concentrations were established in Cache Valley. Measurements of  $PM_{2.5}$  concentrations were made every six days from November 2003 – February 2004. Several temperature inversions developed during the course of the study with  $PM_{2.5}$  concentrations in Logan ranging from 3-128  $\mu g/m^3$ . In general, the study found that  $PM_{2.5}$  concentrations were homogenous throughout the entirety of Cache Valley. On days with  $PM_{2.5}$  concentrations < 65  $\mu g/m^3$ , mean  $PM_{2.5}$  concentrations at 11 of the 17 sites had values within 20% of the mean  $PM_{2.5}$  concentration for the entire valley.  $PM_{2.5}$  concentrations were generally most homogenous throughout Cache Valley on days when  $PM_{2.5}$  concentrations were > 65  $\mu g/m^3$ . On high  $PM_{2.5}$  days (> 65  $\mu g/m^3$ ), mean  $PM_{2.5}$  concentrations at only two sites were statistically different from the mean  $PM_{2.5}$  concentration for all of Cache Valley. The study concluded that  $PM_{2.5}$  concentrations in Cache Valley were homogenous, within a 95% confidence interval, during the winter of 2003-2004.  $PM_{2.5}$  saturation studies have not been conducted in other regions of Utah.

#### 3.7 PCAP Study

The Persistent Cold Air Pooling Study (PCAPS) is a National Science Foundation-funded project conducted by the University of Utah to investigate the processes leading to the formation, maintenance and destruction of persistent temperature inversions in Salt Lake Valley. The study ended in March of 2014. Field work for the project was conducted in the winter of 2010-2011 and focused on the meteorological dynamics of temperature inversions in the Salt Lake Valley and in the Bingham Canyon pit mine in the southwest corner of Salt Lake Valley. In addition to identifying key meteorological processes involved in the dynamics of temperature inversions in Salt Lake Valley, the other primary objectives of PCAPS is to determine how persistent temperature inversions affect air pollution transport and diffusion in urban basins and to develop more accurate meteorological models describing the formation, persistence and dispersion of temperature inversions in Salt Lake Valley.

Analyses of most data sets collected during the PCAPS are still underway. However, one study examining  $PM_{2.5}$  concentrations along an elevation gradient north of Salt Lake City (1300-1750 meters) showed that  $PM_{2.5}$  concentrations generally decreased with altitude and increased with time during a single temperature inversion event. Final results from PCAPS will help DAQ understand both how persistent temperature inversions affect  $PM_{2.5}$  concentrations along the Wasatch Front and will enhance DAQ's ability to accurately forecast the formation and breakup of temperature inversion that lead to poor wintertime air quality.

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<sup>&</sup>lt;sup>1</sup> Martin, R., and G.W. Koford, 2006: Valley-wide PM<sub>10</sub> and PM<sub>2.5</sub> Saturation (Homogeneity) Studies, found within: Cache Valley Air Quality Studies: A Summary of Research Conducted.

<sup>&</sup>lt;sup>2</sup> Silcox, G.D., K.E. Kelly, E.T. Crosman, C.D. Whiteman, and B.L. Allen, 2012: Wintertime PM<sub>2.5</sub> concentrations in Utah's Salt Lake Valley during persistent multi-day cold air pools. Atmospheric Environment, 46, 17-24.

#### 3.8 Ammonia (NH<sub>3</sub>) Studies

The Division of Air Quality deployed an ammonia monitor as a part of the special winter study for 2009. A URG 9000 instrument was used to record hourly values of ambient ammonia between the months of December and February.

The resulting measurements showed that the ambient concentration of ammonia tended to be generally an order of magnitude higher than those of nitric acid: 12-17 ppbv and 1-2 ppbv, respectively.

Unfortunately, the use of the instrument proved to be excessively labor intensive due to the high frequency of calibrations and corrections for drift. The data obtained during the winter of 2009, albeit valuable for rough estimation of the ambient ammonia concentrations, contained an abnormal amount of error for accurate mechanistic analysis.

#### Chapter 4 – EMISSION INVENTORY DATA

#### 4.1 Introduction

The emissions inventory is one means used by the state to assess the level of pollutants and precursors released into the air from various sources. The methods by which emissions inventories are collected and calculated are constantly improving in response to better analysis and more comprehensive rules. The inventories underlying this SIP were compiled using the best information available.

The sources of emissions that were inventoried may be discussed as belonging to four general categories: industrial point sources, on-road mobile sources, off-road mobile sources, and area sources which represent a collection of smaller, more numerous point sources, residential activities such a home heating, and in some cases biogenic emissions.

This SIP is concerned with PM<sub>2.5</sub>, both primary in its origin and secondary, referring to its formation removed in time and space from the point of origin for certain precursor gasses. Hence, the pollutants of concern, at least for inventory development purposes, included PM<sub>2.5</sub>, SO<sub>2</sub>, NO<sub>x</sub>, VOC, and NH<sub>3</sub>.

On-road mobile sources are inventoried using EPA's MOVES2010 model, in conjunction with information generated by travel demand models such as vehicle speeds and miles traveled. The inventory information is calculated in units of tons per day, adjusted for winter conditions. Emissions from the other three categories are calculated in terms of tons per year.

Prior to use in the air quality model, the emissions are pre-processed to account for the seasonality of Utah's difficulty with secondary  $PM_{2.5}$  formation during winter months. These temporal adjustments also account for daily and weekly activity patterns that affect the generation of these emissions.

To acknowledge the episodic and seasonal nature of Utah's elevated PM<sub>2.5</sub> concentrations, inventory information presented herein is, unless otherwise noted, a reflection of the temporal adjustments made prior to air quality modeling. This makes more appropriate the use of these inventories for such purposes as correlation with measured PM<sub>2.5</sub> concentrations, control strategy evaluation, establishing budgets for transportation conformity, and tracking rates of progress.

There are various time horizons that are significant to the development of this SIP. It is first necessary to look at past episodes of elevated  $PM_{2.5}$  concentrations in order to develop the air quality model. The episodes studied as part of the SIP occurred in 2007, 2008, 2009, and 2010. It is then necessary to look several years into the future when developing emission control strategies. The significant time horizon for this plan relates to the statutory attainment date, December 31, 2015. A projected inventory for 2015 is prepared and compared with a baseline inventory that is contemporaneous with the monitored design values discussed in Section 3.4. This baseline is represented by the year 2010. Inventories must be prepared to evaluate all of these time horizons.

#### 4.2 The 2008 Emissions Inventory

The forgoing paragraph identified numerous points in time for which an understanding of emissions to the air is important to plan development. The basis for each of these assessments was the 2008 triannual inventory. This inventory represented, at the time it was selected for use, the most recent comprehensive inventory compiled by UDAQ. In addition to the large major point sources that are required to report emissions every year, the tri-annual inventories consider emissions from many more, smaller point sources. These inventories are collected in accordance with state and federal rules that ensure proper methods and comprehensive quality assurance.

Thus, to develop other inventories for each of the years discussed above, the 2008 inventory was either back-cast and adjusted for certain episodic conditions, or forecast to represent more typical conditions.

#### 4.3 Characterization of Utah's Airsheds

As said at the outset, an emissions inventory provides a means to assess the level of pollutants and precursors released into the air from various sources. This in turn allows for an overall assessment of a particular airshed or even a comparison of one airshed to another.

The modeling analysis used to support this SIP considers a regional domain that encompasses three distinct airsheds belonging to three distinct PM<sub>2.5</sub> nonattainment areas; The Cache Valley (the Logan UT/ID nonattainment area), the central Wasatch Front (Salt Lake City, UT nonattainment area), and the southern Wasatch Front (Provo, UT nonattainment area).

The inventories developed for each of these three areas illustrate many similarities but also a few notable differences. All three areas are more or less dominated by a combination of on-road mobile and area sources. However, emissions from large point sources are non-existent in the Cache Valley. These emissions are situated along the Wasatch Front, and primarily exhibited in the Salt Lake City nonattainment area. Conversely, most of the agricultural emissions are located in the Cache Valley.

The tables presented below provide a broad overview of the emissions in the respective areas. They are organized to show the relative contributions of emissions by source category (e.g. point / area / mobile).

Table 4.1 shows the 2010 Baseline emissions in each area of the modeling domain.

	NA-Area	Source Category	PM2.5	NOX	VOC	NH3	SO2
2010	Logan, UT-ID						
Sum of Emissions (tpd)		Area Sources	0.54	1.63	4.16	4.31	0.26
		Mobile Sources	0.67	6.48	4.99	0.12	0.04
		NonRoad	0.13	1.15	2.28	0.00	0.02
		Point Sources	0.00	0.02	0.63	0.00	0.00
		Total	1.35	9.28	12.06	4.43	0.32
2010	Provo, UT						
Sum of Emissions (tpd)		Area Sources	1.86	5.56	12.77	6.53	0.28
		Mobile Sources	2.20	25.39	15.63	0.44	0.16
		NonRoad	0.31	4.40	1.71	0.00	0.09
		Point Sources	0.26	0.93	0.67	0.29	0.03
		Total	4.63	36.29	30.78	7.26	0.56
2010	Salt Lake City, UT						
Sum of Emissions (tpd)		Area Sources	5.87	17.71	51.53	17.96	0.88
		Mobile Sources	8.59	99.63	62.51	1.86	0.63
		NonRoad	1.27	23.04	9.50	0.01	0.66
		Point Sources	3.89	20.14	6.48	0.64	10.64
		Total	19.62	160.51	130.02	20.47	12.81
2010	Surrounding Areas						
Sum of Emissions (tpd)		Area Sources	1.78	3.08	13.95	34.29	1.13
		Mobile Sources	2.31	28.89	11.03	0.33	0.15
		NonRoad	0.57	7.73	10.66	0.00	0.14
		Point Sources	3.39	129.34	2.92	0.75	43.43
		Total	8.04	169.03	38.57	35.38	44.85
2010 Total							

Table 4.1, Emissions Summary for 2010 (SMOKE). Emissions are presented in tons per average winter day. Mobile source emissions summaries are from the AP-42 (road dust) and MOVES model output.  $PM_{2.5}$  for mobile sources includes tire and brake wear, sulfate, elemental and organic carbon, and road dust. VOC for mobile sources includes refueling spillage and displacement vapor loss emissions.

Table 4.2 is specific to the Logan, UT-ID nonattainment area, and shows emissions for both the baseline year and the attainment year. These totals include projections concerning growth in population, vehicle miles traveled, and the economy. They also include the effects of emissions control strategies that are either already promulgated or were required as part of the SIP.

	NA-Area	Source Category	PM2.5	NOX	VOC	NH3	SO2
2010	Logan, UT-ID						
Sum of Emissions (tpd)		Area Sources	0.54	1.63	4.16	4.31	0.26
		Mobile Sources	0.67	6.48	4.99	0.12	0.04
		NonRoad	0.13	1.15	2.28	0.00	0.02
		Point Sources	0.00	0.02	0.63	0.00	0.00
		Total	1.35	9.28	12.06	4.43	0.32
2015	Logan, UT-ID						
Sum of Emissions (tpd)		Area Sources	0.40	1.59	3.75	4.08	0.27
		Mobile Sources	0.32	4.49	3.36	0.10	0.03
		NonRoad	0.10	0.81	1.77	0.00	0.01
		Point Sources	0.00	0.00	0.00	0.00	0.00
		Total	0.82	6.89	8.88	4.19	0.31

Table 4.2, Emissions Summaries for the Logan, UT-ID Nonattainment Area; Baseline and Attainment Year (SMOKE). Emissions are presented in tons per average winter day. Mobile source emissions summaries are from the AP-42 (road dust) and MOVES model output. PM<sub>2.5</sub> for mobile sources includes tire and brake wear, sulfate, elemental and organic carbon, and road dust. VOC for mobile sources includes refueling spillage and displacement vapor loss emissions.

The 2010 Baseline and 2015 projected emissions estimates are calculated from the Sparse Matrix Operator Kernel Model (SMOKE). More detailed inventory information may be found in the Technical Support Document (TSD).

#### Chapter 5 – ATTAINMENT DEMONSTRATION

#### 5.1 Introduction

UDAQ conducted a technical analysis to support the development of Utah's 24-hr  $PM_{2.5}$  State Implementation Plan (SIP). The analyses include preparation of emissions inventories and meteorological data, and the evaluation and application of regional photochemical model. An analysis using observational datasets will be shown to detail the chemical regimes of Utah's Nonattainment areas.

#### 5.2 Photochemical Modeling

Photochemical models are relied upon by federal and state regulatory agencies to support their planning efforts. Used properly, models can assist policy makers in deciding which control programs are most effective in improving air quality, and meeting specific goals and objectives.

The air quality analyses were conducted with the Community Multiscale Air Quality (CMAQ) Model version 4.7.1, with emissions and meteorology inputs generated using SMOKE and WRF, respectively. CMAQ was selected because it is the open source atmospheric chemistry model co-sponsored by EPA and the National Oceanic Atmospheric Administration (NOAA), thus approved by EPA for this plan.

#### 5.3 Domain/Grid Resolution

UDAQ selected a high resolution 4-km modeling domain to cover all of northern Utah including the portion of southern Idaho extending north of Franklin County and west to the Nevada border (Figure 5.1). This 97 x 79 horizontal grid cell domain was selected to ensure that all of the major emissions sources that have the potential to impact the nonattainment areas were included. The vertical resolution in the air quality model consists of 17 layers extending up to 15 km, with higher resolution in the boundary layer.

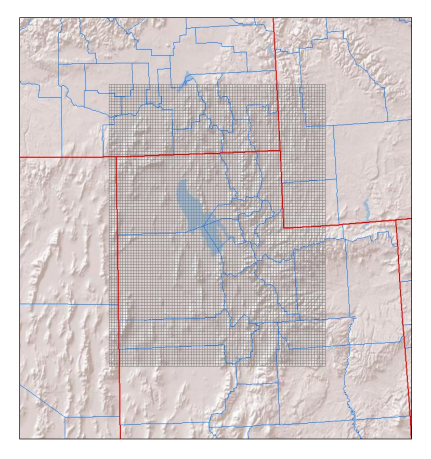


Figure 5.1: Northern Utah photochemical modeling domain.

#### 5.4 Episode Selection

According to EPA's April 2007 "Guidance on the Use of Models and Other Analyses for Demonstrating Attainment of Air Quality Goals for Ozone, PM<sub>2.5</sub>, and Regional Haze" the selection of SIP episodes for modeling should consider the following 4 criteria:

- 1. Select episodes that represent a variety of meteorological conditions that lead to elevated  $PM_{2.5}$ .
- 2. Select episodes during which observed concentrations are close to the baseline design value.
- 3. Select episodes that have extensive air quality data bases.
- 4. Select enough episodes such that the model attainment test is based on multiple days at each monitor violating NAAQS.

In general, UDAQ wanted to select episodes with hourly PM<sub>2.5</sub> concentrations that are reflective of conditions that lead to 24-hour NAAQS exceedances. From a synoptic meteorology point of view, each selected episode features a similar pattern. The typical pattern includes a deep trough over the eastern United States with a building and eastward moving ridge over the western United States. The episodes typically begin as the ridge begins to build eastward, near surface winds weaken, and rapid stabilization due to warm advection and subsidence dominate. As the ridge centers over Utah and subsidence peaks, the atmosphere becomes extremely stable and a subsidence inversion descends towards the surface. During this time, weak insolation, light winds, and cold temperatures promote the development of a persistent cold air pool. Not until the ridge moves eastward or breaks down from north to south is there enough mixing in the atmosphere to completely erode the persistent cold air pool.

From the most recent 5-year period of 2007-2011, UDAQ developed a long list of candidate  $PM_{2.5}$  wintertime episodes. Three episodes were selected. An episode was selected from January 2007, an episode from February 2008, and an episode during the winter of 2009-2010 that features multi-event episodes of  $PM_{2.5}$  buildup and washout. Further detail of the episodes is below:

#### • Episode 1: January 11-20, 2007

A cold front passed through Utah during the early portion of the episode and brought very cold temperatures and several inches of fresh snow to the Wasatch Front. The trough was quickly followed by a ridge that built north into British Columbia and began expanding east into Utah. This ridge did not fully center itself over Utah, but the associated light winds, cold temperatures, fresh snow, and subsidence inversion produced very stagnant conditions along the Wasatch Front. High temperatures in Salt Lake City throughout the episode were in the high teens to mid-20's Fahrenheit.

Figure 5.2 shows hourly PM<sub>2.5</sub> concentrations from Utah's 4 PM<sub>2.5</sub> monitors for January 11-20, 2007. The first 6 to 8 days of this episode are suited for modeling. The episode becomes less suited after January 18 because of the complexities in the meteorological conditions leading to temporary PM<sub>2.5</sub> reductions.

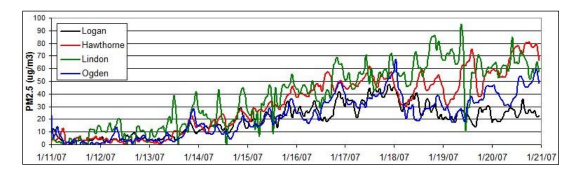


Figure 5.2: Hourly PM<sub>2.5</sub> concentrations for January 11-20, 2007

#### • Episode 2: February 14-18, 2008

The February 2008 episode features a cold front passage at the start of the episode that brought significant new snow to the Wasatch Front. A ridge began building eastward from the Pacific Coast and centered itself over Utah on Feb 20<sup>th</sup>. During this time a subsidence inversion lowered significantly from February 16 to February 19. Temperatures during this episode were mild with high temperatures at SLC in the upper 30's and lower 40's Fahrenheit.

The 24-hour average PM<sub>2.5</sub> exceedances observed during the proposed modeling period of February 14-19, 2008 were not exceptionally high. What makes this episode a good candidate for modeling are the high hourly values and smooth concentration build-up. The first 24-hour exceedances occurred on February 16 and were followed by a rapid increase in PM<sub>2.5</sub> through the first half of February 17 (Figure 5.3). During the second half of February 17, a subtle meteorological feature produced a mid-morning partial mix-out of particulate matter and forced 24-hour averages to fall. After February 18, the atmosphere began to stabilize again and resulted in even higher PM<sub>2.5</sub> concentrations during February 20, 21, and 22. Modeling the 14<sup>th</sup> through the 19<sup>th</sup> of this episode should successfully capture these dynamics. The smooth gradual build-up of hourly PM<sub>2.5</sub> is ideal for modeling.

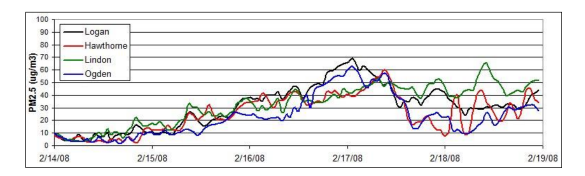


Figure 5.3: Hourly PM<sub>2.5</sub> concentrations for February 14-19, 2008

#### Episode 3: December 13, 2009 – January 18, 2010

The third episode that was selected is more similar to a "season" than a single  $PM_{2.5}$  episode (Figure 5.4). During the winter of 2009 and 2010, Utah was dominated by a semi-permanent ridge of high pressure that prevented strong storms from crossing Utah. This 35 day period was characterized by 4 to 5 individual  $PM_{2.5}$  episodes each followed by a partial  $PM_{2.5}$  mix out when a weak weather system passed through the ridge. The long length of the episode and repetitive  $PM_{2.5}$  build-up and mix-out cycles makes it ideal for evaluating model strengths and weaknesses and  $PM_{2.5}$  control strategies.

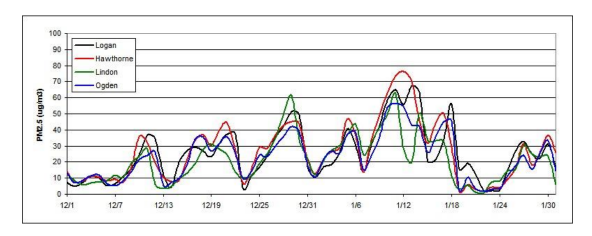


Figure 5.4: 24-hour average PM<sub>2.5</sub> concentrations for December-January, 2009-10.

#### 5.5 Meteorological Data

Meteorological inputs were derived using the Weather Research and Forecasting (WRF), Advanced Research WRF (WRF-ARW) model version 3.2. WRF contains separate modules to compute different physical processes such as surface energy budgets and soil interactions, turbulence, cloud microphysics, and atmospheric radiation. Within WRF, the user has many options for selecting the different schemes for each type of physical process. There is also a WRF Preprocessing System (WPS) that generates the initial and boundary conditions used by WRF, based on topographic datasets, land use information, and larger-scale atmospheric and oceanic models.

Model performance of WRF was assessed against observations at sites maintained by the Utah Air Monitoring Center. A summary of the performance evaluation results for WRF are presented below:

- The biggest issue with meteorological performance is the existence of a warm bias in surface temperatures during high PM<sub>2.5</sub> episodes. This warm bias is a common trait of WRF modeling during Utah wintertime inversions.
- WRF does a good job of replicating the light wind speeds (< 5 mph) that occur during high PM<sub>2.5</sub> episodes.
- WRF is able to simulate the diurnal wind flows common during high PM<sub>2.5</sub> episodes. WRF
  captures the overnight downslope and daytime upslope wind flow that occurs in Utah valley
  basins.
- WRF has reasonable ability to replicate the vertical temperature structure of the boundary layer (i.e., the temperature inversion), although it is difficult for WRF to reproduce the inversion when the inversion is shallow and strong (i.e., an 8 degree temperature increase over 100 vertical meters).

#### 5.6 Photochemical Model Performance Evaluation

The model performance evaluation focused on the magnitude, spatial pattern, and temporal variation of modeled and measured concentrations. This exercise was intended to assess whether, and to what degree, confidence in the model is warranted (and to assess whether model improvements are necessary).

CMAQ model performance was assessed with observed air quality datasets at UDAQ-maintained air monitoring sites (Figure 5.5). Measurements of observed  $PM_{2.5}$  concentrations along with gaseous precursors of secondary particulate (e.g.,  $NO_x$ , ozone) and carbon monoxide are made throughout winter at most of the locations in Figure 5.5.  $PM_{2.5}$  speciation performance was assessed using the three Speciation Monitoring Network Sites (STN) located at the Hawthorne site in Salt Lake City, the Bountiful site in Davis County, and the Lindon site in Utah County.

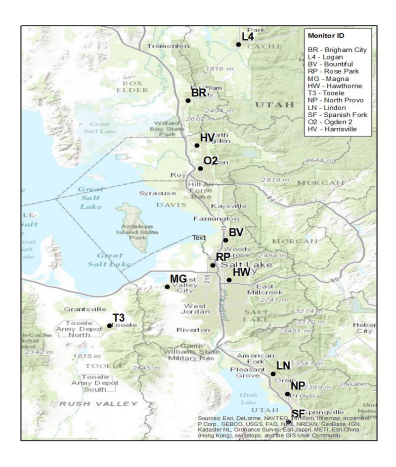


Figure 5.5: UDAQ monitoring network.

A spatial plot is provided for modeled 24-hr  $PM_{2.5}$  for 2010 January 03 in Figure 5.6. The spatial plot shows the model does a reasonable job reproducing the high  $PM_{2.5}$  values, and keeping those high values confined in the valley locations where emissions occur.

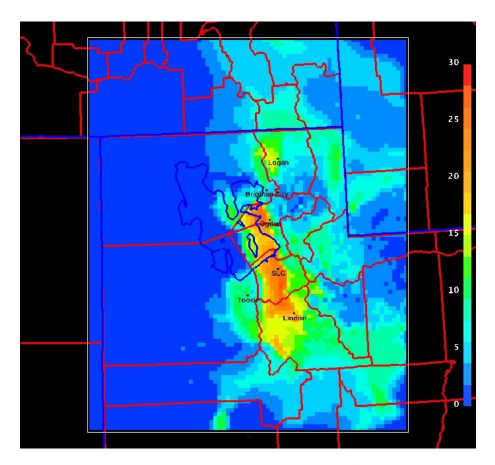


Figure 5.6: Spatial plot of CMAQ modeled 24-hr PM<sub>2.5</sub> (μg/m<sup>3</sup>) for 2010 Jan. 03.

Time series of 24-hr  $PM_{2.5}$  concentrations for the 13 Dec. 2009 - 15 Jan. 2010 modeling period are shown in Figs. 5.7 - 5.10 at the Hawthorne site in Salt Lake City (Fig. 5.7), the Ogden site in Weber County (Fig 5.8), the Lindon site in Utah County (Fig. 5.9), and the Logan site in Cache County (Fig. 5.10). For the most part, CMAQ replicates the buildup and washout of each individual episode. While CMAQ builds 24-hr  $PM_{2.5}$  concentrations during the 08 Jan. -14 Jan. 2010 episode, it was not able to produce the  $>60~\mu g/m^3$  concentrations observed at the monitoring locations.

It is often seen that CMAQ "washes" out the  $PM_{2.5}$  episode a day or two earlier than that seen in the observations. For example, on the day 21 Dec. 2009, the concentration of  $PM_{2.5}$  continues to build while CMAQ has already cleaned the valley basins of high  $PM_{2.5}$  concentrations. At these times, the observed

cold pool that holds the  $PM_{2.5}$  is often very shallow and winds just above this cold pool are southerly and strong before the approaching cold front. This situation is very difficult for a meteorological and photochemical model to reproduce. An example of this situation is shown in Fig. 5.11, where the lowest part of the Salt Lake Valley is still under a very shallow stable cold pool, yet higher elevations of the valley have already been cleared of the high  $PM_{2.5}$  concentrations.

During the 24-30 Dec. 2009 episode, a weak meteorological disturbance brushes through the northernmost portion of Utah. It is noticeable in the observations at the Ogden monitor at 25 Dec. as  $PM_{2.5}$  concentrations drop on this day before resuming an increase through Dec. 30. The meteorological model and thus CMAQ correctly pick up this disturbance, but completely clears out the building  $PM_{2.5}$ ; and thus performance suffers at the most northern Utah monitors (e.g. Ogden, Logan). The monitors to the south (Hawthorne, Lindon) are not influence by this disturbance and building of  $PM_{2.5}$  is replicated by CMAQ. This highlights another challenge of modeling  $PM_{2.5}$  episodes in Utah. Often during cold pool events, weak disturbances will pass through Utah that will de-stabilize the valley inversion and cause a partial clear out of  $PM_{2.5}$ . However, the  $PM_{2.5}$  is not completely cleared out, and after the disturbance exits, the valley inversion strengthens and the  $PM_{2.5}$  concentrations continue to build. Typically, CMAQ completely mixes out the valley inversion during these weak disturbances.

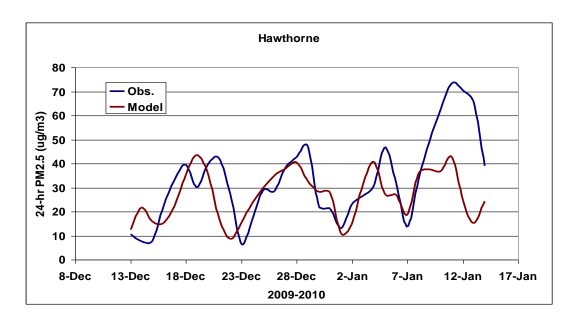


Figure 5.7: 24-hr PM2.5 time series (Hawthorne). Observed 24-hr PM2.5 (blue trace) and CMAQ modeled 24-hr PM2.5 (red trace).

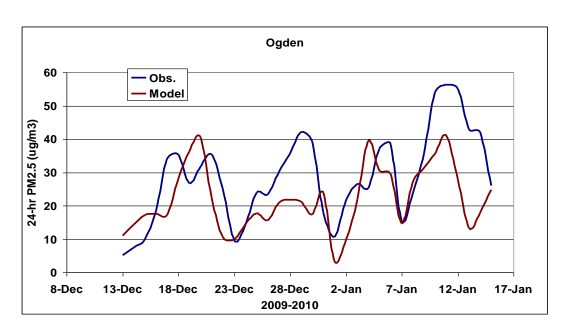


Figure 5.8: 24-hr PM<sub>2.5</sub> time series (Ogden). Observed 24-hr PM<sub>2.5</sub> (blue trace) and CMAQ modeled 24-hr PM<sub>2.5</sub> (red trace).

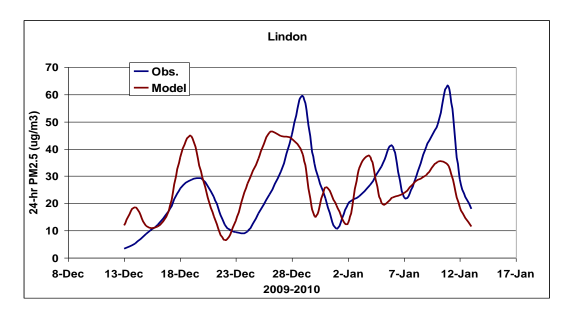


Figure 5.9: 24-hr  $PM_{2.5}$  time series (Lindon). Observed 24-hr  $PM_{2.5}$  (blue trace) and CMAQ modeled 24-hr  $PM_{2.5}$  (red trace).

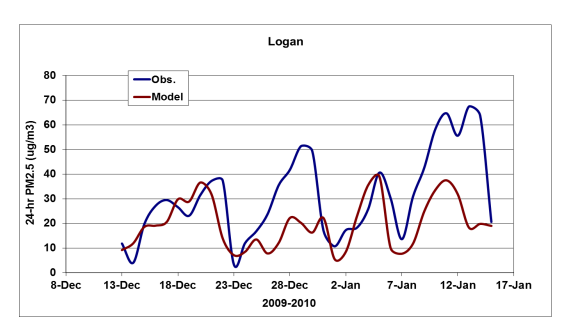


Figure 5.10: 24-hr PM<sub>2.5</sub> time series (Logan). Observed 24-hr PM<sub>2.5</sub> (blue trace) and CMAQ modeled 24-hr PM<sub>2.5</sub> (red trace).



Figure 5.11: An example of the Salt Lake Valley at the end of a high  $PM_{2.5}$  episode. The lowest elevations of the Salt Lake Valley are still experiencing an inversion and elevated  $PM_{2.5}$  concentrations while the  $PM_{2.5}$  has been 'cleared out' throughout the rest of the valley. These 'end of episode' clear out periods are difficult to replicate in the photochemical model.

Generally, the performance of CMAQ to replicate the buildup and clear out of  $PM_{2.5}$  is good. However, it is important to verify that CMAQ is replicating the components of  $PM_{2.5}$  concentrations.  $PM_{2.5}$  simulated and observed speciation is shown at the 3 STN sites in Figures 5.12-5.14. The observed speciation is constructed using days in which the STN filter 24-hr  $PM_{2.5}$  concentration was  $> 35 \, \mu g/m^3$ . For the 2009-2010 modeling period, the observed speciation pie charts were created using 8 filter days at Hawthorne, 6 days at Lindon, and 4 days at Bountiful. The speciation of this small dataset appears similar to a comparison of a larger dataset of STN filter speciated data from 2005-2010 for high wintertime  $PM_{2.5}$  days (see Figure 3.2 for one of these at Hawthorne).

The simulated speciation is constructed using modeling days that produced 24-hr PM<sub>2.5</sub> concentrations >  $35 \mu g/m^3$ . Using this criterion, the simulated speciation pie chart is created from 18 modeling days for Hawthorne, 14 days at Lindon, and 14 days at Bountiful.

At all 3 STN sites, the percentage of simulated nitrate is greater than 40%, while the simulated ammonium percentage is at  $^{\sim}15\%$ . This indicates that the model is able to replicate the secondarily formed particulates that typically make up the majority of the measured PM<sub>2.5</sub> on the STN filters during wintertime pollution events.

The percentage of model simulated organic carbon is ~13% at all STN sites, which is in agreement with the observed speciation of organic carbon at Hawthorne and slightly overestimated (by ~3%) at Lindon and Bountiful.

There is no STN site in the Logan nonattainment area, and very little speciation information available in the Cache Valley. Figure 5.15 shows the model simulated speciation at Logan. Ammonium (17%) and nitrate (56%) make up a higher percentage of the simulated  $PM_{2.5}$  at Logan when compared to sites along the Wasatch Front.

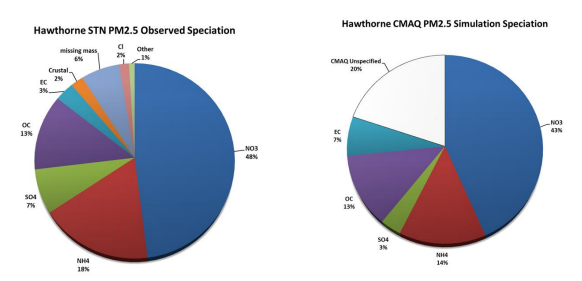


Figure 5.12: The composition of observed and model simulated average 24-hr PM<sub>2.5</sub> speciation averaged over days when an observed and modeled day had 24-hr concentrations > 35  $\mu$ g/m<sup>3</sup> at the Hawthorne STN site.

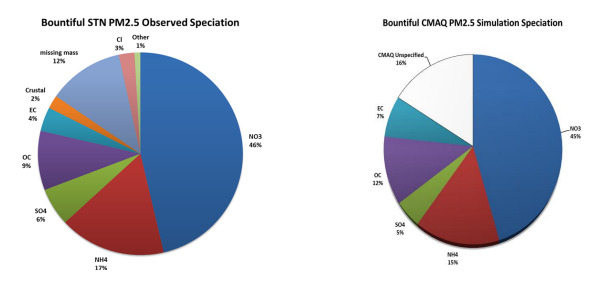


Figure 5.13: The composition of observed and model simulated average 24-hr PM<sub>2.5</sub> speciation averaged over days when an observed and modeled day had 24-hr concentrations > 35  $\mu$ g/m<sup>3</sup> at the Bountiful STN site.

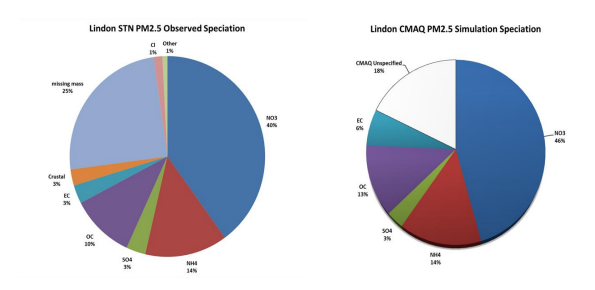


Figure 5.14: The composition of observed and model simulated average 24-hr PM<sub>2.5</sub> speciation averaged over days when an observed and modeled day had 24-hr concentrations > 35  $\mu$ g/m<sup>3</sup> at the Lindon STN site.

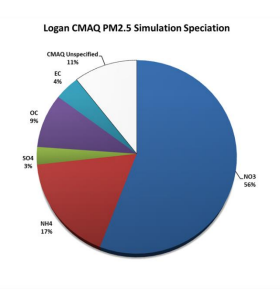


Figure 5.15: The composition of model simulated average 24-hr PM<sub>2.5</sub> speciation averaged over days when a modeled day had 24-hr concentrations > 35  $\mu$ g/m<sup>3</sup> at the Logan monitoring site. No observed speciation data is available for Logan.

# 5.7 Summary of Model Performance

Model performance for 24-hr  $PM_{2.5}$  is good and generally acceptable and can be characterized as follows:

- Good replication of the episodic buildup and clear out of PM<sub>2.5</sub>. Often the model will clear out
  the simulated PM<sub>2.5</sub> a day too early at the end of an episode. This clear out time period is
  difficult to model (i.e., Figure 5.11).
- Good agreement in the magnitude of PM<sub>2.5</sub>, as the model can consistently produce the high concentrations of PM<sub>2.5</sub> that coincide with observed high concentrations.
- Spatial patterns of modeled 24-hr PM<sub>2.5</sub>, show for the most part, that the PM<sub>2.5</sub> is being confined in the valley basins, consistent to what is observed.
- Speciation and composition of the modeled PM<sub>2.5</sub> matches the observed speciation quite well.
   Modeled and observed nitrate are between 40% and 50% of the PM<sub>2.5</sub>. Ammonium is between 15% and 20% for both modeled and observed PM<sub>2.5</sub>, while modeled and observed organic carbon falls between 10% to 13% of the total PM<sub>2.5</sub>.

Several observations should be noted on the implications of these model performance findings on the attainment modeling presented in the following section. First, it has been demonstrated that model performance overall is acceptable and, thus, the model can be used for air quality planning purposes. Second, consistent with EPA guidance, the model is used in a relative sense to project future year values. EPA suggests that this approach "should reduce some of the uncertainty attendant with using absolute model predictions alone." Furthermore, the attainment modeling is supplemented by additional information to provide a weight of evidence determination.

#### **5.8 Modeled Attainment Test**

UDAQ employed Model Attainment Test Software (MATS) for the modeled attainment test at grid cells near monitors. MATS is designed to interpolate the species fractions of the PM mass from the Speciation Trends Network (STN) monitors to the FRM monitors. The model also calculates the relative response factor (RRF) for grid cells near each monitor and uses these to calculate a future year design value for these cells.

MATS results for future year modeling is presented in Figure 5.16. The future year design values are presented with and without SIP controls for 2015 (the attainment year). For comparison purposes, the monitored design value is also presented for the base year, 2010.

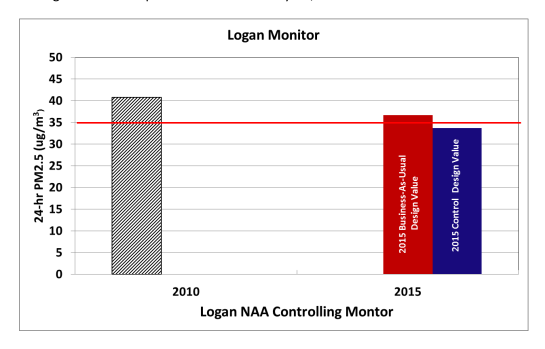


Figure 5.16, Model Results for the Logan, UT-ID Nonattainment Area

Table 5.1 presents the same information in tabular form, and also includes any additional monitoring locations in the nonattainment area.

	2010	2015		
	Observed	Business-As-Usual Control Baske		
Logan	Logan 41		34	
Franklin	39	34	32	

Table 5.1, Modeled Concentrations (μg/m³) for the Salt Lake City, UT Nonattainment Area

The "Control Basket" inventory that is presented in Table 5.1 consists of a combination of SIP reductions on point sources and new rules to be implemented that will affect smaller commercial and industrial businesses. All of these changes are detailed in Chapter 6 - Control Measures. Summary tables of the emission inventories that result from the Control Basket reductions are available in the TSD: Section 3 Baseline and Control Strategies.

### 5.9 Air Quality as of the Attainment Date

The attainment date for this moderate  $PM_{2.5}$  nonattainment area is December 31, 2015. The plan provisions for moderate areas call, in Section 189(a)(1)(B), for either a demonstration that the plan will provide for attainment by the applicable attainment date or a demonstration that attainment by such date is impracticable.

As shown in the modeled attainment test, the emissions reductions achievable in 2015 allow for a demonstration that the Logan, UT-ID nonattainment area can attain the 24-hour  $PM_{2.5}$  NAAQS by the attainment date.

As discussed in Section 6.6, the emissions modeled in the "control basket" scenario reflect all RACM and RACT measures achievable in practice by the statutory implementation date (December 14, 2014).

# Chapter 6 – CONTROL MEASURES

#### 6.1 Introduction

Attaining the 2006, 24-hour NAAQS for  $PM_{2.5}$  will require emission controls from directly emitted  $PM_{2.5}$  as well as  $PM_{2.5}$  precursors ( $SO_2$ ,  $NO_x$  and VOC). It will involve emission sources from each of the four sectors identified in the discussion on emission inventories (stationary point sources, area sources, onroad mobile sources and off-road mobile sources). Furthermore, it will entail control measures of three basic types: existing measures, measures imposed through this SIP, and additional measures requiring additional development before they are ready for implementation.

This chapter summarizes the overall control strategy for the plan. Additional detail concerning individual emission control measures, including the emissions reductions to be expected, is contained in the Technical Support Document.

# 6.2 Utah Stakeholder Workgroup Efforts

In response to increasing interest in Utah's air quality problems and the need for greater participation in reducing air emissions, the Utah Division of Air Quality (DAQ) created a significant and meaningful role for public participation in the PM<sub>2.5</sub> SIP development process. The public involvement process was driven by a need for transparency and inclusivity of public health and business interests impacted by air quality issues.

DAQ's measures of success for the public involvement process were:

- Buy-in from public, stakeholders, and elected officials,
- SIP recommendations that are championed and implemented, and
- Close working relationship with partner organizations to deliver a unified message.

Measures of success for participants were:

- Having a say in plans that impacted their communities,
- Access to information and time to understand issues and provide input,
- Access to DAQ staff and the SIP development process,
- Meaningful participation in the process, and
- Transparency in the process.

Public participation centered on creating workgroups with members from each county within the  $PM_{2.5}$  nonattainment area—Box Elder, Cache, Davis, Salt Lake, Tooele, Utah, and Weber. More than 100 people from agriculture, academia, environmental groups, state and local elected officials, industry, and the public volunteered to participate. Their participation ensured that the SIP development process would have grassroots-level input about strategies and their impacts on a countywide level.

Workgroup members were engaged in four rounds of meetings created to provide and gather information. After providing a baseline level of knowledge during Meeting One, draft emissions reductions were discussed during Meetings Two and Three, each followed by a survey to capture new ideas and feedback. Responses from the survey, and other feedback received during the process, were used to refine emissions inventories, in some cases significantly, refine mitigation strategies, provide new strategies, and provide ideas for implementation. Meeting Four was an opportunity for workgroup members to introduce the SIP package to the public and talk about the development process before one of several public comment hearings held in the nonattainment counties.

The public participation process was not without challenges. One of the most difficult was providing information that could get a diverse group of stakeholders to understand very complex and technical air quality and emissions reductions issues. Despite the challenges, the process was successful and contributed to a well-rounded and well-vetted SIP package.

### **6.3 Identification of Measures**

In considering the suite of control measures that could be implemented as part of this plan several important principles were applied to expedite the analysis.

Filter data shows that secondary particulate is the portion of mass most responsible for exceedances of the standard on episode days, and specifically shows that ammonium nitrate is the single largest component of that material. In addition, it shows that organic carbon represents the bulk of primary  $PM_{2.5}$ .

Priority was given to those source categories or pollutants responsible for relatively larger percentages of the emissions leading to exceedances of the  $PM_{2.5}$  NAAQS. The emissions inventory compiled to represent base-year conditions was useful in identifying the contributors to these emissions, particularly in their relation to the formation of ammonium nitrate.

At the same time, the air quality modeling shed light on the sensitivity of the airshed in its response to changes in different pollutants. VOC was immediately identified as a significant contributor to elevated  $PM_{2.5}$  concentrations, and proved to be more limiting in the overall atmospheric chemistry than  $NO_x$ . This pointed the search for viable control strategies toward VOC emissions, and somewhat away from  $NO_x$ . It also became apparent that directly emitted  $PM_{2.5}$ , while a relatively small portion of the overall filter mass, is independent of the non-linear chemical transformation to particulate matter. Therefore, any reduction in  $PM_{2.5}$  emissions will directly improve future  $PM_{2.5}$  concentrations, and like VOC, made

these emissions an attractive target for potential control measures. Subsequent modeling revealed that, as time progressed and the relative concentrations of  $NO_x$  and VOC changed, controlling for  $NO_x$  would yield more benefit in terms of controlling  $PM_{2.5}$ . Ammonia is also prominent in chemical reactions that produce secondary  $PM_{2.5}$ , but it occurs in such abundance that  $PM_{2.5}$  concentrations are sensitive only to unachievable reductions in ammonia.

### **6.4 Existing Control Measures**

Since about 1970 there have been regulations at both state and federal levels to mitigate air contaminants. It follows that the estimates of emissions used in modeled attainment demonstration for this Plan take into account the effectiveness of existing control measures. These measures affect not only the levels of current emissions, but some continue to affect emissions trends as well.

An example of the former would be the effectiveness of an add-on control device at a stationary point source. It is presently effective in controlling emissions, and will continue to be that effective five years from now.

An example of the latter would be a federal rule that affects the manufacture of engines. The engines already sold into the airshed are effective in reducing emissions, but the number of these engines replacing older, higher emitting engines is increasing. Therefore, a rule such as this also affects the trend of emissions for that source category in a positive way.

The effectiveness of any control measure that was in place, and enforceable, at the time this Plan was written has been accounted for in the tabulation of baseline emissions and projected emissions.

The following paragraphs discuss some of the more important control strategies that are already in place for the four basic sectors of the emissions inventory.

### **Stationary Point Sources:**

Utah's permitting rules require a review of new and modified major stationary sources in nonattainment areas, as is required by Section 173 of the Clean Air Act. Beyond that however, even minor sources and minor modifications to major sources planning to locate anywhere in the state are required to undergo a new source review analysis and receive an approval order to construct. Part of this review is an analysis to ensure the application of Best Available Control Technology (BACT). This requirement is ongoing and ensures that Utah's industry is well controlled.

Any of the source-specific emission controls or operating practices that has been required as a result of the forgoing has been reflected in the baseline emissions calculated for the large stationary sources, and therefore evaluated in the modeled attainment demonstration.

#### Area sources:

Stage 1 vapor control was introduced in Salt Lake and Davis Counties as part of the 1981 ozone SIP. This is a method of collecting VOC vapors, as underground gasoline storage tanks are filled at gas stations, and returning those vapors to a facility where they are collected and recycled. Since that time it has been extended to include the entire state.

# **Energy Efficiency**

EPA recognizes the benefits of including energy efficiency programs in SIP's as a low cost means of reducing emissions. Two established energy efficiency programs that result in direct emission reductions within the Wasatch Front are already in place.

# Questar Gas ThermWise Rebate Programs

Questar started the ThermWise Rebate Programs on January 1, 2007 as a way to promote the use of energy-efficient appliances and practices among its customers. The ThermWise Programs offer rebates to help offset the initial cost of energy-efficient appliances and weatherization. There are also rebates available for energy efficient new construction. The cost of rebates is built into the Questar gas rate. The rebates are vetted by the Utah Public Service Commission's strict "cost-effectiveness" tests. To pass these tests, Questar must prove that the energy cost savings produced by the ThermWise Programs exceeds the cost of the rebates. There is no scheduled end to the ThermWise Programs. According to the Questar program information, the program will remain in place as long as rebates remain cost-effective.

UDAQ calculates area source emissions for natural gas by multiplying emission factors against actual and projected yearly gas usage data submitted by Questar. In this way, actual realized program reductions are expressed in the past year (baseline) emission inventory. Future investment in energy efficiency is not captured in our projected future gas usage. Continuance of this program will result in future gas emissions that are lower than projected.

# Weatherization Assistance Program

The Weatherization Assistance Program helps low-income individuals and families reduce energy costs. Individuals, families, the elderly and the disabled who are making no more than 200 percent of the current federal poverty income level are eligible for help. However, priority is given to the elderly and disabled, households with high-energy consumption, emergency situations and homes with preschoolage children.

The Utah Division of Housing and Community Development administer the program statewide through eight government and nonprofit agencies. Benefits are provided in the form of noncash grants to eligible households to make energy-efficiency improvements to those homes.

The energy efficiency realized from this program is also imbedded within the gas usage data UDAQ receives from Questar.

### On-road mobile sources:

The federal motor vehicle control program has been one of the most significant control strategies affecting emissions that lead to PM<sub>2.5</sub>. Since 1968, the program has required newer vehicles to meet ever more stringent emission standards for CO, NO<sub>x</sub>, and VOC. Tier 1 standards were established in the early 1990s and were fully implemented by 1997. The Tier 1 emission standards can be found in Table 6.1. The EPA created a voluntary clean car program on January 7, 1998 (63 FR January 7, 1998), which was called the National Low Emission Vehicle (NLEV) program. This program asked auto manufacturers to commit to meet tailpipe standards for light duty vehicles that were more stringent than Tier 1 standards.

EPA Tier 1 Emission Standards for Passenger Cars and Light-Duty Trucks, FTP 75, g/mi

		100,000 miles/10 years <sup>1</sup>					
				NO <sub>x</sub> <sup>2</sup>	NO <sub>x</sub>		
Category	тнс	NМНС	СО	diesel	el <i>gasoline</i> P	PM <sup>3</sup>	
Passenger cars	-	0.31	4.2	1.25	0.6	0.1	
LLDT, LVW <3,750 lbs	0.8	0.31	4.2	1.25	0.6	0.1	
LLDT, LVW >3,750 lbs	0.8	0.4	5.5	0.97	0.97	0.1	
HLDT, ALVW <5,750 lbs	0.8	0.46	6.4	0.98	0.98	0.1	
HLDT, ALVW > 5,750 lbs	0.8	0.56	7.3	1.53	1.53	0.12	

<sup>1 -</sup> Useful life 120,000 miles/11 years for all HLDT standards and for THC standards for LDT

### Abbreviations:

LVW - loaded vehicle weight (curb weight + 300 lbs)

ALVW - adjusted LVW (the numerical average of the curb weight and the GVWR)

LLDT - light light-duty truck (below 6,000 lbs GVWR)

HLDT - heavy light-duty truck (above 6,000 lbs GVWR)

Table 6.1, Tier 1 Emission Standards

<sup>2 -</sup> More relaxed NO<sub>x</sub> limits for diesels applicable to vehicles through 2003 model year

<sup>3 -</sup> PM standards applicable to diesel vehicles only

Shortly thereafter, EPA promulgated the Tier 2 program. This program went into effect on April 10, 2000 (65 FR 6698 February 10, 2000) and was phased in between 2004 and 2008. Tier 2 introduced more stringent numerical emission limits compared to the previous program (Tier 1). Tier 2 set a single set of standards for all light duty vehicles. The Tier 2 emission standards are structured into 8 permanent and 3 temporary certification levels of different stringency, called "certification bins", and an average fleet standard for  $NO_x$  emissions. Vehicle manufacturers have a choice to certify particular vehicles to any of the available bins. The program also required refiners to reduce gasoline sulfur levels nationwide, which was fully implemented in 2007. The sulfur levels need to be reduced so that Tier 2 vehicles could run correctly and maintain their effectiveness. The EPA estimated that the Tier 2 program will reduce oxides of nitrogen emissions by at least 2,220,000 tons per year nationwide in 2020<sup>1</sup>. Tier 2 has also contributed in reducing VOC and direct PM emissions from light duty vehicles. Tier 2 standards are summarized in Table 6.2 below.

Tier 2 Emission Standards, FTP 75, g/mi								
Bin#	Full Useful Life							
Dilliiii	NMOG*	СО	NO <sub>x</sub> †	PM	НСНО			
Temporary Bins			I					
11 MDPV <sup>c</sup>	0.28	7.3	0.9	0.12	0.032			
10 <sup>a,b,d</sup>	0.156 (0.230)	4.2 (6.4)	0.6	0.08	0.018 (0.027)			
9 <sup>a,b,e</sup>	0.090 (0.180)	4.2	0.3	0.06	0.018			
Permanent Bins	I							
8 <sup>b</sup>	0.125 (0.156)	4.2	0.2	0.02	0.018			
7	0.09	4.2	0.15	0.02	0.018			
6	0.09	4.2	0.1	0.01	0.018			
5	0.09	4.2	0.07	0.01	0.018			
4	0.07	2.1	0.04	0.01	0.011			
3	0.055	2.1	0.03	0.01	0.011			
2	0.01	2.1	0.02	0.01	0.004			
1	0	0	0	0	0			

<sup>\*</sup> for diesel fueled vehicle, NMOG (non-methane organic gases) means NMHC (non-methane hydrocarbons)

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 $<sup>\</sup>dagger$  average manufacturer fleet  $NO_x$  standard is 0.07 g/mi for Tier 2 vehicles

<sup>&</sup>lt;sup>1</sup> 65 FR 6698 February 10, 2000

- a Bin deleted at end of 2006 model year (2008 for HLDTs)
- b The higher temporary NMOG, CO and HCHO values apply only to HLDTs and MDPVs and expire after 2008
- c An additional temporary bin restricted to MDPVs, expires after model year 2008
- d Optional temporary NMOG standard of 0.280 g/mi (full useful life) applies for qualifying LDT4s and MDPVs only
- e Optional temporary NMOG standard of 0.130 g/mi (full useful life) applies for qualifying LDT2s only

#### Abbreviations:

LDT2 – light duty trucks 2 (0-6,000 lbs. GVWR, 3,751-5,750 lbs. LVW)

LDT4 – light duty trucks 4 (6,001-8,500 lbs. GVWR, 5,751 lbs. and greater ALVW)

MDPV - medium duty passenger vehicle

HLDT - heavy light duty truck (above 6,000 lbs GVWR)

Table 6.2, Tier 2 Emission Standards

In addition to the benefits from Tier 2 in the current emissions inventories, the emission projections for 2015 in this SIP continue to reflect significant improvements in both VOC and  $NO_x$  as older vehicles are replaced with Tier 2 vehicles. This trend may be seen in the inventory projections for on-road mobile sources despite the growth in vehicles and vehicle miles traveled that are factored into the same projections.

Additional on-road mobile source emissions improvement stemmed from federal regulations for heavy-duty diesel vehicles. The Highway Diesel Rule, which aimed at reducing pollution from heavy-duty diesel highway vehicles, was finalized in January 2001. Under the rule, beginning in 2007 (with a phase-in through 2010) heavy-duty diesel highway vehicle emissions were required to be reduced by as much 90 percent with a goal of complete fleet replacement by 2030. In order to enable the updated emission-reduction technologies necessitated by the rule, beginning in 2006 (with a phase-in through 2009) refiners were required to begin producing cleaner-burning ultra-low sulfur diesel fuel. Specifically, the rule required a 97 percent reduction in sulfur content from 500 parts per million (ppm) to 15 ppm. The overall nationwide effect of the rule is estimated to be equivalent to removing the pollution from over 90 percent of trucks and buses when the fleet turnover is completed in 2030.

## Off-road mobile sources:

Several significant regulatory programs enacted at the federal level will affect emissions from non-road mobile emission sources. This category of emitters includes airplanes, locomotives, hand-held engines, and larger portable engines such as generators and construction equipment. The effectiveness of these controls has been incorporated into the "NONROAD" model UDAQ uses to compile the inventory information for this source category. Thus, the controls have already been factored into the projection inventories used in the modeled attainment demonstration.

EPA rules for non-road equipment and vehicles are grouped into various "tiers" in a manner similar to the tiers established for on-road motor vehicles. To date, non-road rules have been promulgated for Tiers 0 through IV, where the oldest equipment group is designated "Tier 0" and the newest equipment, some of which has yet to be manufactured, falls into "Tier IV." Of note are the following:

# Locomotives

Locomotive engine regulation began with Tier 0 standards promulgated in 1998, which apply to model year 2001 engines.

In addition, because of the very long lifetimes of these engines, often up to forty years, Tier 0 standards include remanufacturing standards, which apply to locomotive engines of model years 1973 through 2001.

Subsequent tier standards for line-haul locomotives apply as follows:

Tier Applicable Model Years

Tier I 2002 - 2004

Tier II 2005 - 2011

Tier III 2012 - 2014

Tier IV 2015 - newer

Yard or "switch" locomotives are regulated under different standards than line-haul.

Lastly, EPA has promulgated remanufacturing standards for Tier I and 2 locomotive engines to date.

### **Large Engines**

Large non-road engines are usually diesel-powered but include some gasoline-powered equipment.

Large land-based diesel equipment (> 37 kw or 50 hp) used in agricultural, construction and industrial applications are regulated under Tier I rules, which apply to model years 1996 through 2000. Subsequent Tier II through IV rules apply to newer model-year equipment.

Some large non-road engines are gasoline-powered (spark-ignition). These include equipment such as forklifts, some airport ground support equipment, recreational equipment such as ATVs, motorcycles and snowmobiles. These are regulated under various tiers in a manner similar to diesel equipment.

# **Small Engines**

Small engines are generally gasoline-powered (spark-ignition). Equipment includes handheld and larger non-handheld types. Handheld equipment includes lawn and garden power tools such as shrub trimmers, saws and dust blowers. Non-handheld equipment includes equipment such as lawnmowers and lawn tractors. From an emissions standpoint, smaller engine size is offset by the large number of pieces of equipment in use by households and commercial establishments. This equipment is regulated under a tiered structure as well.

# **Emissions Benefit**

Each major revision of the non-road tier standards results in a large reduction in carbon monoxide, hydrocarbons, nitrogen oxides and particulate matter.

For example, the Non-road Diesel Tier II and III Rule, which regulates model-year 2001 through 2008 diesel equipment (> 37 kw or 50 hp) is estimated by EPA, in its Regulatory Announcement for this rule dated August 1998, to decrease NO<sub>x</sub> emissions by a million tons per year by 2010, the equivalent of taking 35 million passenger cars off the road.

EPA further estimates, in its Regulatory Announcement dated May 2004, that the Tier IV non-road diesel rule is expected to decrease exhaust emissions per piece of equipment by over 90 percent compared to older equipment.

#### Low-Sulfur Diesel

Non-road diesel equipment is required to operate on diesel fuel with a sulfur content of no greater than 500 ppm beginning June 1, 2007.

Beginning June 1, 2010, non-road diesel equipment must operate on "ultra-low" sulfur diesel with a sulfur content of no more than 15 ppm.

Locomotives and certain marine engines must operate on ultra-low sulfur diesel by June 1, 2012.

# 6.5 SIP Controls

Beyond the benefits attributable to the controls already in place, there are new controls identified by this SIP that provide additional benefit toward reaching attainment. A summary of the plan strategy is presented here for each of the emission source sectors.

Overall, within the Logan, UT-ID nonattainment area, the strategy to reduce emissions results in 2.66 tons per day of combined  $PM_{2.5}$ ,  $SO_2$ ,  $NO_x$  and VOC in 2015.

# 6.6 Reasonably Available Control Measures (RACM/RACT)

Section 172 of the CAA requires that each attainment plan "provide for the implementation of all reasonably available control measures (RACM) as expeditiously as practicable (including such reductions in emissions from existing sources in the area as may be obtained through the adoption, at a minimum, of reasonably available control technology (RACT)), and shall provide for attainment of the NAAQS."

Now that the Courts have determined that Subpart 4 applies to  $PM_{2.5}$  nonattainment areas, it is also instructive to consider paragraph 189(a)(1)(C), which requires that "provisions to assure that reasonably available control measures ... shall be implemented no later than ... 4 years after designation in the case of an area classified as moderate after the date of the enactment of the Clean Air Act Amendments of 1990." All three of Utah's nonattainment areas for  $PM_{2.5}$  were designated so on December 14, 2009. Hence, December 14, 2013 was the date by which all RACM was to have been implemented.

EPA interprets RACM as referring to measures of any type that may be applicable to a wide range of sources (mobile, area, or stationary), whereas RACT refers to measures applicable to stationary sources. Thus, RACT is a type of RACM specifically designed for stationary sources. For Both RACT and RACM Potential control measures must be shown to be both technologically and economically feasible.

Pollutants to be addressed by States in establishing RACT and RACM limits in their  $PM_{2.5}$  attainment plans will include primary  $PM_{2.5}$  as well as precursors to  $PM_{2.5}$ . For the control strategy in this plan, those pollutants include  $SO_2$ ,  $NO_x$  and VOC.

In general, the combined approach to RACT and RACM includes the following steps: 1) identification of potential measures that are reasonable, 2) modeling to test the control strategy, and 3) selection of RACT and RACM.

This basic process was applied to each of the four basic sectors of the emissions inventory:

#### Stationary Point sources:

Reasonably Available Control Technology – As stated above, RACT refers to measures applicable to stationary sources. Thus, RACT is a type of RACM specifically designed for stationary sources.

Section 172 does not include any specific applicability thresholds to identify the size of sources that States and EPA must consider in the RACT and RACM analysis. In developing the emissions inventories underlying the SIP, the criteria of 40 CFR 51 for air emissions reporting requirements was used to establish a 100 ton per year threshold for identifying a sub-group of stationary point sources that would be evaluated individually. The cut-off was applied to either a sources reported emissions for 2008 or for its potential to emit in a given year. The rest of the point sources were assumed to represent a portion of the overall area source inventory.

Sources meeting the criteria described above were individually evaluated to determine whether their operations would be consistent with RACT.

For the Logan, UT-ID nonattainment area, there are no point sources with the potential to emit 100 tons per year of  $PM_{2.5}$  or any  $PM_{2.5}$  plan precursor.

Additional information regarding the RACT analysis in the nonattainment area may be found in the Technical Support Document.

New Source Review / Banked Emission Reduction Credits – Under Utah's new source review rules in R307-403-8, banking of emission reduction credits (ERCs) is permitted to the fullest extent allowed by applicable Federal Law as identified in 40 CFR 51, Appendix S, among other documents. Under Appendix S, Section IV.C.5, a permitting authority may allow banked ERCs to be used under the preconstruction review program (R307-403) as long as the banked ERCs are identified and accounted for in the SIP control strategy. In the past, Utah has accounted for existing banked ERCs in SIP control strategies, ensuring that a pool of ERCs was available for new or modified sources in nonattainment areas. For the PM<sub>2.5</sub> SIP, however, it was not possible to include banked ERCs in the attainment demonstration. The PM<sub>2.5</sub> SIP adopted by the Air Quality Board on December 5, 2012 did not include banked PM<sub>2.5</sub> or PM<sub>2.5</sub> precursor ERCs in the attainment demonstration<sup>1</sup>, and therefore under R307-403-8 any ERCs that were banked prior to December 5, 2012 may not be used as PM<sub>2.5</sub> major source or major modification emission offsets for PM<sub>2.5</sub> nonattainment areas. Any ERCs generated after December 5, 2012 for PM<sub>2.5</sub> or PM<sub>2.5</sub> precursors would have been accounted for in this PM<sub>2.5</sub> attainment demonstration and are eligible to be used as emission offsets for PM<sub>2.5</sub> or PM<sub>2.5</sub> precursors. DAQ has established a new registry for PM<sub>2.5</sub> ERCs generated after December 5, 2012 to ensure that qualifying ERCs are tracked.

# Area sources:

The area source RACM analysis consisted of a thorough review of the entire area source inventory for anthropocentrically derived direct PM<sub>2.5</sub> and precursors constituents. There was no emission threshold level established in the review process; instead, the analysis centered on whether reasonable control measures are available for a given source category. The following table identifies these categories as well as the pollutant(s) likely to be controlled, and provides some remarks as to whether a control strategy was ultimately pursued. In considering what source categories might be considered, Utah made use of EPA recommendations included in Control Techniques Guideline Documents (CTG's), as well as control strategies from other states. DAQ evaluated each strategy for technical feasibility as part of the RACM analysis. The screening column in the table identifies whether or not a strategy was retained for rulemaking or screened out for impracticability.

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<sup>&</sup>lt;sup>1</sup> Note that, because no part of Cache County had ever before been designated as a nonattainment area for any pollutant, there were no ERCs in the registry to even be considered in the modeled demonstration belonging to the SIP revision adopted by the Utah Air Quality Board on December 5, 2012. Furthermore, no ERCs were created in the Logan, UT-ID nonattainment area between December 5, 2012 and the effective date of this plan revision (prepared to also address the requirements of Subpart 4). Hence, no banked emission credits were included in this demonstration either.

Table 6.3 Area Source Strategy Screening

	Strategy	Constituent(s)	Screening Status	Remarks
1.	Repeal current surface coating rule, R307-340. Replace this rule with individual rules for each category. New rules include PM <sub>2.5</sub> nonattainment areas. New rules update applicability and control limits to most current CTG. Current rule includes, paper, fabric and vinyl, metal furniture, large appliance, magnet wire, flat wood, miscellaneous metal parts and graphic arts.	VOC	Retained	R307-340 previously applied to Davis and Salt Lake counties. R307-340 was withdrawn and re-enacted as separate rules for each existing category. The new rules were expanded to nonattainment areas and updated to the most current RACT based limit(s).
2.	New separate surface coating rules for following sources:  a. Aerospace b. High performance c. Architectural d. Marine e. Sheet, strip & coil f. Traffic markings g. Plastic parts	VOC	See Remarks Column	Aerospace – retained  High performance – not retained, regulated under Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)  Architectural – initially nor retained, further research indicated that adopting the Ozone Transport Commission model rule is feasible.  Marine – not retained, only 1.2 tpy  Sheet, strip & coil – retained  Traffic markings – not retained, regulated under FIFRA  Plastic parts - retained
3.	Agricultural practices using Natural Resources Conservation Service (NRSC) practice standards	VOC, PM <sub>2.5</sub> , ammonia	Not Retained	The NRCS has already enrolled most farmers in the erodible regions in their program thereby negating the need for rulemaking
4.	Consumer products rule regulating VOC content	VOC	Retained	
5.	Adhesives and sealant rule	VOC	Retained	
6.	Expand current solvent degreasing rule R307-335 to PM <sub>2.5</sub> nonattainment areas and add a new section on industrial solvent cleaning	VOC	Retained	
7.	Automobile refinishing rule	VOC	Retained	
8.	Expand wood furniture manufacturing rule to PM <sub>2.5</sub> nonattainment areas. Update to most current CTG.	VOC	Retained	
9.	Lower the no burn cut point for residential use of solid fuel burning devices. Require new sale of EPA certified stoves/fireplaces. Prohibit the sale/resale of noncertified stoves in nonattainment areas.	VOC, PM <sub>2.5</sub> , NO <sub>x</sub> , SO <sub>x</sub> , ammonia	Retained	
10.	Ban new sales of stick type outdoor wood boilers in nonattainment areas.	VOC, PM <sub>2.5</sub> , NO <sub>x</sub> , SO <sub>x</sub> , ammonia	Retained	
	Industrial bakery rule	VOC	Initially Retained	Screened out after analysis of public comment, cost benefit analysis does not support rulemaking, high cost-low VOC reduction
12.	Restaurant charbroiler emission control: - Chain-driven -Underfire	VOC, PM <sub>2.5</sub>	Chain-driven Retained	No reasonable control measures available at this time for underfire charbroiling

Strategy	Constituent(s)	Screening Status	Remarks
		Underfire-Not Retained	
13. Appliance pilot light phase out	VOC, PM <sub>2.5</sub> , NO <sub>x</sub> , SO <sub>x</sub> , ammonia	Retained	
<b>14.</b> Expand current fugitive dust rule, R307-309 to PM <sub>2.5</sub> nonattainment areas. Require BMP's for dust plans.	PM <sub>2.5</sub>	Retained	
15. Amend fugitive dust rule to include cattle feed lot	PM <sub>2.5</sub>	Not Retained	Sizeable feed lots are not located in nonattainment areas
<b>16.</b> Ultra-low NO <sub>x</sub> burners in commercial, industrial, and institutional boilers	NO <sub>x</sub>	Tentatively Retained for Future Consideration	Developing technology not readily available at this time
17. Ultra-low NO <sub>x</sub> burners in water heaters	NO <sub>x</sub>	Tentatively Retained for Future Consideration	High cost and availability concerns
18. Manure management	VOC, ammonia	Not Retained	NRCS best management practices already encourages manure management. Limited viable options during winter months and treatment options are costly with low control efficiency that would not yield significant ammonia reduction in an ammonia rich inventory
19. Ban testing of back-up generators on red- alert days	VOC, PM <sub>2.5</sub> , NO <sub>x</sub> , SO <sub>x</sub>	Initially Retained	Screened out after review of public comment, rule implementation was more complicated than anticipated, generators cannot be easily re-programmed
20. Prohibit use of cutback asphalt	VOC	Not Retained	Cities and highway administration personnel need stockpile for winter time road repair. Very small inventory.
21. Control limits on aggregate processing operations and asphalt manufacturing	PM <sub>2.5,</sub> NO <sub>x</sub> , SO <sub>x</sub>	Retained	
22. R307-307 Road Salt and Sanding	PM	Retained	Expand current rule to nonattainment areas

EPA published CTGs and Alternative Control Techniques documents (ACTs) for VOCs for a host of emission sources. The CTGs are used to presumptively define VOC RACT. The VOC ACTs describe available control techniques and their cost effectiveness, but do not define presumptive RACT levels as the CTGs do. Therefore, CTG's are given highest priority in rule development.

Where a CTG does not exist for an emission source or where a CTG is so dated that it no longer represents current industry practice, UDAQ considered rules from other states as reference sources.

Additional reference sources include the Ozone Transport Commission (OTC) and the Northeast States for Coordinated Air Use Management.

As noted above, many CTGs were previously adopted into Utah's air quality rules to address ozone nonattainment in Salt Lake and Davis Counties. In conducting this evaluation, consideration was given to whether an expansion of applicability for an existing CTG into additional counties would provide a benefit for PM<sub>2.5</sub>, and whether a strengthening of existing CTG requirements in Salt Lake and Davis

Counties would result in an incremental benefit that was economically feasible. Furthermore, EPA has updated some of its existing CTGs and added some new ones to the list.

As part of this SIP, Utah has identified relevant source categories covered by CTGs, and promulgated rules based on the CTGs for reducing emissions from these categories. These rules apply to the following source categories:

- Control of Volatile Organic Emissions from Surface Coating of Cans, Coils, Paper, Fabrics, Automobiles, and Light-Duty Trucks
- Control of Volatile Organic Emissions from Solvent Metal Cleaning
- Control of Volatile Organic Emissions from Surface Coating of Insulation of Magnet Wire
- Control of Volatile Organic Emissions from Graphic Arts
- Control of Volatile Organic Compound Emissions from Wood Furniture Manufacturing Operations
- Control Techniques Guidelines for Industrial Cleaning Solvents
- Control Techniques Guidelines for Flat Wood Paneling Coatings
- Control Techniques Guidelines for Paper, Film, and Foil Coatings
- Control Techniques Guidelines for Large Appliance Coatings
- Control Techniques Guidelines for Metal Furniture Coatings
- Control Techniques Guidelines for Miscellaneous Metal and Plastic Parts Coatings
- Control of Volatile Organic Emissions from Coating Operations at Aerospace Manufacturing and Rework Operations

While most VOC sources are addressed by CTGs, the remaining emission sources must be evaluated by engineering analysis, including an evaluation of rulings by other states including model rules developed by the Ozone Transport Commission. These include VOCs from autobody refinishing, restaurant charbroiling, and phasing out appliance pilot lights.

CTGs for  $PM_{2.5}$  emissions sources do not exist. RACT for  $PM_{2.5}$  has been established through information from varied EPA and other state SIP sources. A useful source of data is the AP 42 Compilation of Air Pollutant Emission Factors, first published by the US Public Health Service in 1968. In 1972, it was revised and issued as the second edition by the EPA. The emission factor/control information was applied to fugitive dust and mining strategies.

Table 6.4 shows the effectiveness of the area source SIP control strategy for the Logan, UT-ID nonattainment area by indicating the quantities of emissions eliminated from the inventory in 2015. Most of these rules became effective January 1, 2014.

Logan, UT-ID Nonattainment Area						
	2015 lbs/day reduced					
	NOX	PM2.5	SOX	voc		
Area Source Rules						
R307-302, Solid fuel burning	64	533	11	666		
R307-303, Commercial cooking		25		7		
R307-309, Fugitive dust		58				
R307-312, Aggregate processing operations		1				
R307-335, Degreasing				379		
R307-342, Adhesives & sealants				148		
R307-343, Wood manufacturing				64		
R307-344, Paper, film & foil coating				12		
R307-345, Fabric & vinyl coating				686		
R307-346, Metal furniture coating						
R307-347, Large appliance coating						
R307-348, Magnet wire coating						
R307-349, Flat wood panel coating				36		
R307-350 Miscellaneous metal parts coating				26		
machinery				7		
other transportation				15		
Special				1		
R307-351, Graphic arts				298		
R307-352, Metal containers						
R307-353, Plastic coating				261		
R307-354, Auto body refinishing				137		
R307-355, Aerospace coatings				25		
R307-356, Appliance pilot light	51	0	0	3		
R307-357, Consumer products				255		
R307-361, Architectural coatings				563		
Grand Totals	122	679	12	3,665		

Table 6.4, Emissions Reductions from Area Source SIP Controls

# On-road mobile sources:

A motor vehicle emission inspection and maintenance (I/M) program is a necessary control strategy for Cache County to attain the  $PM_{2.5}$  NAAQS based on the modeling conducted by UDAQ. This analysis can be found in the TSD.

Therefore, pursuant to Utah Code Annotated 41-6a-1642(1), Cache County officials successfully implemented an I/M program on January 1, 2014. Cache County's I/M program is comprised of a decentralized, test and repair network and requires a biennial test for all vehicles 1969 and newer. The program exempts vehicles less than six years old from an emission inspection. The details of the program can be found in Section X Part F of the Utah SIP.

The emissions reductions associated with an I/M program for the year 2015 are 0.214 tons per day for  $NO_x$  and 0.212 tons per day for VOC.

# Off-road mobile sources:

Beyond the existing controls reflected in the projection-year inventories and the air quality modeling there are no emission controls that would apply to this source category.

# **Chapter 7 – TRANSPORTATION CONFORMITY**

#### 7.1 Introduction

The federal Clean Air Act (CAA) requires that transportation plans and programs within the Logan, UT-ID  $PM_{2.5}$  nonattainment area conform to the air quality plans in the region prior to being approved by the Cache Metropolitan Planning Organization (CMPO). Demonstration of transportation conformity is a condition to receive federal funding for transportation activities that are consistent with air quality goals established in the Utah State Implementation Plan (SIP). Transportation conformity requirements are intended to ensure that transportation activities do not interfere with air quality progress. Conformity applies to on-road mobile source emissions from regional transportation plans (RTPs), transportation improvement programs (TIPs), and projects funded or approved by the Federal Highway Administration (FHWA) or the Federal Transit Administration (FTA) in areas that do not meet or previously have not met the National Ambient Air Quality Standards (NAAQS) for ozone, carbon monoxide, particulate matter less than 10 micrometers in diameter (PM<sub>10</sub>), particulate matter 2.5 micrometers in diameter or less (PM<sub>2.5</sub>), or nitrogen dioxide.

The Safe, Accountable, Flexible, Efficient Transportation Equity Act – A Legacy for Users (SAFTEA-LU) and section 176(c)(2)(A) of the CAA require that all regionally significant highway and transit projects in air quality nonattainment areas be derived from a "conforming" transportation plan. Section 176(c) of the CAA requires that transportation plans, programs, and projects conform to applicable air quality plans before being approved by an MPO. Conformity to an implementation plan means that proposed activities must not (1) cause or contribute to any new violation of any standard in any area, (2) increase the frequency or severity of any existing violation of any standard in any area, or (3) delay timely attainment of any standard or any required interim emission reductions or other milestones in any area.

The plans and programs produced by the transportation planning process of the CMPO are required to conform to the on-road mobile source emissions budgets established in the SIP, or absent an approved or adequate budget, required to meet the interim conformity test. Approval of conformity is determined by the FHWA and FTA.

#### 7.2 Consultation

The Interagency Consultation Team (ICT) is an air quality workgroup in Utah that makes technical and policy recommendations regarding transportation conformity issues related to the SIP development and transportation planning process. Section XII of the Utah SIP established the ICT workgroup and defines the roles and responsibilities of the participating agencies. Members of the ICT workgroup collaborated on a regular basis during the development of the PM<sub>2.5</sub> SIP. They also meet on a regular basis regarding transportation conformity and air quality issues. The ICT workgroup is comprised of management and technical staff members from the affected agencies associated directly with transportation conformity.

# **ICT Workgroup Agencies**

- Utah Division of Air Quality (UDAQ)
- Metropolitan Planning Organizations MPOs
  - CMPO
  - Wasatch Front Regional Council
  - Mountainland Association of Governments
- Utah Department of Transportation (UDOT)
- Utah Local Public Transit Agencies
- Federal Highway Administration (FHWA)
- Federal Transit Administration (FTA)
- U.S. Environmental Protection Agency (EPA)

During the SIP development process the CMPO coordinated with the ICT workgroup and developed PM<sub>2.5</sub> SIP motor vehicle emissions inventories using the latest planning assumptions and tools for traffic analysis and the EPA-approved Motor Vehicle Emission Simulator (MOVES2010) emissions model. Local MOVES2010 modeling data inputs were cooperatively developed by the CMPO and the ICT workgroup using EPA-recommended methods where applicable.

### 7.3 Regional Emission Analysis

The regional emissions analysis is the primary component of transportation conformity and is administered by the lead transportation agency located in the EPA designated air quality nonattainment area. On December 2009, EPA designated the only multistate nonattainment area in the State of Utah by declaring portions of Cache County, Utah and Franklin County, Idaho (Cache Valley) as a PM<sub>2.5</sub> nonattainment area. The Deadlines Rule (signed April 25, 2014) later classified this as a moderate PM<sub>2.5</sub> nonattainment area. The responsible transportation planning organization for the Utah portion of the multistate nonattainment area is the CMPO while the Idaho portion is covered by the Idaho Department of Transportation.

As a condition to receive federal transportation funding, transportation plans, programs, and projects are required to meet the criteria and procedures for demonstrating and assuring conformity to the applicable implementation plan developed pursuant to Section 110 and Part D of the CAA. The criteria, specified in 40 CFR 93.109, differ based on the action under review and the status of the

implementation plan. The satisfaction of criteria and procedures, for implementation plans submitted under Section 189(a)(1)(B)(i) of the CAA, which demonstrate attainment of the applicable NAAQS by the applicable attainment date, are addressed generally in paragraph 93.109(b) of the conformity rule. For such control strategy implementation plan revisions, the conformity test consists of either an interim emissions test or a motor vehicle emissions budgets test.

Motor vehicle emissions budgets are defined in 40 CFR 93.101 as "that portion of the total allowable emissions defined in the submitted or approved control strategy implementation plan revision or maintenance plan for a certain date for the purpose of meeting reasonable further progress milestones or demonstrating attainment or maintenance of the NAAQS, for any criteria pollutant or its precursors, allocated to highway and transit vehicle use and emissions." Transportation plans, programs, and projects are required to meet those emission budgets through strategies that increase the efficiency of the transportation system and reduce motor vehicle use.

The interim conformity test requirements apply until either EPA has declared the motor vehicle emissions budgets adequate for transportation conformity purposes or until EPA approves the budget in the Federal Register.

# 7.4 Transportation Conformity PM<sub>2.5</sub> Components

The transportation conformity requirements found in 40 CFR 93.102 require that the  $PM_{2.5}$  SIP include motor vehicle emissions budgets for direct  $PM_{2.5}$  (elemental carbon, organic carbon,  $SO_4$ , brake and tire wear) and emissions of nitrogen oxide ( $NO_x$ ), a gaseous  $PM_{2.5}$  precursor.

Because UDAQ has identified volatile organic compounds (VOCs) as a  $PM_{2.5}$  precursor that significantly impact  $PM_{2.5}$  concentrations, the SIP will also require a motor vehicle emissions budget for VOC.

The EPA conformity rule presumes that  $PM_{2.5}$  re-entrained road dust does not need to be included in the interim conformity test or have an established motor vehicle emissions budget unless either the state or EPA decides that re-entrained road dust emissions are a significant contributor to the  $PM_{2.5}$  nonattainment problem. The UDAQ conducted a re-entrained road dust study that concluded that  $PM_{2.5}$  re-entrained road dust emissions are negligible in the Utah portion of the Cache Valley  $PM_{2.5}$  nonattainment area. EPA Region 8 reviewed the study and concurred with the UDAQ's findings.

# 7.5 Interim PM<sub>2.5</sub> Conformity Test

The EPA interim conformity test, for the purposes of this plan revision, will require that NOx, VOC, and direct PM<sub>2.5</sub> (elemental carbon, organic carbon, SO<sub>4</sub>, brake and tire wear) emissions from RTPs, TIPs, and projects funded or approved by the FHWA or the FTA not exceed 2008 levels.

Interim emissions budget tests performed by the CMPO must include the whole multistate PM<sub>2.5</sub> nonattainment area of Cache Valley, including emissions estimates from Franklin County, Idaho.

The Interim conformity test requirements apply until EPA has declared the motor vehicle emissions budgets adequate for transportation conformity purposes or until EPA approves the budget in the Federal Register.

# 7.6 Transportation Conformity PM<sub>2.5</sub> Budgets

Cache County, Utah and Franklin County, Idaho have requested separate motor vehicle emissions budgets for their respective areas; therefore, the budgets listed below only apply to the Cache MPO.

In this SIP, the State is establishing transportation conformity motor vehicle emission budgets (MVEB) in the nonattainment portions of Cache County, Utah for 2015. Separate budgets are established for  $NO_x$ , VOC, and  $PM_{2.5}$  (elemental carbon, organic carbon,  $SO_4$ , brake and tire wear).

The Transportation Conformity PM<sub>2.5</sub> budgets emissions estimates for the mobile sources are calculated from the EPA approved Motor Vehicle Emission Simulator Model (EPA MOVES 2010a).

# **Cache MPO Transportation Conformity Budgets**

	Direct PM <sub>2.5</sub> (tpd)	NO <sub>x</sub> (tpd)	VOC (tpd)
2015	0.32	4.49	3.23

Table 7.1, Emissions Budgets for Transportation Conformity Purposes (EPA MOVES 2010a). Note: PM<sub>2.5</sub> budget only includes tire and brake wear, sulfate, elemental and organic carbon and does not include road dust. VOC emissions do not include refueling spillage and displacement vapor loss. Budgets are rounded to the nearest hundredth ton.

Per section 93.124 of the conformity regulations, for transportation conformity analyses using these budgets in analysis years beyond 2015, a trading mechanism is established to allow future increases in on-road direct PM<sub>2.5</sub> emissions to be offset by future decreases in plan precursor emissions from on-road mobile sources at appropriate ratios established by the air quality model. Future increases in on-road direct PM<sub>2.5</sub> emissions may be offset with future decreases in NOx emissions from on-road mobile sources at a NOx to PM<sub>2.5</sub> ratio of 13.66 to 1 and/or future decreases in VOC emissions from on-road mobile sources at a VOC to PM<sub>2.5</sub> ratio of 22.84 to 1. This trading mechanism will only be used if needed for conformity analyses for years after 2015. To ensure that the trading mechanism does not impact the ability to meet the NOx or VOC budgets, the NOx emission reductions available to supplement the direct PM<sub>2.5</sub> budget shall only be those remaining after the 2015 NOx budget has been met, and the VOC emissions reductions available to supplement the direct PM<sub>2.5</sub> budget shall only be those remaining after the 2015 VOC budget has been met. Clear documentation of the calculations used in the trading should be included in the conformity analysis.

# Chapter 8 – REASONABLE FURTHER PROGRESS

#### 8.1 Introduction

Clean Air Act Section 172(c)(2) requires that plans for nonattainment areas "shall require reasonable further progress (RFP)." The definition of RFP is given in Section 171 of the CAA. It means "such annual incremental reductions in emissions of the relevant air pollutant as are required by this part or may reasonably be required by the Administrator for the purpose of ensuring attainment of the applicable national ambient air quality standard by the applicable date."

In general terms, the goal of these RFP requirements is for areas to achieve generally linear progress toward attainment, as opposed to deferring implementation of all measures, where possible, until the end.

The pollutants to be addressed in the RFP plan are those pollutants that are identified for purposes of control measures in the attainment plan:  $PM_{2.5}$ ,  $SO_2$ , NOx, and VOC.

# 8.2 Moderate Area Planning Requirements

Within the context of the moderate area planning requirements given in Subparts 1 and 4 of the CAA, RFP must be considered in light of the attainment date as well as the date by which all RACT and RACM must be implemented. The attainment date for all three of Utah's moderate PM<sub>2.5</sub> nonattainment areas was established in EPA's Deadlines Rule. That date is December 31, 2015. The deadline for implementation of all RACT and RACM is described in paragraph 189(a)(1)(C) as four years from the date these areas were designated nonattainment. That date for implementation of RACM was thus December 14, 2013.

There are other moderate area planning requirements in Subpart 4 that relate to the showing of RFP. Paragraph 189(a)(1)(B) requires "either (i) a demonstration (including air quality modeling) that the plan will provide for attainment by the applicable attainment date; or (ii) a demonstration that attainment by such date is impracticable."

This plan demonstrates the former; that with the implementation of all reasonably available controls, the area will attain the 2006, 24-hour standard for  $PM_{2.5}$  by December 31, 2015.

For plan revisions showing attainment, paragraph 189(c) requires the inclusion of "quantitative milestones which are to be achieved every three years until the area is redesignated attainment and which demonstrate reasonable further progress ... toward attainment by the applicable date."

#### 8.3 RFP for the Logan, UT-ID Nonattainment Area

The attainment demonstration for the Logan, UT-ID PM<sub>2.5</sub> nonattainment area shows that the 2006, 24-hr NAAQS can be achieved by the attainment date of December 31, 2015. Essentially, the attainment demonstration in the SIP may also be considered to demonstrate that the area is achieving RFP

Past Guidance on RFP, for showing generally linear progress towards attainment by the applicable attainment date, has described a straight line with a downward trend, ending at the attainment date and representing, there, a level of emissions that is consistent with attainment of the applicable NAAQS.

In this plan, the "reductions in emissions of the relevant air pollutant as are required by this part" have been determined through the application of all RACM and RACT measures. The emissions reductions associated with these control measures were factored into an inventory for 2015 that was assessed using air quality modeling. The air quality modeling demonstrated that these reductions in emissions would be sufficient to demonstrate attainment of the applicable standard by the applicable attainment date.

It is also necessary to define a period of time over which the RFP determination will be made.

The starting point for evaluating RFP should be the baseline year used in the modeling analysis. This is a year (2010) selected to coincide with the period used to establish the monitored design value for the modeling analysis; a period in which the area is violating the applicable NAAQS.

Thus, the magnitude of emissions reductions should be evaluated over a period spanning from 2010 through 2015.

Quantitatively, the following assessment of emissions and incremental emissions reductions in Table 8.1 will show that RFP is met using the criteria discussed above:

Reasonable Further Progres	SS			
Logan, UT-ID PM2.5 Nonatta	ainment Are	ea		
*Emissions / Year	2010	2015	Difference	RFP
		projected with growth and controls		Annualized Difference
PM2.5	1.3	0.8	0.5	0.1
NOx	9.3	6.9	2.4	0.5
SO2	0.3	0.3	0.0	0.0
voc	12.1	8.9	3.2	0.6
Plan precursors	21.7	16.1	5.6	1.1
Total	23.0	16.9	6.1	1.2
**Concentration (ug/m3)	41	34	7.1	1.4
* Emissions are presented i	n tons per a	verage winter day		
**Value for 2010 is Baseline	design valu	ue for the Logan monitor		

Table 8.1, Reasonable Further Progress in the Logan, UT-ID nonattainment area

In addition to the emissions totals, the table also includes the 2010 baseline design value for the controlling monitor in the nonattainment area (Logan) and the predicted PM<sub>2.5</sub> concentration in 2015. These concentrations are presented as another metric to establish progress toward meeting the 24-hour standard.

# **Control Measures**

The inventory for 2015 "with growth and controls" reflects the implementation of all the reasonably available control measures and reasonably available control technologies identified in this plan, as well as all pre-existing control measures. As such, this inventory takes into account all controls that "may reasonably be required by the Administrator."

For a complete discussion of RACM & RACT, and the control measures factored into the modeled demonstration for 2015, see Chapter 6 of the Plan.

## 8.4 Milestones for the Logan, UT-ID Nonattainment Area

For plan revisions showing attainment, the Act requires quantitative milestones, to be achieved every three years, which demonstrate reasonable further progress toward attainment by the applicable date.

Under section 189(c), the State is required to submit a SIP revision if it fails to submit the quantitative milestone demonstration or if EPA determines that the milestone was not met.

These milestones are addressed in EPA's General Preamble (see Section 2.2 of this plan), which says that under the milestone requirement, the States must demonstrate to EPA that the SIP measures are being implemented and the milestones have been met.

The preamble notes that section 189(c) does not articulate the starting point for counting the 3-year period, and offers that it is reasonable to begin counting from the due date for the applicable plan revision containing the control measures that will give rise to the emission reductions.

Thus, the first quantitative milestone date is December 31, 2017.

The emission levels at the milestone must demonstrate reasonable further progress toward attainment by the applicable date. As noted in the introduction to this section, RFP is defined so as to consider the reductions in emissions required to ensure attainment of the NAAQS by the attainment date or which may reasonably be required by the Administrator. Since the applicable attainment date (December 31, 2015) precedes the milestone date, the quantification of the emissions reductions to be achieved must be taken to mean the level of emissions in 2015 used to demonstrate attainment.

From the date of the milestone, the State shall have 90 days to submit to the Administrator "a demonstration that all measures in the plan approved under this section have been implemented and that the milestone has been met."

UDAQ herein commits to prepare and submit a milestone report no later than 90 days from the milestone.

# **Chapter 9 – CONTINGENCY MEASURES**

### 9.1 Background

Consistent with section 172(c)(9) of the Act, the State must submit in each attainment plan specific contingency measures to be undertaken if the area fails to make reasonable further progress, or fails to attain the PM<sub>2.5</sub> NAAQS by its attainment date. The contingency measures must take effect without significant further action by the State or EPA.

Nothing in the statute precludes a State from implementing such measures before they are triggered, but the credit for a contingency measure may not be used in either the attainment or reasonable further progress demonstrations.

The SIP should contain trigger mechanisms for the contingency measures, specify a schedule for implementation, and indicate that the measures will be implemented without further action by the State or by EPA.

The CAA does not include the specific level of emission reductions that must be adopted to meet the contingency measures requirement under section 172(c)(9). Nevertheless, in the preamble to the Clean Air Fine Particulate Rule (see 72 FR 20643) EPA recommends that the "emissions reductions anticipated by the contingency measures should be equal to approximately 1 year's worth of emissions reductions necessary to achieve RFP for the area."

# 9.2 Contingency Measures and Implementation Schedules for the Nonattainment Area

The following measures have been set aside for contingency purposes:

Woodburning Control –As part of the control strategy for the SIP, rule R307-302 has been amended to change the no-burn call from 35  $\mu g/m^3$  to 25  $\mu g/m^3$ . Credit for this change is included in the modeled attainment demonstration as well as the RFP demonstration. However, R307-302 also includes a mechanism to further revise the no-burn call to only 15  $\mu g/m^3$  should a contingency situation arise. The benefit of this rule is to prevent a buildup of particulate matter due to woodsmoke during periods of poor atmospheric mixing which typically precede exceedances of the 24-hour PM<sub>2.5</sub> NAAQS. This rule has been adopted, and can take effect immediately if so required.

This contingency measure will be triggered by an EPA determination that: 1) the area has, based on the state's milestone report under 189(c), failed to make RFP; or 2) has failed to attain the NAAQS by the applicable attainment date.

#### 9.3 Conclusions

Control measures developed to meet increasingly stringent ozone and fine PM<sub>2.5</sub> standards in Utah's urbanized areas have likewise become increasingly stringent, and still it is a challenge to attain the 2006, PM<sub>2.5</sub> NAAQS. This leaves little room for additional reductions that can be set aside as contingency measures.

In the Cache Valley, there are no major stationary point sources. Area sources and on-road mobile sources contribute the emissions that result in elevated PM<sub>2.5</sub> concentrations. For the most part, further emission controls in these categories extend beyond the authorities of UDAQ. The most meaningful reductions in future emissions of VOC, an important PM<sub>2.5</sub> precursor, will likely result from national programs that apply additional restrictions of VOC in consumer products, and from what will likely result from Tier III of the federal motor vehicle control program.