

# Annual Air Monitoring Network Plan for Santa Barbara County

July 1, 2021

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#### 1.0 Introduction

This report describes the network of ambient air quality monitors in Santa Barbara County. This report was prepared to meet the requirements for an annual network plan as listed in Title 40, Part 58, Section 10 of the Code of Federal Regulations (40 CFR 58.10). The language of 40 CFR 58.10 is included in Appendix A of this report. The regulations require that this annual monitoring network plan be submitted to the U.S. Environmental Protection Agency (EPA) by July 1 of each year. The plan must be made available for public inspections for at least 30 days prior to submission to EPA. A draft plan was available for public review and comment from May 30 through June 28, 2021. A public notice was published in the Santa Barbara News-Press on May 30, 2021 stating that a copy of the plan was available for review at the APCD office at 260 N San Antonio Rd, Santa Barbara, CA, 93110, and also on the APCD website: <a href="www.ourair.org/news">www.ourair.org/news</a>. A copy of the publication can be found in Appendix C. Comments were received and are included in Appendix D. The District will review the comments and publish responses to these comments.

This review is used to determine if the State and Local Air Monitoring Station (SLAMS) network in Santa Barbara County meets the U.S. Environmental Protection Agency (EPA) criteria for station siting based on the EPA monitoring objectives. This network review ensures that the data collected by the SLAMS air monitoring network in Santa Barbara County is representative and will satisfy the data needs of EPA, California Air Resources Board (CARB), and the Santa Barbara County Air Pollution Control District (the District).

This network plan includes SLAMS monitors which are federal reference methods (FRM), federal equivalent methods (FEM), or approved regional methods (ARM). Industrial and "other" monitors are also included in this plan. The Industrial and "other" monitors in Santa Barbara County consist of several stations operated by the District or private contractors. There are several major oil and gas developments in Santa Barbara County with permits for the production, processing and transportation of oil and gas. The Industrial stations are designed to measure regional air quality in addition to criteria pollutants from these oil and gas facilities; the "other" stations are designed to measure odorous compounds from these facilities. Operating permits for the oil and gas facilities require the industrial and "other" monitors to be operated for the life of the permitted facility. These Industrial and "other" monitors are not utilized for comparison to national ambient air quality standards (NAAQS), are not counted in assessing minimum monitoring requirements, and are considered secondary monitors by EPA.

#### 1.1 Network Design

The air monitoring network in Santa Barbara County consists of SLAMS and Industrial monitors operated by the District, California Air Resources Board (CARB) and private contractors. The monitoring network is designed to cover the diverse range of

topography, meteorology, emissions, and air quality in Santa Barbara County, while adequately representing the population in the county.

Santa Barbara County has agreed to coordinate the air monitoring network design with CARB through the joint Primary Quality Assurance Organization (PQAO) Roles and Responsibilities agreement between the two agencies. Item 5 of this agreement stipulates that both agencies will coordinate any changes to the network, assuring that requirements of the network design are met. Complete details of the Roles and Responsibilities can be obtained from the following link: <a href="https://ww2.arb.ca.gov/our-work/programs/quality-assurance/qm-document-repository/quality-assurance-roles-responsibility">https://ww2.arb.ca.gov/our-work/programs/quality-assurance/qm-document-repository/quality-assurance-roles-responsibility</a>

This network review is used to determine whether the monitoring system meets the monitoring objectives defined in 40 CFR 58 Appendix D. The three basic monitoring objectives as described in Appendix D are:

- 1) Provide air pollution data to the general public in a timely manner;
- 2) Support compliance with ambient air quality standards and emissions strategy development; and,
- 3) Support for air pollution research studies.

#### 1.2 Stations

In order to support the air quality management work indicated in the three basic air monitoring objectives, the network is designed with a variety of monitoring station types. There are six general types:

- 1) Highest concentrations expected to occur in the area;
- 2) Typical concentrations in areas of high population density;
- 3) Impact of significant sources on air quality;
- 4) General background concentration levels;
- 5) Regional pollutant transport among populated areas; and,
- 6) Air pollution impact on visibility, vegetation damage or other welfare-based impacts.

During 2018 and 2019, the District worked with CARB and EPA to modify the monitoring network to free up resources from redundant and non-essential monitors while maintaining one of the most extensive air monitoring networks in the state. In February

2019 the District received EPA approval to shut down some monitors, change some Industrial monitors approved for shutdown to non-NAAQS compliant (removing CARB and EPA oversight), and change the ozone (O<sub>3</sub>) monitors at Paradise Road, Carpinteria, and Las Flores Canyon #1 from Industrial to SLAMS monitors. Additionally, the District agreed to develop a transition plan to take responsibility for the operation of the Santa Barbara and Santa Maria SLAMS monitoring stations that were historically operated by CARB. The District took responsibility for the Santa Barbara station in January 2020. CARB shut down the Santa Maria site on February 28, 2021. The District is moving the Santa Maria site (due to the CARB site location not meeting siting criteria as noted in previous network reviews) with an expected start date for the new Santa Maria station of July 1, 2021. The new Santa Maria site is located at 3700 Orcutt Rd, Santa Maria 93455 (Lat/Long is 34.890667/-120.4328444 elevation 294 ft.) The other changes to the monitoring network were implemented in March 2019. This report details the network following implementation of these network modifications.

After the network modifications in March 2019, there are now 12 ambient air monitoring stations located in Santa Barbara County. Figure 1.1 shows the location of the stations on a map of Santa Barbara County. Table 1.1 lists the sites in Santa Barbara County after the network modification and identifies the station's EPA AQS identification code, type of station, and operator. These stations are operated for different objectives. The stations with SLAMS monitors are sited to measure the typical concentrations in areas of high population density and/or to monitor the impacts of regional pollution.

In the 1980's during a major expansion of oil and gas development in Santa Barbara County, stations were installed to comply with permit conditions for major sources to measure the impacts of these stationary sources and to measure regional air quality. These stations have been classified as Industrial.  $O_3$  monitors at three of these stations (Carpinteria, Paradise Road, and Las Flores Canyon #1) have recorded the highest  $O_3$  concentrations in the county, prompting the change to SLAMS noted above.

There are three stations in Santa Barbara County that measure odor impacts from permitted sources: Lompoc Odor, Las Flores Canyon Odor and West Campus. These odor monitoring stations operate to meet Santa Barbara County regulatory requirements and are not required for state or federal regulatory purposes. Information on these odor monitoring stations are provided in this report for informational purposes only. The Las Flores Canyon Odor station was temporarily shut down on June 18, 2018 due to the shutdown of the oil processing facility. This station will resume operation when the facility begins processing oil.

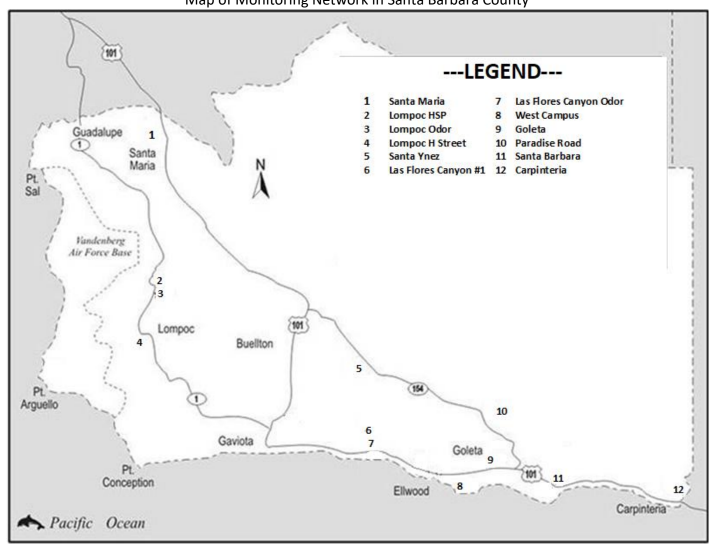


Figure 1.1
Map of Monitoring Network in Santa Barbara County

Table 1.1

Monitoring Network in Santa Barbara County

No.	Name	Site Code	Туре	Operator
1	Santa Maria	060831008	SLAMS	CARB/District <sup>2</sup>
2	Lompoc HS&P	060831013	Industrial	Contractor
	(North)			
3	Lompoc Odor	060831022	Industrial	Contractor
4	Lompoc H Street	060832004	SLAMS	District
5	Santa Ynez	060833001	SLAMS	District
6	Exxon LFC 1	060831025	Industrial/SLAMS <sup>1</sup>	District
7	LFC Odor	060831037	Industrial	District
8	West Campus	060831020	Industrial	Contractor
9	Goleta	060832011	SLAMS	District
10	Paradise Road	060831014	Industrial/SLAMS <sup>1</sup>	Contractor
11	Santa Barbara	060830011	SLAMS	District <sup>2</sup>
12	Carpinteria	060831021	Industrial/SLAMS <sup>1</sup>	Contractor/District <sup>3</sup>

Ozone monitors at these locations are SLAMS; other monitors are Industrial.

#### 1.3 Monitors

Many of the stations in the monitoring network serve multiple purposes. They may be ideal for background concentration for one pollutant, while also measuring the impact of transport for another pollutant. To clarify the nature of the link between the general monitoring objectives, station types, and physical location of a monitor, the concept of spatial scale of representativeness is defined. The goal of locating monitors is to correctly match the spatial scale represented by the sample of monitored air with the spatial scale most appropriate for the monitoring station type, air pollutant to be measured, and the monitoring objective. The scales of representativeness of most interest for the monitoring station types are described as follows:

- 1) Micro scale Defines the concentrations in air volumes associated with area dimensions ranging from several meters up to about 100 meters;
- 2) Middle scale Defines the concentration typical of areas up to several city blocks in size with dimensions ranging from about 100 meters to 0.5 kilometer;

<sup>&</sup>lt;sup>2</sup> The District took responsibility for the Santa Barbara station January 2020 and is moving the Santa Maria station with an expected start date of July 1, 2021.

<sup>&</sup>lt;sup>3</sup>The District took over operations of the Carpinteria site from a consultant beginning September 2020.

- Neighborhood scale Defines concentrations within some extended area of the city that has relatively uniform land use with dimensions in the 0.5 to 4.0 kilometers range;
- 4) Urban scale Defines concentrations within an area of city like dimensions, on the order of 4 to 50 kilometers; and,
- Regional scale Defines usually a rural area of reasonably homogeneous geography without large sources, and extends from tens to hundreds of kilometers.

Classification of the monitor by its type and spatial scale of representativeness aids in the interpretation of the monitoring data for a monitoring objective. Table 1.2 illustrates the relationship between the various station types that can be used to support the three basic monitoring objectives and the scales of representativeness that are generally most appropriate for that type of station.

Table 1.2
Relationship between Station Types and Scales of Representativeness

Туре	Appropriate Siting Scales
Highest concentration	Micro, middle, neighborhood (sometimes
	urban or regional for secondarily formed
	pollutants)
Population oriented	Neighborhood, urban
Source Impact	Micro, middle, neighborhood
General/background and regional	Urban, regional
transport	
Welfare-related impacts	Urban, regional

The stations and the monitors at each location in Santa Barbara County are listed in Table 1.3. The table includes the spatial scale and monitoring objective for each monitored pollutant.

Table 1.3
Measured Parameters with Spatial Scale and Monitoring Objective

Parameter	<b>O</b> <sub>3</sub>	NO <sub>2</sub>	SO <sub>2</sub>	СО	PM <sub>2.5</sub>	PM <sub>10</sub>	THC	H₂S	TRS
<b>AIRS Pollutant Code</b>	44201	42602	42401	42101	88101	81102	43101	42402	43911
Carpinteria	RS/HC	RS/BL							
Goleta	US/PO				NS/PO	NS/PO			
Las Flores Cyn 1	RS/HC	NS/IM	NS/IM	NS/IM		NS/IM	NS/IM		
LFC Odor								NS/IM	
Lompoc H St.	NS/PO	NS/PO	NS/PO	NS/PO	NS/PO	NS/PO			
Lompoc HSP	RS/BL	NS/IM	NS/IM				NS/IM		
Lompoc Odor								NS/IM	NS/IM
Paradise Road	RS/HC	RS/BL							
Santa Barbara	US/PO				NS/HC	NS/HC			
Santa Maria	US/PO	US/PO		MS/HC	NS/PO	NS/PO			
Santa Ynez	US/PO								
West Campus			NS/IM				NS/IM	NS/IM	NS/IM

Note: Bold are SLAMS monitors, italic are Industrial or other (e.g., odor).

#### Spatial Scale:

### Monitoring Objective:

MI - Microscale HC - Highest concentration
MS - Middle Scale PO - Population Oriented
NS - Neighborhood Scale IM - Source Impact
US - Urban Scale BL - Background Levels
RS - Regional Scale WR - Welfare-related impacts

NG - National and Global scale

Note: Las Flores Canyon #1 PM<sub>10</sub> monitor is classified as Neighborhood Scale due to the dominant source being the large nearby oil and gas facility.

#### 2.0 Monitoring Requirements

EPA regulations specify the minimum number of locations at which state and local air agencies must deploy monitors. Santa Barbara County meets or exceeds EPA's minimum requirements. In practice, state and local agencies find they need to deploy more monitors than required by the law. The additional monitors are needed to fulfill state and local monitoring needs. Several monitors are required by operating permits issued to stationary emission sources. California ambient air quality standards are generally more stringent than national standards and require more monitors to demonstrate compliance with the state standards. Monitors are also used to keep the public informed of the air quality conditions where they live and work. Also, due to the complex topography and meteorology in Santa Barbara County, more monitors than the minimum required by EPA are needed to properly characterize the air quality in different areas of the county.

The requirements for numbers of monitors appear in Appendix D of Part 58 of the Code of Federal Regulations (CFR). For O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub>, the required minimum number is based on the population of an area and the severity of the air quality for the pollutant in that area. For other pollutants, no monitoring is required unless an area exceeds or is close to exceeding a national ambient air quality standard. For purposes of the minimum requirements, the areas are defined by the Metropolitan Statistical Areas (MSAs) and Core-Based Statistical Areas (CBSAs) developed by the U.S. Census Bureau. Santa Barbara County is part of the Santa Maria – Santa Barbara MSA and CBSA. It covers the major cities in our county and has a population count of 446,499 based on the 2019 U.S. Census estimate.

All criteria pollutant monitors in Santa Barbara County are sited and operated to meet the requirements outlined in 40 CFR 58 Appendix A, B, C, D, and E where applicable.

#### 2.1 Ozone (O<sub>3</sub>)

Data from  $O_3$  monitors in Santa Barbara County are utilized to inform the public on air quality through air quality index (AQI) reporting and air quality mapping. Additionally, the data from these sites are compared to the federal and state standards to assess whether Santa Barbara County is in attainment of those standards.

The minimum monitoring requirements for  $O_3$  are listed in Table 2.1. Santa Barbara County has nine  $O_3$  monitors, with eight of these being SLAMS monitors that meet EPA requirements. Santa Barbara County has a design value of 0.065 ppm for the federal  $O_3$  standard, based on 2018 – 2020 data; this design value meets the federal 8-hour  $O_3$  standard of 0.070 ppm. Santa Barbara County was recently re-designated as attainment

for the state  $O_3$  standard, effective July 1,  $2020^1$ . There were four stations in Santa Barbara County that recorded concentrations of  $O_3$  in excess of the federal and state 8-hour  $O_3$  standards in 2020. The highest 8-hour  $O_3$  value recorded in Santa Barbara County in 2020 was 0.085 ppm measured at the Paradise Road monitoring station on August 19 and 21, 2020.

Table 2.1
Minimum Monitoring Requirements for Ozone

MSA	County	Pop. (year)	8-hour Design Value (years) <sup>2</sup>	Design Value Site (name, AQS ID)	Min. # Sites Required	# Sites Active <sup>1</sup>	Sites Needed
Santa Barbara –	Santa	446,499	.065 ppm	Carpinteria	2	7	0
Santa Maria, CA	Barbara	(2019)	2018 - 20120	060831021			
	County						

<sup>&</sup>lt;sup>1</sup> Only SLAMS monitors are counted towards meeting minimum monitoring requirements. Also, O<sub>3</sub> monitors that do not meet traffic count/distance requirements to be neighborhood or urban scale (40 CFR 58 Appendix E, Table E-1) are not counted towards minimum monitoring requirements. The Santa Maria O<sub>3</sub> monitor does not currently meet traffic count/distance requirements, see Section 2.9 and Table 5.12 for more details.

#### 2.2 Carbon Monoxide (CO)

There are no EPA minimum requirements for the number of CO monitoring sites for CBSAs with a population less than one million. For CBSAs with a population of one million or greater, near-roadway CO monitors are required. Continued operation of existing SLAMS CO stations is required until discontinuation is approved by the EPA. There are two SLAMS CO monitors located at Lompoc H Street and Santa Maria that are used to measure the impacts of high population exposure and are not near-roadway monitors. There is also a CO monitor located at Exxon Las Flores Canyon #1 that is required by air district operating permit conditions issued to the nearby stationary source. Table 2.2 lists the near-roadway monitoring requirements.

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<sup>&</sup>lt;sup>2</sup> DV Years = the three years over which the design value (DV) was calculated (e.g., 2018 - 2020). **Monitors required for State Implementation Plan (SIP) or Maintenance Plan:** Santa Barbara County has a maintenance plan for O₃ that requires any modification to the existing O₃ network to be approved by EPA.

<sup>&</sup>lt;sup>1</sup> For additional information see <u>ww2.arb.ca.gov/rulemaking/2019/2019-state-area-designations-regulation</u>.

Table 2.2
Near-Roadway Monitoring Requirements

CBSA/MSA	Pop. (year)	# Required Near	# Active Near Roadway	# Additional Monitors
		Roadway Monitors	Monitors	Needed
Santa Barbara Santa	446,499 (2019)	0	0	0
Maria, CA				

Monitors required for SIP or Maintenance Plan: None

EPA Regional Administrator-required monitors per 40 CFR 58, App.D 4.2.2: None

#### 2.3 Nitrogen Dioxide (NO2)

Ambient air monitoring and reporting requirements for  $NO_2$  are based on EPA's 2010 rule. One "near-road" monitor is required in urban areas with a population greater than or equal to 500,000 people. A second monitor is required near another major road in areas with either a population greater than or equal to 2.5 million people or a road segment with an annual average daily traffic count greater than or equal to 250,000 vehicles. One community-wide monitor is required in urban areas with a population of greater than or equal to 1 million people. Santa Barbara does not meet any of these criteria, so no  $NO_2$  monitors are required. However, continued operation of existing SLAMS  $NO_2$  sites is required until discontinuation is approved by the EPA. There are two SLAMS  $NO_2$  monitors located at Lompoc H Street and Santa Maria that are used to measure the impacts of population exposure. There are four other sites that measure  $NO_2$ : Carpinteria, Exxon Las Flores Canyon #1, Paradise Road, and Lompoc HS&P. These monitors are required by air district operating permit conditions for nearby stationary sources and are used to measure the impact of sources on regional  $O_3$  formation. Table 2.3 lists the minimum monitoring requirements for  $NO_2$ .

Table 2.3
Minimum Monitoring Requirements for Nitrogen Dioxide

CBSA/MS A	Pop. (year)	Max AADT	# Required Near Roadway	# Active Near Roadway	# Additional Near Roadway needed	# Required Area-wide	# Active Area- wide <sup>1</sup>	# Additional Area-wide needed
Santa Barbara Santa Maria, CA	446,499 (2019)	N/A (below pop. Threshold)	0	0	0	0	1	0

<sup>&</sup>lt;sup>1</sup> Only SLAMS sites are counted for minimum monitoring requirements. Also, NO<sub>2</sub> monitors that do not meet traffic count/distance requirements to be neighborhood or urban scale (40 CFR 58 Appendix E, Table E-1) are not counted towards minimum monitoring requirements. The Santa Maria NO<sub>2</sub> monitor does not currently meet traffic count/distance requirements, see Section 2.9 and Table 5.12 for more details.

Monitors required for SIP or Maintenance Plan: None

Monitors required for PAMS: None

EPA Regional Administrator-required monitors per 40 CFR 58, App. D 4.3.4: None

#### 2.4 Sulfur Dioxide (SO<sub>2</sub>)

Ambient air monitoring and reporting requirements for SO<sub>2</sub> are based on EPA's June 2, 2010 rule, where EPA strengthened the primary NAAQS for SO<sub>2</sub>. Monitors are required based on CBSAs, using a population-weighted emissions index for the area. Three monitors are required in CBSAs with index values of 1,000,000 or more. Two monitors are required in CBSAs with index values less than 1,000,000 but greater than 100,000. One monitor is required in CBSAs with index values greater than 5,000. Continued operation of existing SLAMS SO<sub>2</sub> sites is required until discontinuation is approved by the EPA. There is one SLAMS SO<sub>2</sub> monitor at Lompoc H Street that is used to measure the impacts of population exposure. There are three other sites that measure SO<sub>2</sub>: Exxon Las Flores Canyon #1, UCSB West Campus, and Lompoc HS&P. These monitors are required by air district operating permit conditions for nearby sources and are used to measure the impact of sources on the surrounding air quality. Table 2.4 lists the minimum monitoring requirements for SO<sub>2</sub>.

Table 2.4
Minimum Monitoring Requirements for Sulfur Dioxide

CBSA/MSA	County	Pop. (year)	Total SO <sub>2</sub> <sup>1</sup> (Ton/yr)	Population Weighted Emissions Index <sup>2</sup>	Data Requirements Rule Source(s) using Monitoring	# Required Monitors	# Active Monitors <sup>3</sup>	# Additional Monitors Required
Santa Barbara Santa Maria, CA	Santa Barbara	446,499 (2019)	1149.4	513.2	N/A below emissions threshold	0	1	0

<sup>&</sup>lt;sup>1</sup> Using NEI data (2017).

Monitors required for SIP or Maintenance Plan: None

EPA Regional Administrator-required monitors per 40 CFR 58, App. D 4.4.3: None

#### 2.5 Particulate Matter (PM<sub>10</sub>)

The minimum monitoring requirements for  $PM_{10}$  are listed in Table 2.5.

There are four SLAMS  $PM_{10}$  monitors located at Santa Barbara, Goleta, Lompoc H Street, and Santa Maria. There is one industrial station that measures  $PM_{10}$ : Exxon Las Flores Canyon #1. The Las Flores Canyon monitor is required by air district operating permit conditions for the nearby stationary source and is used to measure the impact on the surrounding air quality.

<sup>&</sup>lt;sup>2</sup> Calculated by multiplying CBSA population and total SO<sub>2</sub> and dividing product by one million.

<sup>&</sup>lt;sup>3</sup> Only SLAMS sites are counted for minimum monitoring requirement.

 $\label{eq:table 2.5} \text{Minimum Monitoring Requirements for $PM_{10}$}$ 

MSA	County	Pop. (year)	Max 24 Hour Concentration (ug/m3)	2019 Max Concentration Site (name, AQS ID)	# Required Sites	# Active Sites <sup>1</sup>	# Additional SitesNeeded
Santa Barbara – Santa Maria, CA	Santa Barbara County	446,499 (2019)	112 (9/14/20)	Santa Maria 060831008	1-2	4	0

<sup>&</sup>lt;sup>1</sup> Only SLAMS sites are counted for minimum monitoring requirement.

Monitors required for SIP or Maintenance Plan: None

#### 2.6 Particulate Matter (PM2.5)

The minimum monitoring requirements for  $PM_{2.5}$  are listed in Tables 2.6a and 2.6b. There are four SLAMS  $PM_{2.5}$  monitors located at Santa Barbara, Santa Maria, Goleta, and Lompoc H Street. 2018-2020. The annual design value calculations for these sites are listed in Tables 2.6a and 2.6b.

 $PM_{2.5}$  colocation requirements are based on the primary quality assurance organization (PQAO) network. Santa Barbara County is part of the CARB PQAO. See the CARB annual network plan for details on meeting the  $PM_{2.5}$  colocation requirements.

Table 2.6a Minimum Monitoring Requirements for PM<sub>2.5</sub> Monitors

MSA	County	Pop. (year)	Annual Design	Annual Design	Daily Design	Daily Design	# Required	# Active SLAMS	# Additional SLAMS Sites
			Value (years¹)	Value Site (name, AQS ID)	Value (years)	Value Site (name, AQS ID)	SLAMS Sites	Sites <sup>2</sup>	Needed
Santa Barbara – Santa Maria, Ca	Santa Barbara County	446,499 (2019)	8.2 ug/m3 2018 – 2020	Santa Barbara 06-083- 0011	23 ug/m3 2018 - 2020	Lompoc H 06-083- 2004	0	4	0

<sup>&</sup>lt;sup>1</sup> DV Years = the three years over which the design value (DV) was calculated (e.g., 2018-2020).

Monitors required for SIP or Maintenance Plan: None

Table 2.6b
Minimum Monitoring Requirements for Continuous PM<sub>2.5</sub> Monitors

MSA	County	Pop.	Annual	Annual	Daily	Daily	# Required	# Active	#
		(year)	Design	Design	Design	Design	Cont.	Cont.	Addition
			Value	Value Site	Value	Value Site	Monitors	Monitors <sup>3</sup>	al Cont.
			(years1)	(name,	(years)	(name,			Monitor
				AQS ID)		AQS ID)			S <sup>2</sup>
									Needed

<sup>&</sup>lt;sup>2</sup> Only SLAMS sites are counted for minimum monitoring requirement.

Santa	Santa	446,499	8.2	Santa	23 ug/m3	Lompoc H	0	4	0
Barbara –	Barbara	(2019)	ug/m3	Barbara	2018 -	06-083-			
Santa	County		2018 -	06-083-	2020	2004			
Maria, Ca			202020	0011					
			18 -						
			2020						

<sup>&</sup>lt;sup>1</sup> DV Years = the three years over which the design value (DV) was calculated (e.g., 2018-2020).

#### 2.7 Lead (Pb)

The monitoring requirements for lead (Pb) are based on EPA's 2008 rule. The level of the primary standard is set at  $0.15~\mu g/m^3$  measured as total suspended particles (TSP). The secondary standard is identical to the primary standard. Source-oriented monitors are required in areas with airport sources that emit one ton or more per year of lead or non-airport sources that emit one-half ton per year of lead. Additionally, non-source lead monitoring is required at NCore sites in a CBSA with a population greater than 500,000. The population of Santa Barbara County is below the 500,000 threshold and there are no NCore sites required in Santa Barbara County; therefore, non-source lead monitors are not required. The highest emission inventory of lead in Santa Barbara County is for the Santa Barbara Municipal airport with 0.23 tons per year (2017 NEI). Since this is below the threshold, no source-oriented lead monitors are required. Tables 2.7a and 2.7b show the minimum monitoring requirements for lead at NCore and source-oriented sites.

Table 2.7a
Minimum Monitoring Requirements for Pb at NCore sites

CBSA/MSA	Pop. (year)	# Required Near	# Active Near Road	# Additional
		Road Monitors	Monitors	Monitors Needed
Santa Barbara – Santa	446,499 (2019)	0	0	0
Maria, Ca				

<sup>&</sup>lt;sup>2</sup> Only count one continuous monitor per site.

Only SLAMS sites are counted for minimum monitoring requirement. Monitors required for SIP or Maintenance Plan: None

Table 2.7b

Minimum Monitoring Requirements for Source-Oriented Pb Monitoring

Source Name	Address	Pb Emissions	Emissions Source (year)	Max Design Value	Design Value Date	# Required Monitors	# Active Monitors	# Additional Monitors Needed
Santa Barbara Municipal Airport	601 Firestone Rd. Santa Barbara, CA	0.23 ton/yr	National Emissions Inventory	N/A	N/A	0	0	0

Monitors required for SIP or Maintenance Plan: None

EPA Regional Administrator-required monitors per 40 CFR 58, App. D 4.5(c): None

#### 2.8 Near-Roadway NO<sub>2</sub>, CO, and PM<sub>2.5</sub> Monitors

40 CFR 58 Appendix D requires near-roadway  $NO_2$ , CO, and  $PM_{2.5}$  monitors for CBSAs with populations greater than 1,000,000. The Santa Maria – Santa Barbara MSA/CBSA has a population of 446,499 (2019 census estimate), so no  $NO_2$ , CO, or  $PM_{2.5}$  near-roadway monitors are required. Table 2.8 lists the near-roadway monitoring requirements in Santa Barbara County. No near-roadway monitors are required.

Table 2.8
Near-Roadway Monitor Requirements

CBSA	Population	Max AADT	#	#	#	#	#	#	#
	& Census	counts	Required	Active	Required	Active	Required	Active	Additional
	year	(year)	NO <sub>2</sub> Mon.	NO <sub>2</sub>	PM <sub>2.5</sub>	PM <sub>2.5</sub>	СО	CO	Monitors
				Mon.	Mon.	Mon.	Mon.	Mon.	Needed
Santa	446,499	N/A	0	0	0	0	0	0	0
Barbara-	(2019)	Below Pop.							
Goleta-		Threshold							
Santa									
Maria									

#### 2.9 Recent or Proposed Modifications to the Network

The District has added a special purpose/non-regulatory  $PM_{10}$  monitor at the Santa Ynez Monitoring Station to collect one year of data to study levels of particulate pollution in the area. In August 2020, the District converted this monitor to collect  $PM_{2.5}$  data for an additional year for continued study of the particulate pollution in the area. The PM data from this study are not being submitted to AQS.

In January 2020 the District took responsibility for the operation of the Santa Barbara site from CARB. The station is continuing with the same monitors and in the same location so there are not changes to the site and monitor AQS codes.

Beginning in September 2020 the District took responsibility for the operation of the Carpinteria site from a contractor. The  $O_3$  monitor continues to be operated as a SLAMS monitor while the  $NO_2$  monitor will continue to be collected as a non-NAAQS industrial monitor.

As was noted in the District's 2020 Annual Network Plan, the CARB location of the Santa Maria O<sub>3</sub> and NO<sub>2</sub> monitors do not meet the siting requirements for distance to roadway/traffic counts for neighborhood or larger spatial scale monitors. As such, it was not included in the calculations of number of  $O_3$  and  $NO_2$  monitors in Tables 2-1 and 2-3. The District has agreed to take full responsibility for this monitoring station from CARB and is moving the station to a new location will meet the siting criteria. CARB shut down the original Santa Maria station on February 28, 2021 and the District expects operation in a new location to begin on July 1, 2021. EPA gave approval to shut down the NO<sub>2</sub> and CO monitors at the Santa Maria station. A copy of the letter is included in Appendix B. The new station will continue monitoring O<sub>3</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub> as SLAMS monitors. Per California Assembly Bill 1647, the District is required to install and operate a refinery-related community air monitoring system downwind of the Santa Maria Asphalt Refinery. The new Santa Maria station will also function as the community air monitoring station and monitor H<sub>2</sub>S, SO<sub>2</sub>, and BTEX pollutants. The new Santa Maria site location is 3700 Orcutt Rd, Santa Maria 93455 (Lat/Long is 34.890667/-120.4328444 elevation 294 ft.).

#### 2.10 Additional Monitors

Santa Barbara County operates some monitors that are not required by 40 CFR 58.10. These stations and monitors are included in the network review for reference only and are not used to demonstrate compliance with any requirements even though they are operated under the same quality assurance/control guidelines as the FRM monitors. These additional monitors are also listed in Table 2.10.

There are three stations that are set up near oil and gas processing facilities to monitor for two odorous compounds: Hydrogen sulfide ( $H_2S$ ) and total reduced sulfur (TRS). These monitors are located at the following stations: Lompoc Odor, Las Flores Canyon Odor (temporarily shut down for 2019), and UCSB West Campus.

Total Hydrocarbon monitors (THC) are also located at some of the industrial monitoring stations located near oil and gas processing facilities. These sites are Exxon Las Flores Canyon #1, Lompoc HS&P, and West Campus.

All the monitoring stations listed in this report also measure wind speed, wind direction, and ambient temperature. These data are used for modeling and tracking purposes, and also help the public to understand the nature and origin of real-time air pollution measurements.

#### 3.0 Additional information on PM<sub>2.5</sub> monitors

This section includes information for elements required to be in the annual network plan that relate specifically to  $PM_{2.5}$ . One required element relates to whether data for a  $PM_{2.5}$  monitor can be used to determine compliance with the national annual  $PM_{2.5}$  air quality standard. This is termed as the suitability for comparison to the annual standard. The other element requires information regarding the review process followed by air agencies when changes are made to the location of a  $PM_{2.5}$  monitor that is violating a  $PM_{2.5}$  NAAQS.

#### 3.1 Comparison to Annual PM<sub>2.5</sub> NAAQS

Only data from a PM<sub>2.5</sub> FRM or FEM can be used in regulatory determinations of compliance with the annual PM<sub>2.5</sub> NAAQS, and the monitor must be located at a neighborhood scale. For a PM<sub>2.5</sub> monitor to be representative at a neighborhood scale, the concentration values measured by the monitor should be representative of concentrations expected over an area with dimensions of a few kilometers. Therefore, the monitor should not be located too close to a hot spot of PM<sub>2.5</sub> concentrations that extends over distances of less than a few hundred meters. The PM<sub>2.5</sub> FRM and FEM monitors in Santa Barbara County are sited to be representative of a neighborhood scale and meet this suitability requirement.

#### 3.2 Review of Changes to PM<sub>2.5</sub> network

As required by regulation, prior to any changes to the  $PM_{2.5}$  network being made, a formal request is drafted outlining the reason for the change, when the change will occur, and any other relevant information about the proposed changes. The proposal (either as part of an annual network review or between reviews) will be posted on the District website for a 30-day public comment period. Following the comment period, the District will forward the request with comments and District responses to EPA for consideration. Only after EPA has granted approval of the proposed change, will the District make the changes to the  $PM_{2.5}$  monitoring network.

#### 4.0 Quality Assurance and Data Submittal

All data collected from the monitors in the Santa Barbara County network are reviewed for quality assurance by the District. One exception is the Santa Maria monitoring station, which is currently reviewed and processed by CARB. All SLAMS and industrial monitors meet the requirements of 40 CFR 58.

#### 4.1 Annual Performance Evaluation

Annual performance evaluations challenge the monitors with known concentrations of audit gases to evaluate the accuracy of the monitors. The SLAMS sites in Santa Barbara County are audited on an annual basis by CARB. The industrial and other stations (e.g., odor monitoring stations) operated by the District and contractors are evaluated by an independent contractor who audits the monitors on a quarterly basis.

#### 4.2 Data Submittal

Digital records of the data, including precision and accuracy data, are submitted to EPA by uploading the records to their air quality system (AQS) database. These records are submitted within 90 days following the end of each quarterly reporting period.

#### 4.3 Annual Certification

The SLAMS data are certified for their accuracy and completeness on an annual basis and a certification letter is required to be submitted to the regional EPA administrator by May 1 of each year. The data for calendar year 2020 was certified by letter submitted to the regional EPA administrator on April 30, 2021.

#### 5.0 Detailed Site Information

The tables in this section give detailed information relating to the sites and monitors. They are presented to show compliance with the monitoring requirements found in 40 CFR 58.10. Please note the following in relation to the detailed site information tables:

- 1. All glass used for inlet/manifold is borosilicate or equivalent.
- 2. There are no collocated monitors at the SLAMS or industrial stations in Santa Barbara County, therefore information in detailed station information tables do not include fields relating to collocated monitors.
- 3. All collocation requirements are being met by CARB, see the CARB Annual Network Plan for details.
- 4. All sample probes, including low-volume PM samplers, are separated horizontally from other station probes by at least one meter.
- 5. "Distance to Trees" entries represent the distance from the probe to the tree dripline.
- CARB gaseous performance audits in 2020 only included ozone due to COVID restrictions.

Table 5.1 Carpinteria Monitoring Station Details

Site Name	Carpinteria	Station Details						
AQS ID	Carpinteria 060831021							
GIS coordinates								
	34.403047-119.45795	of the City of Carpintonia						
Location	Located in a rural setting NE of							
Address		Gobernador Road, Carpinteria, CA 93013						
County	Santa Barbara County	Foresters						
Dist. To road	Gobernador Canyon Road, 11							
Traffic count (AADT,	Gobernador Canyon Road - 5	u est.						
year)								
Groundcover	Grass							
Representative area	MSA (Santa Barbara – Santa N	•						
Pollutant, POC	03,1	NO <sub>2</sub> ,1						
Monitor Type	SLAMS <sup>1</sup>	Industrial Non-NAAQS <sup>1</sup>						
Network Affiliation	NA	NA						
Parameter Code	44201	42602						
Monitoring Objective	NAAQS	Public						
Site type(s)	Highest conc.	Gen. background						
Mfg/Model	TAPI 400e	TEI 42C						
Method Code	087	074						
FRM/FEM or other	FEM	FRM						
Collecting Agency	Santa Barbara County <sup>2</sup>	Santa Barbara County <sup>2</sup>						
Reporting Agency	Santa Barbara County	Santa Barbara County						
Spatial Scale	Regional	Regional						
Start date	1/1/86	1/1/86						
Operation schedule	Continuous	Continuous						
Sampling season	All Year	All Year						
Probe height	4.3 m	4.3 m						
Distance from	1.5 m	1.5 m						
supporting structure								
Distance from	None	None						
obstructions on roof								
Distance from	13m/3m-tree	13m/3m-tree						
obstructions not on roof								
Distance from trees	13m	13m						
Distance to furnace or	None	None						
incinerator								
Unrestricted airflow	360°	360°						
Probe material	Glass & Teflon	Glass & Teflon						
Residence time	13.6 s	13.9 s						
Will there be changes in	No	No						
next 18 months?		-						
Frequency of one-point	Daily	Daily						
QC check (gaseous)		,						
Last annual performance	8/27/2020	6/25/20 - contractor						
evaluation (gaseous)		-, -,						
	trial to CLANAS and NO. shanga	d to Non NAAOS on Fohruani 26 1						

<sup>&</sup>lt;sup>1</sup>Ozone changed from Industrial to SLAMS and NO<sub>2</sub> changed to Non-NAAQS on February 26, 2019. <sup>2</sup>The District took responsibility for the operation of the Carpinteria site from a contractor beginning September 2020

Table 5.2
Goleta Monitoring Station Details

Site Name	Goleta								
AQS ID	060832011	060832011							
GIS coordinates		34.4455 -119.828333							
Location		n field behind Lutheran Church							
Address		880 N. Fairview Ave., Goleta, CA							
County	Santa Barbara County								
Dist. to road		airview Ave, 200 meters; All	i Way 100 meters						
Traffic count (AADT,		erkley Rd - 3480 (2003); Ali V							
year)			,						
Groundcover	Grass								
Representative area	MSA (Santa Barbara – Sant	a Maria. CA)							
Pollutant, POC	O <sub>3</sub> ,1	PM <sub>10</sub> ,1	PM <sub>2.5</sub> ,1						
Monitor Type	SLAMS	SLAMS	SLAMS						
Network Affiliation	NA NA	NA NA	NA NA						
Parameter Code	44201	81102	88101						
Monitoring Objective	NAAQS,	NAAQS,	NAAQS, public Info						
	Public Info	Public Info	To a tee, paone into						
Site type(s)	Population	Population	Population						
MFG/ Model	TAPI 400e	BAM 1020	BAM 1020						
Method Code	087	122	170						
FRM/FEM or other	FEM	FEM	FEM						
Collecting Agency	Santa Barbara County	Santa Barbara County	Santa Barbara County						
Reporting Agency	Santa Barbara County	Santa Barbara County	Santa Barbara County						
Spatial Scale	Urban	Neighborhood	Neighborhood						
Start date	1/1/1980	1/1/10	1/1/10						
Operation schedule	Continuous	Continuous	Continuous						
Sampling season	All Year	All Year	All Year						
Probe height	4.1 m	4.5 m	4.5 m						
Distance from	1.6 m	2.0 m	2.0 m						
supporting structure									
Distance from	None	None	None						
obstructions on roof									
Distance from	None	None	None						
obstructions not on roof									
Distance from trees	None	None	None						
Distance to furnace or	None	None	None						
incinerator									
Unrestricted airflow	360°	360°	360°						
For low volume PM	NA	No	No						
instruments, is any PM									
instrument within 1 m of									
the lo-vol? If yes, please									
list distance (meters)									
and instrument(s).									
Probe material	Glass & Teflon	N/A	N/A						
Residence time	16.1 s	N/A	N/A						

Will there be changes in next 18 months?	No	No	No
Frequency of one-point QC check (gaseous)	Daily	N/A	N/A
Frequency of flow rate verification for automated PM analyzers	N/A	Bi-Weekly	Bi-Weekly
Last annual performance evaluation (gaseous)	8/25/2020	N/A	N/a
Last two semi-annual flow rate audits for PM monitors		8/25/2020 <sup>1</sup>	8/25/2020 <sup>1</sup>
Is it suitable for comparison against the annual PM <sub>2.5</sub> ?	N/A	N/A	Yes

<sup>&</sup>lt;sup>1</sup>Only one flow audit conducted by CARB due to Covid travel restrictions.

Table 5.3
Las Flores Canyon #1 Monitoring Station Details

Site Name	Las Flores Car	nyon #1								
AQS ID	060831025	060831025								
GIS coordinates	34.48975 -120	34.48975 -120.046917								
Location	North end of	North end of canyon behind an oil and gas facility								
Address		Calle Real US Hwy 101, El Capitan, CA								
County	Santa Barbara									
Dist. to road	HWY 101, 286									
Traffic count (AADT, year)	Hwy 101 - 30,	200 (2013)								
Groundcover	Grass and dirt	•								
Representative area	MSA (Santa Ba	arbara – Santa Mar	ia, CA)							
Pollutant, POC	O <sub>3</sub> ,1	NO <sub>2</sub> ,1	SO <sub>2</sub> ,1	CO,1	PM <sub>10</sub> ,3					
Monitor Type	SLAMS <sup>1</sup>	Industrial Non- NAAQS <sup>1</sup>	Industrial Non- NAAQS <sup>1</sup>	Industrial Non- NAAQS <sup>1</sup>	Industrial Non- NAAQS <sup>1</sup>					
Network Affiliation	NA	NA	NA	NA	NA					
Parameter Code	44201	42602	42401	42101	81102					
Monitoring	NAAQS,	Public	Public	Public	Public					
Objective	public									
Site type(s)	Max O₃ conc.	Source	Source	Source	Source					
MFG/ Model	TAPI 400e	TEI42i	TEI 43i	TEI 48i	BAM 1020					
Method Code	087	074	060	054	122					
FRM/FEM or other	FEM	FRM	FEM	FRM	FEM					
Collecting Agency	Santa Barbara County	Santa Barbara County	Santa Barbara County	Santa Barbara County	Santa Barbara County					
Reporting Agency	Santa Barbara County	Santa Barbara County	Santa Barbara County	Santa Barbara County	Santa Barbara County					
Spatial Scale	Regional	Neighborhood	Neighborhood	Neighborhood	Neighborhood <sup>2</sup>					
Start date	4/1/88	4/1/88	4/1/88	4/1/88	4/1/88					
Operation schedule	Continuous	Continuous	Continuous	Continuous	Continuous					
Sampling season	All Year	All Year	All Year	All Year	All Year					
Probe height	3.5 m	3.5 m	3.5 m	3.5 m	4.6 m					
Distance from supporting structure	1.2 m	1.2 m	1.2 m	1.2 m	2.1 m					
Distance from obstructions on roof	None	None	None	None	None					
Distance from obstructions not on roof	None	None	None	None	None					
Distance from trees	None	None	None	None	None					
Distance to furnace or incinerator	None	None	None	None	None					
Unrestricted airflow	360°	360°	360°	360°	360°					

For low volume PM instruments, is any PM instrument within 1 m of the lovol? If yes, please list distance	NA	NA	NA	NA	No
(meters) and					
instrument(s).					
Probe material	Glass & Teflon	Glass & Teflon	Glass & Teflon	Glass & Teflon	N/A
Residence time	7.3 s	9.5 s	9.4 s	7.4 s	N/A
Will there be	No	No	No	No	No
changes in next 18 months?					
Frequency of flow rate verification for automated PM samplers	N/A	N/A	N/A	N/A	Bi-Weekly
Frequency of one- point QC check (gaseous)	Daily	Daily	Daily	Daily	N/A
Last annual performance evaluation (gaseous)	Not performed by CARB <sup>3</sup>				N/A
Last two semi- annual flow rate audits for PM monitors	N/A	N/A	N/A	N/A	Not performed <sup>4</sup>

<sup>&</sup>lt;sup>1</sup> Ozone changed from Industrial to SLAMS and NO<sub>2</sub>, SO<sub>2</sub>, CO, and PM<sub>10</sub> changed to Non-NAAQS on February 26, 2019.

 $<sup>^2</sup>$  Las Flores Canyon #1 PM $_{10}$  monitor is classified as Neighborhood Scale due to the dominant source being the nearby oil and gas facility.

<sup>&</sup>lt;sup>3</sup> Performance audit not conducted by CARB due to Covid travel restrictions.

<sup>&</sup>lt;sup>4</sup> No flow audits conducted due to Covid travel restrictions.

Table 5.4
Las Flores Canyon Odor Monitoring Station Details
(Temporarily Shut Down)

Site Name	Las Flores Canyon Odor	iat Bown,								
AQS ID	060831037									
GIS coordinates	34.464528 -120.044972									
Location	Located in a parking lot at the entrance to Las Flores Canyon									
Address										
	Calle Real US Hwy 101, El Capitan, CA									
County Dist. to road	,	Santa Barbara County HWY 101,75 meters; Calle Real, 44 meters;								
Traffic count (AADT,	Hwy 101 - 30,200 (2013)	neal, 44 illetei	3,							
year)	HWY 101 - 30,200 (2013)									
Groundcover	Gravel									
Representative area	MSA (Santa Barbara – Sant	a Maria (A)								
Pollutant, POC	H <sub>2</sub> S,1									
Monitor Type	Other									
Network Affiliation	NA									
Parameter Code	42402			+						
Monitoring Objective	Public			+						
Site type(s)	Source									
MFG/ Model	API 101e									
Method Code	020									
FRM/FEM or other	N/A									
Collecting Agency	Santa Barbara County									
Reporting Agency	Santa Barbara County									
Spatial Scale	Neighborhood									
Start date	2/1/88									
Operation schedule	Continuous									
Sampling season	All Year									
Probe height	3.5									
Distance from	1.1									
supporting structure	1.1									
Distance from	None									
obstructions on roof	NOTIC									
Distance from	None			+						
obstructions not on roof	Hone									
Distance from trees	None			1						
Distance to furnace or	None			1						
incinerator										
Unrestricted airflow	360°									
Probe material	Glass & Teflon									
Residence time	12.3 s									
Will there be changes in	No									
next 18 months?	-									
Frequency of one-point	Bi-Weekly or more often									
QC check (gaseous)	,									
Last annual performance	Did Not Operate									
evaluation (gaseous)										
·- ·		1	1	i	1					

Table 5.5 Lompoc HS&P Monitoring Station Details

Site Name	Lompoc HS&P									
AQSID	060831013	-								
GIS coordinates	+	34.725331 -120.428689								
Location	Located North of L	ocated North of Lompoc near an oil processing facility								
Address		2988 Harris Grade Rd, Lompoc, CA 93436								
County		Santa Barbara County								
Dist. to road	Harris Grade Road	•								
Traffic count (AADT, year)	Harris Grade Road									
, , ,										
Groundcover	Dirt	)irt								
Representative area	MSA (Santa Barbar	a – Santa Maria, CA	)							
Pollutant, POC	O <sub>3</sub> ,1	NO <sub>2</sub> ,1	SO <sub>2</sub> ,1	THC,1						
Monitor Type	Industrial Non-	Industrial	Industrial	Industrial						
j. 	NAAQS <sup>1</sup>	Non-NAAQS <sup>1</sup>	Non-NAAQS <sup>1</sup>	Non-NAAQS <sup>2</sup>						
Network Affiliation	NA	NA	NA	NA						
Parameter Code	44201	42602	42401	43101						
Monitoring Objective	Public	Public	Public	Public						
Site type(s)	General	Source	Source	Source						
	Background									
MFG/ Model	TEI 49i	TEI 42c	TEI 43i	TEI 51 Clt						
Method Code	047	074	060	011						
FRM/FEM or other	FEM	FRM	FEM	N/A						
Collecting Agency	Consultant	Consultant	Consultant	Consultant						
Reporting Agency	Santa Barbara	Santa Barbara	Santa Barbara	Santa Barbara						
	County	County	County	County						
Spatial Scale	Regional	Neighborhood	Neighborhood	Neighborhood						
Start date	1/1/86	1/1/86	1/1/86	1/1/86						
Operation schedule	Continuous	Continuous	Continuous	Continuous						
Sampling season	All Year	All Year	All Year	All Year						
Probe height	4.9	4.9	4.9	4.9						
Distance from supporting	1.7	1.7	1.7	1.7						
Structure Distance from obstructions	None	None	None	None						
Distance from obstructions on roof	None	None	None	None						
Distance from obstructions	None	None	None	None						
not on roof	None	NONE	INOTIC	INOTIC						
Distance from trees	None	None	None	None						
Distance to furnace or	None	None	None	None						
incinerator	None	INOTIC	INOTIC	NONE						
Unrestricted airflow	360°	360°	360°	360°						
Probe material	Glass & Teflon	Glass & Teflon	Glass & Teflon	Glass & Teflon						
Residence time	11.7 s	12.5 s	14.3 s	13.8 s						
Will there be changes in	No	No	No	No						
next 18 months?										
Frequency of one-point QC	Bi-weekly	Bi-weekly	Bi-Weekly	Bi-Weekly						
check (gaseous)										

Last annual performance	12/15/20	12/15/20	12/15/20	12/15/20	
evaluation (gaseous)					

<sup>&</sup>lt;sup>1</sup> O<sub>3</sub>, NO<sub>2</sub>, SO<sub>2</sub>, and CO changed to Non-NAAQS on February 26, 2019.

Table 5.6
Lompoc H Street Monitoring Station Details

Site Name	Lompoc H Street									
AQS ID	060832004	060832004								
GIS coordinates	34.637833 -120.4575									
Location	Parking lot behi	nd gas company								
Address	128 S. H Street,	Lompoc CA 9343	36							
County	Santa Barbara C	ounty								
Dist. to road	H Street, 28 met	ters; E. Cyprus, 5	7 meters; Ocean A	ve, 120 meters;	Alley,13 meters					
Traffic count (AADT,	Ocean Ave (Hwy	<i>,</i> 246) - 11200 (20	013); H Street 129	00 (2010); Cypru	s - 500 est.; Alley	· - 20 est.				
year)										
Groundcover	Asphalt									
Representative area	MSA (Santa Bark	bara – Santa Mar	ia, CA)							
Pollutant, POC	O <sub>3</sub> ,1	NO <sub>2</sub> ,1	SO <sub>2</sub> ,1	CO,1	PM <sub>10</sub> ,2	PM <sub>2.5</sub> ,1				
Monitor Type	SLAMS	SLAMS	SLAMS	SLAMS	SLAMS	SLAMS				
Network Affiliation	NA	NA	NA	NA	NA	NA				
Parameter Code	44201	42602	42401	42101	81102	88101				
Monitoring Objective	NAAQS, Public	NAAQS, Public NAAQS, Public NAAQS, NAAQS, Public Public Public								
Site type(s)	Population									
MFG/ Model	TAPI 400e									
Method Code	087	074	060	054	122	170				
FRM/FEM or other	FEM									
Collecting Agency	Santa Barbara	Santa Barbara Santa Santa Barbara Santa Santa Santa Barbara								
	County	Barbara	County	Barbara	Barbara	County				
	County County County									
Reporting Agency										
	County	Barbara	County	Barbara	Barbara	County				
		County		County	County					
Spatial Scale	Neighborhood	Neighborhood	Neighborhood	Neighborhood	Neighborhood	Neighborhood				
Start date	1/1/84	5/1/91	1/1/84	1/1/84	8/1/09	9/1/08				
Operation schedule	Continuous	Continuous	Continuous	Continuous	Continuous	Continuous				
Sampling season	All Year	All Year	All Year	All Year	All Year	All Year				
Probe height	4.4 m	4.4 m	4.4 m	4.4 m	5.3 m	5.3 m				
Distance from	1.0 m	1.0 m	1.0 m	1.0 m	1.9 m	1.9 m				
supporting structure										
Distance from	None	None	None	None	None	None				
obstructions on roof										
Distance from	15m/1m-	15m/1m-	15m/1m-	15m/1m-	15m/1m-	15m/1m-				
obstructions not on	building	building	building	building	building	building				
roof/Obs. Height above	16m/2m-tree	16m/2m-tree	16m/2m-tree	16m/2m-tree	16m/2m-tree	16m/2m-tree				
inlet										
Distance from trees	16m	16m 16m 16m 16m 16m								

<sup>&</sup>lt;sup>2</sup>THC is not a criteria pollutant.

Distance to furnace or incinerator	None	None	None	None	None	None
Unrestricted airflow	360°	360°	360°	360°	360°	360°
For low volume PM instruments, is any PM instrument within 1 m of the lo-vol? If yes, please list distance (meters) and instrument(s).	NA	NA	NA	NA	No	No
Probe material	Glass & Teflon	Glass & Teflon	Glass & Teflon	Glass & Teflon	N/A	N/A
Residence time	8.6 s	10.1 s	10.3 s	14.1 s	N/A	N/A
Will there be changes in next 18 months?	No	No	No	No	No	No
Is it suitable for comparison against the annual PM <sub>2.5</sub> ?	N/A	N/A	N/A	N/A	N/A	No
Frequency of flow rate verification for manual PM samplers	N/A	N/A	N/A	N/A	N/A	N/A
Frequency of flow rate verification for automated PM analyzers	N/A	N/A	N/A	N/A	Bi-Weekly	Bi-Weekly
Frequency of one-point QC check (gaseous)	Daily	Daily	Daily	Daily	N/A	N/A
Last annual performance evaluation (gaseous)	8/26/2020	Not performed by CARB	Not performed by CARB4	Not performed by CARB4	N/A	N/A
Last two semi-annual flow rate audits for PM monitors	N/A	N/A	N/A	N/A	10/29/20208 /26/2020 <sup>1</sup>	10/29/20208/ 26/2020 <sup>1</sup>
Is it suitable for comparison against the annual PM <sub>2.5</sub> ?	N/A	N/A	N/A	N/A	N/A	Yes

<sup>&</sup>lt;sup>1</sup> Semi-annual flow rate audits were not 5 – 7 months apart due to Covid travel scheduling.

Table 5.7
Lompoc Odor Monitoring Station Details

Site Name	Lompoc Odor					
AQS ID	060831022					
GIS coordinates	34.718992 -120.432761					
Location	Located near an oil processing facility					
Address	2988 Harris Grade Rd, Lompo					
County	Santa Barbara County					
Dist. to road	Harris Grade Rd., 100 meters	;				
Traffic count (AADT,	Harris Grade Road - 100 est					
year)						
Groundcover	Dirt					
Representative area	MSA (Santa Barbara – Santa	Maria, CA)				
Pollutant, POC	H <sub>2</sub> S,1	TRS,1				
Monitor Type	Other	Other				
Network Affiliation	NA	NA				
Parameter Code	42402	43911				
Monitoring Objective	Public	Public				
Site type(s)	Source	Source				
MFG/ Model	TEI 45C	TEI 43i				
Method Code	020	020				
FRM/FEM or other	N/A	N/A				
Collecting Agency	Consultant Consultant					
Reporting Agency	Santa Barbara County Santa Barbara County					
Spatial Scale	Neighborhood Neighborhood					
Start date	2/1/88	2/1/88				
Operation schedule	Continuous	Continuous				
Sampling season	All Year	All Year				
Probe height	4.8	4.8				
Distance from	2.0	2.0				
supporting structure						
Distance from	None	None				
obstructions on roof						
Distance from	None	None				
obstructions not on roof						
Distance from trees	None	None				
Distance to furnace or	None	None				
incinerator						
Unrestricted airflow	360° 360°					
Probe material	Glass & Teflon Glass & Teflon					
Residence time	18.7 s 18.7 s					
Will there be changes in	No	No				
next 18 months?						
Frequency of one-point	Bi-Weekly	Bi-Weekly				
QC check (gaseous)						
Last annual performance	12/18/20 12/18/20					
evaluation (gaseous)						

Table 5.8
Paradise Road Monitoring Station Details

Site Name	Paradise Road						
AQS ID	060831014						
GIS coordinates	34.54170 -119.79152						
Location	Located in Los Padres National Forest off of Paradise Rd						
Address	Paradise Road, Los Padres	Paradise Road, Los Padres National Forrest CA 93105					
County	Santa Barbara County						
Dist. to road	Paradise Rd.,100 meters						
Traffic count (AADT, year)	Paradise Rd - 100 est.						
Groundcover	Trees and brush						
Representative area	MSA (Santa Barbara – San	ta Maria, CA)					
Pollutant, POC	O <sub>3</sub> ,1	NO <sub>2</sub> ,1					
Monitor Type	SLAMS <sup>1</sup>	Industrial Non-NAAQS <sup>1</sup>					
Network Affiliation	NA	NA					
Parameter Code	44201	42602					
Monitoring Objective	NAAQS, Public	Public					
Site type(s)	Max O₃ Conc.	Background					
MFG/ Model	TEI 49i	TEI 42i					
Method Code	047	074					
FRM/FEM or other	FEM	FRM					
Collecting Agency	Consultant						
Reporting Agency	Santa Barbara County Santa Barbara County						
Spatial Scale	Regional Regional						
Start date	1/1/86 1/1/86						
Operation schedule	Continuous	Continuous					
Sampling season	All Year	All Year					
Probe height	5.2 m	5.2 m					
Distance from supporting	2.2 m	2.2 m					
structure							
Distance from obstructions on roof	None	None					
Distance from obstructions	20m/2m-tree	20m/2m-tree					
not on roof							
Distance from trees	20 m	20 m					
Distance to furnace or	None	None					
incinerator							
Unrestricted airflow	360° 360°						
Probe material	Glass & Teflon Glass & Teflon						
Residence time	13.0 s 13.1 s						
Will there be changes in next	No	No					
18 months?							
Frequency of one-point QC	Bi-weekly Bi-weekly						
check (gaseous)							
Last annual performance	8/27/2020-CARB 12/16/20-Contractor						
evaluation (gaseous)	12/16/20-Contractor						

<sup>&</sup>lt;sup>1</sup>Ozone changed from Industrial to SLAMS and NO₂ changed to Non-NAAQS on February 26, 2019.

Table 5.9
Santa Barbara Monitoring Station Details

Site Name	Santa Barbara							
AQS ID	060830011	060830011						
GIS coordinates	34.427711 -119.690844							
Location	In parking lot of the National Guard Armory							
Address	700 E. Canon Perdido, Santa Barbara CA 93103							
County	Santa Barbara County							
Dist. to road	De La Guerra, 10 meter	rs; N Quarantina, 85 meters; N. No	opal, 60 meters; E. Canon					
	Perdido, 140 meters; N	I. Milpas, 200 meters						
Traffic count (AADT,	De La Guerra - 4500 (19	De La Guerra - 4500 (1996); Canon Perdido - 7300 (1996); Quarantina - 100 est.;						
year)	Milpas - 14600 (1996) I	N. Nopal – 100 est.						
Groundcover	Asphalt							
Representative area	MSA (Santa Barbara – S	Santa Maria, CA)						
Pollutant, POC	O <sub>3</sub> ,1	PM <sub>2.5</sub> ,3	PM <sub>10</sub> ,3					
Monitor Type	SLAMS	SLAMS	SLAMS					
Network Affiliation	NA	NA	NA					
Parameter Code	44201	88101	81102					
Monitoring Objective	NAAQS, public	NAAQS, public	NAAQS, public					
Site type(s)	population	Highest concentration	population					
MFG/ Model	TAPI 400	BAM 1020	BAM 1020					
Method Code	087	170	122					
FRM/FEM or other	FEM							
Collecting Agency	DISTRICT							
Reporting Agency	District District District							
Spatial Scale	Urban	y y						
Start date	5/1/02	7/1/10	5/1/02					
Operation schedule	Continuous	Continuous	Continuous					
Sampling season	All Year	All Year	All Year					
Probe height	4.8 m	4.5 m	4.5 m					
Distance from	2.1 m	1.8 m	1.8 m					
supporting structure								
Distance from	None	None	None					
obstructions on roof								
Distance from	10m/3m-tree	10m/3m-tree	10m/3m-tree					
obstructions not on roof								
Distance from trees	10m	10m	10m					
Distance to furnace or	None	None	None					
incinerator								
Unrestricted airflow	360°	360°	360°					
For low volume PM	NA	No	No					
instruments, is any PM								
instrument within 1 m of								
the lo-vol? If yes, please								
list distance (meters)								
and instrument(s).	Class 9 Taflan	N1/A	N1/A					
Probe material	Glass & Teflon N/A N/A							
Residence time	7.8 s N/A N/A							

Will there be changes in next 18 months?	No	No	No
Frequency of one-point QC check (gaseous)	Daily		
Frequency of flow rate verification for automated PM analyzers		Bi-Weekly	Bi-Weekly
Last annual performance evaluation (gaseous)	8/13/2020		
Last two semi-annual flow rate audits for PM monitors		8/13/202010/29/2020 <sup>1</sup>	8/13/202010/29/2020 <sup>1</sup>
Is it suitable for comparison against the annual PM <sub>2.5</sub> ?	N/A	Yes	N/A

<sup>&</sup>lt;sup>1</sup> Semi-annual flow rate audits were not 5 – 7 months apart due to Covid travel scheduling. Note: The District took over responsibility for this site from CARB in January 2020.

Table 5.10
Santa Maria Monitoring Station Details

Site Name	Santa Maria							
AQS ID	060831008							
GIS coordinates	34.942864 -120	34.942864 -120.435625						
Location	Located on sec	Located on second floor of small office building						
Address		ıy, Santa Maria C						
County	Santa Barbara (	County						
Dist. to road	S. Broadway,25	meters; W. Mor	rison, 25 meters;	El Camino Colegio,	120 meters;			
	McClelland St.,				·			
Traffic count (AADT,	S. Broadway - 2	4000 (2010); Mc	orrison - 4016 (20	10); El Camino Cole	gio 769 (2010);			
year)	McClelland - 50	00 (est.)			, ,			
Groundcover	Parking lot pavi	ing						
Representative area	MSA (Santa Bar	bara – Santa Ma	ria, CA)					
Pollutant, POC	O <sub>3</sub> , 1	NO <sub>2</sub> , 1	CO, 3	PM <sub>10</sub> , 2	PM <sub>2.5</sub> , 3			
Monitor Type	SLAMS	SLAMS	SLAMS	SLAMS	SLAMS			
Network Affiliation	NA	NA	NA	NA	NA			
Parameter Code	44201	42602	42101	81102	88101			
Monitoring Objective	NAAQS,	NAAQS,	NAAQS,	NAAQS, public	NAAQS, public			
	public	public	public		·			
Site type(s)	Population	Population	Highest Conc.	Population	Population			
MFG/ Model	TAPI 400							
Method Code	087							
FRM/FEM or other	FEM							
Collecting Agency	CARB*							
Reporting Agency	CARB* CARB* CARB* CARB*							
Spatial Scale	Urban	Urban Urban Middle Scale Neighborhood Neighborhood						
Start date	5/1/99	5/1/99	5/1/99	7/1/09	7/1/10			
Operation schedule	Continuous	Continuous	Continuous	Continuous	Continuous			
Sampling season	All Year	All Year	All Year	All Year	All Year			
Probe height	8.4 m	8.2 m	8.2 m	8.0 m	8.0 m			
Distance from	2.2 m	2.2 m	2.2 m	1.8 m	2.0 m			
supporting structure								
Distance from	None	None	None	None	None			
obstructions on roof								
Distance from	16m/2m-tree 16m/2m-tree 16m/2m-tree 16m/2m-tree 16m/2m-tree							
obstructions not on roof								
Distance from trees	16m	16m	16m	16m	16m			
Distance to furnace or	None	None	None	None	None			
incinerator								
Unrestricted airflow	360°	360°	360°	360°	360°			
For low volume PM	NA	NA	NA	No	No			
instruments, is any PM								
instrument within 1 m of								
the lo-vol? If yes, please								
list distance (meters)								
and instrument(s).								
Probe material	Glass &	Glass &	Glass &	N/A	N/A			
	Teflon	Teflon	Teflon					

Residence time	7.8 s	9.6 s	4.8 s	N/A	N/A
Will there be changes in next 18 months?	No	No	No	No	No
Frequency of one-point	Bi-Weekly or	Bi-Weekly or	Bi-Weekly or		
QC check (gaseous)	more often	more often	more often		
Frequency of flow rate verification for automated PM analyzers				Bi-Weekly	Bi-Weekly
Last annual performance	8/12/20	CARB did not	CARB did not		
evaluation (gaseous)		perform	perform		
Last two semi-annual flow rate audits for PM monitors				8/12/20 11/17/20	8/12/20 11/17/20
Is it suitable for comparison against the annual PM <sub>2.5</sub> ?	N/A	N/A	N/A	N/A	Yes

Note: As noted in the 2020 ANP, the  $O_3$  and  $NO_2$  monitors traffic/roadway distance do not meet siting criteria and were not included in the minimum number of  $O_3$  and  $NO_2$  monitors on Table 2.1. The site was shutdown by CARB on February 28, 2021 with a new District replacement site scheduled to begin operation on July 1, 2021.

Table 5.11
Santa Ynez Monitoring Station Details

Site Name	Santa Ynez					
AQS ID	060833001					
GIS coordinates	34.605819 -120.075069					
Location	South side of Santa Ynez airport runway					
Address	900 Airport Rd., Santa Ynez, CA					
County	Santa Barbara County					
Dist. to road	HWY 246, 550 meters					
Traffic count (AADT,	Hwy 246 - 8050 (2013)					
year)	,	,				
Groundcover	Grass/Dirt					
Representative area	MSA (Santa Barbara – Santa Maria, CA)					
Pollutant, POC	O <sub>3,</sub> 1					
Monitor Type	SLAMS					
Network Affiliation	NA					
Parameter Code	44201					
Monitoring Objective	NAQQS, public					
Site type(s)	Population					
MFG/ Model	TAPI T400					
Method Code	087					
FRM/FEM or other	FEM					
Collecting Agency	Santa Barbara					
	County					
Reporting Agency	Santa Barbara					
	County					
Spatial Scale	Urban					
Start date	7/1/2013					
Operation schedule	Continuous					
Sampling season	All Year					
Probe height	3.5 m					
Distance from	1.0 m					
supporting structure						
Distance from	None					
obstructions on roof						
Distance from	None					
obstructions not on roof						
Distance from trees	None					
Distance to furnace or	None					
incinerator	2550					
Unrestricted airflow	360°					
Probe material	Teflon					
Residence time	3.4 s					
Will there be changes in	No					
next 18 months?	Dette.					
Frequency of one-point QC check (gaseous)	Daily					
Last annual performance	8/25/2020					
-	0/23/2020					
evaluation (gaseous)						

Table 5.12
UCSB West Campus Monitoring Station Details

Site Name	UCSB West Camp	us					
AQS ID	060831020						
GIS coordinates	34.414942 -119.879511						
Location	Located West of Devereux slough near UCSB						
Address	UCSB West Campus, Santa Barbara, CA						
County	Santa Barbara County						
Dist. to road	Slough Road, 425 meters						
Traffic cnt (AADT, Yr)	Slough Road - 50 est						
Groundcover	Grass						
Representative area	MSA (Santa Barbara – Santa Maria, CA)						
Pollutant, POC	SO <sub>2</sub> ,2	H₂S,1	TRS,1	THC,1			
Monitor Type	Industrial	Industrial	Industrial	Industrial			
	Non-NAAQS <sup>1</sup>	Non-NAAQS <sup>2</sup>	Non-NAAQS <sup>2</sup>	Non-NAAQS <sup>2</sup>			
Network Affiliation	NA	NA	NA	NA			
Parameter Code	42401	42402	43911	43101			
Monitoring Objective	Public	Public	Public	Public			
Site type(s)	Source	Source	Source	Source			
MFG/ Model	TEI 43i	TEI 43i	TEI 43i	51i-HT			
Method Code	060	020	020	011			
FRM/FEM or other	FEM	N/A	N/A	N/A			
Collecting Agency	Consultant	Consultant	Consultant	Consultant			
Reporting Agency	Santa Barbara	Santa Barbara	Santa Barbara	Santa Barbara			
	County	County	County	County			
Spatial Scale	Neighborhood	Neighborhood	Neighborhood	Neighborhood			
Start date	6/1/99	6/1/99	6/1/99	6/1/99			
Operation schedule	Continuous	Continuous	Continuous	Continuous			
Sampling season	All Year	All Year	All Year	All Year			
Probe height	3.5	3.5	3.5	3.5			
Distance from supporting	1.0	1.0	1.0	1.0			
structure							
Distance from obstructions on roof	None	None	None	None			
Distance from obstructions not on roof	None	None	None	None			
Distance from trees	None	None	None	None			
Distance to furnace or	None	None	None	None			
incinerator							
Unrestricted airflow	360°	360°	360°	360°			
Probe material	Glass & Teflon	Glass & Teflon	Glass & Teflon	Glass & Teflon			
Residence time	16.1 s	15.3 s	15.3 s	9.7 s			
Will there be changes in next 18 months?	NO	No	No	No			
Frequency of one-point QC check (gaseous)	Bi-Weekly	Bi-Weekly	Bi-Weekly	Bi-Weekly			

Last annual performance	12/18/20	12/18/20	12/18/20	12/18/20
evaluation (gaseous)				

<sup>&</sup>lt;sup>1</sup> SO<sub>2</sub> changed to Non-NAAQS on February 26, 2019.

<sup>&</sup>lt;sup>2</sup>THC, H<sub>2</sub>S, and TRS are not criteria pollutants.

### Glossary of Acronyms

AQS Air quality system

ARB Air Resources Board

ARM Approved regional method

CARB California Air Resources Board

CFR Code of Federal Regulations

CO Carbon monoxide

FEM Federal equivalent method

FRM Federal reference method

H₂S Hydrogen Sulfide

MSA Metropolitan statistical area

NAAQS National ambient air quality standard

NO<sub>2</sub> Nitrogen dioxide

O<sub>3</sub> Ozone

PM<sub>10</sub> Particulate matter less than 10 microns in diameter

PM<sub>2.5</sub> Particulate matter less than 2.5 microns in diameter

PSD Prevention of significant deterioration

SBCAPCD Santa Barbara County Air Pollution Control District

SLAMS State and Local Air Monitoring Station

SO<sub>2</sub> Sulfur dioxide

SPM Special purpose monitor

THC Total hydrocarbons

TRS Total reduced sulfur

US EPA United States Environmental Protection Agency

### **APPENDIX A**

### Regulatory language of 40 CFR 58.10

### § 58.10 Annual monitoring network plan and periodic network assessment.

- (a)(1) Beginning July 1, 2007, the State, or where applicable local, agency shall adopt and submit to the Regional Administrator an annual monitoring network plan which shall provide for the establishment and maintenance of an air quality surveillance system that consists of a network of SLAMS monitoring stations including FRM, FEM, and ARM monitors that are part of SLAMS, NCore stations, STN stations, State speciation stations, SPM stations, and/or, in serious, severe and extreme O<sub>3</sub> nonattainment areas, PAMS stations, and SPM monitoring stations. The plan shall include a statement of purposes for each monitor and evidence that siting and operation of each monitor meets the requirements of appendices A, C, D, and E of this part, where applicable. The annual monitoring network plan must be made available for public inspection for at least 30 days prior to submission to EPA.
- (2) Any annual monitoring network plan that proposes SLAMS network modifications including new monitoring sites is subject to the approval of the EPA Regional Administrator, who shall provide opportunity for public comment and shall approve or disapprove the plan and schedule within 120 days. If the State or local agency has already provided a public comment opportunity on its plan and has made no changes subsequent to that comment opportunity, the Regional Administrator is not required to provide a separate opportunity for comment.
- (3) The plan for establishing required NCore multi-pollutant stations shall be submitted to the Administrator not later than July 1, 2009. The plan shall provide for all required stations to be operational by January 1, 2011.
- (b) The annual monitoring network plan must contain the following information for each existing and proposed site:
- (1) The AQS site identification number.
- (2) The location, including street address and geographical coordinates.
- (3) The sampling and analysis method(s) for each measured parameter.
- (4) The operating schedules for each monitor.
- (5) Any proposals to remove or move a monitoring station within a period of 18 months following plan submittal.
- (6) The monitoring objective and spatial scale of representativeness for each monitor as defined in appendix D to this part.

- (7) The identification of any sites that are suitable and sites that are not suitable for comparison against the annual  $PM_{2.5}$  NAAQS as described in §58.30.
- (8) The MSA, CBSA, CSA or other area represented by the monitor.
- (c) The annual monitoring network plan must document how States and local agencies provide for the review of changes to a PM<sub>2.5</sub> monitoring network that impact the location of a violating PM<sub>2.5</sub> monitor or the creation/change to a community monitoring zone, including a description of the proposed use of spatial averaging for purposes of making comparisons to the annual PM<sub>2.5</sub> NAAQS as set forth in appendix N to part 50 of this chapter. The affected State or local agency must document the process for obtaining public comment and include any comments received through the public notification process within their submitted plan.
- (d) The State, or where applicable local, agency shall perform and submit to the EPA Regional Administrator an assessment of the air quality surveillance system every 5 years to determine, at a minimum, if the network meets the monitoring objectives defined in appendix D to this part, whether new sites are needed, whether existing sites are no longer needed and can be terminated, and whether new technologies are appropriate for incorporation into the ambient air monitoring network. The network assessment must consider the ability of existing and proposed sites to support air quality characterization for areas with relatively high populations of susceptible individuals (e.g., children with asthma), and, for any sites that are being proposed for discontinuance, the effect on data users other than the agency itself, such as nearby States and Tribes or health effects studies. For PM<sub>2.5</sub>, the assessment also must identify needed changes to population-oriented sites. The State, or where applicable local, agency must submit a copy of this 5-year assessment, along with a revised annual network plan, to the Regional Administrator. The first assessment is due July 1, 2010.
- (e) All proposed additions and discontinuations of SLAMS monitors in annual monitoring network plans and periodic network assessments are subject to approval according to §58.1

### APPENDIX B DISCONTINUATION OF SANTA MARIA SLAMS STATION ON BROADWAY



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX 75 Hawthorne Street San Francisco, CA 94105-3901

March 29, 2021

Kathleen Gill
Chief, Air Quality Surveillance Branch
Monitoring and Laboratory Division
California Air Resources Board
1927 13th Street
Sacramento, California 95811

### Dear Chief Gill:

This letter provides the U.S. Environmental Protection Agency's (EPA) review and approval for the California Air Resources Board's (CARB) discontinuation of the O<sub>3</sub>, CO, NO<sub>2</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub> State/Local Air Monitoring Station (SLAMS) monitors at the Santa Maria – South Broadway site (Air Quality System (AQS) Site ID: 06-083-1008). A request for EPA approval of this network change was submitted to EPA on December 30, 2020. Per 40 CFR 58.14, monitoring agencies are required to obtain EPA approval for the discontinuation of SLAMS monitors.

Discontinuation of the O<sub>3</sub>, CO, NO<sub>2</sub>, and PM<sub>2.5</sub> SLAMS monitors were reviewed by EPA against criteria contained in 40 CFR 58.14(c)(1), based on certified data submitted to EPA's AQS. The Santa Maria O<sub>3</sub> monitor was in attainment of the 2008 and 2015 8-hour O<sub>3</sub> National Ambient Air Quality Standards (NAAQS) for design value years 2015-2019. The EPA has determined that, based on design values from 2015-2019, there is less than a 10 percent probability of exceeding 80 percent of the NAAQS during the next three years at this site. During 2015-2019, the 4th maximum daily 8-hour O<sub>3</sub> concentrations were generally at least 10 parts per billion (ppb) below the 2015 NAAQS. Preliminary 2020 data are consistent with the historical trend and continue to show low concentrations. This O<sub>3</sub> SLAMS monitor is not specifically required by an attainment or maintenance plan and is not the maximum O<sub>3</sub> concentration site in the Santa Barbara-Santa Maria Metropolitan Statistical Area (MSA). The Santa Barbara County Air Pollution Control District (SBCAPCD) currently operates seven other O<sub>3</sub> SLAMS monitors in the Santa Barbara-Santa Maria MSA. Furthermore, discontinuance of this monitor does not compromise data collection needed for implementation of the NAAQS and will not prevent SBCAPCD from meeting 40 CFR 58 Appendix D requirements. As elaborated upon below, SBCAPCD plans to establish O<sub>3</sub> SLAMS monitoring at a new site in the MSA.

The Santa Maria CO monitor was in attainment of the 1971 1-hour CO and 8-hour CO NAAQS for design value years 2015-2019. The EPA has determined that, based on design values from 2015-2019, there is less than a 10 percent probability of exceeding 80 percent of the NAAQS during the next three years at this site. Preliminary 2020 data are consistent with the historical trend and continue to show low

concentrations. This CO monitor is not specifically required by an attainment or maintenance plan, and SBCAPCD currently operates another CO SLAMS monitor in the Santa Barbara-Santa Maria MSA. Furthermore, discontinuance of this monitor does not compromise data collection needed for implementation of the NAAQS and will not prevent SBCAPCD from meeting 40 CFR 58 Appendix D requirements.

The Santa Maria NO<sub>2</sub> monitor was in attainment of the 1971 annual and 2010 1-hour NO<sub>2</sub> NAAQS for design value years 2015-2019. The EPA has determined that, based on design values from 2015-2019, there is less than a 10 percent probability of exceeding 80 percent of the NAAQS during the next three years at this site. Preliminary 2020 data are consistent with the historical trend and continue to show low concentrations. This NO<sub>2</sub> monitor is not specifically required by an attainment or maintenance plan, and SBCAPCD currently operates another NO<sub>2</sub> SLAMS monitor in the Santa Barbara-Santa Maria MSA. Furthermore, discontinuance of this monitor does not compromise data collection needed for implementation of the NAAQS and will not prevent SBCAPCD from meeting 40 CFR 58 Appendix D requirements.

The PM2.5 monitor was in attainment of the 2012 annual and 2006 24-hour PM2.5 NAAQS for design value years 2015-2019. The EPA has determined that, based on design values from 2015-2019, there is less than a 10 percent probability of exceeding 80 percent of the NAAQS during the next three years at this site. Preliminary 2020 data are consistent with the historical trend and continue to show low concentrations. As demonstrated in CARB's letter and supporting documentation, the Santa Maria site is not and is unlikely to become the maximum PM2.5 concentration site for the County, and all annual PM2.5 averages, annual PM2.5 98th percentile values, and PM2.5 design values for the site between 2015 and 2019 are below the corresponding NAAQS. Furthermore, discontinuance of this monitor does not compromise data collection needed for implementation of the NAAQS and will not prevent SBCAPCD from meeting 40 CFR 58 Appendix D requirements. SBCAPCD currently operates three other PM2.5 SLAMS monitors in the Santa Barbara-Santa Maria MSA. As elaborated upon below, SBCAPCD plans to establish PM2.5 SLAMS monitoring at a new site in the MSA.

Discontinuation of the PM<sub>10</sub> SLAMS monitor was reviewed by EPA against criteria contained in 40 CFR 58.14(c), which states that requests for discontinuation "may also be approved on a case-by-case basis if discontinuance does not compromise data collection needed for implementation of a NAAOS and if the requirements of appendix D to this part, if any, continue to be met." The Santa Maria PM<sub>10</sub> monitor was in attainment of the 1987 24-hour PM<sub>10</sub> NAAQS for the 2016 design value; 2015 and 2017-2019 design values were invalid due to incomplete data. The PM<sub>10</sub> monitor began reporting data in standard conditions on June 1, 2013; the 2013 data were therefore not comparable to the NAAQS prior to this date, resulting in an invalid 2015 design value. More recently, the PM10 monitor had 58% data completeness in the second quarter of 2017 due to instrumentation issues that resulted in invalid 2017-2019 design values. Preliminary 2020 data are consistent with the historical trend and continue to show low concentrations. As demonstrated in CARB's letter and supporting documentation, no 24-hr PM<sub>10</sub> exceedances were recorded in the last five years at the PM10 monitor. Furthermore, discontinuance of this monitor does not compromise data collection needed for implementation of the PM10 NAAQS and will not prevent SBCAPCD from meeting 40 CFR 58 Appendix D requirements. SBCAPCD currently operates three other PM<sub>10</sub> SLAMS monitors in the Santa Barbara-Santa Maria MSA. As elaborated upon below, SBCAPCD plans to establish PM<sub>10</sub> SLAMS monitoring at a new site in the MSA.

Based on these analyses, EPA approves CARB's discontinuation of the Santa Maria O<sub>3</sub>, CO, NO<sub>2</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub> SLAMS monitors. Please include this letter and the relevant monitor and site information in the next CARB and SBCAPCD annual monitoring network plans.

EPA further notes that, as stated in SBCAPCD's 2020 Annual Network Plan, SBCAPCD intends to establish O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub> SLAMS monitors at a new site within the Santa Barbara-Santa Maria MSA in 2021. The site location has not yet been determined, but SBCAPCD intends to establish a site with similar monitoring objectives and spatial scales as the current Santa Maria site location. Per 40 CFR 58.14, monitoring agencies are required to obtain EPA approval for the establishment of new SLAMS monitors. EPA recommends that SBCAPCD work with the EPA on this request and to ensure that the new monitors meet all relevant requirements.

If you have any questions, please feel free to contact me at (415) 947-4134 or Dena Vallano of my staff at (415) 972-3134.

Sincerely,

Yoshimura, Gwen Digitally signed by Yoshimura, Gwen Date: 2021.03.29 12:57:27 -07'00'

Gwen Yoshimura Manager, Air Quality Analysis Office

cc (via email): Manisha Singh, CARB
Greg Gilani, CARB
Kathleen Gill, CARB
Sylvia Vanderspek, CARB
Adolfo Garcia, CARB
Laura Carr, CARB
Ravi Ramalingam, CARB
Craig Anderson, CARB
Reggie Smith, CARB
Thomas Lovejoy, CARB
Andrea McStocker, CARB
Joel Cordes, SBCAPCD

# APPENDIX C Public Notice Proof of Publication

SANTA BARBARA NEWS PRESS Proof of Publication (2015.5C.C.P)

Superior Court of the State of California In and For The County of Santa Barbara

In the Matter of:

Legal 57137 Ad # 636125

### Notice of Public Review

The undersigned, being the principal clerk of the printer of the Santa Barbara News Press, a newspaper of general circulation, printed and published daily in the City of Santa Barbara, County of Santa Barbara, California and which newspaper has been adjudged a newspaper of general circulation by the Superior Court in the County of Santa Barbara, State of California, Adjudication Number 47171; and that affiant is the principal clerk of said Santa Barbara News Press. That the printed notice hereto annexed was published in the SANTA BARBARA NEWS-PRESS, in the issues of the following named dates:

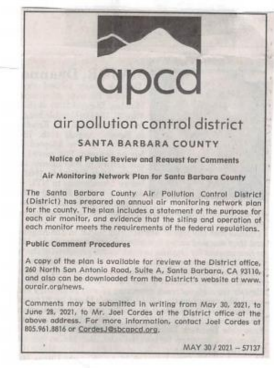
May 30, 2021

I hereby certify (or declare) under penalty of perjury that the foregoing is true and correct.

Executed on this 1st of June, 2021 at Santa Barbara, CA

Matsumaru

P. Matsumaru



## APPENDIX D Public Comments Received

### **Comment 1**

From: Robert Miller <rkmiller2014@gmail.com>

Sent: Tuesday, June 15, 2021 2:37 PM

To: Joel S. Cordes

Subject: Air Monitoring Network Plan

Follow Up Flag: Follow up Flag Status: Completed

Joel Cordes Santa Barbara County Air Pollution Control District 260 North San Antonio Road, Suite A Santa Barbara, CA 93110

Dear Mr. Cordes,

On behalf of myself and many other residents of western Goleta I submit the following comments on the new Air Monitoring Network Plan (Notice of Public Review and Request for Comments) released by the APCD. Adequate air monitoring is an important topic in western Goleta. In recent years we have experienced multiple exposures to the release of H2S from industrial and agricultural activities. Our community is also located adjacent to the 101 freeway near oil, gas, aerospace and energy production and distribution activities, all of which emit particulate matter that increase a variety of health risks.

We have several concerns with the Air Monitoring Network Plan. First, the plan seems to focus on meeting minimum regulatory compliance for industrial discharges, but it contains minimal discussion of how best to address public health concerns that arise from toxic releases. We would very much appreciate sensors and a monitoring systems that could identify the following:

- a. The source of H2S releases in western Goleta?
- b. The duration and concentration range of H2S releases?
- c. The daily, weekly, monthly and annual particulate matter exposures to western Goleta residents and information as to whether the exposures detected constitute a health hazard.
- d. Odors emitted from cannabis grows, which we expect to develop from near by agricultural operations?

Second, the plan does not address how the data collected will be tracked, processed, visualized, and distributed to the public. In other words, will the Network include the ability to promptly notify residents of toxic emissions. A few years ago, we learned that the system in place was unable to timely alert us to a dangerous H2S release. It took several months to learn the source of the release. How does the APCD's new Air Monitoring Network Plan address this critical problem?

Overall, it appears the new monitoring network will do very little to assure that air quality health objectives are being met. The collection of data from sparsely distributed monitoring locations without the ability to quickly process and disseminate public alerts when dangerous releases or exposures occur will not adequately protect the public.

We appreciate that economic resources may restrict the APCD's ability to expand its services. An automatic monitoring and response system, however, should more than pay for itself due to the cost savings from reduced labor requirements, such as the manual efforts required to identify the source of toxic emissions.

Thank you for considering our comments. The health of our community is critically important, and the role performed by the APCD is greatly appreciated.

Sincerely,

Robert K. Miller 30 Sanderling Lane Goleta, CA 93227 rkmiller2014@gmail.com

### Comment 2

From: Cosmo Perrone <cosmo@cosmoperrone.com>

Sent: Friday, June 18, 2021 8:43 AM

To: Joel S. Cordes

Subject: FW: Air Monitoring Network Plan

Dear Mr. Cordes,

On behalf of the residents of the Hideaway community, the HOA Board strongly supports the sentiments expressed by Mr. Miller below. Our 101 residential owners have strongly advocated for meaningful air monitoring to address the various identified risks.

Thank you for your consideration and the important public health service that APCD provides.

Cosmo Perrone President, the Hideaway HOA 103 Sanderling Lane Goleta, CA 93117 562-481-2494

From: Robert Miller <rkmiller2014@gmail.com>

Sent: Tuesday, June 15, 2021 2:37 PM

To: CordesJ@sbcapcd.org

Subject: Air Monitoring Network Plan

Joel Cordes Santa Barbara County Air Pollution Control District 260 North San Antonio Road, Suite A Santa Barbara, CA 93110

Dear Mr. Cordes.

On behalf of myself and many other residents of western Goleta I submit the following comments on the new Air Monitoring Network Plan (Notice of Public Review and Request for Comments) released by the APCD. Adequate air monitoring is an important topic in western Goleta. In recent years we have experienced multiple exposures to the release of H2S from industrial and agricultural activities. Our community is also located adjacent to the 101 freeway near oil, gas, aerospace and energy production and distribution activities, all of which emit particulate matter that increase a variety of health risks.

We have several concerns with the Air Monitoring Network Plan. First, the plan seems to focus on meeting minimum regulatory compliance for industrial discharges, but it contains minimal discussion of how best to address public health concerns that arise from toxic releases. We would very much appreciate sensors and a monitoring systems that could identify the following:

- a. The source of H2S releases in western Goleta?
- b. The duration and concentration range of H2S releases?

- c. The daily, weekly, monthly and annual particulate matter exposures to western Goleta residents and information as to whether the exposures detected constitute a health hazard.
- d. Odors emitted from cannabis grows, which we expect to develop from near by agricultural operations?

Second, the plan does not address how the data collected will be tracked, processed, visualized, and distributed to the public. In other words, will the Network include the ability to promptly notify residents of toxic emissions. A few years ago, we learned that the system in place was unable to timely alert us to a dangerous H2S release. It took several months to learn the source of the release. How does the APCD's new Air Monitoring Network Plan address this critical problem?

Overall, it appears the new monitoring network will do very little to assure that air quality health objectives are being met. The collection of data from sparsely distributed monitoring locations without the ability to quickly process and disseminate public alerts when dangerous releases or exposures occur will not adequately protect the public.

We appreciate that economic resources may restrict the APCD's ability to expand its services. An automatic monitoring and response system, however, should more than pay for itself due to the cost savings from reduced labor requirements, such as the manual efforts required to identify the source of toxic emissions.

Thank you for considering our comments. The health of our community is critically important, and the role performed by the APCD is greatly appreciated.

Sincerely,

Robert K. Miller 30 Sanderling Lane Goleta, CA 93227 rkmiller2014@gmail.com

### **Comment 3**

From: masseybarb@aol.com

Sent: Sunday, June 20, 2021 2:24 PM

To: Joel S. Cordes

Cc: jhartmann@countyofsb.org; pperotte@cityofgoleta.org; masseybarb@aol.com

Subject: Air Monitoring Network Plan

Follow Up Flag: Follow up Flag Status: Completed

June 20, 2021

Dear Mr. Cordes,

I have some comment on the Draft Air Monitoring Plan. Western Goleta is very concerned about a number of issues associated with the release of H2S from industrial and agricultural activities. We are located near oil and gas production and distribution facilities and next to Highway 101. We have had problems with H2S due to lack of adequate County response time. There is also concern about particulate matter, which has been proven to cause health problems.

The plan appears to focus on meeting minimum compliance regulations for industrial discharges and there is little or no discussion of how best to address public health concerns. The network design doesn't provide adequate or timely public health or nuisance related information. This is due to the lack of monitors placed in areas that would serve to protect the western Goleta neighborhoods. Several years ago our monitor was removed and we were told there wasn't money for a new one. I suggest that public health should be an extreme important consideration of this Plan but it obviously isn't..

Given that cannabis odors have become a problem, what is being released and causing the odor problem needs to be considered. Since cannabis is a money maker for the County, some of that money should go to supplying adequate monitoring sites and equipment for the protecting the public.

The monitors and monitoring systems should be in appropriate locations to be able to rapidly know what was released including the concentrations or levels. There should be a system in placed to report this information as it happens to someone who can take immediately action. People lives could depend on adequate notification of the community.

The plan does not address how data will be tracked, processed, and distributed to the public. The monitoring system doesn't allow agencies to rapidly respond to harmful releases or to inform the public.

The Fire Department purchased a few hand-held monitors but this provides poor response time. By the time County staff gets to the site, conditions would have changed, the delays in getting accurate information, and depending on the results being phoned to APCD is a problem. Since adequate response time is not possible, this Draft Air Monitoring Network Plan falls far short of the goal of protecting the public.

The monitoring network described in the plan does not provide any guarantee that air quality objectives for public health are being met within our community. Due to reductions in monitoring locations, western Goleta is inadequately monitored and has both industrial and agricultural air quality issue. Data collection is only from a few poorly placed monitoring locations. This kind of inadequate monitoring and lack of timely reporting could well lead to deaths. This plan is inadequate, due to a lack of adequate monitors, and insufficient public noticing and information. This plan will not keep western Goleta safe, let alone the rest of the County.

Sincerely,

Barbara S. Massey 7912 Winchester Circle Goleta, CA 93117 masseybarb@aol.com

### Comment 4

From: Paula Perotte <pperotte@cityofgoleta.org>

Sent: Monday, June 28, 2021 2:10 PM

To: Joel S. Cordes

Cc: rkmiller2014@gmail.com; Aeron Arlin Genet

Subject: RE; Comment Letter

Follow Up Flag: Follow up Flag Status: Completed

Dear Mr. Cordes,

As a resident who lives on the western end of Goleta I share the concerns expressed in Robert Miller's letter to SBAPCD. And in my capacity as a public official, I have heard from many residents expressing similar concerns. This is a matter of ensuring public safety. Our neighborhood and surrounding areas have been exposed to the release of H2S from industrial and agricultural activities on several occasions. In addition, our property values are at stake.

So I want to go on the record agreeing with the issues and solutions raised in the attached letter by Robert Miller. I would also appreciate any suggestions you have on how we can explore installing sensors and monitoring as per the requests in Robert Miller's letter.

Sincerely,

Paula Perotte ~