STATE OF NEVADA

Department of Conservation & Natural Resources

ENVIRONMENTAL PROTECTION

Brian Sandoval, Governor Leo M. Drozdoff, P.E., Director David Emme, Administrator

September 22, 2016

Alexis Strauss, Acting Regional Administrator U.S. Environmental Protection Agency, Region 9 Mail Code ORA-1 75 Hawthorne Street San Francisco, CA 94105-3901

RE: Recommended Area Designations for the 2015 Primary and Secondary National Ambient Air Quality Standards for Ozone (80 FR 65292, October 26, 2015)

Dear Ms. Strauss:

On behalf of Governor Sandoval, as his appointed designee, pursuant to Section 107(d) of the 1990 Clean Air Act, I am submitting this letter to the U.S. Environmental Protection Agency (USEPA) requesting that all hydrographic areas (except for Indian Lands) in the State of Nevada, with the exception of three hydrographic areas (HAs) in Clark County, be designated unclassifiable/attainment for the 2015 Primary and Secondary 8-hour ozone standard.

For Clark County (except for Indian Lands), we are requesting the following HAs be designated nonattainment and the remainder of the county unclassifiable/attainment:

- HA 164A Ivanpah Valley/Northern Part
- HA 165 Jean Lake Valley
- HA 212 Las Vegas Valley

Four attachments of documentation supporting these designation recommendations are included:

Attachment A. Nevada Division of Environmental Protection (NDEP) monitoring data for Carson City, Fallon, and Fernley, as well as National Park Service monitoring data from the Clean Air Status and Trends Network (CASTNET) monitor at Great Basin National Park.

Attachment B. Washoe County Health District, Air Quality Management Division (AQMD) letter to NDEP, *Initial Area Designation Recommendations for the 2015 Ozone National Ambient Air Quality Standard.*

Attachment C. The NDEP's five-factor analysis for Nye County, "Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County."

Attachment D. Clark County Department of Air Quality's (DAQ) five-factor analysis for Clark County, "Area Designation Recommendations for the 2015 Ozone NAAQS for Clark County, Nevada" and transmittal letter.

The NDEP monitoring data for 2013-2015 is enclosed as Attachment A. The NDEP is in the process of preparing two exceptional events demonstrations for monitoring data affected by stratospheric intrusions and wildfires. Data collected on June 8, 2015 at the CASTNET monitor in Great Basin National Park was affected by a stratospheric intrusion event. Data collected

Alexis Strauss, Acting Regional Administrator, USEPA Region 9 September 22, 2016 Page 2

August 20-21, 2015 at the NDEP's Fallon monitor was affected by wildfire emissions. These demonstrations will be submitted to USEPA in October 2016.

The AQMD of the Washoe County Health District reviewed 2013-2015 data and determined that Washoe County is in attainment of the 2015 8-hour ozone standard. A copy of their letter is enclosed as Attachment B. In the letter, they note an unusual situation where infrequent meteorological conditions favorable for ozone formation in northern/central California followed by stronger than normal winds conductive to transporting the existing pollution to the Reno-Tahoe area occurred on May 17, 2014.

The NDEP five-factor analysis to exclude Nye County from the Clark County nonattainment area boundary is enclosed as Attachment C.

Clark County's DAQ reviewed 2013-2015 data at the 13 monitoring sites in Clark County. The DAQ conducted a five-factor analysis (Attachment D) to determine the boundary of the nonattainment area in Clark County. A copy of their cover letter to the NDEP is also included in Attachment D. In the letter, they note that transport of ozone from sources in southern California is an issue.

If you should have any questions about this submittal or require additional clarification, you may contact Danilo Dragoni, Chief, Bureau of Air Quality Planning at (775) 687-9340.

Sincerely,

David Emme Administrator

Enclosures

cc w/o enclosures:

Charlene Albee, Director, Air Quality Management Division, WCHD Marci Henson, Director, Clark County DAQ Sheila Anderson, Policy Analyst, Office of the Governor Colleen McKaughan, Associate Director, Air Division AIR-1, USEPA Region 9 Doris Lo, Acting Chief, Planning Office AIR-2, USEPA Region 9

ec w/o enclosures:

Kay Scherer, Interim Director, Nevada Department of Conservation and Natural Resources Danilo Dragoni, Chief, Bureau of Air Quality Planning, NDEP

Certified Mail: 9171 9690 0935 0041 0413 80

September 22, 2016

NEVADA DIVISION OF ENVIRONMENTAL PROTECTION OZONE MONITORING DATA (in ppm), 2013-2015

Old National Guard Armory (Carson City)

AQS Site ID	32-510-0020
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Year	1st High	Date	2nd High	Date	3rd High	Date	4th High	Date
2013	0.069	7/22/13	0.067	8/23/13	0.066	6/12/13	0.065	8/22/13
2014	0.075	5/17/14	0.070	7/26/14	0.069	6/28/14	0.068	4/19/14
2015	0.070	6/8/15	0.069	6/7/15	0.069	8/21/15	0.068	6/6/15
Average (Design Value)							0.067	

Fallon West End Elem School

AOS	Site	ID	32.	.001	-000	2

Year	1st High	Date	2nd High	Date	3rd High	Date	4th High	Date
2013	0.066	5/15/13	0.065	5/21/13	0.064	5/14/13	0.064	7/26/13
2014	0.070	5/31/14	0.069	5/17/14	0.066	6/12/14	0.065	7/26/14
2015	0.080*	8/21/15	0.076*	8/20/15	0.069	6/16/15	0.068	6/8/15
Average (Design Value)							0.065	

Fernley Intermediate School

AQS Site ID 32-0	1(l9-	0006
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Year	1st High	Date	2nd High	Date	3rd High	Date	4th High	Date
2013	0.067	8/23/13	0.066	8/22/13	0.065	5/14/13	0.064	5/15/13
2014	0.074	5/17/14	0.072	7/26/14	0.069	6/28/14	0.067	5/31/14
2015	0.073	6/15/15	0.072	6/19/15	0.071	6/8/15	0.071	6/18/15
Average (Design Value)							0.067	

Great Basin National Park¹ (NPS monitor)

AQS Site ID 32-033-0101

Year	1st High	Date	2nd High	Date	3rd High	Date	4th High	Date
2013	0.076	5/5/13	0.076	5/25/13	0.076	6/18/13	0.074	6/17/13
2014	0.071	6/12/14	0.066	6/10/14	0.065	5/6/14	0.064	4/21/14
2015	0.075	6/4/15	0.072*	6/8/15	0.067	6/7/15	0.066	6/18/15
Average (Design Value)							0.068	

Notes:

^{*} These MDA8 values include data affected by exceptional event emissions as identified by the NDEP. Although they do not have current regulatory implications for the 2015 ozone NAAQS area designations, these MDA8 values may affect future design values that include 2015 data. Exceptional event demonstrations for these days are under preparation by the NDEP with submittal expected prior to November 1, 2016.

¹ The Great Basin National Park ozone monitor (GRB411), located in White Pine County, is part of the Clean Air Status and Trends Network (CASTNET) monitoring network and is operated by the National Park Service, not NDEP. The data is part of the EPA Air Quality System (AQS).

ATTACHMENT B

Letter from Washoe County Health District, Air Quality
Management Division to Nevada Division of Environmental
Protection

Initial Area Designation Recommendations for the 2015 Ozone National Ambient Air Quality Standard





August 26, 2016

David Emme, Administrator
Department of Conservation and Natural Resources
Division of Environmental Protection
901 South Stewart Street, Suite 4001
Carson City, Nevada 89701-5249

Subject:

Initial Area Designation Recommendations for the 2015 Ozone National Ambient Air

Quality Standard

Dear Mr. Emme:

On October 26, 2015, the U.S. Environmental Protection Agency (EPA) approved a rule revising the National Ambient Air Quality Standard (NAAQS) for ozone (80 FR 65292). Pursuant to Section 107(d) of the Clean Air Act, the governor of each state is to recommend area designations to the EPA whenever a NAAQS is established or revised. The Washoe County Health District, Air Quality Management Division (AQMD) has reviewed historical ambient air monitoring data and recommends that:

1. All Hydrographic Areas within Washoe County be designated as "attainment".

The recommendation is based on certified ozone data in AQS for 2013-2015, and EPA's potential concurrence with the Exceptional Events Demonstration for exclusion of ozone data for August 18-21, 2015. See Table 1 for a summary of how this episode affects the 2015 4th high and 2013-2015 design value for AQMD's design value site (Reno3, AQS ID 32-031-0016). (Note: An Exceptional Events Initial Notification was submitted to EPA Region IX on June 3, 2016. On June 21, 2016, EPA Region IX determined that ozone data from that event may affect a future regulatory decision and could be considered under the Exceptional Events Rule. The AQMD is preparing an Exceptional Events Demonstration that is expected to be formally submitted to EPA Region IX by October 1, 2016.)

The AQMD has also identified an unusual and infrequent ozone event that occurred on May 17, 2014. In Northern California and Northern Nevada, the months of April and May compose a transitional period when it is not uncommon to observe Summertime (ozone formation) and Springtime (synoptic scale transport winds) meteorological conditions. Infrequently, meteorological conditions (specifically from late April to early June) are favorable for ozone formation in Northern/Central California followed by stronger than normal west-southwesterly winds conducive to pushing existing pollution downwind towards the Reno-Tahoe area. This situation occurred on May 17 resulting in the highest 8-hour concentration for 2014 at five of the six ozone monitoring sites in Washoe County. It was also the second high at the sixth site. This episode was also the only exceedance of the 2008 NAAQS for the year. Additional information about this event is attached.



Date: August 26, 2016

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At this time, the AQMD will not be seeking exclusion of the May 17, 2014 ozone event for regulatory purposes. There are currently no approvable paths in the Exceptional Events Rule (EER) nor Clean Air Act to address this type of interstate transport. Ozone events similar to May 17 are infrequent but will occur again. The AQMD requests EPA to improve the EER and/or Clean Air Act to exclude May 17-type events from regulatory decisions.

Table 1 Reno3 (32-031-0016)

Rank	2013	2014	2015
1	0.073	0.076^2	0.0751
2	0.071	0.074	0.073
3	0.069	0.073	0.0731
4	0.069	0.071	0.0731
5	0.069	0.070	0.072
6	0.066	0.069	0.071
7	0.065	0.069	0.070
8	0.065	0.068	0.070^{1}
9	0.064	0.068	0.069
10	0.064	0.067	0.069

4 th high:			
w/out EE	0.069	0.071	0.073
w/ EE	0.069	0.071	0.070^{1}

Design Value (2	2013-2015):	er engleste et CIAS
w/out EE	,	0.071
w/ EE		 0.070^{1}

Data and statistics affected by August 18-21, 2015 wildfires.

² Data affected by May 17, 2014 unusual and infrequent event.

Feel free to contact Ms. Charlene Albee or Mr. Daniel Inouye at (775) 784-7200 if we can be of further assistance.

Sincerely,

Kevin Dick

District Health Officer

Washoe County Health District

Date: August 26, 2016

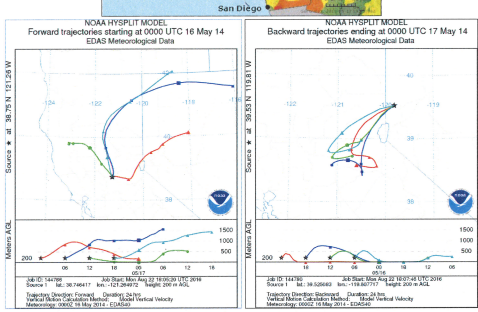
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Attachment A

AirNow Ozone AQI Maps and HYSPLIT Trajectories for the Day Prior (May 16, 2014), Day Of (May 17, 2014), and Day After (May 18, 2014) the Ozone Event Affecting Northern Nevada

May 16, 2014 1 Day Prior to Ozone Episode in Reno





Hourly Ozone Concentrations (ppb) at

Monitoring Stations Between the Sacramento Valley and Truckee Meadows

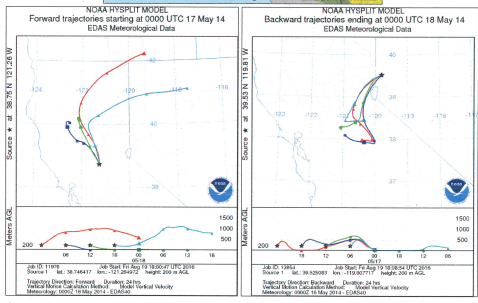
	00	01	02	03	04	05	06	07	08	09	10	11	12	13	14	15	16	17	18	19	20	21	22	23
Roseville	42	43	41	40	_	38	37	42	49	53	57	62	68	75	78	77	74	64	57	43	38	37	38	37
Auburn	47	49	47	47	47	45	40	39	38	43	50	55	59	63	65	68	73	74	72	62	53	41	45	43
Tahoe City	32	31	30	32	24	24	21	06	14	38	40	48	49	51	53	52	52	56	58	57	55	50	47	42
Incline	33	33	33	35	33	28	20	26	47	46	47	50	55	55	54	53	55	57	56	44	43	43	44	45
Reno3	33	23	18	13	13	10	12	_	_	46	54	57	55	56	57	59	60	61	62	58	56	53	47	39

Date: August 26, 2016

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May 17, 2014 Ozone Episode in Reno





Hourly Ozone Concentrations (ppb) at

Monitoring Stations Between the Sacramento Valley and Truckee Meadows

	_	************************													9									
	00	01	02	03	04	05	06	07	08	09	10	11	12	13	14	15	16	17	18	19	20	21	22	23
Roseville	35	35	33	33	_	32	31	31	35	38	43	46	49	54	58	58	56	51	47	39	36	38	39	37
Auburn	44	45	45	43	41	36	35	33	33	35	39	41	45	49	51	50	54	57	57	51	43	39	37	34
Tahoe City	42	36	39	38	37	37	33	51	55	58	63	67	69	66	66	67	69	69	70	66	62	60	55	49
Incline	46	46	47	45	47	44	37	54	58	63	69	70	70	69	70	70	71	72	73	73	69	59	52	48
Reno3	39	27	22	32	29	31	23	26	44	64	74	80	77	76	76	81	76	73	74	69	65	63	59	53

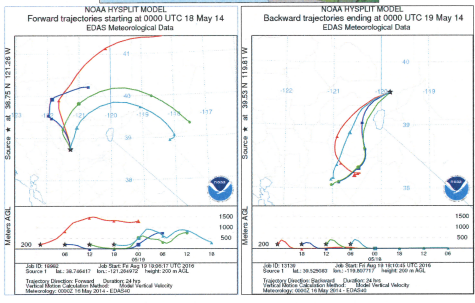
	Day Over Day Difference in		
Color	Concentration (ppb)		
Purple	>-30		
Blue	- 20 to - 29		
Green	-10 to -19		
Light Green	- 5 to -9		
No Color	- 4 to + 9		
Yellow	+ 10 to +19		
Orange	+ 20 to +29		
Red	>+ 30		

Date: August 26, 2016

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May 18, 2014 1 Day After the Ozone Episode in Reno

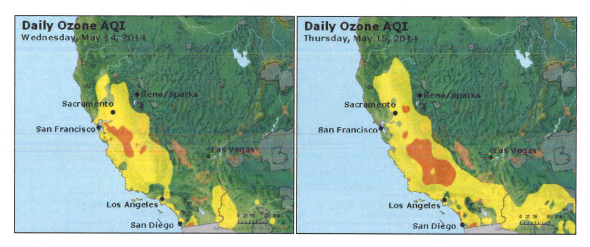


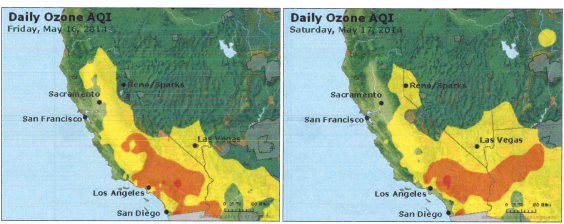


Date: August 26, 2016

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Attachment B
AirNow Ozone AQI Maps Three Days Preceding and One Day After the
May 17, 2014 Ozone Event Affecting Northern Nevada







NEVADA AIR QUALITY DESIGNATIONS AND BOUNDARY DETERMINATIONS FOR THE 2015 8-HOUR OZONE NAAQS FOR NYE COUNTY

Prepared by

BUREAU OF AIR QUALITY PLANNING NEVADA DIVISION OF ENVIRONMENTAL PROTECTION

September 22, 2016

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1. INTRODUCTION

On February 25, 2016, the U.S. Environmental Protection Agency (EPA) Headquarters issued guidance to regional EPA offices for states to use in developing area designation recommendations for the revised 2015 ozone NAAQS (*Area Designations for the 2015 Revised Ozone National Ambient Air Quality Standards*, Janet G. McCabe). The guidance recommends that Combined Statistical Areas (CSAs) or, where appropriate, Core Based Statistical Areas (CBSAs) in which the violating monitor(s) are located serve as the starting point for a weight-of-evidence analysis of the five factors (see below) in evaluating the geographic boundaries of an ozone nonattainment area. CBSA is a collective term for both metropolitan (an urbanized area with a population of 50,000 or more) and micropolitan (an urban cluster of at least 10,000 and fewer than 50,000 people) statistical areas. A CBSA consists of one or more counties containing the core urban area, plus any adjacent counties that have a high degree of social and economic integration with the urban core as measured by commuting.¹ A CSA consists of 2 or more CBSAs that have social and economic ties as measured by commuting². The CSA is the most expansive variant on the metropolitan area concept used by the U.S. Census Bureau.

There are seven monitors located in Clark County showing a violation of the ozone NAAQS. However, the CSA in which Clark County is located includes Nye County, i.e., the "Las Vegas – Henderson, NV-AZ" CSA, which is comprised of the Las Vegas-Henderson-Paradise, NV Metropolitan Statistical Area and Pahrump, NV Micropolitan Statistical Area. Figure 1-1. Thus, Nevada considers Clark and Nye Counties combined as the starting point for evaluating the nonattainment area boundary for the Clark County ozone nonattainment area. All but one of the violating monitors are located in the urban Las Vegas core and the seventh is located in a major ozone transport corridor from California (Jean). No ozone monitors are located in Nye County.

In order to adjust the nonattainment area boundary, a state is urged to address five factors which are listed in the February 2016 guidance. These five factors are:

- Air Quality Data
- Emissions and Emissions-Related Data
 - o Population and Degree of Urbanization
 - o Traffic and Commuting Patterns
- Meteorology

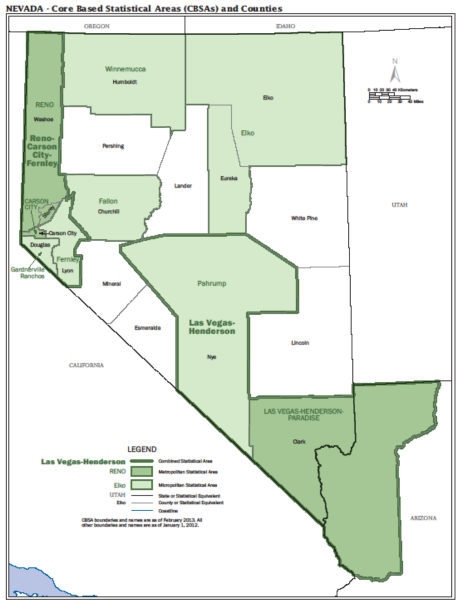
• Geography/Topography

Jurisdictional Boundaries

1 http://www.census.gov/population/metro/

² "2010 Standards for Delineating Metropolitan and Micropolitan Statistical Areas", June 28, 2010, 75 FR 3724. https://www.whitehouse.gov/sites/default/files/omb/assets/fedreg 2010/06282010 metro standards-Complete.pdf

FIGURE 1-1 NEVADA CORE BASED STATISTICAL AREAS



U.S. DEPARTMENT OF COMMERCE Economics and Statistics Administration U.S. Census Bureau

Source: http://www2.census.gov/geo/maps/metroarea/stcbsa pg/Feb2013/cbsa2013 NV.pdf

The State of Nevada used these factors in developing recommended nonattainment boundaries for the revised 2015 primary and secondary ozone NAAQS. Two 5-factor analyses were conducted. The Nevada Division of Environmental Protection (NDEP) performed an analysis for the Nye County CBSA, a micropolitan statistical area, in relation to Clark County, and the Clark County Department of Air Quality (DAQ) performed an analysis to determine the

boundary of the nonattainment area in Clark County. This document addresses only Nye County; the Clark County analysis is contained in a separate document.

Clark County is the most populous county in Nevada, and the greater Las Vegas metro area has the largest urban population in Nevada. In contrast, the population of Nye County as well as its largest town Pahrump is extremely small in comparison; there are no significant sources of ozone precursors, and it is isolated geographically and topographically from the Las Vegas Valley. Based on the 5 factor analysis that follows, **the NDEP concludes that Nye County should be excluded from the nonattainment area boundary for the 2015 primary and secondary ozone NAAQS proposed by DAQ**, which encompasses Clark County's urbanized area, traffic and commuting patterns, and most of the industrial and commercial activities³.

2. FIVE FACTOR ANALYSIS FOR NYE COUNTY

Unlike urban portions of Clark County, specifically Las Vegas, local ozone formation in rural Nevada is nitrogen oxide-limited. Therefore, the NDEP analysis of the five factors focuses on ozone precursor emissions of nitrogen oxide (NO_x). The town of Pahrump is Nye County's largest population center with 83 percent of the county's population. Pahrump lies about 60 miles west of Las Vegas via State Route (SR) 160. The communities of Amargosa Valley (3 percent of Nye County population), Beatty (2 percent), and Tonopah (6 percent) are located approximately 80, 100, and 175 miles northwest of Las Vegas via US Route 95, respectively. Mobile source emissions comprise the largest source of ozone precursors in Nye County. However, the NDEP's analysis demonstrates that ozone (or ozone precursor) emissions from Nye County are dwarfed by the emissions in Clark County.

Furthermore, the Pahrump Valley is geographically isolated from the Las Vegas Valley by the Spring Mountain Range with elevations as high as 11,918 feet. Mobile sources are the largest emitter of ozone precursors for both Nye County and Clark County; however, mobile source NO_x emissions in Clark County are an order of magnitude greater than those of Nye County. Commuter traffic on SR 160, the major highway between Pahrump and Las Vegas, goes over a pass at 5,594 feet, a major barrier to transport, and represents only 4 percent of the 2014 ten largest Annual Vehicle Miles Traveled (AVMT) roads in Clark County. The emissions and traffic data, in conjunction with the topographical, geographical and meteorological differences between the two valleys, demonstrate that Nye County is not a source of ozone or ozone precursor pollution for Clark County, nor is Clark County a source of ozone or ozone precursor emissions for Nye County.

³ Area Designation Recommendations for the 2015 Ozone NAAQS for Clark County, NV, 2016, Clark County Department of Air Quality.

Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

These factors are discussed more fully in the following sections.

2.1 FACTOR #1 - AIR QUALITY DATA

There are currently 14 ozone monitors in Clark County, DAQ operates and maintains 13 ozone monitors located throughout the county. The Spring Mountain Youth Camp and Logandale monitors are special purpose monitoring sites and the Las Vegas Paiute monitor is considered a non-regulatory monitor operated by the Paiute tribe and so the data cannot be used for NAAQS purposes. A monitor in Logandale was shut down at the end of 2015. Ten of the monitors have valid design values. Table 2-1 presents 2013-2015 fourth-highest daily (MDA8) and design value ozone monitoring data for Clark County with valid design values shown in bold font. The valid data show exceedances of the 2015 ozone NAAQS at seven of the sites. Figure 2-1 displays the location of ozone monitors operated and maintained by DAQ and associated valid design values; design values posted in red indicate violations of the NAAQS.

TABLE 2-1
CLARK COUNTY 2013-2015 OZONE MDA8 AND DESIGN VALUE DATA*

SITE ID	2013 MDA8 (ppm)	2014 MDA8 (ppm)	2015 MDA8 (ppm)	Design Value
Apex 32-003-0022	0.073	0.076	0.072	0.073
Mesquite 32-003-0023	0.067	0.065	0.065	0.065
Paul Meyer 32-003-0043	0.075	0.077	0.073	0.075
Walter Johnson 32-003-0071	0.074	0.074	0.068	0.072
Palo Verde 32-003-0073	0.074	0.077	0.072	0.074
Joe Neal 32-003-0075	0.076	0.079	0.071	0.075
Green Valley 32-003-0298			0.070	0.070
Jerome Mack 32-003-0540	0.069	0.073	0.069	0.070
Boulder City 32-003-0601	0.071	0.073	0.068	0.070
Jean 32-003-1019	0.075	0.074	0.069	0.072
J.D. Smith 32-003-2002	0.072	0.075	0.073	0.073
Spring Mtn Youth Camp 32-033-7771			0.073	0.073

Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

SITE ID	2013 MDA8 (ppm)	2014 MDA8 (ppm)	2015 MDA8 (ppm)	Design Value
Indian Springs 32-033-7772		0.070	0.070	0.070
Logandale 32-003-7780		0.064	0.066	0.065
Las Vegas Paiute AQ Site 32-003-8000	0.082	0.081	0.075	0.079

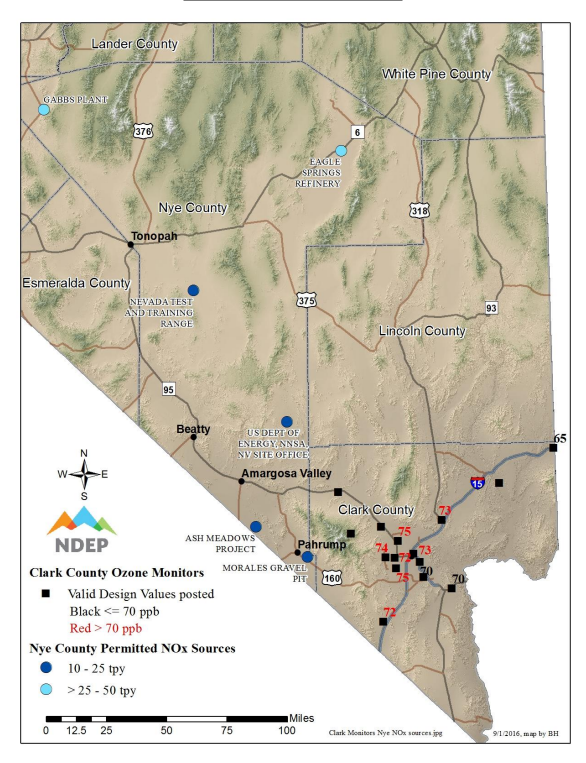
^{*} Data downloaded from EPA AQS May 2016. Valid design values in bold font.

Currently, there are no monitors in Nye County collecting data for ozone NAAQS compliance. Although, state-wide monitoring suggests rural monitors can be affected by exceptional events such as stratospheric intrusions, wildfire emissions, and long-range transport events; rural monitors are unlikely to record NAAQS violations resulting from local ozone formation. This observation suggests Nye County should be designated unclassifiable/attainment.

2.2 FACTOR #2 - EMISSIONS AND EMISSIONS-RELATED DATA

Because there is no actual ozone monitoring data for Nye County, ozone precursor emissions were evaluated as surrogates for local ozone formation. Table 2-2 compares Nye County's and Clark County's 2011 NO_x and volatile organic compound (VOC) emissions, the primary precursors to ozone formation, both in total and without the significant natural contribution to VOCs from biogenic sources. The anthropogenic emissions of NO_x and VOCs from Nye County are over an order of magnitude less than those that are produced in Clark County. In 2011, Nye County sources emitted only 4.5 percent of the total anthropogenic NO_x emissions in Clark County and only 8.4 percent of the total anthropogenic VOC emissions.

There are no facilities in Nye County that emit in excess of 50 tons per year (tpy) of NO_x , and only six permitted facilities in Nye County with NO_x emissions greater than 10 tpy based on 2011 NEI data. Table 2-3. Emission sources in Nye County are small and widely disbursed (Figure 2-1), while those of Clark County are concentrated in urban Las Vegas Valley.



Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

In addition to the fact that emissions of ozone precursors in Nye County are small compared to the emissions generated in the Las Vegas Valley, the transport of emissions between the Las Vegas Valley and Pahrump Valley (the nearest populated area in Nye County) is significantly limited by meteorological, topographic and geographic characteristics, as discussed in following sections. Based on this evidence, emissions generated in Nye County are assumed to not be impacting Clark County.

TABLE 2-2
2011 NO_x AND VOC EMISSIONS BY SOURCE SECTOR

	Nye County		Clark County	
Source Type	NOx	VOC	NOx	VOC
	(tpy)	(tpy)	(tpy)	(tpy)
Agriculture			0	0
Biogenics	969	189,245	555	146,405
Dust			0	0
Fires	74	807	25	323
Fuel Combustion	143	76	6,948	849
Industrial Processes	48	438	1,526	498
Miscellaneous	6	204	43	2,425
Mobile	2,041	1,365	42,619	20,836
Solvent		276	0	12,675
TOTALS	3,281	192,411	51,716	184,011
TOTAL without biogenics	2,312	3,166	51,161	37,606

2011 NEI data downloaded 26-April-2016 from: https://www3.epa.gov/air/emissions/index.htm

Mobile sources account for the largest share of 2011 anthropogenic ozone precursor emissions in both Nye County and Clark County. Table 2-2. Mobile source emissions are associated primarily with urban areas and interstate transportation corridors. Traffic and commuting patterns between Nye County and Clark County are discussed in section 2.2.2. Table 2-2 shows clearly that anthropogenic ozone precursor emissions generated in Nye County are dwarfed by the emissions generated in Clark County. This factor analysis supports the exclusion of Nye County from the DAQ-recommended Clark County nonattainment area boundary for the 2015 ozone NAAQS.

TABLE 2-32011 NYE COUNTY PERMITTED FACILITIES WITH NO_x EMISSIONS > 10 tpy

			NOx
NDEP Permit ID	Facility Name	Locality	(tpy)
AP29110905	Eagle Springs Refinery	Railroad Valley	41.6
AP14590433	Gabbs Plant	Gabbs	30.1
AP14990924	Ash Meadows Project	Amagosa Valley	19.9
AP97112557	US Dept of Energy, NNSA, NV Site Office	Mercury	15.2
AP14422700	Morales Gravel Pit	Pahrump	12.2
AP97111233	NV Test and Training Range	Tonopah	10.5

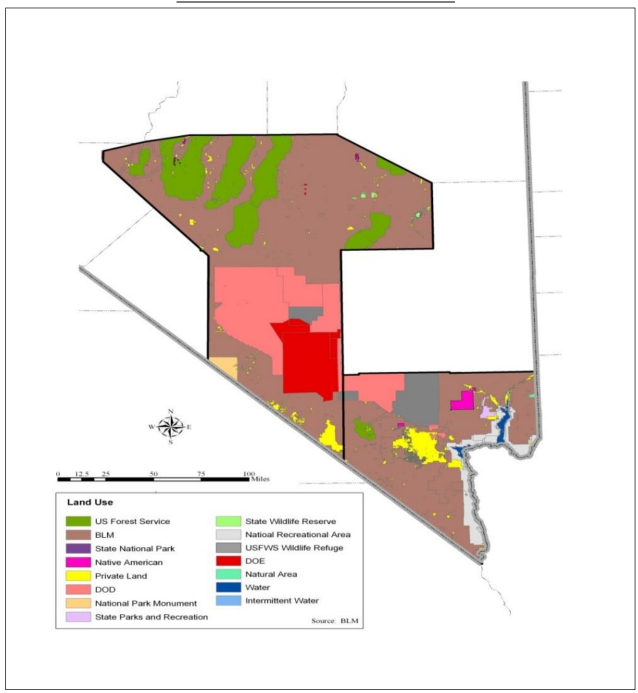
Finally, there are multiple federally enforceable control measures, specifically gasoline engine and diesel engine standards, and fuel standards as well as state-wide application of New Source Review Regulations and existing Stationary Source Performance standards that provide adequate control for emission sources located in Nye County.

2.2.1 POPULATION AND DEGREE OF URBANIZATION

Nye County is the largest county in Nevada, comprising over 16 percent of the total acreage of Nevada. With a land area of 11,560,960 acres, Nye County is larger than the combined total area of Massachusetts, Rhode Island, New Jersey and Delaware. Of this vast land area, only 822,711 acres, or just over seven percent of the total, is private land; the majority of the county's land is owned by the federal government. Figure 2-2. The following discussion of population focuses on Pahrump, the Nye County community closest to Las Vegas and the largest population center in Nye County. No further discussion is provided regarding the communities of Amargosa Valley, Beatty, or Tonopah due to their small populations and distance from Las Vegas.

The total 2010 population of Nye County is 43,946, while the population of Clark County is 1,951,269. Table 2-4. The 2010 population of the Pahrump Census County Division (CCD) is 36,583, while the 2010 population of the Las Vegas CCD is 1,771,945. Table 2-5. Population density is low throughout Nye County compared to Clark County, in fact two orders of magnitude less. Figure 2-3 and Table 2-5. The population density of the Pahrump CCD is approximately 51 persons per square mile compared to 3,719 persons per square mile for the Las Vegas CCD, two orders of magnitude less. Figure 2-3, Table 2-4, and Table 2-5 clearly demonstrate the population and degree of urbanization in Pahrump is insignificant compared to that of Las Vegas.

FIGURE 2-2 SOUTHERN NEVADA LAND USE MAP



Commercial development and employment are two of the surrogate factors that may serve as an indicator of the levels of activities generating ozone precursor emissions. The two largest business areas of employment in Pahrump are accommodation/food services and retail trade with

approximately 1,400 employees each, followed by health care/social assistance with approximately 900 employees. These businesses do not produce significant amounts of ozone precursor emissions and are local in nature.

TABLE 2-42010 CENSUS DATA AND 2015 POPULATION ESTIMATES

Coography	April 1, 2010	Population Estimate (as of July 1)
Geography	Census	2015
Clark County	1,951,269	2,114,801
Nye County	43,946	42,477

Source: U.S. Census Bureau, Population Division. Annual Estimates of the Resident Population, downloaded 12-April-2016 from http://factfinder.census.gov/faces/nav/jsf/pages/index.xhtml

Pahrump is considered a retirement community, which also affects the level of economic and subsequent emissions activity. The percentage of population of Nye County of residents over age 65 is approximately 23.4 percent, with approximately 25.4 percent of Pahrump residents over age 65. The median age in Nye County is currently 48.4 years (49.8 in Pahrump). Population data indicates 8 percent growth of population in Clark County (or 163,532 persons) based on the 2010 census data and 2015 population estimate, while Nye County population decreased by 3 percent (or 1,469 persons) during the same timeframe. Table 2-4. In fact, the population growth in Clark County from 2010 to 2015 is more than 3 times the total population of Nye County. This represents significant growth compared to the population decrease in Nye County.

TABLE 2-52010 CENSUS DATA AND POPULATION DENSITY

Geography	2010 Population	Area (square miles)	Population Density (persons/square mile)
Clark County	1,951,269	8,061	247
Las Vegas CCD	1,771,945	477	3,719
Nye County	43,946	18,199	2.4
Pahrump CCD	36,583	717	51

Source: U.S. Census Bureau, American Fact Finder, downloaded 20-June-2015 from http://factfinder.census.gov/faces/nav/jsf/pages/index.xhtml

Clark County's population is highly urbanized with the majority of the population located in the Las Vegas Valley. The growth in Clark County is expected to be very localized and confined to the existing urban area primarily due to the limited availability of private land. Figure 2-2 shows land ownership in Nye County and Clark County. The federal government owns approximately

93 percent of the land in Nye County and approximately 89 percent of the land in Clark County⁴. Because of the large percentage of federally-owned land in Clark County, growth is limited to private lands primarily within the Las Vegas Valley. Additionally, there is a buffer of federal lands between Las Vegas and Pahrump of approximately 35 miles. Future development is constrained by the U.S. Bureau of Land Management disposal boundaries in both the Pahrump Valley and the Las Vegas Valley.

The small population and low population density, an economy dominated by local employment, and approximately 25 percent of the total population being of retirement age, demonstrate that Nye County is not expected to be a contributing source of ozone precursor emissions and resulting ozone pollution to the Clark County nonattainment area. This factor analysis supports the exclusion of Nye County from the DAQ-recommended Clark County nonattainment area boundary for the 2015 ozone NAAQS.

2.2.2 TRAFFIC AND COMMUTING PATTERNS

Table 2-6 presents the AVMT for Clark County and Nye County as well as the Average Annual Daily Traffic (AADT) count totals for Nevada State Route 160 (SR 160) between Las Vegas and Pahrump. The AVMT in Nye County for 2014, as determined by the Nevada Department of Transportation (NDOT⁵), was approximately 743 million miles compared to approximately 17,414 million miles in Clark County – about 23 times more AVMT in Clark than Nye County. Pahrump is the largest population center in Nye County and the closest to Clark County. It is primarily a retirement community and, therefore, work-related commuting between Pahrump and Las Vegas is minimal.

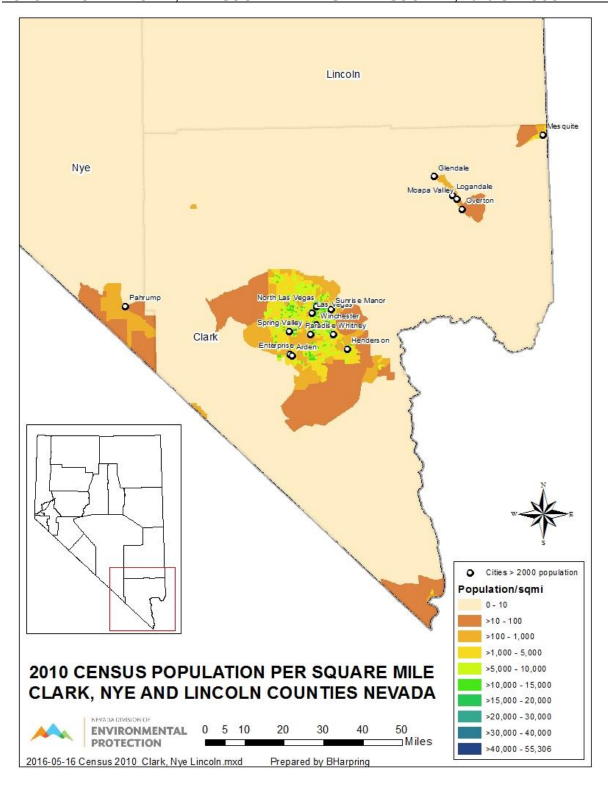
SR 160 is the primary route connecting Pahrump with Las Vegas. It is classified as a Principal Arterial-Other by the NDOT. The traffic counter is located 15.6 miles west of the intersection of SR 160 and SR 159, in the Spring Mountain range between Pahrump and Las Vegas. The AADT count includes traffic in both directions, so a count of 8,000 suggests 4,000 round trips between Pahrump and Las Vegas. The AADT data for SR 160 indicate a range of counts from approximately 7,000 to nearly 10,000, increasing from 2000 until peaking in 2007 followed by a steady decline through 2013. Daily counts have again increased from 2013 back to 2010 levels through the most recently available data for 2015.

-

⁴ Public Lands in the State of Nevada: An Overview, University of Nevada Reno Center for Economic Development, Fact Sheet-01-32, Table 2. Accessed 8/30/2016 at: http://www.unce.unr.edu/publications/files/cd/2001/fs0132.pdf.

⁵ Annual Vehicle Miles of Travel 2014 Highway Performance Monitoring System Data, viewed 20-June-2016, available from http://dot.nv.gov/uploadedFiles/NDOT/About_NDOT/NDOT_Divisions/Planning/Roadway_Systems/2014_AVMT_Publication.pdf

FIGURE 2-3
POPULATION DENSITY, NYE COUNTY AND CLARK COUNTY, 2010 CENSUS DATA



Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

The AVMT data in Table 2-6 is presented graphically by Figure 2-4. The NDOT data indicates annual vehicle miles of travel in Clark County is increasing at a rapid rate, while that of Nye County shows more restrained growth. The Clark County AVMT is two orders of magnitude greater than that of Nye County, although Nye County has more than twice the area of Clark County. Table 2-6. Finally, the AVMT on SR 160 represent only 4 percent of the 2014 ten largest AVMT roads in Clark County, according to the NDOT⁶ AVMT data. Figure 2-5. Thus, the NDEP concludes that vehicle traffic between Pahrump and Las Vegas is not significant compared to the traffic in Clark County and has a minimal impact on the generation of ozone precursor emissions in Clark County.

TABLE 2-6
AADT DATA FOR SR 160 AND AVMT FOR CLARK COUNTY AND NYE COUNTY

YEAR	SR 160 AADT	Clark County AVMT	Nye County AVMT
2000	7,235	-nd-	-nd-
2001	7,280	-nd-	-nd-
2002	7,720	-nd-	-nd-
2003	7,850	-nd-	-nd-
2004	8,660	13,041,487,706	374,066,331
2005	9,450	13,360,796,461	383,714,820
2006	9,700	14,390,655,290	392,220,098
2007	9,800	14,561,947,443	384,894,770
2008	8,900	13,802,090,863	374,313,497
2009	8,500	13,678,396,141	377,900,626
2010	8,200	14,779,848,485	470,032,069
2011	7,800	15,019,341,642	568,645,925
2012	7,500	15,150,186,155	664,471,638
2013	7,400	15,839,721,817	696,445,287
2014	7,600	17,414,386,343	743,212,989
2015	8,200	-nd-	-nd-

NOTES: -nd-- no data. Data downloaded 26-April-2016 from NDOT Traffic Information Access web site (http://www.nevadadot.com/trina/) for Count Station 0033180.

Traffic and commuting patterns in Clark County completely dwarf those of Nye County and indicate that mobile source emissions in Nye County are an insignificant source of ozone precursor emissions. Based on the NDEP's analysis of traffic on SR 160 and the distance to the

⁶ Data compiled from Annual Vehicle Miles of Travel, 2014 HPMS Data, page 7-8. Downloaded 8/29/2016 from: http://www.nevadadot.com/uploadedFiles/NDOT/About_NDOT/NDOT_Divisions/Planning/Roadway_Systems/2014 AVMT_Publication.pdf

other, much smaller, communities of Amargosa Valley, Beatty, and Tonopah, there are no communities in Nye County that are centers of commuter traffic to the Las Vegas area. This factor analysis supports the exclusion of Nye County from the recommended nonattainment area boundary for the 2015 ozone NAAQS.

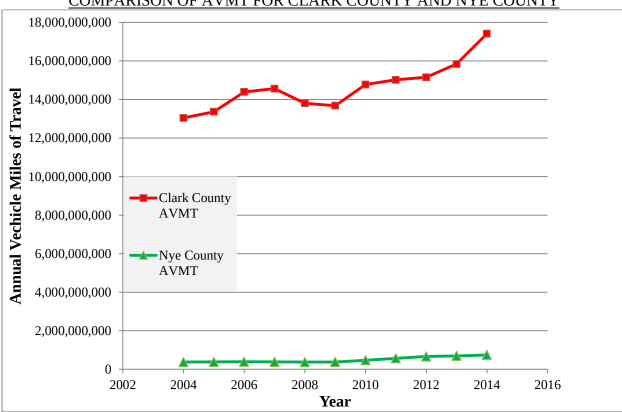


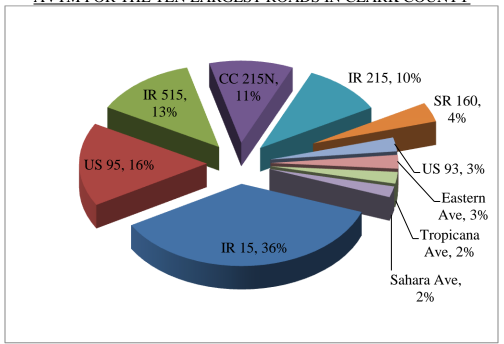
FIGURE 2-4
COMPARISON OF AVMT FOR CLARK COUNTY AND NYE COUNTY

The NDEP's analysis of emissions and emissions-related data, including population and degree of urbanization, as well as traffic and commuting patterns demonstrate that Nye County should be excluded from the Clark County nonattainment area for the 2015 ozone NAAQS.

2.3 FACTOR #3 - METEOROLOGY (WEATHER/TRANSPORT PATTERNS)

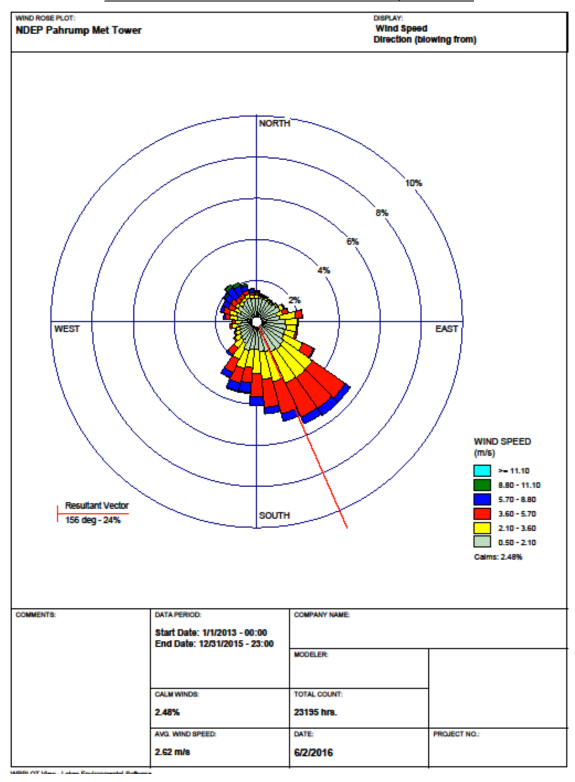
Meteorological patterns play a pivotal role in the formation of ozone. Topographically driven surface winds have an influence on the speed and direction of transport of ozone and ozone precursor emissions. From day to day, the meteorological variation dictates the days and locations that will experience elevated ozone levels.

FIGURE 2-5
AVTM FOR THE TEN LARGEST ROADS IN CLARK COUNTY



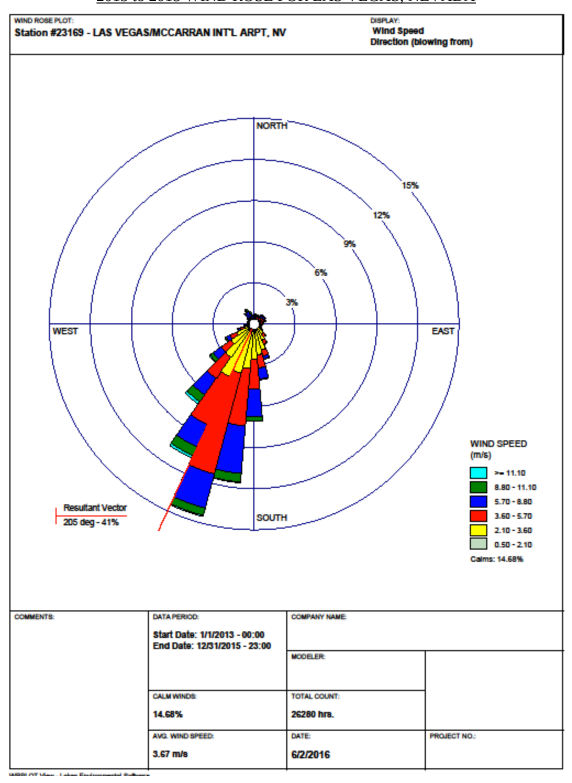
In southern Nye County, the predominant wind patterns, as represented by 2013-2015 NDEP meteorological monitoring data from Pahrump, are from the southeast, which would preclude transport of ozone precursor emissions from Nye County into Clark County. Figure 2-6. In the Las Vegas Valley, winds during the same timeframe are typically from the southwest as represented by 2013-2015 National Weather Service meteorological monitoring data from Las Vegas McCarran International Airport. Figure 2-7. The difference in wind direction between the Pahrump and Las Vegas Valleys can generally be explained by the configuration of the Spring Mountain Range with respect to the two valleys. Figure 2-8.

FIGURE 2-62013 to 2015 WIND ROSE FOR PAHRUMP, NEVADA



Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

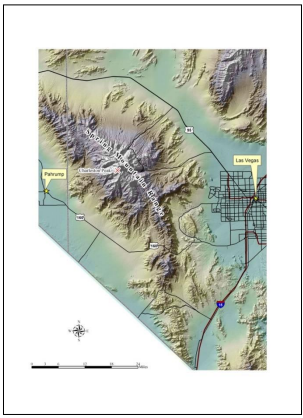
FIGURE 2-7
2013 to 2015 WIND ROSE FOR LAS VEGAS, NEVADA



Nevada Air Quality Designations and Boundary Determinations for the 2015 8-Hour Ozone NAAQS for Nye County

In order to further assess potential source-receptor relationships for complex transport situations, an air parcel modeling assessment was conducted using HYSLPIT back trajectories generated by EPA's Ozone Designations Mapping Tool V1⁷. Figure 2-9 shows back trajectories for Clark County monitors with 2013-2015 preliminary design values greater than 0.070 ppm. The red lines represent 100 meter starting heights, the blue lines represent 500 meter starting heights, and the green lines represent 1,000 meter starting heights. The trajectories represent all monitor days with Maximum Daily 8-hour Averages (MDA8) values greater than 0.070 ppm. Only a handful of the back trajectories intersect Nye County and the Pahrump area. The vast majority of back trajectories originate from the south and southwest indicating transport from California, including source areas in the San Joaquin Valley, greater Los Angeles area, and the international border zone.

FIGURE 2-8
SHADED RELIEF MAP OF PAHRUMP - LAS VEGAS AREA



https://epa.maps.arcgis.com/apps/webappviewer/index.html?id=6a89e7170dd147b1852ec11ccb3880e8

⁷ Available at

Based on the meteorological data and source-receptor assessment, there is no reason to believe that ozone precursor emissions generated in Nye County are being transported into Clark County. This factor analysis supports the exclusion of Nye County from the recommended Clark County nonattainment area boundary for the 2015 ozone NAAQS.

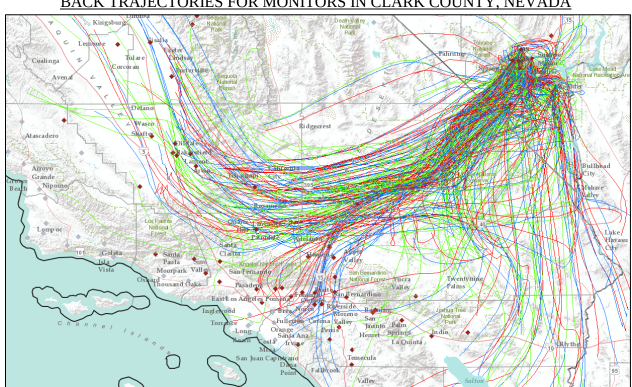


FIGURE 2-9
BACK TRAJECTORIES FOR MONITORS IN CLARK COUNTY, NEVADA

2.4 FACTOR #4 - GEOGRAPHY/TOPOGRAPHY

Nevada lies almost entirely within the Great Basin portion of the Basin and Range physiographic province. The Basin and Range is characterized by a series of generally north-trending mountain ranges separated by alluvial valleys. This topography was the basis for Nevada's decision to use hydrographic basins as the air quality management unit throughout the state. Nye County is geographically isolated from Clark County by the Spring Mountain Range, which separates Las Vegas Valley from the Pahrump Valley. Figure 2-8.

The Spring Mountains run generally northwest-southeast along the west side of Las Vegas and down to the border with California. The highest point is Mount Charleston, at 11,918 feet (3,633 m). The Spring Mountains divide the Pahrump Valley and Amargosa River basin from the Las Vegas Valley, which drains into the Colorado River. Thus, the mountains define part of the boundary of the Great Basin. Mountain ranges provide a natural barrier to the movement of air

and pollutants between hydrographic basins. In the absence of major storm fronts, topography dictates the strength and direction of surface winds and would provide a barrier, in most cases, from the transport of pollutants between the two basins. The highway pass between the two hydrographic basins is 5,594 feet, a major barrier to transport.

With an area of about 857 square miles and a vertical range of nearly two miles, the Spring Mountains consist of multiple summits, including Mt. Charleston and its connecting ridges. Other major summits include Bonanza Peak, McFarland Peak, Mummy Mountain, Griffith Peak, Bridge Mountain, Mount Wilson, and Mount Potosi. Most of the land in the mountains is owned by the U.S. Forest Service and the U.S. Bureau of Land Management and managed as the Spring Mountains National Recreation Area and Red Rock Canyon National Conservation Area within the Humboldt-Toiyabe National Forest. Figure 2-2. The distance between Pahrump and Las Vegas is about 60 miles, and the buffer of federally owned land between them is approximately 35 air miles wide, precluding development in these areas.

This factor analysis supports the exclusion of Nye County from the recommended nonattainment area boundary for the 2015 ozone NAAQS.

2.5 FACTOR #5 - JURISDICTIONAL BOUNDARIES

Air quality management in Nye County is under the jurisdiction of the NDEP. In Clark County, air quality is managed by DAQ, under the authority of the Clark County Board of Commissioners. Because states have no jurisdiction over tribal lands, Nevada's recommended nonattainment area excludes all tribal lands.

On September 17, 2004, EPA finalized the boundaries for the portion of Clark County that was designated nonattainment for the 1997 8-hour ozone NAAQS. 69 FR 559566. This designation defined an area within the Las Vegas Valley nonattainment, while finding the remainder of Clark County "unclassifiable/attainment." On January 8, 2013, EPA took final action to re-designate Clark County to attainment for the 1997 8-hour ozone standard. 78 FR 1149. More recently, EPA designated all of Nevada including all of Clark County, unclassifiable/attainment for the 2008 primary and secondary ozone standards. 77 FR 30088. At this time, all areas within the state of Nevada are designated unclassifiable/attainment for all six criteria pollutants.

The most recent data from the Clark County ambient air quality monitoring record shows exceedances and violations of the 2015 8-hour ozone NAAQS predominately within the vicinity of the urban core. Table 2-1 and Figure 2-1. However, Clark County's jurisdiction extends well beyond what is reasonably considered necessary to bring the Las Vegas area back into attainment. Controls in Nye County will not provide any additional ozone reductions in the Las Vegas Valley. Therefore, this factor analysis supports the exclusion of Nye County from the recommended nonattainment area boundary for the 2015 ozone NAAQS for Clark County.

3. **CONCLUSION**

All of the monitored violations of the 2015 ozone NAAQS have occurred inside Clark County. Because Nye County lies within the Las Vegas-Henderson CBA, the NDEP has looked at possible sources of ozone precursors in Nye County and how they might contribute to the exceedances in Clark County.

The NDEP has determined that sources in Nye County do not generate ozone precursor emissions in amounts that could reasonably be expected to have any effect on the level of ozone in Clark County. Table 2-2 shows that ozone precursor emissions generated in Nye County are dwarfed by the precursor emissions generated in Clark County. The emissions data, in conjunction with the topographical, geographical and meteorological differences between the two valleys, demonstrate that Nye County is not a source of ozone pollution for Clark County. Emissions generated in Nye County will not impact ozone emissions in the Las Vegas Valley nor in Clark County, generally.

In summary, Nye County is a sparsely populated rural county with a population density of 2.4 people per square mile. Pahrump is the largest population center in the county, comprising approximately 83 percent of the county's population, with a population density of 51 people per square mile. The population density of the Las Vegas CCD is 3,719 people per square mile or 70 times more than that of Pahrump. Geographic and topographic features separate Pahrump from the recommended nonattainment area in Clark County, and meteorological evidence indicates that pollutants are not transported from Pahrump to Clark County. Moreover, NO_x and VOC emissions from Nye County are insignificant when compared to those of Clark County.

The NDEP, therefore, concludes that there is no evidence that Nye County will impact the recommended nonattainment area in Clark County. Based on the 5 factors evaluated in this analysis, the NDEP has determined that the boundary of the 2015 8-hour ozone NAAQS nonattainment area should exclude all portions of Nye County.

ATTACHMENT D

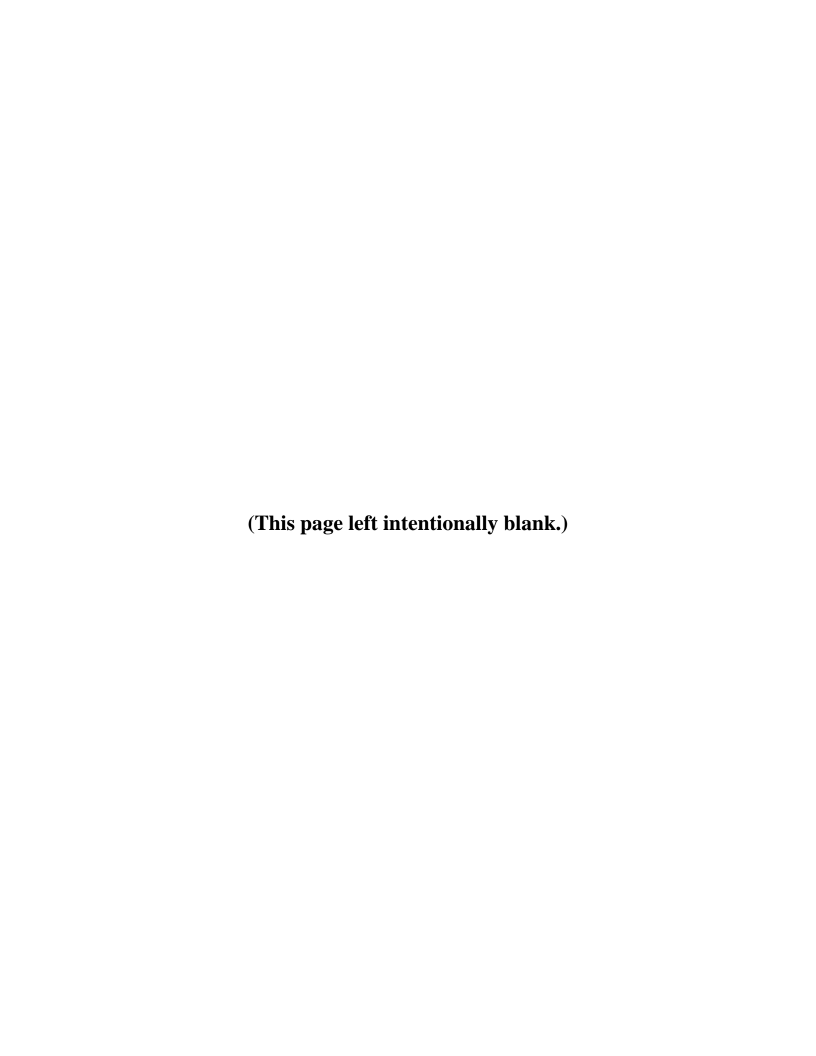
Letter from Clark County Department of Air Quality to Nevada
Division of Environmental Protection

Clark County Area Designation Recommendations for the 2015 Ozone

NAAQS

and

Area Designations for the 2015 Ozone NAAQS for Clark County, Nevada





CLARK COUNTY • DEPARTMENT OF AIR QUALITY
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(702) 455-5942 • Fax (702) 383-9994
Marci Henson Director

September 20, 2016

Dave Emme, Administrator Nevada Division of Environmental Protection 901 S. Stewart Street, Suite 4001 Carson City, NV 89501

Re: Clark County Area Designation Recommendations for the 2015 Ozone NAAQS

Dear Mr. Emme:

The Clark County Department of Air Quality (DAQ) is pleased to submit the *Area Designation Recommendations for the 2015 Ozone NAAQS for Clark County, NV*, in support of the U.S. Environmental Protection Agency (EPA) process for implementing the 2015 federal 8-hour ozone standard of 0.070 parts per million (ppm).

DAQ completed the EPA-recommended 5-factor analysis in developing recommendations for nonattainment areas under the 2015 ozone standard. The recommended nonattainment areas are:

- Hydrographic Area164A, the Ivanpah Valley (northern part)
- Hydrographic Area 165, the Jean Lake Valley
- Hydrographic Area 212, the Las Vegas Valley.

The remaining hydrographic areas within Clark County should be designated as attainment/unclassifiable because they are sparsely populated, with no significant man-made sources of pollutants, and separated from the recommended nonattainment areas by geographic and topographic features.

Please contact Mike Sword at (702) 455-1615 or Robert Tekniepe at (702) 455-4063 if you have any questions. Thank you.

Sincerely,

Marci Henson, Director

Marcerthus

Area Designation Recommendations for the 2015 Ozone NAAQS for Clark County, Nevada

Prepared by:

Department of Air Quality Clark County, Nevada

September 2016

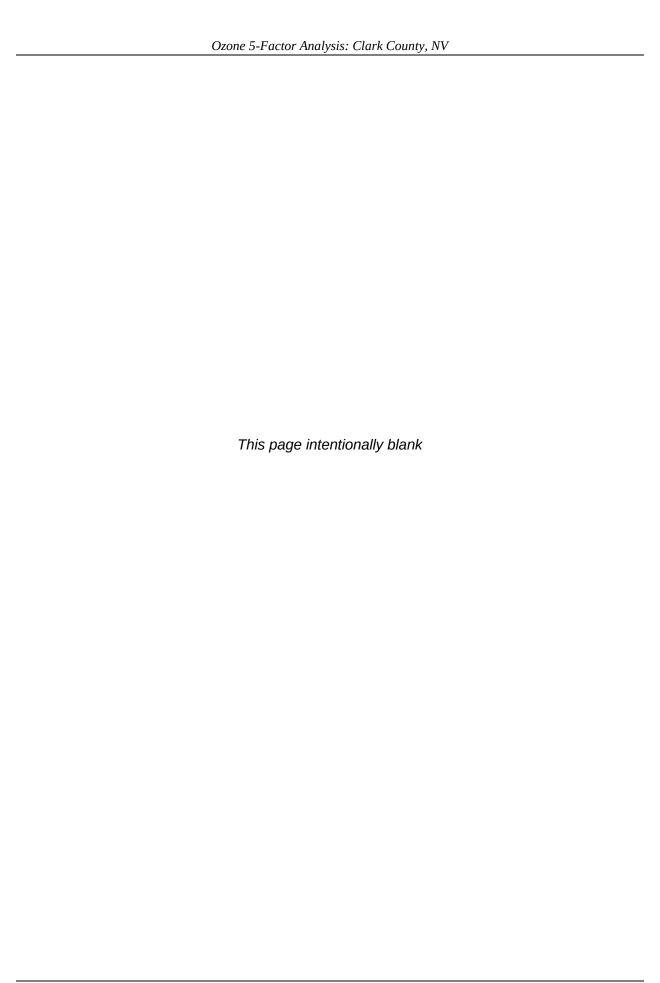


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ACRONYMS AND ABBREVIATIONS

Acronyms

AVMT annual vehicle miles traveled

AERR Air Emissions Reporting Requirements

CAA Clean Air Act

CAMS Continuous Ambient Monitoring Station

CDP Census Designated Places

DAQ Clark County Department of Air Quality EPA U.S. Environmental Protection Agency

HA hydrographic area

HYSPLIT Hybrid Single-Particle Lagrangian Integrated Trajectory MDA8 maximum daily 8-hour average ozone concentration

MSA Metropolitan Statistical Area

NAA Nonattainment Area

NAAQS National Ambient Air Quality Standards

NEI National Emissions Inventories

SNPLMA Southern Nevada Public Lands Management Act

VOC volatile organic compound

Abbreviations

NO_x nitrogen oxides

 O_3 ozone

tpy tons per year

1.0 INTRODUCTION

The U.S. Environmental Protection Agency (EPA) revised the National Ambient Air Quality Standards (NAAQS) for ozone (O₃) on October 1, 2015 (*Federal Register*, vol. 73, p. 16436). The primary ozone standard was lowered from 0.075 to 0.070 parts per million, or 70 parts per billion. The revised secondary standard is identical to the revised primary standard. Section 107(d) of the Clean Air Act (CAA) governs the process for area designations following the establishment of new or revised NAAQS. Since the primary and secondary ozone NAAQS are identical, EPA expects that each area will have the same designation and boundary for both standards.

Under CAA Section 107(d), states must submit recommendations on area designations to EPA not later than one year after the promulgation of a new or revised standard. If, after careful consideration, EPA decides to promulgate a designation that deviates from a state recommendation, the agency must notify the state at least 120 days prior to promulgating the final designation and provide the state the opportunity to demonstrate why EPA's recommendation is inappropriate. The CAA requires EPA to complete the designation process within two years of promulgation of a new or revised NAAQS unless the Administrator has insufficient information to make these decisions; in such cases, EPA may take up to an additional year to make the designations.

To support nonattainment area (NAA) boundary recommendations and final boundary determinations, EPA recommends evaluating five factors:

- 1. Air quality data
- 2. Emissions and emissions-related data
- 3. Meteorology
- 4. Geography/topography
- 5. Jurisdictional boundaries.

The Clark County Department of Air Quality (DAQ) recommends that parts of Clark County be designated as an NAA for the 2015 revised 8-hour NAAQS. This recommendation is based on a 5-factor analysis that indicates parts of Clark County are not in compliance with the NAAQS.

DAQ recommends that hydrographical areas (HAs) 164A, 165, and 212 be designated as NAAs. These HAs encompass Clark County's urbanized area, traffic and commuting patterns, and most industrial and commercial activities. HA 164A and 165 are included because they are in the major ozone transport corridor from California. Table 1-1 details, and Figure 1-1 shows, the recommended boundaries.

Table 1-1. Recommended Nonattainment Area

Basin	Size (sq mi)	Size (acres)	Hydrographic Basin/Sub-Basin Name
164A	253	161,920	Ivanpah Valley/Northern Part
165	96	61,440	Jean Lake Valley
212	1,564	1,000,960	Las Vegas Valley

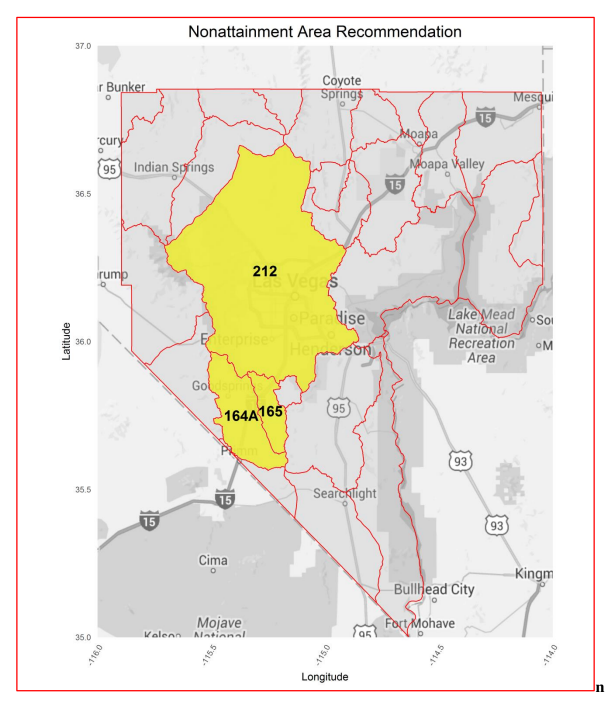


Figure 1-1. Clark County Nonattainment Boundary.

2.0 AIR QUALITY ANALYSIS

2.1 MONITORING NETWORK

The current ozone ambient air monitoring network in Clark County (Table 2-1) has seven stations located inside the Las Vegas Valley and five (Jean, Apex, Boulder City, Mesquite, and Indian Springs) located outside the valley. In addition, the Spring Mountain Youth Camp (CAMS 7771) is operated as a special purpose monitoring site, and the Las Vegas Paiute monitor (CAMS 8000) is operated by the Paiute tribe. The Las Vegas Paiute monitor is not part of DAQ's ozone monitoring network; it is considered non-regulatory, and the data cannot be used for NAAQS purposes.

Table 2-1. Monitoring Stations in Clark County

CAMS	EPA Site	Site Description	Street Address	City
22	32-003-0022	Apex	12101 US Hwy 93	Apex
23	32-003-0023	Mesquite	465 East Old Mill Rd	Mesquite
43	32-003-0043	Paul Meyer	4525 New Forest Dr	Las Vegas
71	32-003-0071	Walter Johnson	7701 Ducharme Dr	Las Vegas
73	32-003-0073	Palo Verde	126 S. Pavilion Center Dr	Las Vegas
75	32-003-0075	Joe Neal	6076 Rebecca	Las Vegas
298	32-003-0298	Green Valley	298 North Arroyo Grande	Henderson
540	32-003-0540	Jerome Mack	4250 Karen Ave	Las Vegas
601	32-003-0601	Boulder City	1005 Industrial Rd	Boulder City
1019	32-003-1019	Jean	1965 State Hwy 161	Jean
2002	32-003-2002	JD Smith	1301 East Tonopah	North Las Vegas
7771	32-003-7771	SM Youth Camp	Ries Rd	Las Vegas
7772	32-003-7772	Indian Springs	668 Gretta Ln	Indian Springs
8000	32-003-8000	Las Vegas Paiute	Paiute Way	Las Vegas

Figure 2-1 shows DAQ's current ozone monitoring network (CAMS numbers as reference), and Table 2-2 lists the current three-year average (2013–2015) of the fourth-highest maximum daily 8-hour average ozone concentrations (MDA8) for all monitoring sites in DAQ's jurisdiction.

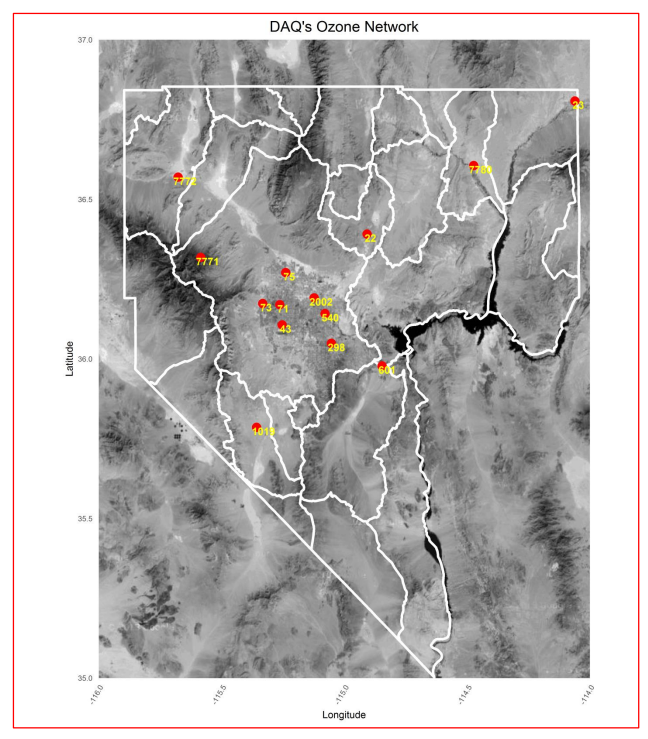


Figure 2-1. DAQ Ozone Monitoring Network.

Table 2-2. 3-Year Average of Fourth-Highest MDA8 and Design Values¹

	Air Quality	Fourth-Highest Average			Design	Valid
Monitoring Site	System #	2013	2014	2015	Value	Design Value
Apex	32-003-0022	73	76	72	73	Υ
Mesquite	32-003-0023	67	65	65	65	Y
Paul Meyer	32-003-0043	75	77	73	75	Y
Walter Johnson	32-003-0071	74	74	68	72	Υ
Palo Verde	32-003-0073	74	77	72	74	Υ
Joe Neal	32-003-0075	76	79	71	75	Y
Green Valley	32-003-0298	-	-	70	70	N
Jerome Mack	32-003-0540	69	73	69	70	Y
Boulder City	32-003-0601	71	73	68	70	Υ
Jean	32-003-1019	75	74	69	72	Υ
JD Smith	32-003-2002	72	75	74	73	Υ
Indian Springs	32-003-7772	-	-	70	70	N
Logandale	32-003-7780	-	64	66	65	N

¹ Data downloaded from EPA Air Quality System database on March 14, 2016.

According to the EPA Air Quality System Design Value Report, three monitors do not have valid design values. The violating monitors are located primarily within the urbanized areas of Clark County. (The Logandale monitor was a special purpose monitor, and was shut down at the end of 2015.)

The western side of the valley experiences the highest readings and the most frequent high readings, although few sources are located there. The eastern side of the valley experiences the lowest concentrations and fewest exceedances while containing the greatest number of sources.

Figure 2-2 shows the locations of the monitoring stations and their associated design values.

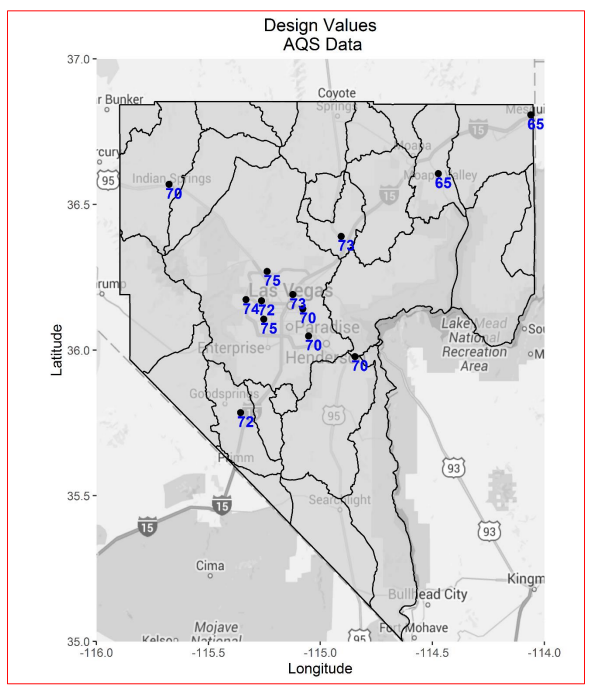


Figure 2-2. Clark County Monitors and Associated Design Values.

Figure 2-3 provides historical trend data for the monitors in the recommended NAA (urbanized areas) and for Jean (the DAQ background site). Figure 2-4 shows the 10-year design value data for Clark County.

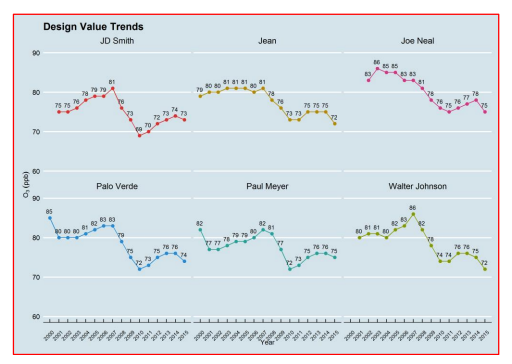


Figure 2-3. 15-Year Trend.

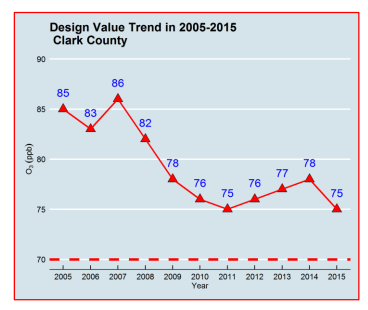


Figure 2-4. Design Value History.

Figure 2-5 illustrates ozone density in Clark County. The highest density is over the Las Vegas Valley (HA 212), within the recommended NAA. Design values from 2015 were used to generate the map.

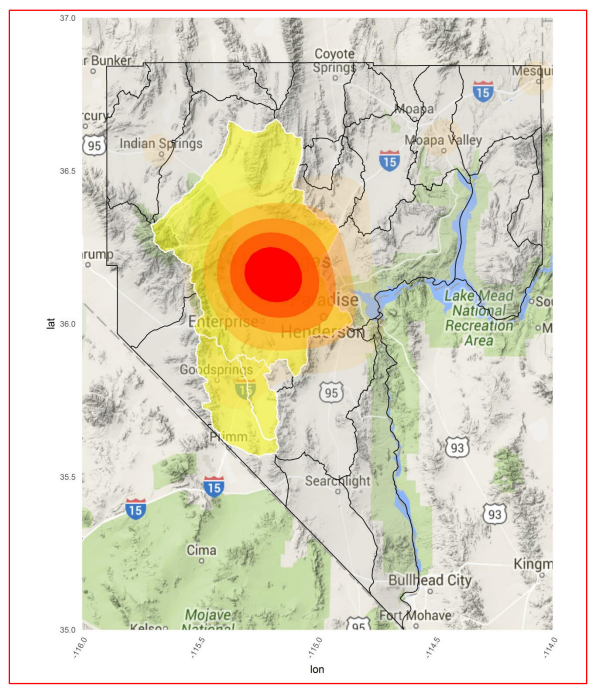


Figure 2-5. Ozone Density Map.

2.2 CONCLUSION

An analysis of air quality data from 2013 to 2015, and the locations of the monitoring sites, both support the configuration of the recommended 8-hour ozone nonattainment boundary. All of the ozone monitors that recorded design values higher than the NAAQS are located within the recommended NAAs. The other monitors (Mesquite, Boulder City, Indian Springs) are located in attainment/unclassifiable HAs. If future monitoring locations indicate that additional HAs are in violation of the revised ozone standard, the existing nonattainment boundary will be reevaluated and expanded as necessary. The next section, "Emissions and Emissions Related Data," discusses the Apex monitoring station.

3.0 EMISSIONS AND EMISSIONS-RELATED DATA

DAQ submits emission inventory data for point, nonpoint, on-road, and non-road sources to EPA through the Air Emissions Reporting Requirements (AERR) program. Most of the point source data is based on information submitted by sources. Nonpoint emissions are estimated using population data. On-road and non-road emissions are calculated using EPA's Motor Vehicle Emission Simulator (MOVES) model. Biogenic emissions are based on EPA default values.

EPA includes this emissions data in the National Emissions Inventory (NEI), ¹ which contains information not only for criteria pollutants, but also for hazardous air pollutants, some of which are volatile organic compounds (VOCs). The following sections focus on nitrogen oxides (NO_x) and VOCs, which are considered precursors for ozone. Table 3-1 provides NO_x and VOC data from the 2011 NEI for four major source categories: stationary, on-road, non-road, and biogenics. The stationary source group includes point and nonpoint sources.

Source Category	NO _x	VOC
Stationary Sources	8,542	16,592
On-road	28,965	12,176
Non-road	13,654	8,838
Biogenics	555	146,405
TOTAL	51,716	184,011

Table 3-1. 2011 NO_x and VOC Emissions (tpy)

Figure 3-1 shows the source apportionment for NO_x and VOCs between four categories: biogenics, non-road, on-road, and stationary source emissions. Their individual contributions to the total are expressed in percentages.

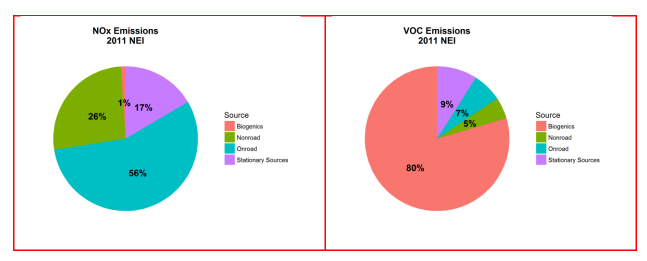


Figure 3-1. NO_x and VOC Source Apportionment.

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¹ https://www.epa.gov/air-emissions-inventories.

3.1 EMISSIONS AND SOURCE CATEGORIES

Tables 3-2 and 3-3 list Tier 1 (major source categories identified by EPA) NO_x and VOC emission data for 2011. Vehicles (on-road and non-road) make up the two highest categories of NO_x emissions and account for about 82% of total 2011 NO_x emissions in Clark County.

Table 3-2. Tier 1 NO_x Emissions, 2011

Tier 1 Name	tpy	% of Total
Highway vehicles	28,965.46	56.01%
Off-highway	13,653.92	26.40%
Fuel comb. – elec. util.	3,788.70	7.33%
Fuel comb. – other	2,173.89	4.20%
Other industrial processes	1,484.25	2.87%
Fuel comb. – industrial	986.63	1.91%
Biogenics	554.68	1.07%
Waste disposal & recycling	34.63	0.07%
Miscellaneous	33.45	0.06%
Storage & transport	20.54	0.04%
Petroleum & related industries	19.38	0.04%
Solvent utilization	0.36	0.00%
Metals processing	0.20	0.00%
TOTAL	51,716.09	100.00%

Table 3-3. Tier 1 VOC Emissions, 2011

Tier 1 Name	tpy	% of Total
Biogenics	146,405.00	79.56%
Solvent utilization	12,675.41	6.89%
Highway vehicles	12,175.92	6.62%
Off highway	8,838.12	4.80%
Storage & transport	1,899.92	1.03%
Fuel comb. – other	608.74	0.33%
Other industrial processes	497.77	0.27%
Miscellaneous	340.28	0.18%
Waste disposal & recycling	313.08	0.17%
Fuel comb. – elec. util.	227.02	0.12%
Fuel comb. – industrial	13.29	0.01%
Petroleum & related industries	11.26	0.01%
Metals processing	4.76	0.00%
TOTAL	184,010.58	100.00%

Figure 3-2 depicts the top NO_x emission categories. The largest sources of NO_x emissions are the on-road and non-road categories, with a contribution of 56% and 26%, respectively; all other categories contribute less than 10% of the total. Urbanized land use in Clark County is concentrated in the Las Vegas Valley (HA 212); therefore, the highest area- and mobile-source emissions are generated there, creating the greatest ozone impact on human health.

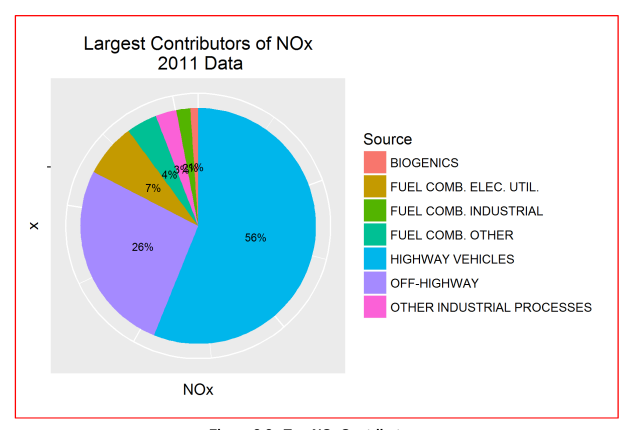


Figure 3-2. Top NO_x Contributors.

Figure 3-3 depicts the top six source categories of VOC emitters; the other categories (not shown) have an impact of less than 0.5% of the total. The largest VOC source, by far, is biogenic emissions (80%).

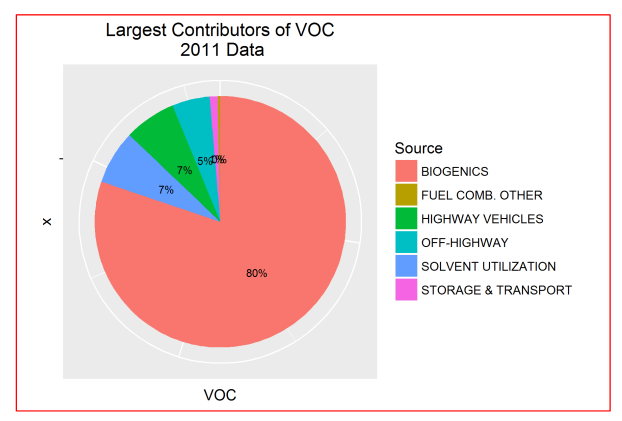


Figure 3-3. Top VOC Contributors.

Figure 3-4 shows the locations of the NO_x point sources in Clark County. The majority of point sources are located in HA 212, the Las Vegas Valley. Figure 3-5 shows VOC point sources, the majority of which are emitted in the Las Vegas Valley. These figures were generated using DAQ's 2014 AERR submittal, which showed a total of 19,226 tpy of NO_x emissions and 656 tpy of VOC emissions for point sources.

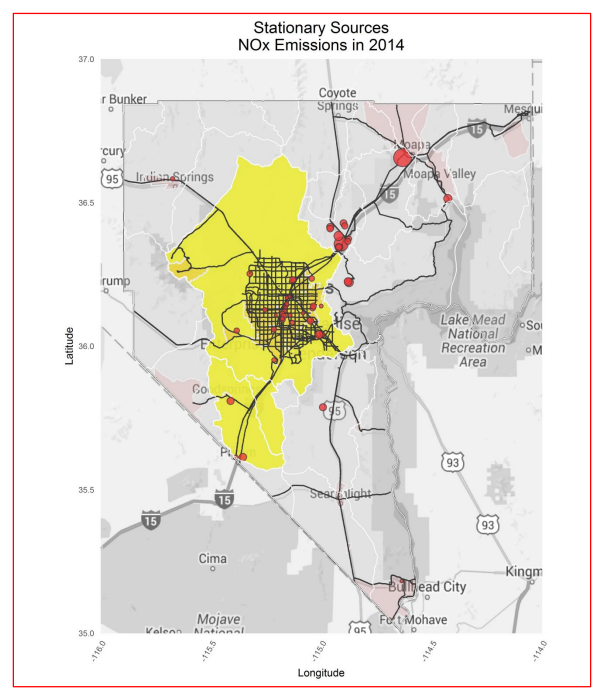


Figure 3-4. Locations of NO_x Sources in Clark County (2014).

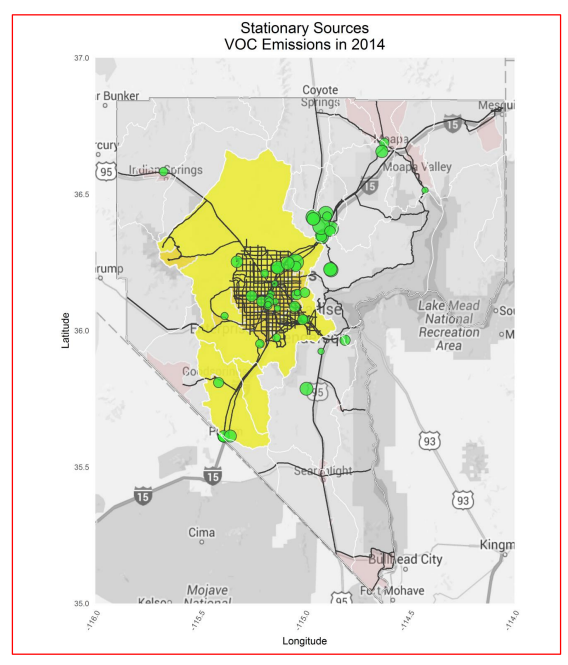


Figure 3-5. Locations of VOC Sources in Clark County (2014).

In June 2013, Nevada's governor signed a law accelerating the retirement of the Reid Gardner Generating Station. Three of the plant's four units closed in 2014, and the remaining unit will close in 2017. According to EPA's Air Markets Program Data, 2015 NO_x emissions for Reid Gardner were 524 tpy, down from 3,667 tpy in 2014. These reductions are due to the closure of

3-6

² http://ampd.epa.gov/ampd

Units 1, 2 and 3. The 2015 emissions are solely from Unit 4, which is scheduled to shut down by December 2017.

3.2 FUTURE ECONOMIC DEVELOPMENT AND EXPANSION

Future economic development and expansion in Clark County will take place mostly in the Las Vegas Valley (HA 212). This urbanized area has the infrastructure to support economic growth in Clark County. Table 3-4 summarizes projected 2015 and 2022 NO_x and VOC emissions in tons per day. NO_x emissions are projected to decrease significantly, while overall daily VOC emissions are projected to decrease only slightly.

Table 3-4. Emission Projections in Tons per Day

Source	NO _x		VOC	
Source	2015	2022	2015	2022
Point	31.54	31.73	1.61	1.74
Nonpoint	5.64	5.9	66.21	76.15
On-road	34.69	23.15	45.32	36.71
Non-road	30.1	19.51	32.29	29.73
Biogenic	5	5	132	132
Total	106.97	85.29	277.43	276.33

Source: Ozone Redesignation Request and Maintenance Plan: Clark County, Nevada (DAQ 2011), pp. 6-5 and 6-7.

Point source emissions are a significant contributor to overall NO_x emissions, but a very small fraction of overall VOC emissions. Point source NO_x emissions are estimated to increase between 2015 and 2022. VOC emissions are projected to decrease slightly during the same period.

Area-source VOC emissions are projected to significantly increase between 2015 and 2022, since they are primarily associated with population increases and most area sources are uncontrolled. NO_x emissions are projected to increase slightly over the same period.

On-road mobile sources are a significant contributor to all ozone precursor inventories, but their contribution will decrease over time despite large increases in activity as older vehicles are replaced by new ones that meet much stricter federal emissions standards.

Non-road mobile sources are also a significant contributor to all ozone precursor inventories, but their contribution is also decreasing over time on both an absolute and relative basis. Activity will be increasing, but most non-road sources are now covered under federal non-road engine and equipment standards that phase in over time.

3.3 GROWTH RATES AND PATTERNS

Ninety percent of the land in Clark County is under federal control (DCP 2013) therefore, most population growth is expected to occur in the Las Vegas Valley. Figure 3-6 shows land ownership within Clark County and the surrounding areas.

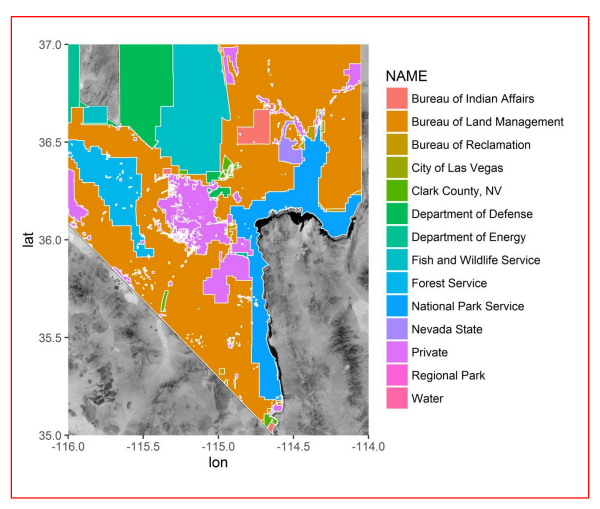


Figure 3-6. Land Ownership in Clark County.

The Southern Nevada Public Lands Management Act (SNPLMA) limits the amount of federal land that may be sold to private interests and requires an act of Congress to expand or change the boundary. This limit means less than 10% of the land in the county is privately held. The development of privately held land is further limited by the Multiple Species Habitat Conservation Plan Incidental Take Permit from the U.S. Fish and Wildlife Service, which limits private development throughout the county. Due to existing county ordinances and agreements, much of any new industrial development will occur in the Apex Valley, northeast of the Las Vegas Valley. Little if any residential development can take place in Apex.

3.4 POPULATION

The total population of Nevada is 2,700,551, with a population density of 24 people/mi² (U.S. Census Bureau 2010). The population of Clark County is 1,951,269, the majority of which live in the Las Vegas Valley, which has a population density of 247 people/mi². The 2015 population estimates in Table 3-5 show that 97% of the county's population lives in the Las Vegas Valley (HA 212); Table 3-6 shows the comparison to city populations only.

Table 3-5. Population Estimates for 2015

Place / Community	Population	% of Total
CLARK COUNTY	2,147,641	
Cities	1,193,796	100%
Unincorporated Areas	953,845	
LAS VEGAS VALLEY URBAN AREA	2,080,254	
Cities	1,158,485	97%
Unincorporated Areas	921,769	
OUTLYING AREAS	67,387	
Cities	35,310	3%
Unincorporated Areas	32,076	

Source: "Clark County, Nevada 2015 Population Estimate: Population by Place" (DCP 2015).

Table 3-6. City Population

Place/Community	Population	
City of Las Vegas	628,711	
City of Henderson	291,432	
City of North Las Vegas	238,342	
City of Mesquite	19,299	
City of Boulder City	16,011	

Source: DCP 2015.

Population density within the Las Vegas metropolitan area varies substantially. Some densities in the city will increase as vacant areas are filled in, but most increases are anticipated to be on the periphery of the metropolitan area. The recommended NAA boundary encompasses all the anticipated expansion of the populated area, and includes all the anticipated emissions and pollutant exposures projected for new neighborhoods.

Table 3-7 gives the population breakdown for the unincorporated areas of Clark County, both within and outside the Las Vegas Valley. The total population of the unincorporated areas in HA 212 is 921,768 people; the population of the outlying areas is only 32,076 people.

Table 3-7. Unincorporated Area Population

Areas	Place/Community	Population
	Enterprise	186,056
	Lone Mountain	17,060
	Nellis AFB	5,949
	Paradise	195,224
Unincorporated	Sloan	121
Areas in the	Spring Valley	200,436
Las Vegas Valley	Summerlin South	28,654
	Sunrise Manor	209,308
	Whitney	42,184
	Winchester	33,180
	Urban "County Islands"	3,596
	Blue Diamond	539
	Bunkerville	1,111
	Cal-Nev-Ari	157
	Corn Creek	53
	Fort Mojave Reservation	385
	Goodsprings	211
	Indian Springs	1,251
	Jean	175
	Laughlin	9,301
Unincorporated Outlying Areas	Lower Kyle Canyon Road	203
Outlying Areas	Moapa / Moapa Reservation	1,380
	Moapa Valley – Logandale	3,090
	Moapa Valley - Overton	3,780
	Moapa Valley – Remainder	91
	Mountain Springs	98
	Mt. Charleston	661
	Nelson	30
	Primm	649
	Red Rock	123

Areas	Place/Community	Population	
	Sandy Valley	1,855	
	Searchlight	352	
	Spring Mountains	122	
	Other Outlying Areas	6,461	

Source: DCP 2015.

Table 3-8 shows the Census Designated Places (CDP) data—the concentration of population identified by the U.S. Census Bureau. The data shows land area and average population/mi².

Table 3-8. Population Density in Clark County

County Subdivision	Land Area in Square	Total Population		
Place	Miles	Number	Avg/Sq Mi	
Clark County	7,891.43	1,951,269	247.3	
Clark CCD	7,414.99	179,324	24.2	
Blue Diamond CDP	7.22	290	40.2	
Boulder City city (part)	169.94	2	0.0	
Bunkerville CDP	42.78	1,303	30.5	
Cal-Nev-Ari CDP	2.27	244	107.6	
Enterprise CDP (part)	18.35	44,120	2,404.5	
Goodsprings CDP	1.43	229	160.1	
Henderson city (part)	27.69	32,688	1,180.4	
Indian Springs CDP	18.01	991	55.0	
Las Vegas city (part)	29.18	12,202	418.2	
Laughlin CDP	88.04	7,323	83.2	
Mesquite city	31.89	15,276	478.9	
Moapa Town CDP	150.82	1,025	6.8	
Moapa Valley CDP	43.67	6,924	158.5	
Mount Charleston CDP	29.29	357	12.2	
Nelson CDP	4.80	37	7.7	
North Las Vegas city (part)	40.46	128	3.2	
Sandy Valley CDP	56.00	2,051	36.6	
Searchlight CDP	13.13	539	41.0	
Summerlin South CDP (part)	8.59	16,800	1,956.7	
Sunrise Manor CDP (part)	7.91	9,468	1,196.7	
Boulder City city (part)	38.58	15,021	389.3	
Enterprise CDP (part)	28.16	64,361	2,285.2	
Henderson city (part)	80.04	225,041	2,811.7	
Las Vegas city (part)	106.64	571,554	5,359.8	
Nellis AFB CDP	2.71	3,187	1,176.0	

County Subdivision	Land Area in Square	Total Population	
Place	Miles	Number	Avg/Sq Mi
North Las Vegas city (part)	60.89	216,833	3,561.2
Paradise CDP	46.72	223,167	4,777.0
Spring Valley CDP	33.23	178,395	5,369.1
Summerlin South CDP (part)	1.06	7,285	6,881.5
Sunrise Manor CDP (part)	25.44	179,904	7,071.5
Whitney CDP	6.74	38,585	5,726.7
Winchester CDP	4.34	27,978	6,444.2

Source: Nevada: 2010—Summary Population and Housing Characteristics, p. 65 (Table 15) (U.S. Census Bureau 2012).

Figure 3-7 shows the population density in Clark County. The densest areas are located in HA 212 (the Las Vegas Valley), with the outlying areas very sparsely populated. Several HAs have no population, such as 213, 215, 216, 217, and 223.

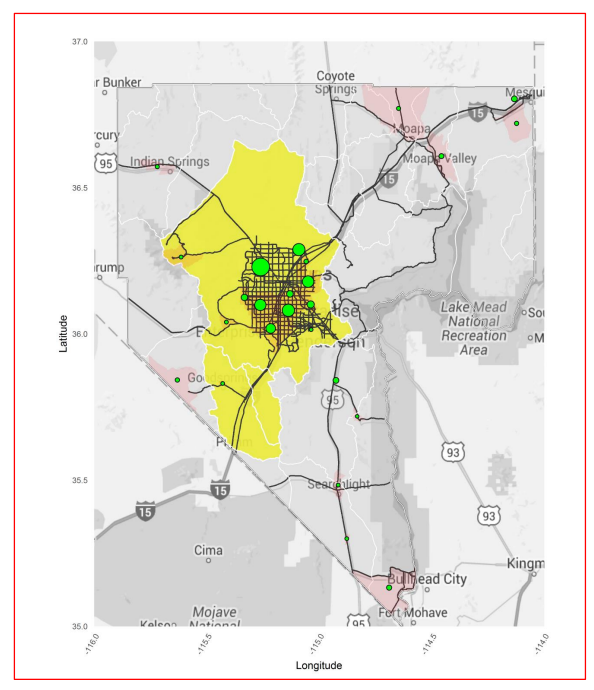


Figure 3-7. Population Density in Clark County.

The same pattern can be seen in Figure 3-8, which depicts the average population per square mile. The highest average population areas are located around the Las Vegas Strip.

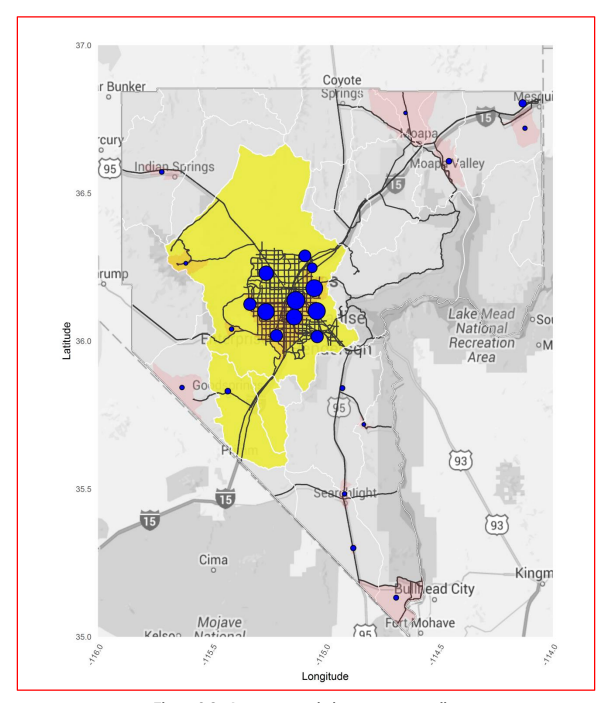


Figure 3-8. Average population per square mile.

Table 3-9 lays out expected population growth in Clark County between 2015 and 2035, showing that population is estimated to grow by about 600,000 by 2035. Table 3-10 shows the accompanying growth in developed acres.

Table 3-9. Estimated Population Projections for Clark County

Year	Clark County Population		
2015	2,148,000		
2020	2,307,000		
2025	2,436,000		
2030	2,574,000		
2035	2,716,000		

Source: Population Forecasts: Long-Term Projections for Clark County, Nevada 2015-2050 (Tra 2015).

Table 3-10. Developed Acres Forecast, 2005-2030

Time Period	Forecast Growth Acres			
Time Period	Residential	Nonresidential ¹	Total	
2006-2010	15,558	16,214	31,771	
2010-2015	16,212	15,092	31,304	
2015-2020	16,565	15,664	32,229	
2020-2025	9,900	9,900	19,800	
2025-2030	4,900	4,972	9,872	
Total	63,136	61,841	124,977	

Source: Regional Transportation Plan 2006-2030 (RTC 2008).

¹ Includes open space.

Table 3-11 shows forecasts for population and dwelling units. The majority of growth will likely occur on the fringes of the currently developed urban area of the Las Vegas Valley, where the greatest amount of privately held vacant land is located. The largest areas of undeveloped, privately held vacant land are in the northwest, northeast, and southwest parts of the SNPLMA disposal boundary. Because of these factors, the primary ozone impact on human health occurs and will continue to occur in HA 212.

Table 3-11. Population and Dwelling Unit Forecast, 2005-2030

	2005	2008	2013	2020	2030
Population	1,769,532	2,022,523	2,431,048	2,877,544	3,230,493
Dwelling units	686,226	780,260	938,335	1,120,702	1,233,422

Source: Regional Transportation Plan 2006-2030 (RTC 2008).

Figure 3-9 depicts population density using the data in Table 3-7. The densest population area is the Las Vegas Valley; outlying areas, such as Mesquite, Indian Springs, Moapa, and Laughlin,

show far less density. Figure 3-10 depicts the county's projected population growth from 2010–2035, with the largest growth occurring in the outmost areas around the Las Vegas Valley.

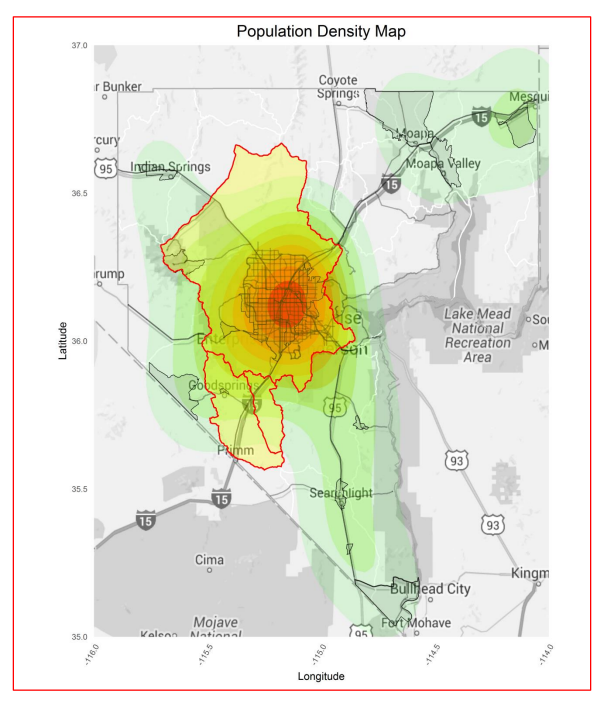


Figure 3-9. Population Density.

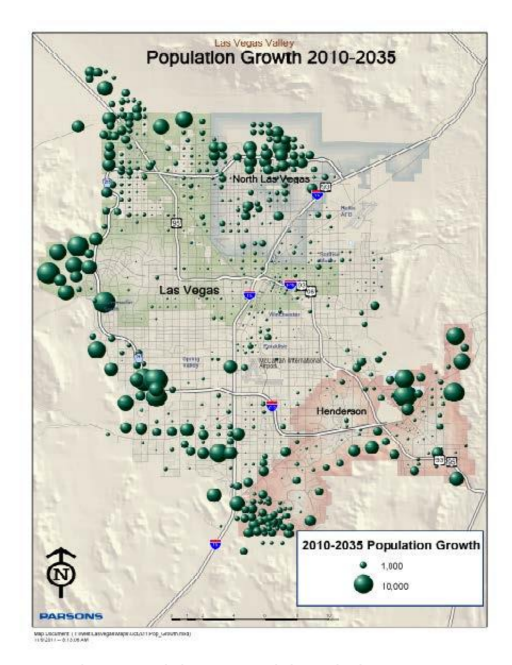


Figure 3-10. Clark County Population Projections, 2010-2035.

3.5 TRAFFIC AND COMMUTING PATTERNS

Figure 3-11 shows the road network in Clark County: major arterials are marked in red, minor arterials in blue, and other surface streets in black. The majority of the network is located in the recommended NAA, with a sparse network in the rural areas of Clark County.

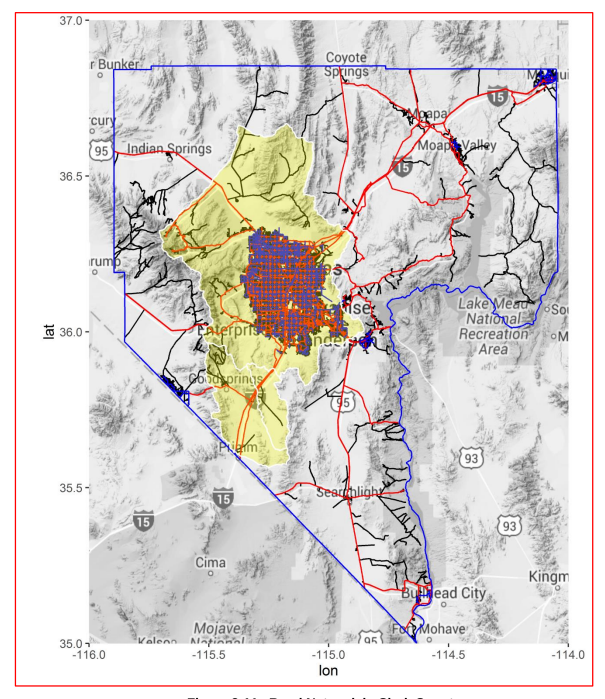


Figure 3-11. Road Network in Clark County.

Las Vegas has been one of the fastest-growing urban areas in the nation since the mid-1980s, and traffic volumes have increased every year. Figure 3-12 shows the roadway network in the Las Vegas core area; major arterials are marked in red, minor arterials in blue, and other surface streets in black.

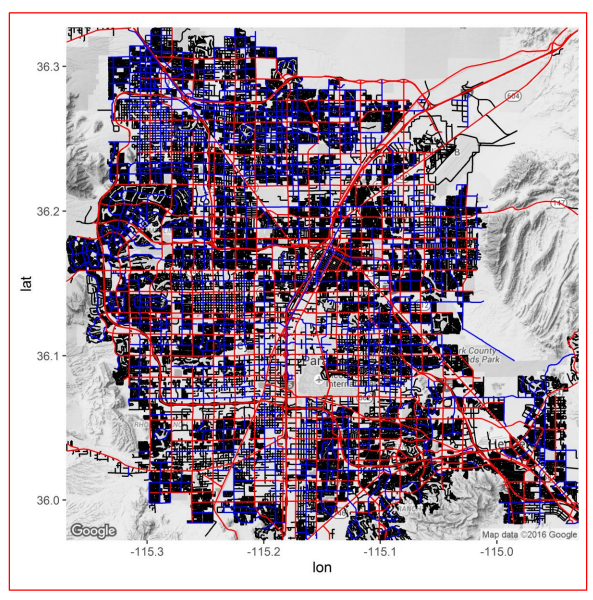


Figure 3-12. Las Vegas Valley Road Network.

Table 3-12 estimates total number of daily vehicle miles traveled between 2008–2030, and Table 3-13 estimates average weekday vehicle trips through 2030. Both vehicle miles traveled and average weekday vehicle trips are estimated to increase by 60 percent or more by 2030, reflecting continued population and employment growth projections for the Las Vegas Valley.

Table 3-12. Daily Vehicle Miles Traveled, 2008-2030

Road Type	2008	2010	2020	2030
External links	607,755	631,693	789,029	957,758
System-to-system ramps	341,568	356,470	535,554	596,490
Minor roads	5,439,127	6,100,189	8,695,678	10,596,263
Major roads	15,356,117	16,623,022	19,182,320	20,900,273
Ramps	1,234,124	1,355,581	1,716,600	1,885,604
Interstates	10,529,327	11,359,075	15,700,354	19,148,610
Freeways	4,567,426	5,395,363	7,464,694	8,208,423
Expressways/beltways	198,762	193,598	7,652	12,316
Collectors	3,310,084	3,498,212	4,146,492	4,682,685
Centroid connectors	3,255,261	3,581,532	4,693,489	5,448,182
Local roads	15,271	15,632	15,818	16,854
HOV	243,363	486,752	1,160,461	1,173,322
Total	45,098,185	49,597,119	64,108,141	73,626,781

Source: Regional Transportation Plan 2006-2030 (RTC 2008).

Table 3-13. Average Vehicle Trips in the Las Vegas Valley, 2005-2030

Trin Durnoco	Average Weekday Vehicle Trips										
Trip Purpose	2005	2006	2008	2010	2020	2030					
Auto trips	4,465,602	4,696,208	5,156,575	5,616,529	6,798,258	7,499,605					
External trips	159,738	171,941	191,504	199,445	239,153	278,860					
Truck trips	183,137	183,184	209,974	227,865	299,642	340,631					
Taxi trips	192,944	197,681	207,155	216,630	285,565	363,664					
Total vehicle trips	5,001,421	5,249,014	5,765,208	6,260,470	7,622,618	8,482,760					

Source: Regional Transportation Plan 2006-2030 (RTC 2008).

In 2014, the Nevada Department of Transportation estimated the total annual vehicle miles traveled (AVMT) for Clark County at 17,414,363,343. Table 3-14 shows the breakdown of the functional road classes in Clark County, with associated AVMT and miles.

Table 3-14. Functional Classes

FUNCTIONAL CLASS (FC)	% AVMT	AVMT	MILES
Principal Arterial - Interstate - Rural	4%	756,080,893	80
Principal Arterial - Interstate -SU	0%	51,321,548	8
Principal Arterial - Interstate - Urban	16%	2,811,956,692	67
Principal Arterial - Other Freeways & Expressways - Urban	8%	1,346,116,589	37
Principal Arterial - Other - Rural	2%	386,945,833	164
Principal Arterial - Other - SU	0%	48,001,693	5
Principal Arterial - Other - Urban	11%	1,905,039,889	167
Minor Arterial - Other- Rural	0%	14,171,855	9
Minor Arterial - SU	0%	84,536,044	42
Minor Arterial - Urban	21%	3,571,673,728	532
Major Collector - Rural	0%	74,844,471	188
Minor Collector - Rural	0%	14,680,720	67
Minor Collector - SU	0%	28,611,566	63
Minor Collector - Urban	8%	1,440,480,235	585
Local - Rural	0%	47,196,843	507
Local - Urban	28%	4,832,727,743	5,471
Clark County Total	100%	17,414,386,343	7,994

Source: Annual Vehicle Miles of Travel: 2014 HPMS Data (NDOT 2015).

Figure 3-13 displays the 10 largest AVMT roads in Clark County in 2014, according to the Nevada Department of Transportation (NDOT 2015). All the busiest roads are in the Las Vegas Valley.

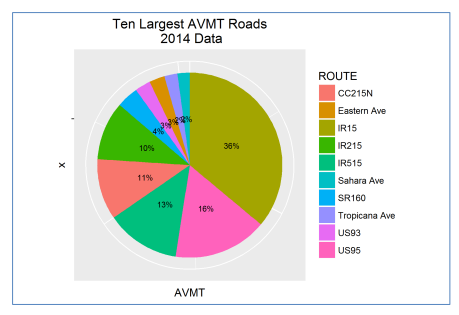


Figure 3-13. Busiest roads.

Since 88% of all AVMT in Clark County are driven in Las Vegas, and more than 95% of the county's population lives within the urban core of the Las Vegas Valley, understanding trip purpose is useful in addressing commuting patterns. According to Table 3-15, total resident trips comprise over 91% of the Average Weekday Person Trips taken in the Las Vegas Valley; visitor trips comprise the rest. Based on trip purpose data, the commuting pattern is 13% home to work, 7% home to school, 37% home to other, 26% non-home-based trips, and 0.22% residence air trips. Vehicle trips inside the Las Vegas Valley are distributed fairly well along the roadway network.

Table 3-15. Person-trips in the Las Vegas Valley, 2015-2035

Trin Dumage	Average Weekday Person Trips									
Trip Purpose	2015	2020	2030	2035						
Home-based work	1,024,340	1,105,042	1,285,153	1,365,213						
Home-based school	578,575	634,089	726,117	746,638						
Home-based	622,598	679,966	770,419	787,162						
Other home-based	2,978,579	3,253,038	3,685,774	3,765,874						
Non-home-based	2,125,615	2,316,788	2,641,640	2,722,278						
Residence air	17,072	18,622	20,389	20,949						
Total resident trips	7,346,778	8,007,546	9,129,492	9,408,113						
Multi-day visitor trips	586,099	610,211	693,635	724,205						
Visitor airport-based trips	113,322	125,472	193,764	205,781						
Total visitor trips	699,422	735,683	887,399	929,986						
Total person trips	8,046,199	8,743,228	10,016,892	10,338,099						

3.6 APEX VALLEY (HA 216)

3.6.1 Emissions-Related Data

The Apex Valley is the major business park in Clark County. The Apex monitoring station is surrounded by 10 stationary sources; the primary objective of the Apex site is "to monitor the ambient impacts of emissions from nearby processing facilities and power plants..."(DAQ 2016). Figure 3-14 shows the surrounding point sources in relation to the Apex monitoring station ("AP"). The blue lines mark the major roads in Apex. The biggest stationary source in the Apex complex operates about a mile south of the monitor, which is located on its property. Since the site is generally downwind from Las Vegas, it serves as an indicator of pollutant transport flow out of the Las Vegas Valley.

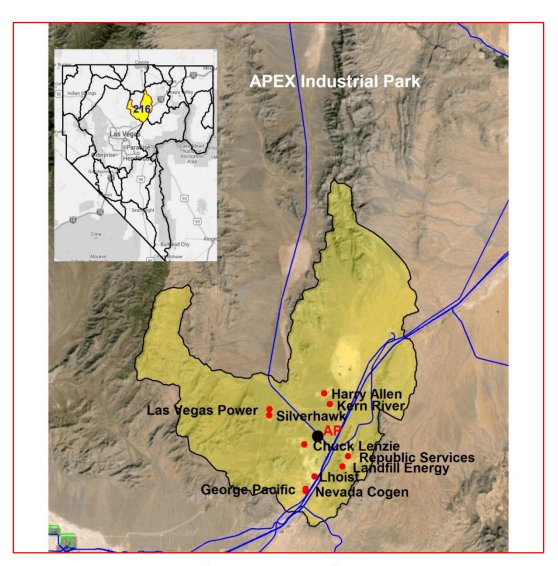


Figure 3-14. Apex Valley.

DAQ has monitored ozone levels in Apex for a number of years, and the data indicate lower ozone levels than in the Las Vegas Valley. Ozone levels in Apex may rise when Clark County is affected by regional ozone transport episodes, stagnant air, recirculation of air masses, or exceptional events, such as stratospheric ozone intrusions or wildfires.

Table 3-16 includes the combined 2011 NO_x and VOC emissions data for all stationary sources in Apex. The contribution of Apex sources to 2011 NO_x and VOC emissions are estimated at 1,846 tpy (4% of county total) and 177 tpy (0.11% of county total) respectively, as shown in Table 3-17.

Table 3-16. Emissions Inventory for Apex

2011 NEI	NOx	VOC
Lhoist North America and Granite Const. (Apex)	1,200	6
Nevada Cogeneration Associates #1	108	10
Republic Services Dumpco	61	9
Nevada Power Company (Harry Allen)	44	25
Georgia Pacific	33	7
Nevada Power (Chuck Lenzie)	227	71
Las Vegas Power Company-Apex Generating Station	71	6
Nevada Power Silverhawk	70	36
Kern River - Dry Lake-Apex	32	6
CC Landfill Energy LLC	0	1
TOTAL	1,846	177

Table 3-17. Emissions in Apex Valley

	1	NOx	VOC			
	tpy	% of Total	tpy	% of Total		
POINT SOURCES	8,542	17%	16,592	9%		
MOBILE	42,619	82%	21,014	11%		
BIOGENICS	555	1%	146,405	80%		
Total in Clark County	51,716	100%	184,011	100%		
APEX	1,846	4%	177	0.11%		

The Apex Valley has no population, and the workforce at the facilities commute mostly from Las Vegas along I-15.

3.6.2 Forward Trajectories

Figure 3-15 depicts forward trajectories from the Apex industrial park for May through September 2015; trajectories are taken every third day. The figure shows that the Apex complex does not impact the Las Vegas Valley.

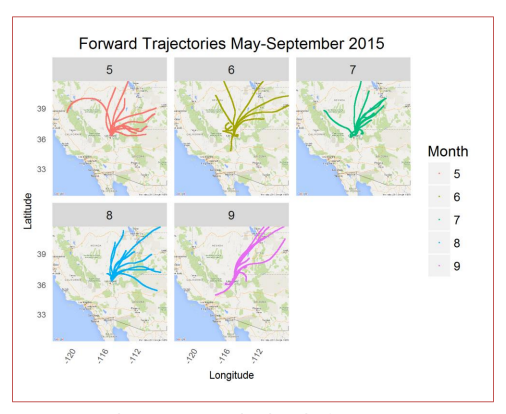


Figure 3-15. Forward Trajectories from Apex.

3.6.3 Backward Trajectories

The Apex monitor exceeded the new NAAQS several times during 2013–2015, as Table 3-18 lists. Backward trajectories were created using the Hybrid Single-Particle Lagrangian Integrated Trajectory (HYSPLIT) model. Figure 3-16 shows the 24-hour HYSPLIT back trajectories for the exceedance days. The red dots designate an elevation of 100 m, the blue dots 500 m, and the green dots 1,000 m.

Some days in 2014 might have been impacted by a combination of stagnant air and a fire smoldering on tribal lands that led to local ozone production due to recirculation of the air masses. However, the elevated ozone levels were caused by regional transport, mostly from Southern California, the California Central Valley and even Baja California.

Table 3-18. Exceedance Days at Apex

Date	O ₃	Date	O ₃
20130430	74	20140605	80
20130504	73	20140606	77
20130505	73	20140607	76
20130514	71	20140611	72
20130521	71	20150603	72
20130525	72	20150604	74
20130621	78	20150618	83
20140601	77	20150622	72
20140604	74	20150727	75

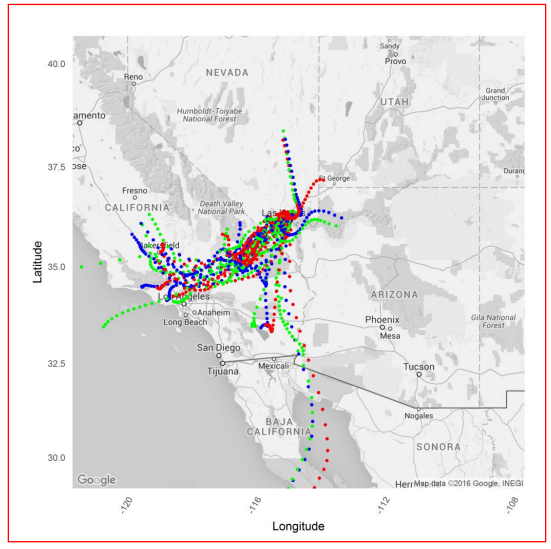


Figure 3-16. Compilation of All Back Trajectories.

3.7 CONCLUSIONS

The stationary sources in areas of the county other than the recommended NAA account for a small percent of the total NO_x emissions inventory and an even smaller percent of the VOC emissions inventory in the Las Vegas Metropolitan Statistical Area (MSA). The recommended NAA includes the vast majority of emissions sources in the county and the major transport corridors that cause or contribute to ozone exceedances. The other HAs have few sources and are separated from the recommended NAA by topography.

There is a significant difference in the population density and degree of urbanization between the nonattainment and unclassifiable/attainment areas. The recommended NAA appropriately includes the densely populated portions of the Las Vegas MSA, along with a large area possibly subject to commercial growth owing to the expansion of population and commerce. The recommended excluded areas are mostly uninhabited; they have little commercial development, have almost no stationary sources, and are separated from the recommended NAA by mountains, distance, and vast stretches of vacant desert.

The 5-factor analysis shows that the recommended NAA contains most roadways and traffic in the Las Vegas MSA. The areas recommended for NAA exclusion are mostly rural, with little traffic compared to the urban portions of the Las Vegas MSA. Nearly all the routes outside the recommended NAA carry fewer than 25,000 vehicles per day each, far below traffic levels in the urban areas of the Las Vegas MSA. The region's traffic and commuting patterns demonstrate that the vast majority of vehicle trips occur within the recommended nonattainment boundary; average daily traffic diminishes rapidly beyond the core area. Commuting information also indicates that work trips into the region are minimal compared to traffic volumes within the recommended boundary. Traffic outside the recommended NAA is low by comparison, and the land-scape is rural, with small pockets of development: this traffic and commuting information supports the recommended nonattainment designation. If future traffic and commuting information indicates that additional HAs should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

The 5-factor analysis shows that the Las Vegas MSA is experiencing significant growth; however, the recommended NAA includes most of the population growth, i.e., the Las Vegas Valley (HA 212). The recommended NAA contains all the areas of expected growth and development.

Clark County's population density/degree of urbanization information illustrates that further urbanization, and the associated activities that can result in emissions of ozone precursors, is concentrated in the proposed nonattainment boundary. Urbanization diminishes rapidly beyond the central portion of the proposed NAA. The population/urbanization information supports the recommended nonattainment designation. If future urbanization indicates that additional counties or regions should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

Clark County's rates and patterns of growth illustrate that the vast majority of increased population and urbanization will occur within the proposed nonattainment boundary. Population density and developed areas diminish rapidly from the core area, and this is not projected to change. Due

to the ownership of the surrounding lands (mostly federal agencies), growth outside the core will most likely not occur.

Although the Apex Valley is the major business park in Clark County, it has no population. The Apex monitoring station is surrounded by 10 stationary sources; its primary objective is to monitor the ambient impacts of emissions from nearby processing facilities and power plants (DAQ 2016, p. 13). A major stationary source (Lhoist) operates approximately a mile south of the monitor, which is located on Lhoist property. DAQ has monitored ozone levels in Apex for a number of years, and overall the data indicate lower ozone levels than in the Las Vegas Valley. Ozone levels might climb higher than in other areas when Clark County is affected by regional ozone transport episodes or exceptional events, such as stratospheric ozone intrusions and wildfires. The contributions of Apex sources to 2011 NO_x and VOC emissions are estimated at 1,846 tpy (4% of the county total) and 177 tpy (0.11% of the county total), respectively.

Based on an analysis of emissions and the emissions-related data factor, DAQ has determined the recommended NAA is appropriate, and that the inclusion of Apex in the ozone nonattainment area is not appropriate since precursor emissions are low (2,700 tpy NO_x and VOC combined), the Apex monitoring station is impacted by a variety of stationary sources, the station is located on a source's property, and Apex is sparsely populated.

If future emissions growth indicates that additional HAs should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

4.0 METEOROLOGY

4.1 DESCRIPTION

This section summarizes local meteorology and regional-scale systems affecting Clark County ozone air quality. Although located in the Mojave Desert, Clark County has four well-defined seasons. Summers display the classic characteristics of the desert Southwest: daily high temperatures in the lower elevations often exceed 100° F, with lows in the 70s. The summer heat is usually tempered by low relative humidity, which may increase for several weeks during July and August in association with moist monsoonal wind flows from the south. Average annual rainfall in the Las Vegas Valley, as measured at McCarran International Airport, is approximately 4.19 inches.

Meteorology is the single most important factor affecting ozone in Clark County, and meteorology is significantly affected by terrain. Mountain ranges in Clark County create circulations that tend to magnify the influence of local emissions on air quality, especially in the Las Vegas Valley. Although the terrain and circulations do not prevent transport into or away from the Las Vegas Valley, these factors tend to define a natural airshed. The airshed boundaries of the Las Vegas Valley provide a geographical focus for air quality analyses and control strategies. Light winds, a deep layer of thermally-driven flows, local vertical recirculation, cloud-free skies, and warm temperatures are key ingredients for high ozone at the valley surface.

4.1.1 Local Influences

At night in Clark County, local drainage flows dominate in the lower elevations (Figure 4-1). Within the Las Vegas Valley, the flow appears to follow the longitudinal axis of the valley toward Lake Mead. The surface flow pattern during the stable nighttime period is clearly decoupled from stronger winds aloft, as seen from measurements at higher elevations around the valley. By mid-morning, drainage flows cease and, due to solar-induced terrain heating, shift to an upslope flow (Figure 4-2), most frequently to the west and northwest. By mid-afternoon and continuing into evening, a rather uniform, moderately strong southwest wind field prevails as flows at all levels become strongly coupled. There is an overall flux into the valley from the southwest.

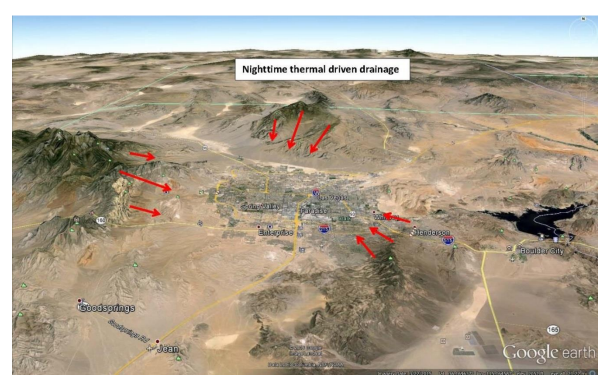


Figure 4-1. Nighttime Flows.

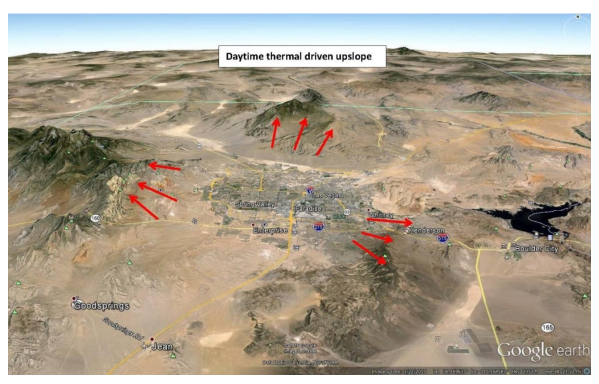


Figure 4-2. Daytime Flows.

Wind roses for the Palo Verde (Figures 4-3 and 4-4), Jean (Figures 4-5 and 4-6), and Joe Neal (Figures 4-7 and 4-8) air quality monitoring sites show distinct diurnal variations (top panels show nighttime winds; bottom panels show daytime winds). Palo Verde and Joe Neal have some of the highest ozone concentrations; Jean is the background site.

The winds at Palo Verde are dominated by local terrain-driven features. During the day, winds are primarily up-valley (from the southeast). At night, the prevailing wind is more westerly due to a strong downslope flow influence from the ridges that define the western boundary of the Las Vegas Valley; this influence is reinforced by the prevailing southwest regional winds. The observed winds at Jean are very different from those in the Las Vegas Valley: in Jean, winds at night are primarily from the west, but are southerly during the daytime hours. The winds at Joe Neal follow the transport corridor from the southeast toward the northwest.

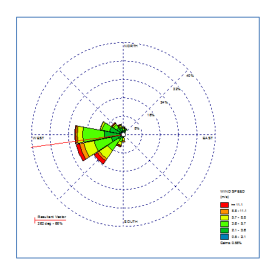


Figure 4-3. Nighttime Wind Rose for Palo Verde.

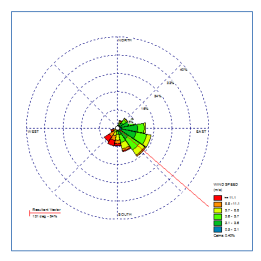


Figure 4-4. Daytime Wind Rose for Palo Verde.

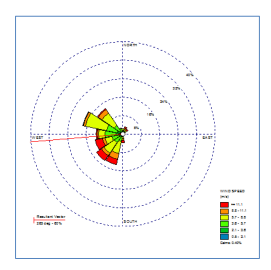


Figure 4-5. Nighttime Wind Rose for Jean.

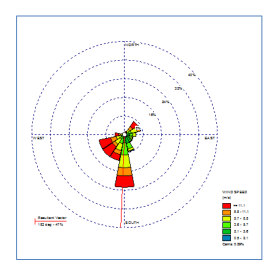


Figure 4-6. Daytime Wind Rose for Jean.

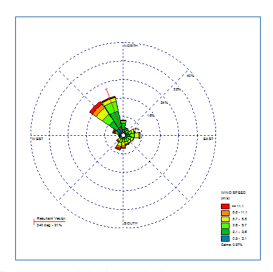


Figure 4-7. Nighttime Wind Rose for Joe Neal.

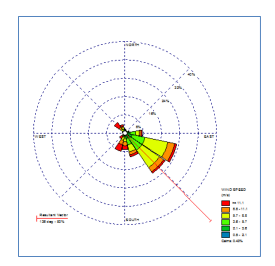


Figure 4-8. Daytime Wind Rose for Joe Neal.

4.1.2 Regional Transport

The prevailing southwest regional winds in southern Nevada during the summer months are important in defining the transport routes of pollutants into southern Nevada, and therefore in determining area designations under the revised 2015 ozone NAAQS.

An ozone characterization study in January 2006 identified five synoptic-scale weather patterns affecting ozone concentrations in southern Nevada:

- 1. Pacific Trough (PT)
- 2. Interior Trough (IT)
- 3. Pacific Ridge (PR)

- 4. Interior Ridge (IR)
- 5. Flat Ridge (FR).

The premise of the classification scheme is that synoptic-scale weather patterns, as depicted by the 500 mb constant pressure patterns, affect the onset and duration of elevated ozone concentrations in the Las Vegas Valley and surrounding areas. These synoptic weather patterns are instructive on the role of pollutant transport into southern Nevada, and are frequently the dominating cause of elevated ozone concentrations.

According to historical data collected at McCarran International Airport,³ the highest average wind speeds in Clark County occur in the early spring (April–May), the same months that ozone concentrations often increase rapidly. Figure 4-9 shows average wind speeds.

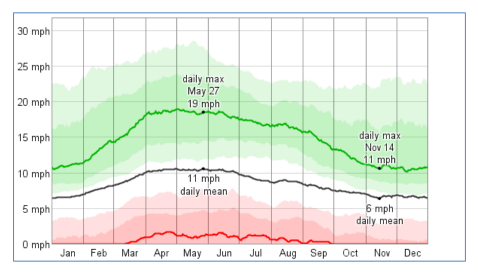


Figure 4-9. Average Wind Speeds at McCarran (1989-2012).

The same data shows that these winds mostly come from the south-southwest (Figure 4-10).

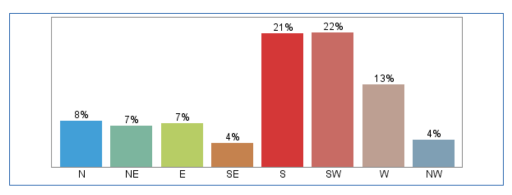


Figure 4-10. Wind Directions in Clark County.

The northwest quadrant of the Las Vegas Valley typically experiences the highest ozone levels during the days Clark County experiences elevated ozone concentrations.

³ http://weatherspark.com/averages/30697/Las-Vegas-Nevada-United-States.

Several studies directed by DAQ confirmed transport of pollutants from Southern California into Clark County, contributing to widespread exceedances throughout the Clark County network. The predominant airflow enters from the south (following I-15) and exits to the northwest (following U.S. Highway 95).

HYSPLIT analyses on the four highest ozone days in each year from 2013 to 2015 in Clark County show that the back trajectory points for the prior 24 hours originate from the high ozone and emissions source areas in Southern California. Other days the air parcels are recirculated (due to stagnant air or low wind speeds) into the Las Vegas Valley, creating high ozone concentrations. Table 4-1 shows the 4 highest ozone days for 2013, 2014, and 2015; Figures 4-11, 4-12, and 4-13 show the back trajectories for those days.

2042	Value	204.4	Value	2045	Value
2013	Value	2014	Value	2015	Value
3-Jul	87	5-Jun	87	18-Jun	83
4-May	84	7-Jun	85	11-Jun	77
21-Jun	78	6-Jun	83	4-Jun	76
25-May	76	1-Jun	79	27-Jul	75

Table 4-1. Highest Ozone Days, 2013 – 2015.

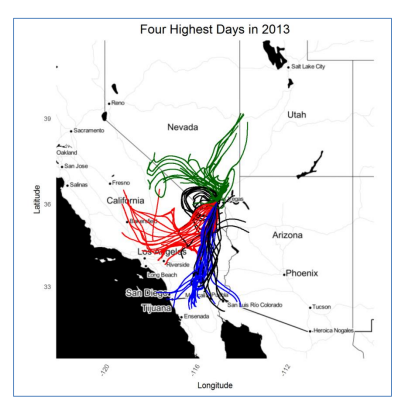


Figure 4-11. Back Trajectories for 2013.

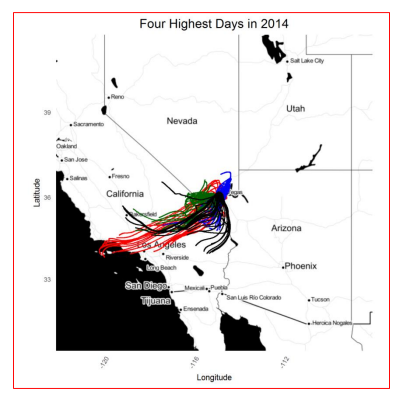


Figure 4-12. Back Trajectories for 2014.

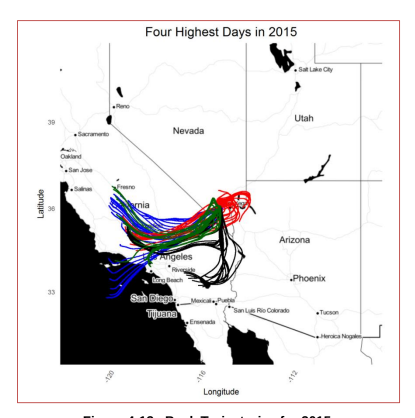


Figure 4-13. Back Trajectories for 2015.

Figures 4-14, 4-15, and 4-16 show ozone density frequency from the back trajectories for the ozone season in 2013, 2014, and 2015 (the frequencies are the percent of trajectories going through each grid square). The Joe Neal monitoring station was used as the receptor; 24-hour back trajectories at 10 m were used to create the original back trajectories. The graph shows a prevalence of both long-range and short-range transport from upwind areas, in addition to local contributions. The highest density frequencies occur in and around the recommended NAA.

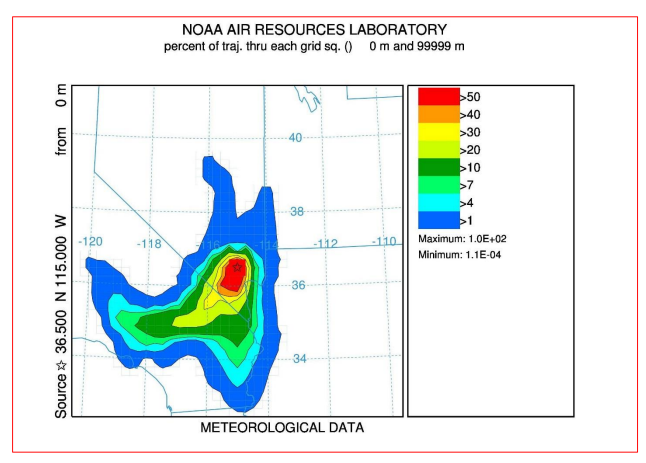


Figure 4-14. Density Frequency for 2013 Ozone Season.

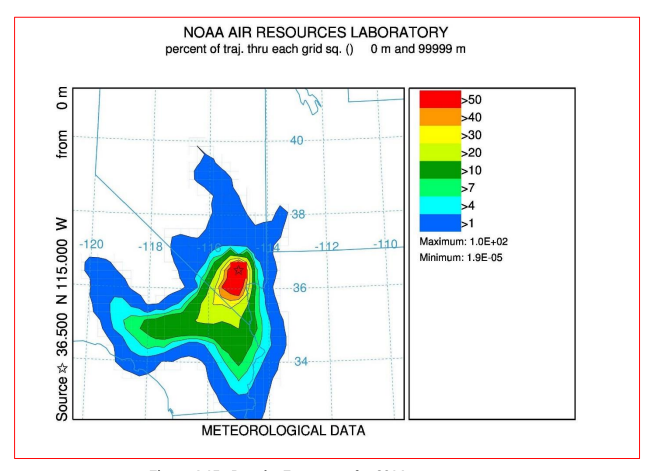


Figure 4-15. Density Frequency for 2014 ozone season.

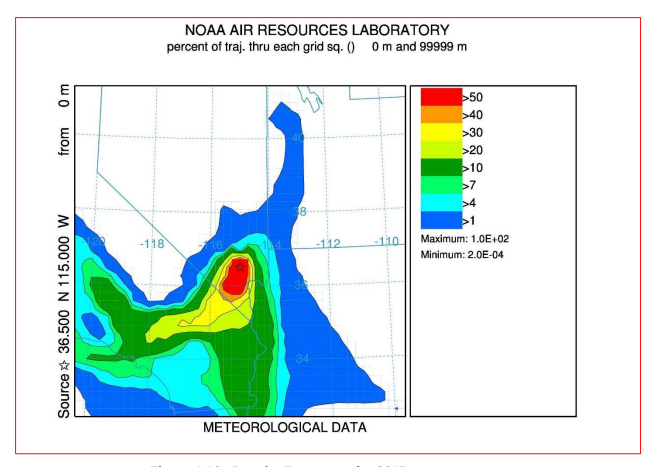


Figure 4-16. Density Frequency for 2015 ozone season.

4.2 EPA HYSPLIT ANALYSIS

In its own HYSPLIT analysis (https://www.epa.gov/ozone-designations/ozone-designations-guidance-and-data), EPA assessed potential source-receptor relationships using comparisons between emissions, wind speed, and wind direction data. This assessment involved modeling air parcel trajectories to help understand complex transport situations. The HYSPLIT modeling system can show the paths traveled by air parcels to a violating monitor. EPA provided back trajectories in the Ozone Mapping Tool for violating monitors on each day of high ozone concentration (i.e., MDA8 values that exceed the NAAQS) at those monitors. Figure 4-17 shows the EPA HYSPLIT results for all violating monitors in Clark County. Most trajectories originate in areas in California; these areas have high ozone concentrations (multiple areas violate the NAAQS) and a high concentration of large and small point sources.

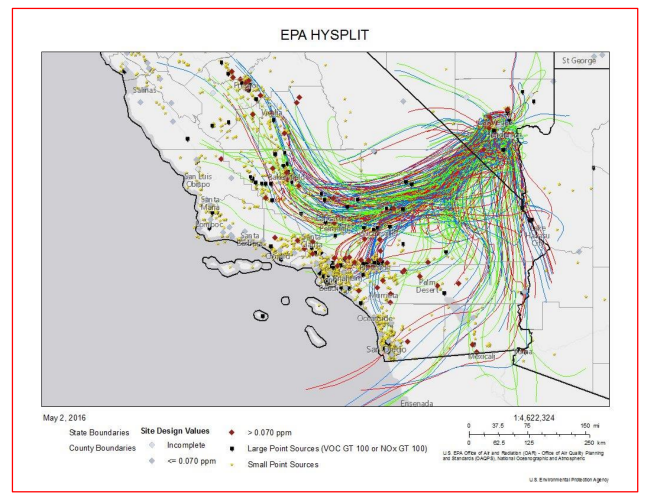


Figure 4-17. EPA HYSPLIT Results.

4.3 CONCLUSION

Slope and valley wind systems are local, thermally-driven flow circulations that form in complex terrain areas. These processes directly affect pollutant transport and dispersion. Both local contributions and regional transport dominate high ozone days in Clark County.

Technical studies indicate that the primary transport routes of ozone and ozone precursor pollutants are from upwind areas to the west and southwest of the Las Vegas Valley. HYSPLIT back trajectories and density frequencies show impacts from transport (long-range and short-range), along with local impacts. These weather patterns support the validity of the recommended NAA boundaries.

5.0 GEOGRAPHY/TOPOGRAPHY

5.1 DESCRIPTION

Located in southern Nevada, Clark County consists of 8,091 square miles characterized by basin and range topography. It is one of the nation's largest counties, with an area bigger than the states of Connecticut and Delaware combined. The Las Vegas Valley sits in a broad desert basin that is surrounded by mountains rising from 2,000 feet to over 10,000 feet above the valley floor. The relief map in Figure 5-1 illustrates the basins and mountain ranges surrounding the valley. Terrain within the Las Vegas Valley rises significantly, from approximately 1,200 feet at Lake Mead to 2,000 feet in downtown Las Vegas to over 2,800 feet in the suburbs on the west side of the valley near the Spring Mountain Range.

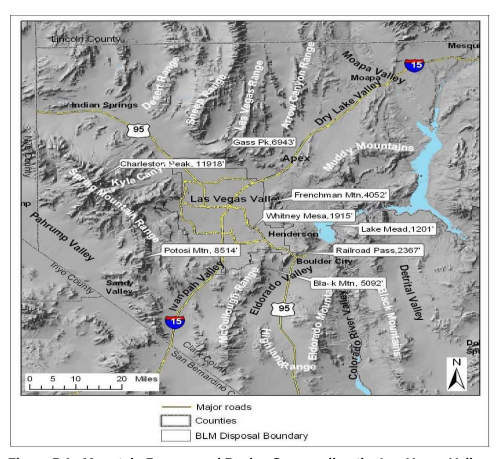


Figure 5-1. Mountain Ranges and Basins Surrounding the Las Vegas Valley.

Different ranges on the west and east of the Las Vegas Valley create a bowl-like environment where pollutants can get trapped. The Las Vegas Valley is defined by high mountains to the west and east, and low valley areas (Figures 5-2 and 5-3) to the south, northwest, and northeast.

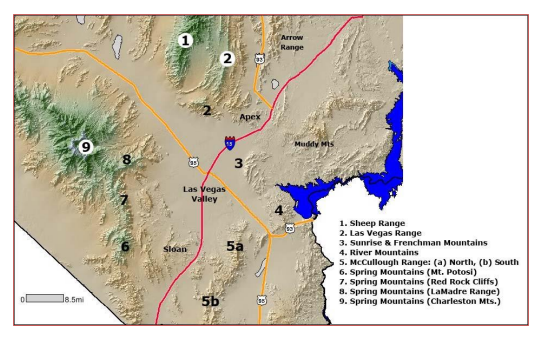


Figure 5-2. Mountain Ranges Around Clark County.

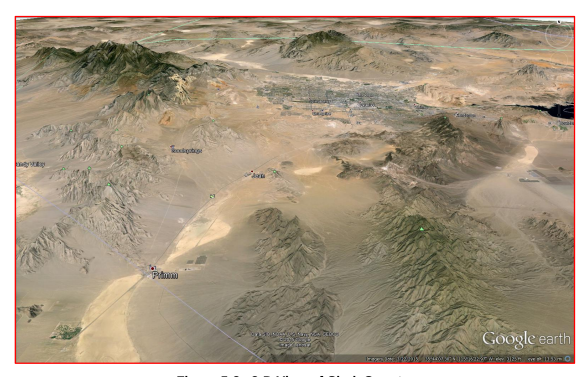
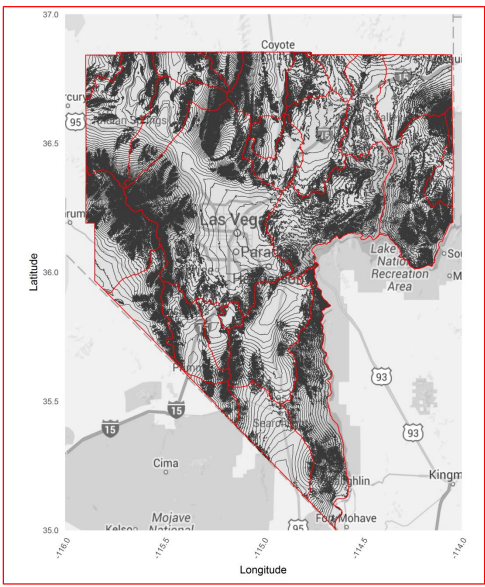


Figure 5-3. 3-D View of Clark County.

Figure 5-4 is a relief map of Clark County: the red lines are HA boundaries. The Las Vegas Valley is in a "bowl," or basin, with the primary drainage path flowing from the south to the northwest. These features often create stagnant air and inversions that might cause elevated ozone. Other areas in Clark County are generally mountainous, or desert valleys of some kind.



Note: Red lines are HA boundaries.

Figure 5-4. Relief Map of Clark County.

Several studies directed by DAQ confirmed transport of pollutants from Southern California into Clark County, although the contribution from local versus transported ozone is difficult to quantify. Figures 5-5 and 5-6 show wind and pollution roses for the 2013–2015 exceedance days at Joe Neal. The red line in Figure 5-5 is U.S. Highway 95 (from the northwest) connecting with I-15 (going south). The transport corridor (Figure 5-7) seems to follow I-15 from the south before turning towards the northwest, which supports the DAQ study results.

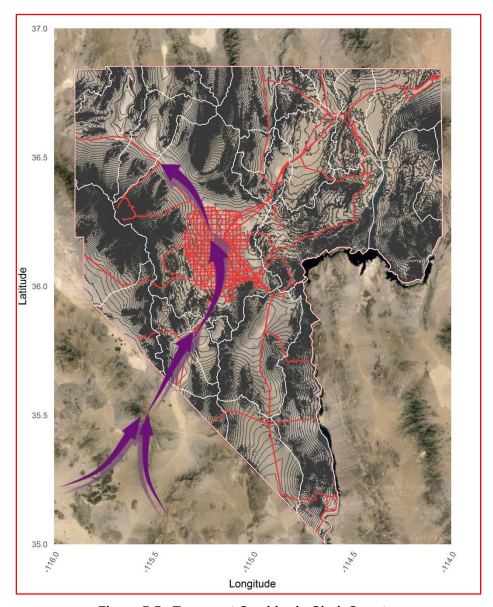


Figure 5-5. Transport Corridor in Clark County.

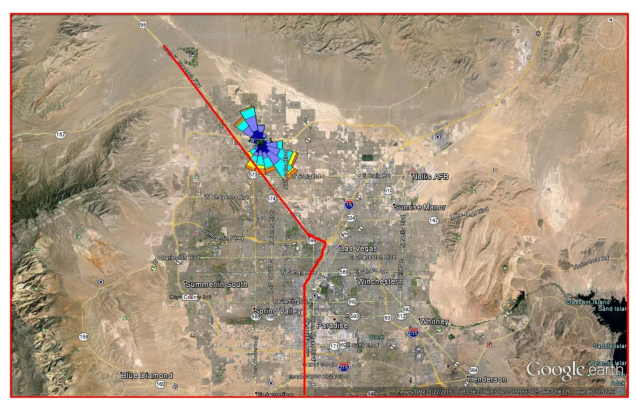


Figure 5-6. Wind Direction at Joe Neal.

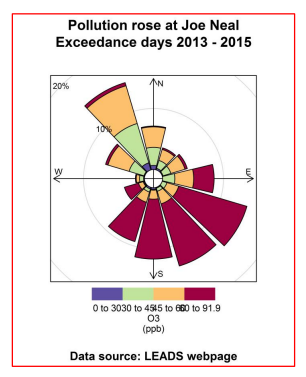


Figure 5-7. Pollution Rose for Joe Neal.

As part of the rulemaking for the Cross-State Air Pollutions Rule, EPA modeled the 2017 ozone contribution. The results show the contributions from states to an upwind or downwind monitor. Figure 5-8 shows the contributions of several sources to Clark County ozone monitors.

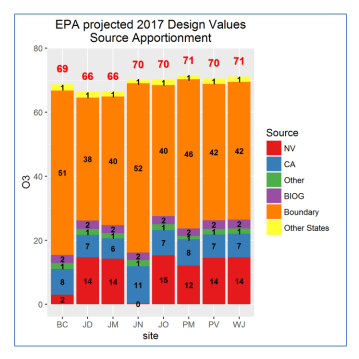


Figure 5-8. EPA Source Apportionment.

The results clearly show that Clark County is heavily impacted by sources outside Nevada, with the boundary conditions being the biggest contributor. Boundary conditions represent pollutant transport from sources outside the modeled region or area.

5.2 CONCLUSION

The regional bowl-like topography of the Las Vegas Valley supports the recommended NAA designation. The valleys in Clark County act like canyons or corridors that transport pollution from the south to the northwest; they occasionally create stagnant air due to inversions, which can create elevated ozone concentrations.

6.0 JURISDICTIONAL BOUNDARIES

Figure 6-1 depicts land ownership within Clark County and surrounding areas. Federal agencies control most of the land: the U.S. Bureau of Land Management has the largest holdings, including the Red Rock National Conservation Area west of Las Vegas. Most of the Spring Mountain Range, including Mt. Charleston, is within the boundaries of the Toiyabe National Forest, administered by the U.S. Forest Service. The National Park Service administers the Lake Mead Recreational Area; the Fish and Wildlife Service administers the wildlife refuge in the Sheep Mountains; and the U.S. Department of Defense administers Nellis Air Force Base, Creech Air Force Base, and other facilities. Less than 10 percent of the county is privately owned land. Federal, state, and tribal lands create barriers to contiguous expansion of the urbanized core in the Las Vegas Valley.

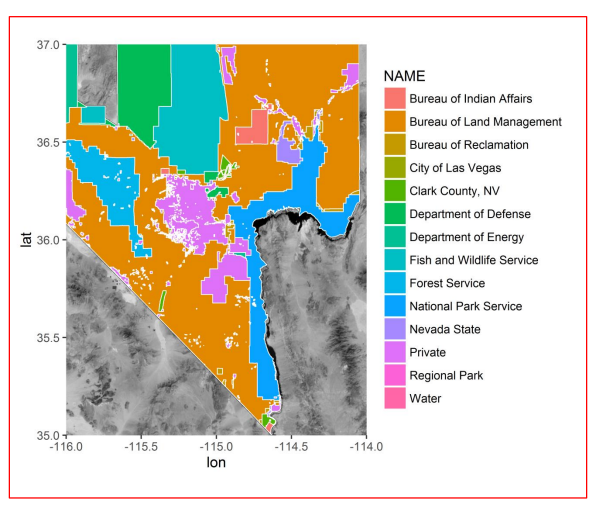


Figure 6-1. Land Ownership in Clark County and Surrounding Areas.

The Clark County-recommended NAA coincides with the jurisdictional boundary of the air quality management authorities in Nevada and Clark County. Pursuant to Nevada Revised Statutes §445B.500, the governor has delegated regulatory authority for air quality management to the Clark County Board of County Commissioners, to be administered by DAQ. However, tribal lands are not within the jurisdiction of the state or Clark County.

HAs represent natural and man-made stream drainage areas or basins. Figure 6-2 shows the HAs within Clark County, excluding the portions of HAs outside the Nevada boundary. These HAs are used as air quality management areas in Nevada.

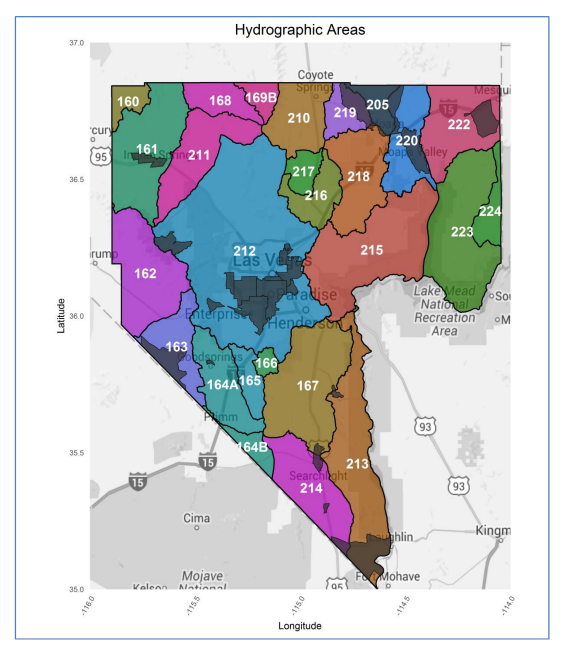


Figure 6-2. Hydrographic Areas in Clark County.

7.0 CONCLUSIONS AND RECOMMENDATIONS

7.1 CONCLUSIONS

Based on EPA's suggested 5-factor analysis, DAQ recommends that EPA designate the following areas of Clark County as nonattainment for the 2015 8-hour ozone NAAQS: the northern part of the Ivanpah Valley, HA 164A; Jean Lake Valley, HA 165; and the Las Vegas Valley, HA 212. The rest of the HAs in Clark County are rural, sparsely populated, have insignificant sources of ozone precursors, and are geographically isolated from the recommended NAA.

7.1.1 Factor 1: Air Quality Analysis

An analysis of air quality data from 2013 to 2015 and the locations of seven stations monitoring sites located inside in the Las Vegas Valley support the configuration of the recommended 8-hour ozone nonattainment boundary. Design values decrease rapidly in the valley toward the east, and approximate background levels at Mesquite.

Other monitors in the monitoring network (e.g., Mesquite, Boulder City, Indian Springs) are located in recommended attainment/unclassifiable HAs. If future monitoring locations indicate that additional HAs are in violation of the revised ozone standard, the existing nonattainment boundary will be reevaluated and expanded as necessary.

7.1.2 Factor 2: Emissions and Emissions-Related Data

Information on Clark County's population density and degree of urbanization illustrates that urbanization (and associated activities that can result in ozone precursor emissions) is concentrated within the recommended nonattainment boundary. Urbanization diminishes rapidly beyond the central portion of the recommended NAA. Population in the surrounding HAs is low by comparison, and the landscape is rural, with small pockets of development; therefore, the population/urbanization information supports the recommended NAA. If future urbanization indicates that additional counties or regions should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

The region's traffic and commuting patterns demonstrate that the vast majority of vehicle trips occur within the recommended nonattainment boundary. Average daily traffic diminishes rapidly beyond the core area. Commuting information also indicates that work trips into the region are minimal when compared to traffic volumes in the recommended boundary. Vehicular traffic in the surrounding HAs is low by comparison, and the landscape is rural, with small pockets of development; therefore, the traffic and commuting information supports the recommended nonattainment designation. If future traffic and commuting information indicates that additional HAs should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

Clark County's growth rates and patterns illustrate that the vast majority of population and urbanization increases will occur within the recommended nonattainment boundary. Population

density and developed areas diminish rapidly beyond the core area. Due to the ownership of surrounding lands (mostly federal agencies), growth outside the core is unlikely.

Based on the analysis of emissions and the emissions-related data factor, DAQ has determined that the recommended NAA is appropriate and that the inclusion of Apex in the ozone NAA is not appropriate, since precursor emissions there are low (approximately 2,700 tpy of NO_x and VOCs combined), the Apex monitoring station is impacted by a variety of stationary sources, the station is located on one a source's property, and the Apex Valley has no population.

Precursor emissions outside the recommended ozone NAA are substantially less than those within: emissions in HAs outside the recommended NAA are either very small by comparison, or at substantial distances from high-concentration monitors. Apex is in a separate airshed, so its emissions do not significantly contribute to ozone concentrations in the recommended NAA. The monitor in Apex should be designated as a non-regulatory or source-oriented monitor, as DAQ's monitoring network plan describes. If future emissions growth indicates that additional HAs should be included in the NAA, the existing nonattainment boundary will be reevaluated and expanded as necessary.

7.1.3 Factor 3: Meteorology

With respect to recommendations on area designations, weather patterns demonstrate the validity of proposed boundaries. Technical studies indicate these areas are the primary transport routes of ozone and ozone precursor pollutants from upwind areas to the west and southwest of the Las Vegas Valley. By focusing on meteorological processes and the location of point and area sources of pollutants within Clark County, technical studies demonstrate that the proposed NAA boundaries are appropriate.

7.1.4 Factor 4: Geography

The Las Vegas area's surrounding mountains are the Spring Mountain Range to the west; the Desert, Sheep, and Las Vegas Ranges to the north; the Arrow Canyon and Muddy Mountain Ranges to the east and northeast; and the Black Mountains, Eldorado Mountains, and McCullough Range to the south.

The regional bowl-like topography supports the proposed NAA recommendation. The valleys in Clark County act like canyons or corridors that transport pollution from the south to the northwest, and occasionally create stagnant air due to inversions in the valley.

7.1.5 Factor 5: Jurisdictional Boundaries

The Clark County airsheds are administered by DAQ. The urban areas of Las Vegas, and the surrounding areas of potential growth, lie within the boundaries of the recommended NAA, with the exception of federal land within the same jurisdiction.

7.1.6 Summary

In summary, the 5-factor analysis shows that almost all activities in Clark County are concentrated in the Las Vegas Valley. Figure 7-1 shows population data (density shown by blue contour lines, ozone density (marked in red contours), NO_x and VOC sources (shown in red and green markers), and the road network. The highest concentrations and most activities are located in the proposed NAA (the HAs shaded in yellow).

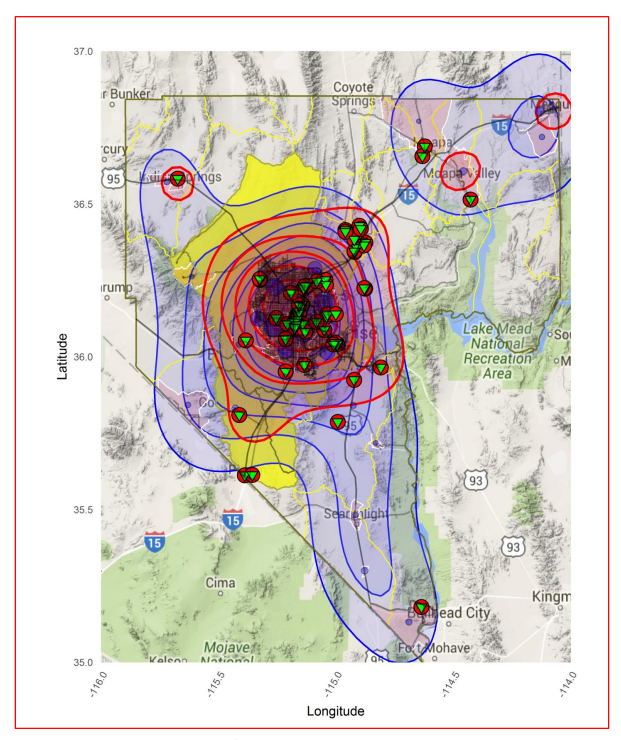


Figure 7-1. Summary Map.

7.2 RECOMMENDED 8-HOUR OZONE NAAQS NONATTAINMENT BOUNDARY

The recommended NAA is smaller than the boundary of Clark County. However, this boundary meets the definition in Section 107(d)(1)(A)(i) of the Clean Air Act and addresses the criteria identified in EPA's February 2016 guidance.

Considering the examination of all five factors, DAQ recommends the NAA specified in Figure 7-2. It consists of the following HAs:

164A – Ivanpah Valley, northern part

165 – Jean Lake Valley

212 – Las Vegas Valley.

The Ivanpah Valley should be included in the NAA because of transport; prevailing wind direction and high ozone readings at Jean are evidence of transport from Southern California, since no stationary sources are located in that HA.

The Las Vegas Valley must be included because it contains most of the ozone precursors, the highest ozone concentrations, evidence of local ozone generation, and the primary potential for population exposure.

The remaining HAs in Clark County should not be included in the NAA for the following reasons:

- They are sparsely populated, with less than 2 percent of the total county population.
- There is no evidence these areas will impact the recommended NAA.
- Geographic and topographic features separate these areas from the recommended NAA.

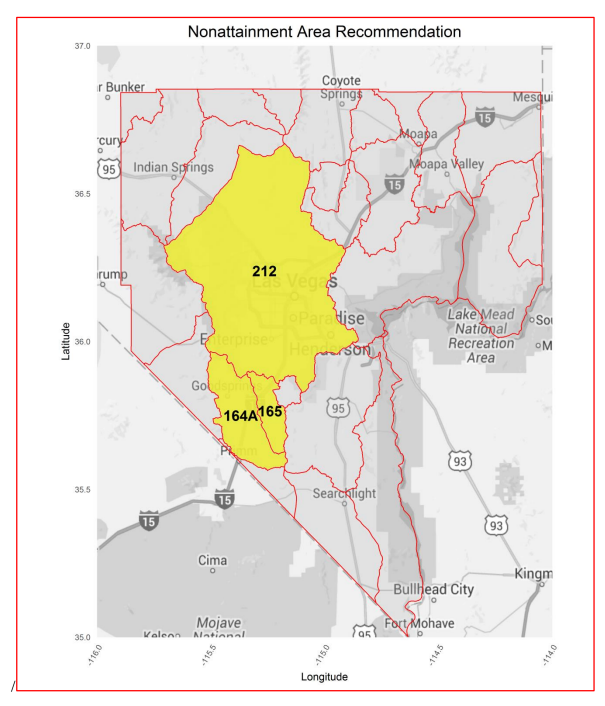


Figure 7-2. Recommended Nonattainment Area.

8.0 REFERENCES

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9.0 APPENDIX A – AQS DESIGN VALUE REPORT

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

User ID: HJA DESIGN VALUE REPORT

Report Request ID: 1423743 Report Code: AMP480 Mar. 14, 2016

GEOGRAPHIC SELECTIONS

Tribal EPA Code State County Site Parameter POC City AQCR UAR CBSA CSA Region

32 003

PROTOCOL SELECTIONS

Parameter

2015

Classification Parameter Method Duration

DESIGN VALUE 44201

SELECTED OPTIONS

Option Type Option Value

SINGLE EVENT PROCESSING EXCLUDE REGIONALLY CONCURRED EVENTS

WORKFILE DELIMITER

USER SITE METADATA STREET ADDRESS

MERGE PDF FILES YES
QUARTERLY DATA IN WORKFILE NO
AGENCY ROLE PQAO

2015

DATE CRITERIA

Start Date End Date

Standard Description
Ozone 8-Hour 2008

Ozone 8-nour zoos

APPLICABLE STANDARDS

Selection Criteria Page 1

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY AIR QUALITY SYSTEM PRELIMINARY DESIGN VALUE REPORT

Report Date: Mar. 14, 2016

Pollutant: Ozone(44201)

Design Value Year: 2015

Standard Units: Parts per million(007)

NAAQS Standard: Ozone 8-Hour 2008

REPORT EXCLUDES MEASUREMENTS WITH REGIONALLY CONCURRED EVENT FLAGS.

Stati	stic: Annual 4th Maximum	ı L	evel: .07	75		S	tate:	Neva	da							
		Valid		4 CII	Cert&	Valid	2014 Percent	TCII	Cert&	 Valid	2013 Percent	4th	Cert&	3 - Y Percent	ear Design	D. V.
Site ID P	oc STREET ADDRESS	Days	Complete	Max	Eval	Days	Complete	<u>Max</u>	Eval	Days	<u>Complete</u>	<u>Max</u>	Eval	Complete	<u>Value</u>	Validity
32-003-0022	NE OF CITY-12101 HWY 93/I15	268	73	.072	* S	189	52	.076	*	182	50	.073	*	58	.073	N
32-003-0023	L 465 E. OLD MILL ROAD, MESQUITE, NV	267	73	.065	*	182	50	. 065	*	179	49	.067	*	57	.065	N
32-003-0043	L 4525 NEW FOREST DRIVE	358	98	.073	S	292	80	.077	S	360	99	.075	S	92	.075	Y
32-003-0071	L 7701 DUCHARME AVE	325	89	.068	S	294	81	.074	S	359	98	.074	S	89	.072	N
32-003-0073	L 333 PAVILION CENTER DRIVE	360	99	.072	S	362	99	.077	S	362	99	.074	S	99	.074	Y
32-003-0075	L 6651 W. AZURE AVE	361	99	.071	S	356	98	.079	S	365	100	.076	S	99	.075	Y
32-003-0298	L 298 ARROYO GRANDE	209	57	.070	* S									19	.070	N
32-003-0538	5483 CLUBHOUSE DR-					271	74	.068	* S	364	100	.071	s	58	.069	N
	WINTERWOOD, LAS VEGAS															
32-003-0540	l 4250 Karen Ave	358	98	.069	S	358	98	.073	S	358	98	. 069	S	98	.070	Y
32-003-0601	L 1005 INDUSTRIAL ROAD	329	90	.068	S	356	98	.073	s	357	98	.071	S	95	.070	Y
32-003-1019	l 1965 State Hwy 161, Jean,	359	98	.069	S	343	94	.074	S	363	99	.075	S	97	.072	Y
	NV															
32-003-2002	L 1301B EAST TONOPAH	348	95	.073	S	354	97	.075	S	363	99	.072	S	97	.073	Y
32-003-7772	L 668 Gretta Ln, Indian	270	74	.070	* S	195	53	.070	* S					42	.070	N
	Springs															
32-003-7780	3570 Lyman Street	194	53	.066	* S	161	44	.064	* S					32	.065	N

<u>Notes:</u> 1. Computed design values are a snapshot of the data at the time the report was run (may not be all data for year).

Page 1 of 2

^{2.} Some PM2.5 24-hour DVs for incomplete data that are marked invalid here may be marked valid in the Official report due to additional analysis.

^{3.} Annual Values not meeting completeness criteria are marked with an asterisk ('*').

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY AIR QUALITY SYSTEM PRELIMINARY DESIGN VALUE REPORT

Report Date: Mar. 14, 2016

CERTIFICATION EVALUATION AND CONCURRENCE FLAG MEANINGS

FLAG	MEANING
M	The monitoring organization has revised data from this monitor since the
	most recent certification letter received from the state.
1	The certifying agency has submitted the certification letter and required
	summary reports, but the certifying agency and/or EPA has determined
	that issues regarding the quality of the ambient concentration data cannot
	be resolved due to data completeness, the lack of performed quality
	assurance checks or the results of uncertainty statistics shown in the
	AMP255 report or the certification and quality assurance report.
3	The certifying agency has submitted the certification letter and required
	summary reports. A value of "S" conveys no Regional assessment regarding
	data quality per se. This flag will remain until the Region provides an "N" or
	"Y" concurrence flag.
J	Uncertified. The certifying agency did not submit a required certification
	letter and summary reports for this monitor even though the due date has
	passed, or the state's certification letter specifically did not apply the
	certification to this monitor.
X	Certification is not required by 40 CFR 58.15 and no conditions apply to be
	the basis for assigning another flag value
Z	The certifying agency has submitted a certification letter, and EPA has no
	unresolved reservations about data quality (after reviewing the letter, the
	attached summary reports, the amount of quality assurance data
	submitted to AOS, the quality statistics, and the highest reported
	concentrations).

Notes: 1. Computed design values are a snapshot of the data at the time the report was run (may not be all data for year).

- 2. Some PM2.5 24-hour DVs for incomplete data that are marked invalid here may be marked valid in the Official report due to additional analysis.
- 3. Annual Values not meeting completeness criteria are marked with an asterisk ('*').

Page 2 of 2