

North Central Coast Air Basin California

2017 Annual Monitoring Network Plan

June 30, 2017

Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, California 93940 (831) 647-9411

| TABLE OF | CONTENTS |
|-----------------|-----------------|
|-----------------|-----------------|

| Table of Contents | i | | |
|---|-----|--|--|
| Acronyms | ii | | |
| Executive Summary | iii | | |
| Air Monitoring Network Plan | | | |
| Background | 1 | | |
| Network Description | 2 | | |
| Network Plan | 2 | | |
| General Information | 2 | | |
| Data Use | | | |
| EPA Monitoring Requirements | | | |
| Ambient Air Quality Standards | | | |
| Quality Assurance | | | |
| Proposed Modifications to Network in the Next 18 Months | | | |
| Modifications Made to Network in 2015 and Early 2016 | | | |
| Review of Changes to PM _{2.5} Monitoring Network Data Submission Requirements | | | |
| Detailed Site Information (SLAMS) | 7 | | |
| Salinas 3 | 7 | | |
| Carmel Valley | | | |
| King City 2 | 14 | | |
| Santa Cruz | | | |
| Hollister | | | |
| San Lorenzo Valley Middle School | | | |
| Detailed Site Information (SPM) | 22 | | |
| Pinnacles NM. | | | |
| Appendix | | | |
| Appendix A - Public Process | Λ 1 | | |
| Appendix B – MBUAPCD/BAAQMD PM_{10} and $PM_{2.5}$ Agreements | | | |
| | | | |
| Appendix C – EPA Site Waiver for Carmel Valley AMSC-1 | | | |

ACRONYMS

| Г | |
|-------------------|---|
| 8HrO3 | Ozone eight hour running average |
| AIRS | Air Information Retrieval System |
| APCD | Air Pollution Control District |
| CARB AQS | The CARB Air Quality System audit division |
| BAAQMD | Bay Area Air Quality Management District |
| ARM | approved regional method |
| ATM | Atmospheric temperature monitor |
| BAM | Beta Attenuation Monitor |
| CARB | California Air Resources Board |
| CFR | Code of Federal Regulations |
| СО | carbon monoxide |
| District | Short for Monterey Bay Unified Air Pollution Control District |
| EPA | United States Environmental Protection Agency |
| EPA AQS | The EPA Air Quality System |
| FEM | Federal Equivalent Method |
| FRM | Federal Reference Method |
| IMPROVE | Interagency Monitoring of Protected Visual Environments |
| m | meters |
| MBUAPCD | Monterey Bay Unified Air Pollution Control District |
| MSA | Metropolitan Statistical Area |
| NAAQS | National Ambient Air Quality Standards |
| NCCAB | North Central Coast Air Basin |
| NO | nitric oxide |
| NO2 | nitrogen dioxide |
| NOx | nitrogen oxides |
| 03 | ozone |
| PM ₁₀ | particulate matter (0 to 10 microns aerodynamic diameter) |
| PM _{2.5} | particulate matter (0 to 2.5 microns aerodynamic diameter) |
| SIP | State Implementation Plan |
| SLAMS | State or Local Air Monitoring Stations |
| SO2 | sulfur dioxide |
| SPM | Special Purpose Monitoring |
| WDA | Wind direction average |
| WSA | Wind speed average |
| WSA | the speed of endge |

Executive Summary

The Air Monitoring Division is responsible for operating and maintaining the Monterey Bay Unified Air Pollution Control District's (District) ongoing ambient air monitoring network described in this plan and for operating and maintaining any monitoring equipment in support of temporary, seasonal, or special projects. Air Monitoring is also responsible for ensuring the accuracy of the monitoring data collected and making sure that it is made available to the public and to any interested organizations and agencies. This past year, Air Monitoring has carried out or has been involved with several short-term and long-term projects that support these responsibilities.

People who live in the jurisdiction of the District or are coming into the area are regularly interested in the current and expected local air quality. To meet the needs of the concerned citizenry, the District operates and maintains a webpage to provide air quality information as it relates to the Air Quality Index. The air quality data website contains four sections. The first provides hourly data and daily trends of the particulate and ozone monitors within the District's ambient monitoring network. The second provides daily forecasts for cities within the District. The third section provides burn status information. The last section provides a network map and hourly data for controlled burns on the Fort Ord property. The webpage is reached through the "Air Quality" tab on the District's website (http://mbard.org).

The air district is fortunate to experience good regional air quality, yet localized high PM_{2.5} concentrations continue to be a challenge. Special monitors in the San Lorenzo Valley (SLV) area near Santa Cruz continue to record high levels of wintertime PM_{2.5} due to the topography of the area, the large number of homes heated with wood stoves and intermittent outdoor burning of yard waste. The mountainous terrain of SLV traps winter smoke, causing PM_{2.5} concentrations as well as smoke complaints to increase during the winter months. The Air Monitoring Division of the District has been carrying out several special projects to address this issue. Since 2011, particulate monitors have been placed in the towns of Felton and Boulder Creek to monitor smoke concentrations. These have been seasonal studies conducted from October to the following April. One monitor was placed in Scotts Valley from 2011-2012 to get background concentrations during this time in an area where there was little expected wood smoke. This seasonal monitoring has demonstrated that there are significant levels of smoke in particular areas of the San Lorenzo Valley during the winter season.

The District plans to continue declaring Spare the Air days in the San Lorenzo Valley during the wintertime residential smoke season during periods of air stagnation. Aside from detailed air monitoring data, reliable measurements of meteorological conditions are critical to making these declarations. In support of this effort, the air monitoring division is interested in collecting reliable meteorological data using state of the art instrumentation. It has replaced its aging analog met instruments and supporting equipment with sonic sensors which communicate digitally with the datalogger at each station. These purchases have both increased the reliability of the network and freed up space within each station.

AIR MONITORING NETWORK PLAN Background

Formed in 1974, the Monterey Bay Unified Air Pollution Control District (District) is the public agency responsible for air quality management in Monterey, Santa Cruz, and San Benito Counties, which make up the North Central Coast Air Basin (NCCAB). The District collects and reports data from a network of six air monitoring stations throughout the NCCAB. These monitoring sites currently consist of six State and Local Air Monitoring Stations (SLAMS).



The Pinnacles site, although located within the District's boundaries, is operated and maintained by the National Parks Service and is a Special Purpose Monitoring Station (SPM). The District also performs short-term monitoring and special testing as needed. It also maintains a network consisting of both mobile and stationary instruments, which include beta attenuation monitors, BAM-1020s and E-BAMs that are primarily intended for the detection of PM_{2.5} from outdoor and residential burning, as well as wildfires.

NETWORK DESCRIPTION Network Plan

The District adopts and submits an Annual Monitoring Network Plan to the EPA Regional Administrator. This plan provides for the establishment, maintenance, and evolution of an air quality monitoring system. The Code of Federal Regulations currently requires that this report be submitted to the U.S. Environmental Protection Agency (U.S. EPA) by July 1 of each year. The geographical scope of this report consists of Monterey, Santa Cruz, and San Benito counties, which make up the North Central Coast Air Basin (NCCAB) in California.

General Information

The ambient air quality standards are limits on air pollutant concentrations. They are set by the California Air Resources Board (CARB) and the EPA, and they are designed to protect human health and the environment. Based on these standards, the District monitors the air quality in the NCAAB. If an area does not meet the air quality standards, then regulations and control strategies are developed to reduce pollutants. The District collects data on both pollutant and meteorological parameters. The primary pollutants of concern, from a regulatory and public health perspective, are O₃, PM_{2.5}, and PM₁₀. Most sites monitor for multiple pollutants and some sites collect data for other pollutants, such as NO-NO2-NO_x, and CO. Meteorological parameters are monitored at all sites and include atmospheric temperature monitors (ATM), wind speed average (WSA), and wind direction average (WDA).

Data Use

The air monitoring data collected by the District is used in a number of ways. It is available to various regulatory agencies, health and environmental researchers, and to the general public; including environmental groups, businesses, and concerned citizens. This data is reviewed for compliance with the ambient air quality standards, as well as associated public health and environmental effects and impacts. The data is submitted to CARB and the EPA, and is published on the District's website, the "AirNow" website, and in newspapers.

EPA Monitoring Requirements

EPA regulations dictate the minimum number of monitoring sites to be established by State and local air agencies. The District network meets the minimum monitoring requirements for all criteria pollutants (Tables 1-5). These requirements are based on local Metropolitan Statistical Area (MSA) data, as set forth in the Code of Federal Regulations, (40 CFR 58). MSAs are part of a classification of geographical regions developed by the U.S. Census Bureau and include one or more counties, although not all counties fall within an MSA. For the criteria pollutants, such as O₃, PM_{2.5}, and PM₁₀, the required minimum number of monitoring sites is based on both the population and the pollutant concentration in a MSA. The San Jose-Sunnyvale-Santa Clara MSA falls across the jurisdictions of both the Monterey Bay Unified Air Pollution Control District and the Bay Area Air Quality Management District (BAAQMD). Because of this, in accordance with 40 CFR Part 58, Appendix D, Section (2)(e), and interagency agreement (See Appendix B) has been entered into in order for both Districts to share responsibility in meeting some of these requirements. BAAQMD also operates an NCORE site in San Jose within this MSA, and since MBUAPCD is not part of the NCORE Program, no agreement is required for it. State and local agencies may deploy additional monitors to meet more stringent State standards, to track specific local air quality issues, or to address local public concerns. For example, CARB which is the primary quality assurance

organization for MBUAPCD, maintains a network of collocated PM_{2.5} sites. The Salinas Air Monitoring Station is part of that network and maintains relatively low design values (See detailed site information).

| MSA | County(ies) | Population (2016) | 8-hour Design Value [ppb] (2014-2016) | Design Value Site | # Required Monitors | # Active Monitors | # Additional Monitors Needed |
|--|---------------------------|----------------------|--|-------------------------|------------------------|----------------------|------------------------------------|
| San Jose- Sunnyvale- Santa Clara | San Benito Santa Clara | 1978816 | 70 | San Martin 060852006 | 2 | 5* | 0 |
| Santa Cruz- Watsonville | Santa Cruz | 274673 | 57 | Santa Cruz 060870007 | 0 | 1 | 0 |
| Salinas | Monterey | 435232 | 60 | King City 060530008 | 1 | 3 | 0 |

Table 1: Minimum Monitoring Requirements for Ozone. (DV site is highest listed regardless of agency.)

(Note: Refer to 40 CFR, Part 58, Appendix D, section 4.1 and Table D-2)

Monitors required for SIP or Maintenance Plan: None

*One of the monitors located in the San Jose-Sunnyvale-Santa Clara MSA is located within MBUAPCD (See Appendix B).

| Table 2. Minimum Monitoring | Requirements for PMac SI AMS | (DV site is highest listed regardless | of agency) |
|-----------------------------|------------------------------|---------------------------------------|------------|
| | | | |

| MSA | County(ies) | Population (2016) | Annual Design Value (2014-2016) | Annual Design Value Site | Daily Design Value (2014- 2016) | Daily Design Value Site | Minimum # of Monitors Required | # of Monitors Present |
|--|---------------------------|----------------------|---------------------------------------|--------------------------------|---------------------------------------|--------------------------------|--------------------------------------|-----------------------------|
| San Jose- Sunnyvale- Santa Clara | San Benito Santa Clara | 1978816 | 8.9 | Jackson Street 060850005 | 24 | Jackson Street 060850005 | 3 | 3* |
| Santa Cruz- Watsonville | Santa Cruz | 274673 | 5.2 | Santa Cruz 060870007 | 11 | Santa Cruz 060870007 | 0 | 1 |
| Salinas | Monterey | 435232 | 6.5** | Carmel Valley 060530002 | 27** | Carmel Valley 060530002 | 0 | 1 |

(Note: Refer to 40 CFR, Part 58, Appendix D, section 4.7 and Table D-5)

Monitors required for SIP or Maintenance Plan: None

*One of the monitors located in the San Jose-Sunnyvale-Santa Clara MSA is located within MBUAPCD (See Appendix B). **The Annual Design Value and the Daily Design Value for Carmel Valley (060530002) are higher than what would normally be expected for this monitoring site due to the Sobranes Wildfire which started on 07/23/2016 and was officially over on 10/12/2016. Design Values for Carmel Valley will be affected by this event until 2019.

Table 3: Minimum Monitoring Requirements for PM_{10} . (Max. Conc. site is highest listed regardless of agency.)

| MSA | County(ies) | Population | Max | Max | # | # | # Additional |
|-------------|-------------|------------|---------------|---------------|----------|----------|--------------|
| | | (2016) | Concentration | Concentration | Required | Active | Monitors |
| | | | (2016) | Site | Monitors | Monitors | Needed |
| San Jose- | San Benito | 1978816 | 44.3 | Hollister | 2-4 | 2* | 0 |
| Sunnyvale- | Santa Clara | | | 060690002 | | | |
| Santa Clara | | | | | | | |
| Santa Cruz- | Santa Cruz | 274673 | N/A | N/A | 0-1 | 0 | 0 |
| Watsonville | | | | | | | |
| Salinas | Monterey | 435232 | 71.4 | King City 2 | 0-1 | 1 | 0 |
| | | | | 060530008 | | | |

(Note: Refer to 40 CFR, Part 58, Appendix D, section 4.6 and Table D-4)

Monitors required for SIP or Maintenance Plan: None

*One of the monitors located in the San Jose-Sunnyvale-Santa Clara MSA is located within MBUAPCD (See Appendix B).

| 14010 1 | Tuble 1. Minimum Monitoring Requirements for NO _X . | | | | | | | |
|----------------|--|----------|------------|-----------|--------------|------------|-----------|------------|
| CBSA | Population | Max AADT | # Required | # Active | # Additional | # Required | # Active | Additional |
| | (2016) | Counts | Near Road | Near Road | Near Road | Area Wide | Area Wide | Monitors |
| | | (2015) | Monitors | Monitors | Monitors | Monitors | Monitors | Needed |
| Salinas MSA | 435232 | 23131 | 0 | 0 | 0 | 0 | 1 | 0 |

Table 4: Minimum Monitoring Requirements for NO_x

(Note: Refer to 40 CFR, Part 58, Appendix D, section 4.3) (See Appendix B.) Monitors required for SIP or Maintenance Plan: None. MBUAPCD is currently operating no other NOx monitors. Near-road monitoring (NO₂ by 2014, CO & $PM_{2.5}$ by 2017), and area-wide by 2013 NO_x requirements being met by BAAQMD (see interagency agreements – Appendix B).

Table 5: Minimum Monitoring Requirements for CO.

| CBSA | Population (2016) | # Required Near Road Monitors | | |
|-------------|-------------------|----------------------------------|---|---|
| Salinas MSA | 435232 | 0 | 0 | 0 |

(Note: Refer to 40 CFR, Part 58, Appendix D, section 4.2) (See Appendix B.) Monitors required for SIP or Maintenance Plan: None. MBUAPCD is currently operating no other CO monitors. Near-road monitoring (NO₂ by 2014, CO & $PM_{2.5}$ by 2017), and area-wide NO_x requirements being met by BAAQMD (see interagency agreements – Appendix B).

• <u>SO</u>₂ (Note: Refer to 40 CFR, Part 58, Appendix D, section 4.4) Monitors required for SIP or Maintenance Plan: None

• <u>Pb</u> (Note: Refer to 40 CFR, Part 58, Appendix D, section 4.5) BAAQMD is monitoring for the San Jose-Sunnyvale-Santa Clara MSA. No additional Pb monitoring is being carried out by MBUAPCD. Monitors required for SIP or Maintenance Plan: None

Ambient Air Quality Standards

The EPA sets National Ambient Air Quality Standards (NAAQS - Table 6) for criteria pollutants as directed by the Federal Clean Air Act. The State of California has adopted a set of State standards (Table 7) which are required to be at least as stringent as the NAAQS. The State standards and the federal primary standards are both designed to protect the health of the public. The State standards and the federal secondary standards safeguard public welfare, including protection against decreased visibility, damage to property, and damage to the environment. The federal primary and secondary standards for the pollutants currently measured in the NCCAB are identical.

| Pollutant | Requirements of Standard | Level |
|--------------------------|--|----------------------|
| Ozone | The 3-year average of each year's 4 th highest daily maximum 8-hour ozone | 0.07ppm |
| | concentration is not to exceed the level of the standard. | |
| Particulate Matter 10µm | The 24-hour average is not to exceed the level of the standard more than once per | 150µg/m ³ |
| | year. | |
| Particulate Matter 2.5µm | The 3-year average of the 98 th percentile of the 24-hour averages is not to exceed | $35\mu g/m^3$ |
| | the level of the standard. | |
| | The 3-year average of the weighted annual means is not to exceed the level of the | $12.0 \mu g/m^3$ |
| | standard. | |
| Nitrogen Dioxide | The 3-year average of the 98 th percentile of the daily maximum 1-hour averages | 100ppb |
| | is not to exceed the level of the standard. | |
| | The Annual average is not to exceed the level of the standard. | 53ppb |
| Carbon Monoxide | The 1-hour average is not to exceed the level of the standard more than once per | 35ppm |
| | year. | |
| | The 8-hour average is not to exceed the level of the standard more than once per | 9ppm |
| | year. | |

 Table 6: Federal Standards (NAAQS)

(Note: The national ambient air quality standards are found within 40 CFR, Part 50.)

(Note: The EPA adopts both rounding and truncating conventions depending on the standard. Where rounding conventions are used, as long as the measured pollutant level does not round up to a value higher than the standard, as read with the same number of significant digits as listed by the standard, the standard is not considered to be exceeded.

| Pollutant | Standard | Level |
|--------------------------|---|---------------|
| Ozone | The 1-hour average is not to exceed the level of the standard. | 0.09ppm |
| | The 8-hour average is not to exceed the level of the standard. | 0.07ppm |
| Particulate Matter 10µm | The 24-hour average is not to exceed the level of the standard. | $50\mu g/m^3$ |
| | The Annual average is not to exceed the level of the standard. | $20\mu g/m^3$ |
| Particulate Matter 2.5µm | The 24-hour average is not to exceed the level of the standard. | $35\mu g/m^3$ |
| | The Annual average is not to exceed the level of the standard. | $12\mu g/m^3$ |
| Nitrogen Dioxide | The 1-hour average is not to exceed the level of the standard. | 0.18ppm |
| | The Annual average is not to exceed the level of the standard. | 0.030ppm |
| Carbon Monoxide | The 1-hour average is not to exceed the level of the standard. | 20ppm |
| | The 8-hour average is not to exceed the level of the standard. | 9.0ppm |

Table 7: State Standards (CAAQS)

(Note: The State ambient air quality standards are found within Section 70200 of Title 17 of the California Code of Regulations.)

Quality Assurance

The District follows a quality assurance program to ensure compliance with the regulations set within <u>40</u> <u>CFR 58</u>. Monitors in both the District's SPM and SLAMS sites meet the requirements of both <u>40 CFR</u> <u>58</u>, <u>Appendix A</u> and <u>40 CFR 58</u>, <u>Appendix E</u> as described in this section. Consistent with these federal regulations, the California Air Resources Board, Quality Assurance Section (CARB QAS) conducts annual performance evaluations of nitrogen dioxide, ozone and carbon monoxide analyzers, meteorological instruments, and flow rates for PM_{2.5} and PM₁₀ monitors. CARB QAS also conducts site evaluations as part of the annual audit at each air monitoring station. Physical measurements and observations, including probe/sensor height above ground level, distance from trees, type of ground cover, residence time, obstructions to air flow, distance to local sources, topography, vehicle counts, predominant wind direction, and probe material are used to determine compliance with the requirements of <u>40 CFR 58</u>, <u>Appendix E</u> for both the District's SLAMS and SPM sites.

The CARB QAS also ensures the quality of the data collected by the air monitoring sites operating in the NCCAB. This is done on a monthly basis through analysis of precision data submitted to the U.S. EPA Air Quality System (EPA AQS). The EPA reviews the frequency of flow rate verifications for manual samplers and the frequency of one-point quality control checks for gaseous instruments. On an annual basis, the EPA performs an analysis of the precision data that concentrates on three parameters: precision data submission, validity, and usability. The data analyses for both SLAMS and SPM sites are conducted in accordance with <u>40 CFR 58</u>, <u>Appendix A</u>.

The EPA QAS, through a contractor, conducts annual flow rate audits on $PM_{2.5}$ and PM_{10} monitors. The District performs both weekly and monthly checks of instrument functionality. Calibrations are done on either a quarterly or a semi-annual basis depending on the individual requirements for each instrument. The District has collocated $PM_{2.5}$ monitors in Salinas as a further quality check as required by <u>40 CFR 58</u>, <u>Appendix A</u>.

Finally, CARB QAS conducts technical systems audits to determine if the District's air monitoring program satisfies the requirements of 40 CFR 58, and U.S. EPA's Quality Assurance Handbook for Air Pollution Measurement Systems, Volume II, April 1994. Compliance with these regulations is necessary for the data to be considered data-for-record, as required by the <u>California Code of Regulations (Title 17, Article 3, Section 70301)</u>. Data meeting these requirements is eligible to be used in actions taken pursuant to the Federal and State Clean Air Acts.

Proposed Modifications to Network in the Next 18 Months

There are several proposed changes to the air monitoring network approved by the District's Board and the APCO to reduce air monitoring costs and improve efficiencies by shutting down monitoring parameters and stations.

- Parameter changes for SLAM stations:
 - The District is considering the possibility of shutting down the CO and NO/NO₂/NO_x monitors at the Salinas AMS. Readings from these instruments are consistently very low and population requirements do not indicate the need for either instrument.
- Other Monitoring Projects:
 - The District will continue to carry out a PM_{2.5} survey of wood smoke concentrations during the winter seasons, from October 1 to April 30, in the Santa Cruz mountain area in the San Lorenzo Valley. The instruments used in this survey are Met-One E-BAMs one BAM-1020 at the San Lorenzo Valley Middle School.

Modifications Made to Network in 2016 and Early 2017

The District collected data from six monitoring sites in 2016. The following sites and/or monitoring parameters were changed:

• The special purpose air monitoring station at San Lorenzo Valley Middle School became a SLAMS site in October, 2016.

REVIEW OF CHANGES TO PM2.5 MONITORING NETWORK

The NCCAB is currently in compliance with the $PM_{2.5}$ ambient air quality standards. In the event that standards are exceeded, appropriate changes will be made to the $PM_{2.5}$ monitoring network. This would then be documented in the Annual Network Plan which would then undergo a 30-day public review before submittal to the EPA.

DATA SUBMISSION REQUIREMENTS

Precision reports are submitted to the EPA's AQS. Annual data certification is submitted by May 1, each year.

Detailed Site Information for State and Local Air Monitoring Stations (SLAMS)

Salinas 3

This station was established in December 1999 to monitor air quality conditions in the Salinas MSA, the District's most populated area. This station features one of the District's most extensive set of measurements. The data collected include CO, NO₂, O₃, FRM R&P PM_{2.5}, FEM BAM-1020 PM_{2.5}, WSA, WDA and ATM. PM_{2.5} data is collected hourly using the FEM BAM-1020 as the primary instrument. It is also collected by an R&P FRM-2000, a filter based instrument operating on the 1 in 6 day schedule, which is collocated to the BAM-1020. The collocation is required by CARB, our Primary Quality Assurance Organization (PQAO), and is a part of their overall collocation network. The PM_{2.5} filters are analyzed by BAAQMD according to EPA specifications (See following two pages). Data from this populated area generally indicate good air quality and meet all State and federal standards for CO, NO₂, O₃, and PM_{2.5}. Data from this site have been useful in assessing air pollution impacts on populations during unusual events, such as wildfires at Fort Ord. The 2015 PM_{2.5} annual design value is 5.5µg/m³ for the primary instrument (BAM-1020). The 2015 PM_{2.5} 24-Hour design value is 13µg/m³ for the primary instrument (BAM-1020).

| Suthus Site Information | |
|---------------------------------|--|
| Site Name | Salinas 3 |
| AQS ID | 06-053-1003 |
| GIS Coordinates | 36.69683, -121.636167 |
| Address | 867 East Laurel Dr., Salinas, CA 93905 |
| County | Monterey (TAMC) |
| Distance to Roadways | 5000m |
| Traffic Count | 23131 ADT (2015) (TAMC-Peak) |
| Groundcover | Gravel |
| Representative Statistical Area | MSA: Salinas, CA |

Salinas Site Information

| From: | Eric Stevenson <estevenson@baaqmd.gov></estevenson@baaqmd.gov> |
|--------------|--|
| Sent: | Thursday, May 23, 2013 4:45 PM |
| То: | Mark Stoelting; Wendy Caruso; William Chevalier |
| Cc: | Katherine Hoag (Hoag.Katherine@epamail.epa.gov) |
| Subject: | Letter for Data Certification for PM2.5 Weighing |
| Attachments: | PM2 5 Laboratory Document.docx |

All –

I've attached a document regarding weighing of PM2.5 filters. EPA Region 9 has asked that this letter be included in your Annual Network Plans to ensure that your data meet requirements.

Please let me know if you have any questions or concerns.

Thanks,

Eric Stevenson Director of Technical Services Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109 415-749-4695, <u>estevenson@baaqmd.gov</u>



PM_{2.5} team members,

This correspondence is to inform the appropriate members of the North Coast Unified Air Quality Management District and Monterey Bay Unified Air Pollution Control District that all pre- and post-sampled $PM_{2.5}$ filters weighed by the designated staff of the Bay Area Air Quality Management District gravimetric analysis laboratory followed EPA specifications as required by the references listed in Tables 1 & 2 below and that the room was operating in accordance with EPA requirements on the days the filters were weighed. Therefore the weights can be used for comparison to the NAAQS and the data can be certified by the aforementioned agencies.

| | Quality Control Measures (Laboratory) | |
|---------------------------------------|---|--|
| Equipment | Reference | Frequency |
| Filter Conditioning Environment | 40 CFR Part 50, Appendix L, Sections 8.0 & 10.0 | All filters |
| Filters | Quality Assurance Guidance Document 2.12, Section 7.7 | All filters |
| Filter Weighing | 40 CFR Part 50, Appendix L, Section 10.10; Quality Assurance Guidance Document 2.12, Sections 7.9, 7.10, & 7.11 | Within 30 days of collection if provided to the laboratory within 23 days of collection |
| Working Mass standards | Quality Assurance Guidance Document 2.12, Sections 7.9 & 7.11 | Every weighing session |

Table 1QC Measures

Table 2QA Measures

| | Quality Assurance Measures (Laboratory) | | | | |
|--|---|-----------|--|--|--|
| Equipment | Reference | Frequency | | | |
| Working Mass standards | Quality Assurance Guidance Document 2.12 Sections 3.3, 4.3.7 & 7.3 | Yearly | | | |
| Temperature & Relative Humidity | Quality Assurance Guidance Document 2.12 Section 3.3, 4.3.7, & 7.6 | Quarterly | | | |
| Balance | Quality Assurance Guidance Document 2.12 Section 3.3, 4.3.6 & 7.2 | Yearly | | | |
| Working Mass standards vs. primary standards | Quality Assurance Guidance Document 2.12 Sections 3.3, 4.3 & 7.3 | Quarterly | | | |
| Primary standards | Quality Assurance Guidance Document 2.12 Section 3.3, 4.3 & 7.3 | Yearly | | | |

Salinas Air Monitoring Instrument Information

| Pollutant, POC | O ₃ , 1 | CO, 1 | NO ₂ , 1 | Wind Speed, 1 |
|--|---------------------|---------------------|---------------------|---------------------------------|
| Parameter Code | 44201 | 42101 | 42602 | 61101 |
| Basic Monitoring Objective | NAAQS Comparison | NAAQS Comparison | NAAQS Comparison | N/A |
| Site Types | Population Oriented | Population Oriented | Population Oriented | Population Oriented |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS |
| Instrument Manufacturer and Model | TEI 49C | TEI 48 | TECO 42C | RM Young 86000 Sonic Anemometer |
| Method Code | 047 | 054 | 074 | 062 |
| FRM/FEM/ARM/other | FEM | FRM | FRM | N/A |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 12/31/1999 | 12/31/1999 | 12/31/1999 | 12/31/1999 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 6.0m | 6.0m | 6.0m | 10m |
| Distance from supporting structure | 6.0m | 6.0m | 6.0m | 10m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A |
| Distance from trees | N/A | N/A | N/A | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees |
| Probe material | Teflon | Teflon | Teflon | N/A |
| Residence time | 3.7s | 4.1s | 4.6s | N/A |
| Will there be changes within the next 18 months? | No | No. | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | N/A |
| Frequency of one-point QC check (gaseous) | Daily | Weekly | Weekly | N/A |
| Last Annual Performance Evaluation (gaseous) | 9/22/2016 | 9/22/2016 | 9/22/2016 | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | N/A |

Salinas Air Monitoring Instrument Information

| Pollutant, POC | Wind Direction, 1 | ATM, 1 | PM _{2.5} , 3 | PM _{2.5} , 2 |
|--|---------------------------------|----------------------|------------------------|------------------------|
| Parameter Code | 61102 | 62101 | 88101 | 88101 |
| Basic Monitoring Objective | N/A | N/A | NAAQS Comparison | NAAQS Comparison |
| Site Types | Population Oriented | Population Oriented | Population Oriented | Population Oriented |
| Monitor Types | SLAMS | SLAMS | SLAMS | QA Collocated |
| Instrument Manufacturer and Model | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE BAM-1020 | R&P FRM-2000 |
| Method Code | 062 | 050 | 170 | 143 |
| FRM/FEM/ARM/other | N/A | N/A | FEM | FRM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | Bay Area AQMD |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | Bay Area AQMD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 12/31/1999 | 12/31/1999 | 1/1/2009 | 11/1/2008 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | 1:6 |
| Calculated Sampling Frequency | N/A | N/A | N/A | 1:6 |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 10m | 10m | 6.0m | 6.2m |
| Distance from supporting structure | 10m | 10m | 2.1m | 2.3m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A |
| Distance from trees | N/A | N/A | N/A | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | 1.8m | 1.8m |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees |
| Probe material | N/A | N/A | N/A | N/A |
| Residence time | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | Yes | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | Monthly |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | Weekly | N/A |
| Frequency of one-point QC check (gaseous) | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | 3/01/2016 9/22/2016 | 3/02/2016 9/22/2016 |

Carmel Valley

This station was established in 1982 due to the smoke sensitive nature of the rural/residential Carmel Valley. The limited natural ventilation of the valley can also lead to trapping of ozone. Measurements made at this site include O3, FEM BAM-1020 PM_{2.5}, WSA, WDA, and ATM. Data from this location has been useful for issuing public Health Advisories during wildfire events. A siting waiver for this station had been sought and approved by the EPA (See Appendix C) due to the presence of a nearby tree. The 2015 PM_{2.5} annual design value is $6.4\mu g/m^3$ and the 2015 PM_{2.5} 24 Hour design value is $13\mu g/m^3$ for this station.

| Site Name | Carmel Valley |
|---------------------|--------------------------------------|
| AQS ID | 06-053-0002 |
| GIS Coordinates | 36.495833, -121.730556 |
| Street Address | 35 Ford Rd., Carmel Valley, CA 93924 |
| County | Monterey |
| Distance to Road | 25m |
| Traffic Count | 20591 ADT (2015) (TAMC-Peak) |
| Groundcover | Paved |
| Representative Area | MSA: Salinas, CA |

Carmel Valley Site Information

Carmel Valley Instrument Information

| Curmer vancy mistrament mjörmand | | | | | |
|--|----------------------------|------------------------------------|------------------------------------|----------------------|------------------------|
| Pollutant, POC | O ₃ , 1 | Wind Direction, 1 | Wind Speed, 1 | ATM, 1 | PM _{2.5} , 3 |
| Parameter Code | 44201 | 61102 | 61101 | 62101 | 88101 |
| Basic Monitoring Objective | NAAQS Comparison | N/A | N/A | N/A | NAAQS Comparison |
| Site Types | Population Oriented | Population Oriented | Population Oriented | Population Oriented | Highest Concentration |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS | Special Purpose |
| Instrument Manufacturer and Model | TEI 49C | RM Young 86000 Sonic Anemometer | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE BAM-1020 |
| Method Code | 047 | 062 | 062 | 050 | 170 |
| FRM/FEM/ARM/other | FEM | N/A | N/A | N/A | FEM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 10/12/1982 | 7/1/2007 | 7/1/2007 | 1/1/1997 | 1/1/2012 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 5.9m | 10m | 10m | 10 m | 5.0m |
| Distance from supporting structure | 3.0m | 10m | 10m | 10m | 2.0m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A | N/A |
| Distance from trees | 6.1m (Waiver – Appendix C) | 11m | 11m | 11m | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees |
| Probe material | Teflon | N/A | N/A | N/A | N/A |
| Residence time | 9.0s | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | N/A | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | N/A | Weekly |
| Frequency of one-point QC check (gaseous) | Daily | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | 9/20/2016 | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | N/A | 3/02/2016 9/20/2016 |

King City 2

This station was relocated to the city center in 2007 and now serves as a population exposure/representative concentration site. The station was previously operated by a contractor, but has now been operated by the District since July 1, 2010. Measurements made at the site include FEM BAM-1020 PM_{2.5}, FEM BAM-1020 PM₁₀, O3, WSA, WDA and ATM. This is the southernmost site in the NCCAB network. The 2015 PM_{2.5} annual design value is $5.4\mu g/m^3$ and the 2015 PM_{2.5} 24 Hour design value is $13\mu g/m^3$ for this station.

| Site Name | King City 2 |
|---------------------|------------------------------------|
| AQS ID | 06-053-0008 |
| GIS Coordinates | 36.209286, -121.126371 |
| Street Address | 415 Pearl St., King City, CA 93930 |
| County | Monterey |
| Distance to Road | 50 m |
| Traffic Count | 3265 ADT (2015) (TAMC-Peak) |
| Groundcover | Paved |
| Representative Area | MSA: Salinas, CA |

King City 2 Site Information

King City Instrument Information

| | 0.1 | W. 15: | | | | |
|---|-----------------------|------------------------------------|------------------------------------|-------------------------|------------------------|------------------------|
| Pollutant, POC | O ₃ , 1 | Wind Direction, 1 | Wind Speed, 1 | ATM, 1 | PM ₁₀ , 3 | PM _{2.5} , 3 |
| Parameter Code | 44201 | 61102 | 61101 | 62101 | 81102 | 88101 |
| Basic Monitoring Objective | NAAQS Comparison | N/A | N/A | N/A | NAAQS Comparison | NAAQS Comparison |
| Site Types | Highest Concentration | Population Oriented | Population Oriented | Population Oriented | Highest Concentration | Population Oriented |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS | SLAMS | Special Purpose |
| Instrument Manufacturer and Model | TEI 49C | RM Young 86000 Sonic Anemometer | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE BAM-1020 | MET ONE BAM-1020 |
| Method Code | 047 | 062 | 062 | 050 | 122 | 170 |
| FRM/FEM/ARM/other | FEM | N/A | N/A | N/A | FEM | FEM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 6/1/2007 | 10/1/2007 | 10/1/2007 | 10/1/2007 | 2/1/2011 | 1/1/2012 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 4.3 | 10m | 10m | 10m | 4.9m | 4.7m |
| Distance from supporting structure | 1.5 | 10m | 10m | 10m | 2.3m | 2.1m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance from trees | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees |
| Probe material | Teflon | N/A | N/A | N/A | N/A | N/A |
| Residence time | 2.5s | N/A | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | N/A | N/A | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | N/A | Weekly | Weekly |
| Frequency of one-point QC check (gaseous) | Daily | N/A | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | 9/20/2016 | N/A | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | N/A | 3/01/2016 9/20/2016 | 3/01/2016 9/20/2016 |

Santa Cruz

Monitoring at this station began in 1996 to assess population exposure in the Santa Cruz/Watsonville Metropolitan Statistical Area (MSA). Santa Cruz is currently the largest city in Santa Cruz County and is the second most populated city in the NCCAB. Data collected hourly at this SLAMS site include O_3 , FEM BAM-1020 PM_{2.5}, WSA, WDA and ATM. The data generally indicate good air quality and meet all state and federal standards for both ozone and particulates. The 2015 PM2.5 annual design value is $5.9\mu g/m^3$ and the 2015 PM_{2.5} 24 Hour design value is $12\mu g/m^3$ for this station. The Santa Cruz Air Monitoring Station is not the District's Design Value site for O_3 or PM_{2.5}.

| Site Name | Santa Cruz |
|---------------------|---|
| AQS ID | 06-087-0007 |
| GIS Coordinates | 36.983, -121.988 |
| Street Address | 960 Bostwick Lane, Santa Cruz, CA 95062 |
| County | Santa Cruz |
| Distance to Road | 120m |
| Traffic Count | 12690 ADT (2015) (Santa Cruz County) |
| Groundcover | Gravel, Grass |
| Representative Area | MSA: Santa Cruz – Watsonville, CA |

Santa Cruz Site Information

Santa Cruz Instrument Information

| Pollutant, POC | O ₃ , 1 | Wind Direction, 1 | Wind Speed, 1 | ATM, 1 | PM _{2.5} , 3 |
|---|---------------------|------------------------------------|------------------------------------|----------------------|------------------------|
| Parameter Code | 44201 | 61102 | 61101 | 62101 | 88101 |
| Basic Monitoring Objective | NAAQS Comparison | N/A | N/A | N/A | NAAQS Comparison |
| Site Types | Population Oriented | Population Oriented | Population Oriented | Population Oriented | Population Oriented |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS | SLAMS |
| Instrument Manufacturer and Model | TEI 49C | RM Young 86000 Sonic Anemometer | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE FEMBAM-1020 |
| Method Code | 047 | 062 | 062 | 050 | 170 |
| FRM/FEM/ARM/other | FEM | N/A | N/A | N/A | FEM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 9/1/1996 | 8/1/2006 | 8/1/2006 | 1/1/1999 | 1/1/2009 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 4.8m | 6.2m | 6.2m | 6.2m | 4.6m |
| Distance from supporting structure | 2.0m | 3.5m | 3.5m | 3.5m | 2.0m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A | N/A |
| Distance from trees | 10.7m | 16m | 16m | 16m | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 degrees |
| Probe material | Teflon | N/A | N/A | N/A | N/A |
| Residence time | 6.3s | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | N/A | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | N/A | Weekly |
| Frequency of one-point QC check (gaseous) | Daily | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | 9/21/2016 | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | N/A | 3/02/2016 9/21/2016 |

Hollister

This station was established in 1987 to monitor potential air pollution exposures in the Hollister area, the largest and most rapidly growing city in San Benito County. Data collected hourly at this site include O_3 , FEM BAM-1020 PM₁₀, FEM BAM-1020 PM_{2.5}, WSA, WDA and ATM. Hollister is the second highest station on the NCCAB's ozone monitoring network. Ozone levels at Hollister are impacted by both local sources as well as ozone transported from the San Francisco Bay Area Air Basin. Ozone data from this site have been useful in a number of regional photochemical modeling studies including SARMAP and CCOS, as well as, a special District-funded project using the BAAQMD's urban airshed model. PM₁₀ exceedances at this site might occasionally be impacted by wildfire events, although fugitive dust appears to be the most common contributor to PM₁₀ measurements. The 2015 PM_{2.5} annual design value is $5.2\mu g/m^3$ and the 2015 PM_{2.5} 24 Hour design value is $13\mu g/m^3$ for this station.

| Site Name | Hollister |
|---------------------|--|
| AQS ID | 06-069-0002 |
| GIS Coordinates | 36.844167, -121.361111 |
| Street Address | 1979 Fairview Rd., Hollister, CA 95023 |
| County | San Benito |
| Distance to Road | 100m |
| Traffic Count | (Nearby Sunnyslope Rd.) 7392 ADT (2006) Nothing more recent. |
| Groundcover | Gravel |
| Representative Area | MSA: San Jose – Sunnyvale – Santa Clara, CA |

Hollister Site Information

Hollister Instrument Information

| Pollutant, POC | O ₃ , 1 | Wind Direction, 1 | Wind Speed, 1 | ATM, 1 | PM ₁₀ , 3 | PM _{2.5} , 3 |
|--|-----------------------|------------------------------------|------------------------------------|-------------------------|------------------------|------------------------|
| Parameter Code | 44201 | 61102 | 61101 | 62101 | 81102 | 88101 |
| Basic Monitoring Objective | NAAQS Comparison | N/A | N/A | N/A | NAAQS Comparison | NAAQS Comparison |
| Site Types | Highest Concentration | Population Oriented | Population Oriented | Population Oriented | Highest Concentration | Highest Concentration |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS | SLAMS | SLAMS |
| Instrument Manufacturer and Model | TEI 49C | RM Young 86000 Sonic Anemometer | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE FEM BAM-1020 | MET ONE FEM BAM-1020 |
| Method Code | 047 | 062 | 062 | 050 | 122 | 170 |
| FRM/FEM/ARM/other | FEM | N/A | N/A | N/A | FEM | FEM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 1/1/1980 | 1/1/1980 | 1/1/1980 | 1/1/1980 | 2/1/2011 | 1/1/2009 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 4.2m | 10m | 10m | 10m | 5.1m | 4.9m |
| Distance from supporting structure | 1.4m | 10m | 10m | 10m | 2.1m | 1.9m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance from trees | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees | 360 Degrees |
| Probe material | Teflon | N/A | N/A | N/A | N/A | N/A |
| Residence time | 6.2s | N/A | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | N/A | N/A | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | N/A | Weekly | Weekly |
| Frequency of one-point QC check (gaseous) | Daily | N/A | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | 9/23/2016 | N/A | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | N/A | 3/03/2016 9/23/2016 | 3/03/2016 9/23/2016 |

San Lorenzo Valley Middle School

This station was set up in October of 2014 for the purpose of monitoring $PM_{2.5}$ on a Neighborhood scale with the use of an FEM BAM-1020. It is intended to become a SLAMS site after two years of operation. The station has also provided a good platform for conducting special studies such as a levoglucosan study during the 2014/2015 winter season. For years, the San Lorenzo Valley has been the source of many of the District's wood smoke complaints. The sources have primarily been smoke output from residential chimneys during the winter months or from outdoor brush during the burn season. Monitoring has been carried out at this location during the months of October to April during the 2011-2012, 2012-2013, 2013-2014, and 2014-2015 winter and burn seasons, and indicated significant levels of smoke periodically. Data collected hourly at this site include FEM BAM-1020 PM2.5, WSA, WDA and ATM. The current $PM_{2.5}$ monitor has not yet been in place long enough to calculate a design value, however, this station will be expected to have the highest design value in the Santa Cruz – Watsonville MSA.

| Site Name | San Lorenzo Valley Middle School |
|---------------------|--------------------------------------|
| AQS ID | 06-087-1005 |
| GIS Coordinates | 37.0632, -122.0831 |
| Street Address | 7179 Hacienda Way, Felton, CA 95018 |
| County | Santa Cruz |
| Distance to Road | 88m |
| Traffic Count | 27896 ADT (2012) (Santa Cruz County) |
| Groundcover | Gravel, Grass |
| Representative Area | MSA: Santa Cruz – Watsonville, CA |

San Lorenzo Valley Middle School Site Information

San Lorenzo Valley Middle School Instrument Information

| Sun Dor Ch20 7 ancy Mildule School II | isti unienti ingor matton | | | |
|---|---------------------------------|---------------------------------|----------------------|----------------------------------|
| Pollutant, POC | Wind Direction, 1 | Wind Speed, 1 | ATM, 1 | PM _{2.5} , 3 |
| Parameter Code | 61102 | 61101 | 62101 | 88101 |
| Basic Monitoring Objective | N/A | N/A | N/A | NAAQS Comparison |
| Site Types | Population Oriented | Population Oriented | Population Oriented | Highest Concentration (Expected) |
| Monitor Types | SLAMS | SLAMS | SLAMS | SLAMS |
| Instrument Manufacturer and Model | RM Young 86000 Sonic Anemometer | RM Young 86000 Sonic Anemometer | RM Young 41342 VC/VF | MET ONE FEMBAM-1020 |
| Method Code | 062 | 062 | 050 | 170 |
| FRM/FEM/ARM/other | N/A | N/A | N/A | FEM |
| Collecting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Analytical Lab | N/A | N/A | N/A | N/A |
| Reporting Agency | MBUAPCD | MBUAPCD | MBUAPCD | MBUAPCD |
| Spatial scale | Neighborhood | Neighborhood | Neighborhood | Neighborhood |
| Start date | 01/15/2015 | 10/23/2014 | 10/23/2014 | 10/23/2014 |
| Current Sampling Frequency | Continuous | Continuous | Continuous | Continuous |
| Calculated Sampling Frequency | N/A | N/A | N/A | N/A |
| Sampling season | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 | 01/01-12/31 |
| Probe height | 10m | 10m | 10m | 5.9m |
| Distance from supporting structure | 10m | 10m | 10m | 2.0m |
| Distance from obstructions on roof | N/A | N/A | N/A | N/A |
| Distance from obstructions not on roof | N/A | N/A | N/A | N/A |
| Distance from trees | N/A | N/A | N/A | N/A |
| Distance to furnace or incinerator flue | N/A | N/A | N/A | N/A |
| Distance between collocated monitors | N/A | N/A | N/A | N/A |
| Unrestricted airflow | 360 Degrees | 360 Degrees | 360 Degrees | 360 degrees |
| Probe material | N/A | N/A | N/A | N/A |
| Residence time | N/A | N/A | N/A | N/A |
| Will there be changes within the next 18 months? | No | No | No | No |
| Is it suitable for comparison against the annual PM2.5? | N/A | N/A | N/A | Yes |
| Frequency of flow rate verification for manual PM samplers audit | N/A | N/A | N/A | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A | N/A | N/A | Weekly |
| Frequency of one-point QC check (gaseous) | N/A | N/A | N/A | N/A |
| Last Annual Performance Evaluation (gaseous) | N/A | N/A | N/A | N/A |
| Last two semi-annual flow rate audits for PM monitors | N/A | N/A | N/A | 03/02/16 09/21/16 |

Detailed Site information for Special Purpose Monitoring (SPM) Sites

Pinnacles National Park

This station was established in 1987 by the National Parks Service (NPS) to monitor conditions at Pinnacles National Park, which is a federal Class I protected area, and part of the National Park Monitoring Network operated by the National Parks Service. Data acquired at this site include O3, WS, WD, and ATM. In addition, as part of the federal Interagency Monitoring of Protected Visual Environments (IMPROVE) program, a wide variety of particulate aerosols is monitored for the purpose of assessing visibility trends. However, the only parameters reported by the District at this site are O3 and 8HrO3. Although this site is located in a remote and unpopulated area, ozone readings there are the highest in the District and the ozone data are used to establish the NCCAB's designations in relation to the State and federal standards. CARB's triennial transport assessments have demonstrated that the cause of the high readings at this mountain site has often been overwhelming transport, particularly from the upwind San Francisco Bay Area. Nitrate data from the IMPROVE monitors have also been used in District plans to indicate an improving trend. This is most likely due to regional reductions in motor vehicle NOx emissions, as well as controls on stationary sources.

Pinnacles Site Information

| Site Name | Pinnacles National Monument |
|---------------------|---|
| AQS ID | 06-069-0003 |
| GIS Coordinates | 36.485278, -121.155556 |
| Street Address | Pinnacles National Monument, 5000 Hwy 146, Paicines, CA 95043 |
| County | San Benito |
| Distance to Road | 75 m |
| Traffic Count | 325 ADT (2013) (D.O.T./CA) |
| Groundcover | Gravel |
| Representative Area | CBSA: San Jose – Sunnyvale – Santa Clara, CA |

Pinnacles Instrument Information:

| Pollutant, POC | O ₃ , 1 |
|-----------------------------------|--------------------|
| Parameter Code | 44201 |
| Basic Monitoring Objective | NAAQS Comp. |
| Site Types | Other |
| Monitor Types | Special Purpose |
| Instrument Manufacturer and Model | TEI 49C |
| Method Code | 047 |
| FRMFEM/ARM/other | FEM |
| Collecting Agency | NPS |
| Analytical Lab | N/A |
| Reporting Agency | NPS |
| Spatial scale | Neighborhood |
| Start date | 11/7/1986 |
| Current Sampling Frequency | Continuous |
| Calculated Sampling Frequency | N/A |
| Sampling season | 01/01-12/31 |
| Probe height | 10.0 meters |

| Distance from supporting structure | N/A |
|--|-------------|
| Distance from obstructions on roof | N/A |
| Distance from obstructions not on roof | N/A |
| Distance from trees | N/A |
| Distance to furnace or incinerator flue | N/A |
| Distance between collocated monitors | N/A |
| Unrestricted airflow | 360 Degrees |
| Probe material | Teflon |
| Residence time | 8.4s |
| Will there be changes within the next 18 months? | See page 6. |
| Is it suitable for comparison against the annual PM2.5? | N/A |
| Frequency of flow rate verification for manual PM samplers audit | N/A |
| Frequency of flow rate verification for automated PM analyzers audit | N/A |
| Frequency of one-point QC check (gaseous) | Weekly |
| Last Annual Performance Evaluation (gaseous) | 9/19/2016 |
| Last two semi-annual flow rate audits for PM monitors | N/A |
| | |

Appendix A - Public Process

Released for Comment -- May 30, 2017 Published to District WEB Page -- May 30, 2017 Board of Directors Public Hearing -- June 21, 2017 Submitted to U.S. EPA -- June 30, 2017

As of June 30, 2017 no comments were received by the District.

Appendix B MBUAPCD and BAAQMD Interagency Agreements



AIR QUALITY Management

DISTRICT

MONTEREY BAY UNIFIED APCD 2012 DEC 17 PM 4: 30

December 13, 2012

Mr. William Chevalier Supervising Air Monitoring Specialist Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Chevalier:

During a recent review of the Annual Network Report for the Bay Area Air Quality Management District (BAAQMD), EPA Region 9 pointed out that we do not have a written agreement to share minimum monitoring requirements with neighboring Air Districts. For PM_{2.5} monitoring in the San Jose-Sunnyvale-Santa Clara Metropolitan Statistical Area (MSA), both of our agencies are required to meet the full minimum monitoring requirements of 40 CFR Part 58 Appendix D, section (2)(e) in the absence of a PM_{2.5} monitoring agreement.

The San Jose-Sunnyvale-Santa Clara MSA must have three SLAMS PM_{2.5} monitors to meet EPA minimum monitoring requirements. The BAAQMD operates two SLAMS PM_{2.5} monitors (San Jose and Gilroy) and both instruments are FEM BAM operating continuously. Additionally, the San Jose site has a collocated filter measurement as of October 1, 2012 for quality assurance purposes. The BAAQMD will continue to operate all of the above instruments indefinitely.

The BAAQMD requests Monterey reply to this letter confirming agreement to continue operation of the SLAMS $PM_{2.5}$ FEM BAM at Hollister. As part of the agreement, both agencies will advise each other if changes to the instruments (as shown below) are planned.

| | AQS# | Parameter | Method | POC |
|-----------|-----------|-----------|--------|---------------------|
| San Jose | 060850005 | 88101 | 170 | 3 (Primary) |
| San Jose | 060850005 | 88101 | 145 | 1 (QA – collocated) |
| Gilroy | 060850002 | 88101 | 170 | 3 |
| Hollister | 060690002 | 88101 | 170 | 3 |

Sincerely.

Eric D. Stevenson Director, Technical Services Division



AIR QUALITY Management

DISTRICT

MONTEREY BAY UNIFIED APCD

2013 JAN 17 PM 4:03

BAY AREA January 14, 2013

Mr. William Chevalier Supervising Air Monitoring Specialist Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Chevalier:

During a recent review of the Annual Network Report for the Bay Area Air Quality Management District (BAAQMD), EPA Region 9 pointed out that we do not have a written agreement to share minimum monitoring requirements with neighboring Air Districts. For PM_{10} monitoring in the San Jose-Sunnyvale-Santa Clara Metropolitan Statistical Area (MSA), both of our agencies are required to meet the full minimum monitoring requirements of 40 CFR Part 58 Appendix D, section (2)(e) in the absence of a PM_{10} monitoring agreement.

The San Jose-Sunnyvale-Santa Clara MSA must have two SLAMS PM₁₀ monitors to meet EPA minimum monitoring requirements. The BAAQMD operates one SLAMS PM₁₀ monitor at San Jose and will continue to operate this instrument indefinitely.

The BAAQMD requests Monterey Bay Unified Air Pollution Control District reply to this letter confirming agreement to continue operating the SLAMS PM₁₀ monitor at Hollister. As part of the agreement, both agencies will advise each other if changes to the instruments (as shown below) are planned.

| | AQS# | Parameter | Method | POC |
|-----------|-----------|-----------|--------|-----|
| San Jose | 060850005 | 81102 | 127 | 1 |
| Hollister | 060690002 | 81102 | 122 | 3 |

Sincerely,

Eric D. Stevenson Director, Technical Services Division



January 22, 2013

Mr. Eric D. Stevenson Director, Technical Services Division Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109

Dear Mr. Stevenson,

In response to your letters dated December 13, 2012, and January 14, 2013, the District will continue the operation of the Hollister air monitoring station (AQS#: 060690002) for purpose of meeting 40 CFR Part 58, Appendix D minimum monitoring requirements. The District's intention is to continue operation of this SLAMs site for both PM_{10} and $PM_{2.5}$ FEM BAM indefinitely. Should the District need to revisit this in the future, we will coordinate with BAAQMD prior to any changes to the station.

Sincerely,

Michael J Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Ct. Monterey, CA 93940 (831) 647-9411



May 23, 2014

Mr. Eric D. Stevenson Director, Technical Services Division Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109

Subject: Shared Ozone Monitoring Responsibilities

Dear Mr. Stevenson:

For Ozone monitoring in the San Jose-Sunnyvale-Santa Clara Metropolitan Statistical Area (MSA), both of our agencies are required to meet the full minimum monitoring requirements of 40 CFR Part 58 Appendix D, section (2)(e) in the absence of an Ozone monitoring agreement. The Monterey Bay Unified Air Pollution Control District (MBUAPCD) currently operates one SLAMS Ozone monitor in this MSA (at Hollister) but two monitors are required. Therefore, MBUAPCD would like this letter to serve as a monitoring agreement between our two agencies.

The MBUAPCD requests BAAQMD reply to this letter confirming agreement to continue operation of the SLAMS Ozone monitors at San Jose, Los Gatos, Gilroy, and San Martin. Both agencies will advise each other if changes to the instruments listed below are planned.

| | AQS# | Parameter | Method | POC |
|------------|-----------|-----------|--------|-----|
| San Jose | 060850005 | 44201 | 047 | 1 |
| Los Gatos | 060851001 | 44201 | 047 | 1 |
| Gilroy | 060850002 | 44201 | 047 | 1 |
| San Martin | 060852006 | 44201 | 047 | 1 |
| Hollister | 060690002 | 44201 | 047 | 1 |

Sincerely,

Michael J Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940 (831) 647-9411

2014 JUN 9 AM8:05



BAY AREA AIR QUALITY MANAGEMENT DISTRICT

June 4, 2014

Mr. Michael J. Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Gilroy:

The Bay Area Air Quality Management District has signed the Ozone monitoring agreement as described in your letter of May 23, 2014 (attached). We will continue to operate the Ozone monitors at San Jose, Los Gatos, Gilroy, and San Martin as stated in your letter. We will advise you well in advance if any of these monitors are shutdown or moved to another location.

Sincerely,

Eric D. Stevenson Director, Technical Services Division

Enclosure



May 23, 2014

Mr. Eric D. Stevenson Director, Technical Services Division Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109

Subject: Shared NO/NO2/NOX Monitoring Responsibilities

Dear Mr. Stevenson:

40 CFR Part 58 Appendix D, section (2)(e), requires air monitoring of oxides of nitrogen to be performed to meet minimum federal requirement for the San Jose-Sunnyvale-Santa Clara Metropolitan Statistical Area (MSA). The Monterey Bay Unified Air Pollution Control District (MBUAPCD) currently does not operate any SLAMS NO₂ monitors in this MSA and would like this letter to serve as a monitoring agreement between our two agencies.

The MBUAPCD requests the Bay Area Air Quality Management District reply to this letter confirming agreement to continue operation of the SLAMS NO₂ monitor at San Jose and advise MBUAPCD if changes to this instrument are planned.

| | AQS# | Parameter | Method | POC |
|----------|-----------|-----------|--------|-----|
| San Jose | 060850005 | 42602 | 074 | 1 |

Sincerely,

Michael J Giffoy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940 (831) 647-9411



BAY AREA

AIR QUALITY Management

DISTRICT

2014 JUN 9 AM8:04

June 4, 2014

Mr. Michael J. Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Gilroy:

The Bay Area Air Quality Management District has signed the NO_2 monitoring agreement as described in your letter of May 23, 2014 (attached). We will continue to operate the NO_2 monitor at San Jose as stated in your letter. We will advise you well in advance if this monitor is shutdown or moved to another location.

Sincerely,

Eric D. Stevenson Director, Technical Services Division

Enclosure



June 9, 2014

Mr. Eric D. Stevenson Director, Technical Services Division Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109

Subject: Shared Near-Road CO Monitoring Responsibilities

Dear Mr. Stevenson:

40 CFR Part 58 Subparts 58.10(a)(7), 58.13(e)(1), and Appendix D section 4.3.1, requires near-road monitoring of CO to be performed to meet minimum federal requirements for the San Jose-Sunnyvale-Santa Clara Core Based Statistical Area (CBSA), 41940. The Bay Area Air Quality Management District (BAAQMD) is establishing a near-road monitor in San Jose on July 1, 2014 and will take responsibility for meeting these near-road requirements as they currently exist. The Monterey Bay Unified Air Pollution Control District (MBUAPCD) currently does not operate any Near-Road CO monitors in this MSA and would like this letter to serve as a monitoring agreement between our two agencies.

The MBUAPCD requests the Bay Area Air Quality Management District reply to this letter confirming agreement to continue operation of the Near-Road CO monitor at San Jose-Knox Avenue and advise MBUAPCD if changes to this instrument are planned.

| | AQS# | Parameter | Method | POC |
|----------|-----------|-----------|--------|-----|
| San Jose | 060850006 | 42101 | 054 | 1 |

Sincerely,

Michael FGilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940 (831) 647-9411



BAY AREA

AIR QUALITY

MANAGEMENT

DISTRICT

MONTEREY BAY UNIFIED APCD

2014 JUN 20 PM 2: 48

June 17, 2014

Mr. Michael J. Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Gilroy:

The Bay Area Air Quality Management District has signed the CO near-road monitoring agreement as described in your letter of June 9, 2014 (attached). This monitor is not yet operational but we expect it to be so in July 2014. We will continue to operate the near-road CO monitor at San Jose indefinitely and will advise you well in advance if this monitor is shutdown or moved to another location.

Sincerely,

Eric D. Stevenson Director, Technical Services Division

Enclosure



May 13, 2015

Mr. Eric D. Stevenson Director, Technical Services Division Bay Area Air Quality Management District 939 Ellis Street San Francisco, CA 94109

Subject: Shared Near-Road CO, NO2, and PM2.5 Monitoring Responsibilities

Dear Mr. Stevenson:

40 CFR Part 58 Subparts 58.10(a)(7), 58.13(e)(1), and Appendix D section 4.3.1, requires near-road monitoring of CO, NOx, and PM_{2.5} to be performed to meet minimum federal requirements for the San Jose-Sunnyvale-Santa Clara Core Based Statistical Area (CBSA), 41940. The Bay Area Air Quality Management District (BAAQMD) established a near-road monitor in San Jose on September 1, 2014 and will take responsibility for meeting these near-road requirements as they currently exist. The Monterey Bay Unified Air Pollution Control District (MBUAPCD) currently does not operate any Near-Road CO, NO2, and PM_{2.5} monitors in this MSA and would like this letter to serve as a monitoring agreement between our two agencies.

The MBUAPCD requests the Bay Area Air Quality Management District reply to this letter confirming agreement to continue operation of the Near-Road CO, NO2, and PM_{2.5} monitors at San Jose-Knox Avenue and advise MBUAPCD if changes to this instrument are planned.

| | AQS# | Parameter | Method | POC |
|----------|-----------|-----------|--------|-----|
| San Jose | 060850006 | 42101 | 054 | 1 |
| San Jose | 060850006 | 42602 | 074 | 1 |
| San Jose | 060850006 | 88101 | 170 | 1 |
| | | | | |

Sincerely

Michael J Gilroy Deputy-Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940 (831) 647-9411



MONTEREY BAY UNIFIED APCD

2015 MAY 18 AM 9:00

BAY AREA AIR QUALITY MANAGEMENT DISTRICT

May 14, 2015

Mr. Michael J. Gilroy Deputy Air Pollution Control Officer Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, CA 93940

Dear Mr. Gilroy:

The Bay Area Air Quality Management District has signed the shared near-road CO, NO_2 and $PM_{2.5}$ monitoring agreement as described in your letter of May 13, 2015 (attached). We will continue to operate these monitors at the San Jose Knox monitoring site (060850006) as stated in your letter. We will advise you in advance if any of these monitors are shutdown or moved to another location.

Sincerely

Eric D. Stevenson Director, Meteorology, Measurement and Rules Division

Enclosure

Appendix C EPA Siting Waiver for Carmel Valley AMS

(Next Page)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX 75 Hawthorne Street San Francisco, CA 94105

MONTEREY BAY UNIFIED APCD

2012 NOV -5 PM 2: 56

Bill Chevalier Supervising Air Monitoring Specialist Monterey Bay Unified Air Pollution Control District 24580 Silver Cloud Court Monterey, California 93940

Dear Mr. Chevalier:

We received your letter dated October 30, 2012, requesting a 40 CFR 58 Appendix E siting waiver for the Carmel Valley (AQS ID 06-053-0002) air monitoring station in Monterey County. Having reviewed the information provided, the U.S. Environmental Protection Agency (EPA) grants a waiver from the spacing from trees requirement in 40 CFR 58 Appendix E, Section 5, for the ozone monitor at the Carmel Valley site.

40 CFR 58 Appendix E, Section 10.1.1 states that a siting waiver may be granted for an existing site provided that the site "...can be demonstrated to be as representative of the monitoring area as it would be if the siting criteria were being met." As shown in the wind rose attachments, the wind comes from the direction of the tree less than 3% of the time. EPA concludes that the tree is not presenting an obstruction and it is unlikely to produce a scrubbing effect that would impact the concentrations recorded at the ozone monitor. We therefore grant the waiver per Section 10.1.1. EPA encourages Monterey Bay Unified Air Pollution Control District to continue monitoring the tree growth and coordinate with the owners to keep the tree trimmed as much as possible.

In future annual network plans, please include this waiver approval as well as a note in the detailed site information section for Carmel Valley. Please also make a note in the comment field in AQS for 06-063-0002-44201 that an Appendix E siting waiver for proximity to trees was granted on 11/1/2012.

Thank you for your correspondence and the thorough data evaluation provided with the site closure request. Should you have any questions, please contact me at 415-972-3851, or Gwen Yoshimura (yoshimura.gwen@epa.gov) at 415-947-4134.

Sincerely,

m m 4

Matthew Lakin Manager, Air Quality Analysis Office

cc: Karen Magliano, ARB