


## 1.0 QA PROJECT PLAN IDENTIFICATION AND APPROVAL




Title: Virginia DEQ QA Project Plan for the Ozone Ambient Air Monitoring Program.

The attached QAPP for the Ozone Ambient Air Quality Monitoring Program is hereby recommended for approval and commits the Department to follow the elements described within.

### Virginia DEQ/Air Division/Air Quality Monitoring Office

- 1) Signature:  Date: 1-18-12  
Program Manager - Continuous Air Monitoring
- 2) Signature:  Date: 1/18/12  
Data Quality Assurance Engineer
- 3) Signature:  Date: 1/18/12  
Director, Office of Air Quality Monitoring

### EPA Region 3

- 1) Signature:  Date: 1/19/2012  
Grant Manager
- 2) Signature:  Date: 1/18/2012  
QA Officer - Air Monitoring & Analysis Branch
- 3) Signature:  Date: 1/20/2012  
Technical Lead - Air Monitoring & Analysis Branch



**QUALITY ASSURANCE PROJECT PLAN  
FOR THE OZONE AMBIENT AIR  
MONITORING PROGRAM**

**November 1, 2011**

**The Department of Environmental Quality protects and enhances  
Virginia's environment, and promotes the health and well-being  
of the citizens of the Commonwealth.**

Document Revision Record

Revision Number  
Revision No. 0

Changes From Previous Version  
Original Version

Revision Date  
July 1, 2008

Revision No. 1

Changed Names on distribution list; revised numbering system, changed typos and made editorial changes

November 1, 2011

## FOREWORD

This document has been reviewed either by the EPA Regional QA Manger or QA Officer, or both, and has been found to provide enough detail about the Commonwealth of Virginia Ozone monitoring program to be considered acceptable. (See approval page.)

The following elements contain a description of the Quality Assurance Project Plan (QAPP) for the environmental data operations involved in monitoring for Ozone as part of the ambient air monitoring program for the Commonwealth of Virginia. EPA regulation mandates the preparation of this QAPP; therefore, EPA approval must be obtained as a vital part of proper data collection quality assurance techniques.

The primary purpose of the QAPP is to provide an overview of the program, to describe the need for the measurement, and to characterize the QA/QC activities to be applied. Every aspect of the program is discussed in this report. In addition, the document identifies key personnel and provides an explanation of the tasks each will perform.

This QAPP was written in accordance with EPA regulations and guidance as described in the *EPA QA/R-5, EPA Requirements for Quality Assurance Project Plans, EPA QA/G-5, Guidance for Quality Assurance Project Plans*, and EPA's Model QAPP. All pertinent elements of the QAPP regulations and guidance are addressed herein.

## **ACKNOWLEDGMENTS**

This QAPP is based closely on a QAPP produced by the Virginia DEQ for the PM2.5 Project. The PM2.5 QAPP was originally based on the Model QAPP that resulted from the combined efforts of staff members from the EPA Office of Air Quality Planning and Standards, the EPA National Exposure Research Laboratory, and the EPA Regional Offices, as well as by representatives from state and local organizations. The Virginia DEQ Ozone QAPP Work Group developed and reviewed the material found in this QAPP. The Virginia DEQ Ozone QAPP work group would also like to acknowledge the help of the Delaware Office of Air Monitoring for the use of their draft QAPP for continuous monitors and the National Park Service for the use of their draft QAPP for the continuous gas monitoring program. The work of these people as well as the entire DEQ Office of Air Quality Monitoring and EPA Region III is appreciated.

**This Document is considered a draft document until EPA completes their signature process.**

## ACRONYMS AND ABBREVIATIONS

AQS	Air Quality System
ANSI	American National Standards Institute
APTI	Air Pollution Training Institute
ASTM	American Society for Testing and Materials
AWMA	Air and Waste Management Association
CAA	Clean Air Act
CFR	Code of Federal Regulations
COC	Chain of Custody
DAS	Data Acquisition System
DCLS	Division of Consolidated Laboratory Services
DCO	Document Control Officer
DEQ	Department of Environmental Quality
DQA	Data Quality Assessment
DQIs	Data Quality Indicators
DQOs	Data Quality Objectives
EDO	Environmental Data Operation
EMAD	Emissions, Monitoring, and Analysis Division
EPA	Environmental Protection Agency
FAR	Federal Acquisition Regulations
FEM	Federal Equivalent Method
FIPS	Federal Information Processing Standards
FRM	Federal Reference Method
GIS	Geographical Information Systems
GLP	Good Laboratory Practice
IMPROVE	Interagency Monitoring of Protected Visual Environments
LAN	Local Area Network

MPA	Monitoring Planning Area
MQAG	Monitoring and Quality Assurance Group
MQOs	Measurement Quality Objectives
MSA	Metropolitan Statistical Area
MSR	Management System Review
NAAQS	National Ambient Air Quality Standards
NIST	National Institute of Standards and Technology
OAQM	Office of Air Quality Monitoring
OAQPS	Office of Air Quality Planning and Standards
OARM	Office of Administration and Resources Management
ORD	Office of Research and Development
PAMS	Photochemical Assessment Monitoring Site
PC	Personal Computer
POC	Pollutant Occurrence Code
PD	Percent Difference
PE	Performance Evaluation
PM <sub>2.5</sub>	Particulate Matter $\leq$ 2.5 microns in diameter
PQAO	Primary Quality Assurance Organization
PTFE	Polytetrafluoroethylene
Q <sub>a</sub>	Monitor flow rate at ambient (actual) conditions of temperature and pressure.
QA/QC	Quality Assurance/Quality Control
QA	Quality Assurance
QAAR	Quality Assurance Annual Report

QADD	Quality Assurance Division Director
QAM	Quality Assurance Manager
QAO	Quality Assurance Officer
QAPP	Quality Assurance Project Plan
QC	Quality Control
QMP	Quality Management Plan
SIPs	State Implementation Plans
SLAMS	State and Local Monitoring Stations
SOP	Standard Operating Procedure
SOW	Statement or Scope of Work
SPMS	Special Purpose Monitoring Stations
SYSOP	System Operator
$T_a$	Temperature, ambient or actual
TSA	Technical System Audit
TSP	Total Suspended Particulate
VA	Virginia
$V_a$	Air volume, at ambient or actual conditions
VOC	Volatile Organic Compound
VSLA	Virginia State Library and Archives
WAM	Work Assignment Manager



## 1.0 QA PROJECT PLAN IDENTIFICATION AND APPROVAL

Title: Virginia DEQ QA Project Plan for the Ozone Ambient Air Monitoring Program.

The attached QAPP for the Ozone Ambient Air Quality Monitoring Program is hereby recommended for approval and commits the Department to follow the elements described within.

### Virginia DEQ/Air Division/Air Quality Monitoring Office

1) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Program Manager - Continuous Air Monitoring

2) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Data Quality Assurance Engineer

3) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Director, Office of Air Quality Monitoring

### EPA Region 3

1) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Grant Manager

2) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
QA Officer – Air Monitoring & Analysis Branch

3) Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Technical Lead – Air Monitoring & Analysis Branch

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### 3.0 DISTRIBUTION

A copy of this document has been distributed to the persons whose names are listed below. The document also will be available generally in electronic format. Each regional office and each air satellite office will receive a copy which will be available for public inspection.

Michael G. Dowd	Air Division Director	DEQ – Air
Charles L. Turner	OAQM Director	Air Quality Monitoring
Thomas F. Jennings	Environmental Manager	Air Quality Monitoring
Anton Sorokin	Environmental Engineer	Air Quality Monitoring
James Dinh	Environmental Manager	Air Quality Monitoring
Carolyn Stevens	Data Q A Officer	Air Quality Monitoring
Kara A. Jones	Q A Engineer	Air Quality Monitoring
Rudley Young	Environmental Engineer	Air Quality Monitoring
Denis Schmidt	Field Operations	Piedmont Reg. Office
Natalie Hirons	Field Operations	Tidewater Reg. Office
Blake Apo	Field Operations	Blue Ridge Reg. Off.
Peter Thaler	Field Operations	Northern Reg. Off.
Brandon Brumfield	Field Operations	Valley Reg. Off.
Reed Stanley	Field Operations	Southwest Reg. Off.
Liz Garcia	Environmental Specialist	National Park Service
Ken Hickman	Air Network Specialist	National Forest Ser.
Julius Holmes	Environmental Specialist	Alexandria Health Dept.
Kia Hence	Project Officer	EPA Reg. Office
Jim Afghani	Project Officer	EPA Reg. Office

## **4.0 PROJECT/TASK ORGANIZATION**

### **4.1 ROLES AND RESPONSIBILITIES**

Federal, state, tribal, and local agencies all have important roles in developing and implementing satisfactory air monitoring programs. As part of the planning effort, EPA is responsible for developing National Ambient Air Quality Standards (NAAQS) that define the quality of the data necessary to make comparisons to the NAAQS, and identify a minimum set of QC samples from which to judge data quality. The state and local organizations are charged with taking this information and developing and implementing a system that will meet the data quality requirements. When the system is in place and is producing reliable data, the EPA and the State and local organizations are responsible for assessing the quality of the data and taking corrective action when appropriate. The responsibilities of each organization follow.

#### **4.1.1 OFFICE OF AIR QUALITY PLANNING AND STANDARDS (OAQPS)**

Within EPA, OAQPS is the organization charged under the authority of the Clean Air Act (CAA) to protect and enhance the quality of the nation's air resources. OAQPS sets standards for pollutants considered harmful to public health or welfare and, in cooperation with EPA's Regional Offices and the States, enforces compliance with the standards through state implementation plans (SIPs) and regulations controlling emissions from stationary sources. The OAQPS evaluates the need to regulate potential air pollutants and develops national standards; works with State and local agencies to develop plans for meeting these standards; monitors national air quality trends and maintains a database of information on air pollution and controls; provides technical guidance and training on air pollution control strategies; and monitors compliance with air pollution standards.

Within the OAQPS Air Quality and Assessment Division, the Ambient Air Monitoring Group (AAMG) oversees the ambient air quality monitoring network. MQAG (Monitoring and Quality Assurance Group) is responsible for the following:

- ensuring that the methods and procedures used in making air pollution measurements are adequate to meet the programs objectives, and that the resulting data are of satisfactory quality.
- operating the National Performance Audit Program (NPAP) and the Federal Reference Method/Federal Equivalent Method (FRM/FEM) performance evaluation program.
- evaluating the performance, through technical systems audits and management systems reviews, of organizations making air pollution measurements of importance to the regulatory process.
- implementing satisfactory quality assurance programs over EPA's ambient air quality monitoring network.
- ensuring that national regional laboratories are available to support chemical speciation and QA programs.
- ensuring that guidance pertaining to the quality assurance aspects of the ambient air program are written and revised as necessary.
- rendering technical assistance to the EPA Regional Offices and air pollution monitoring community.

#### **4.1.2 EPA REGION III OFFICE**

Regional Offices have been developed to address environmental issues related to the states within their jurisdiction and to administer and oversee regulatory and congressionally mandated programs. The major quality assurance charge of EPA's Region III Office, with regard to the Ambient Air Quality Program, is coordinating quality assurance matters at the Regional level with the state and local agencies. This is accomplished by the appointing EPA Regional Project Officers who manage the technical aspects of the program, including the following:

- reviewing QAPPs by Regional QA Officers who are delegated the authority by the Regional Administrator to review and approve QAPPs for the Agency.
- supporting the FRM/FEM Performance Evaluation Program.
- evaluating quality system performance, through technical systems audits and network reviews whose frequency is addressed in the Code of Federal Regulations.
- acting as a liaison by making available the technical and quality assurance information developed by EPA Headquarters and the Region to the State and local

agencies, and making EPA Headquarters aware of the unmet quality assurance needs of the state and local agencies.

The Virginia DEQ will direct all technical and QA questions to Region III.

#### **4.1.3 VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY**

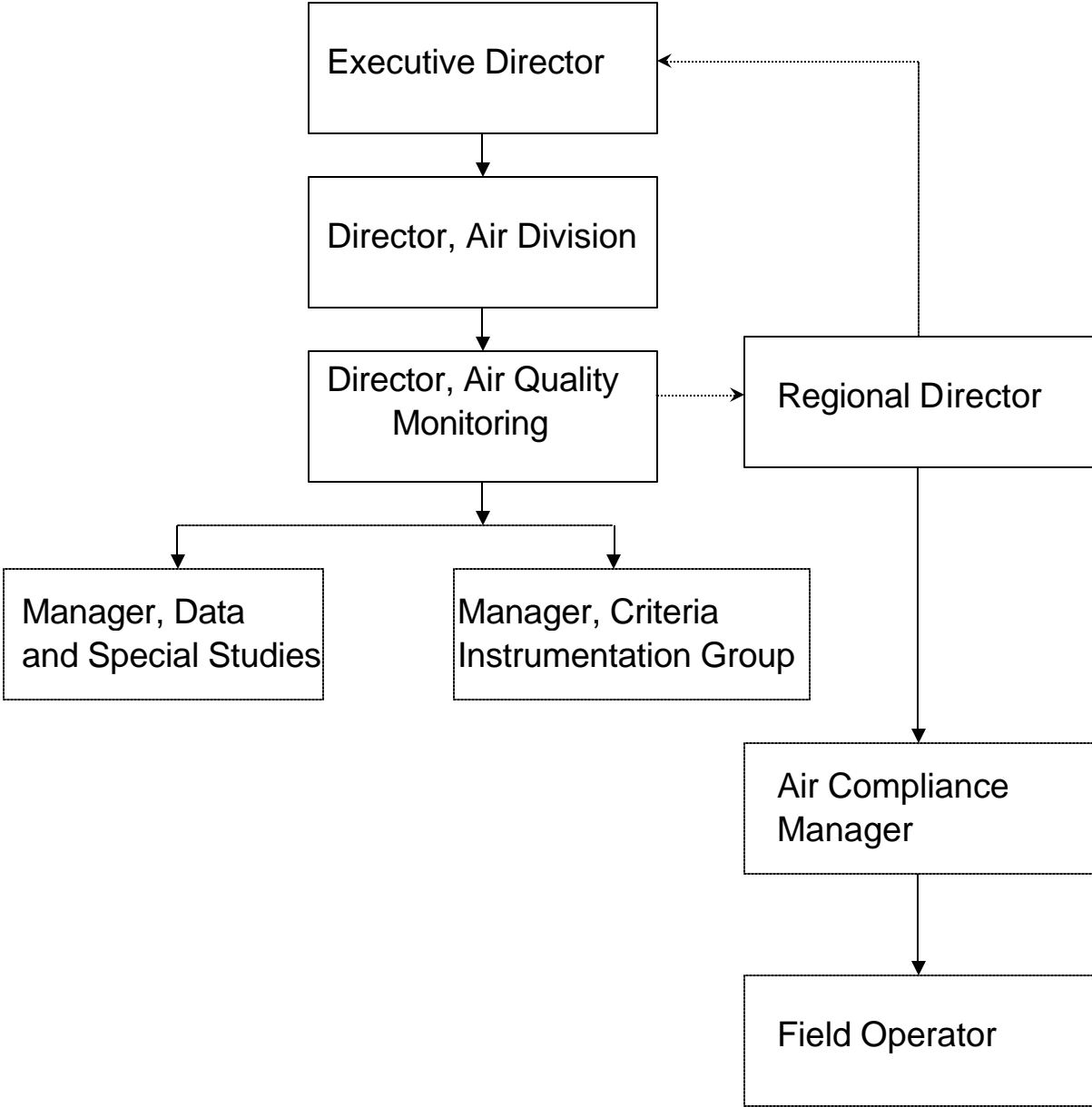
40 CFR Part 58 defines a State Agency as "the air pollution control agency primarily responsible for the development and implementation of a plan (SIP) under the Act (CAA)". Section 302 of the CAA provides a more detailed description of the air pollution control agency.

40 CFR Part 58 defines the Local Agency as "any local government agency, other than the state agency, which is charged with the responsibility for carrying out a portion of the plan (SIP)."

The major responsibility of state and local agencies is to implement a satisfactory monitoring program, which will include putting into action a meticulous quality assurance program. State and local agencies will perform quality assurance programs in all phases of the environmental data operation (EDO); including the field, their own laboratories, and in any consulting and contractor laboratories they may use to obtain data. An EDO is defined as work performed to obtain, use, or report information pertaining to environmental processes or conditions.

Figure 4.1 represents the organizational structure of the areas of the DEQ that carry out the activities of the Ozone ambient air quality monitoring program.

Figure 4.1 DEQ Organizational Structure





The DEQ will implement the Ozone air monitoring program. The major responsibilities are divided between the Office of Air Quality Monitoring and the staff from the various DEQ regional offices. The Office of Air Quality Monitoring will perform major program tasks, including sample procurement, major monitor repair, site installations, supply, data handling, and training, as well as various quality assurance functions. Regional staff will operate the monitors and perform various field QA and maintenance functions. The Alexandria Health Department, the USDA Forest Service, and the National Park Service also will operate Ozone monitors as part of the DEQ's air monitoring network.

Various persons have been assigned direct responsibility and accountability for program operations and quality assurance. The following listing describes the program's organizational structure for data collection and QA/QC activities.

### **MANAGEMENT**

Name: Mike Dowd  
Title: Director of Air Division  
QA Responsibilities: Senior Air Manager; program direction

### **OFFICE OF AIR QUALITY MONITORING**

Name: Chuck Turner  
Title: Environmental Manager II  
QA Responsibilities: Director, Office of Air Quality Monitoring

Name: Thomas F. Jennings  
Title: Environmental Manager I  
QA Responsibilities: Continuous Monitoring and Criteria Pollutants Manager;

Name: James Dinh  
Title: Environmental Manager I  
QA Responsibilities: Data Quality Assessment Section Manager - directs data QA and reporting activities; Ozone QA manager

Name: Anton Sorkin  
Title: Senior Monitoring Engineer  
QA Responsibilities: Instrument Operations Section Leader;

Name: Hiep Nguyen  
Title: Monitoring technician  
QA Responsibilities: Monitor Installation, maintenance; calibrations

Name: James Biggs  
Title: Electronic Technician  
QA Responsibilities: Monitor installation; supply; maintenance; training; calibration

Name: Kara A. Jones  
Title: Environmental Engineer Senior  
QA Responsibilities: Performance Audits Leader; data QA

Name: Carolyn Stevens  
Title: Environmental Engineer Senior  
QA Responsibilities: Data QA Review Leader

Name: Crystal Sorensen  
Title: Statistical Analyst and Performance Audits  
QA Responsibilities: Data QA; data submittal

### **ALEXANDRIA HEALTH DEPARTMENT**

Name: Julius Holmes  
Title: Environmental Affairs Specialist  
QA Responsibilities: Alexandria Monitoring Sites

### **USDA FORESTRY SERVICE**

Name: Ken Hickman  
Title: Forestry Technician  
QA Responsibilities: IMPROVE site; Natural Bridge

### **NATIONAL PARK SERVICE**

Name: Liz Garcia  
Title: Air Quality Monitoring Technician  
QA Responsibilities: Big Meadows; Shenandoah NP

### **REGIONAL OFFICES**

Name: Crystal Bazyk  
Title: Air Compliance Manager  
QA Responsibilities: Regional monitor operations oversight

Name: Reed Stanley  
Title: Enforcement/Compliance Specialist Senior  
QA Responsibilities: Monitor operations, field QA

Name: Frank Adams  
Title: Air Compliance Manager  
QA Responsibilities: Regional monitor operation oversight

Name: Blake Apo  
Title: Enforcement/Compliance Specialist Senior  
QA Responsibilities: Monitor operations; field QA

Name: Keith Fowler  
Title: Air Compliance Manager  
QA Responsibilities: Regional monitor operations oversight

Name: Brandon Brumfield  
Title: Enforcement/Compliance Specialist Senior  
QA Responsibilities: Monitor operations; field QA

Name: Charles B. King  
Title: Air Compliance Manager  
QA Responsibilities: Regional Monitor operations oversight

Name: Denis Schmidt  
Title: Regional Monitoring technician  
QA Responsibilities: Monitor operations, field QA

Name: John Brandt  
Title: Air Compliance Manager  
QA Responsibilities: Regional monitor operations oversight

Name: Natalie Hirons  
Title: Environmental Specialist-Field  
QA Responsibilities: Monitor operations; field QA

Name: David Hartshorn  
Title: Air Compliance Manager  
QA Responsibilities: Regional monitor operations oversight

Name: James LaFratta  
Title: Air Compliance Engineer, FSO  
QA Responsibilities: Regional monitor operations

Name: Katie Fisher  
Title: Environmental Specialist Senior-Field  
QA Responsibilities: Regional Monitor operations oversight

## **4.2 COMMUNICATIONS**

Formal lines for communicating information about the status of the quality assurance program and its needs are essential to ensure that an effective quality assurance program is put into action within the DEQ. Accordingly, the DEQ routinely will be provided with assessments of the quality assurance program status, its problems, if any, and its needs.

Communication amongst the project manager, the quality assurance officer, appropriate EPA staff, and DEQ is a key element in developing and implementing the DEQ's quality assurance program. The following organizational chart demonstrates the official and the unofficial lines of communication for this project (Figure 4-2).

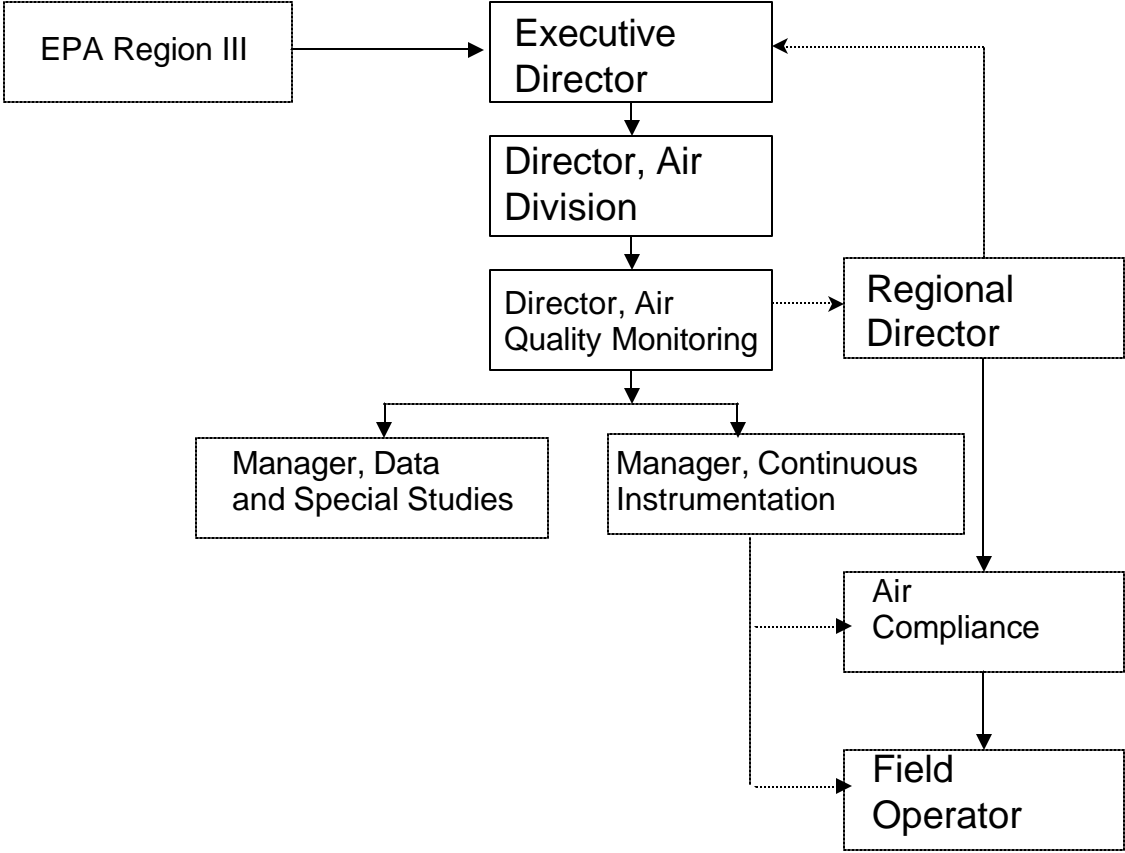


Figure 4-2 Lines of Communication

## 5.0 PROBLEM DEFINITION/BACKGROUND

### 5.1 PROBLEM STATEMENT AND BACKGROUND

Between the years 1900 and 1970, the amount of six principal ambient-air pollutants increased significantly. The principal pollutants, also called *criteria pollutants*, are particulate matter (PM<sub>10</sub>, PM<sub>2.5</sub>); sulfur dioxide; carbon monoxide; nitrogen dioxide; ozone; and lead. In 1970, the Clean Air Act (CAA) was signed into law. The CAA and its amendments provide the framework on which all pertinent U.S. organizations build their air quality protection programs. This framework provides the guidelines for state/local organizations to monitor criteria pollutants through the Air Quality Monitoring Program (<http://www.epa.gov/oar/caa>).

Ground-level ozone is an air pollutant with harmful effects on the respiratory systems of animals. Ozone is a pale-blue poisonous gas with a sharp, irritating odor. Most people can detect about 0.01 ppm in the air. Exposure to 0.1 to 1 ppm produces headaches, burning eyes, and irritation to the respiratory passages.

This QAPP focuses on the QA activities associated with monitoring Ozone.

Air quality monitoring is performed generally for one or more of the following purposes:

- To judge compliance with and/or progress made towards meeting the National ambient air quality standards.
- To observe pollution trends throughout the region, including non-urban areas.
- To provide a data base for research and evaluation of effects.

With the end use of the air quality samples as a prime consideration, various networks can be designed to meet one of six basic monitoring objectives listed below:

- To determine the highest concentrations to occur in the area covered by the network.
- To determine representative concentrations in areas of high population density.

- To determine the impact on ambient pollution levels of significant source or source categories.
- To determine general background concentration levels.
- To determine the extent of Regional pollutant transport among populated areas, and in support of secondary standards.
- To determine the impact on health in more rural and remote areas.

The monitoring network consists of four major categories of monitoring stations that measure the criteria pollutants. These stations are described as follows.

The **State and Local Air Monitoring Sites (SLAMS)** consist of a network of monitoring stations whose size and distribution is largely determined by the needs of state and local air pollution control agencies to meet their respective State Implementation Plan (SIP) requirements.

The **National Core or NCore** site employs new, more sensitive measurement methods to complement existing methods, and is part of a national network of sites designed to characterize urban and regional-scale patterns of air pollution.

The **Photochemical Assessment Monitoring Site (PAMS)** network is required to measure ozone precursors in each ozone non-attainment area that is designated "serious," "severe," or "extreme." The required networks have from two to five sites, depending on the population of the area.

The **Special Purpose Monitoring Stations (SPMs)** provide for special studies needed by the state and local agencies to support their State implementation plans (SIPs) and other air program activities. The SPMS are not permanently established and, thus, can be adjusted easily to accommodate changing needs and priorities. The SPMS are used to supplement the fixed monitoring network as circumstances require and resources permit. If the data from SPMS are used for SIP purposes, they must meet all QA and methodology requirements for SLAMS monitoring.



This QAPP focuses only on the QA activities of the SLAMS network, and the objectives of this network, which include any monitor used for comparison to the NAAQS.

Throughout this document, the term "decision maker" will be used. Decision makers are the ultimate users of ambient air data and therefore may be responsible for such activities as setting and making comparisons to the NAAQS, and evaluating trends. Because there is more than one objective for this data, and more than one decision maker, the quality of the data will be based on the highest-priority objective to determine violations of the NAAQS. This QAPP will describe how the Virginia DEQ Ozone Ambient Air Quality Monitoring Program proposes to control and evaluate data quality to meet the NAAQS data quality objectives.

## **5.2 SITE SELECTION PROCESS**

The siting of the Ozone Monitors is driven by Federal Regulation. Specifically, 40 CFR Part 53 contains the requirements for the number of Ozone monitors per Metropolitan Statistical Area. 40 CFR Part 58 contains the siting criteria that directs the location of the monitors within the MSA. The Virginia Ozone Monitoring Network has been in place since the 1970's and has been modified several times in the intervening years. The current locations are consistent with the Annual Air Monitoring Network plan submitted annually to EPA Region III.



## **6.0 PROJECT/TASK DESCRIPTION**

### **6.1 DESCRIPTION OF WORK TO BE PERFORMED**

In general, the measurement goal of the Ambient Air Quality Monitoring Program is to estimate the concentration of the criteria pollutants in units appropriate for determining compliance with the NAAQS. For the SLAMS network, which is what this QAPP describes, the primary goal is to compare the measured concentrations to National Ambient Air Quality Standards (NAAQS).

The following sections describe the requirements for the routine field and monitoring laboratory activities for the network.

### **6.2 FIELD ACTIVITIES**

The performance requirements of the air monitors have been specified by EPA and can be found in 40 CFR Part 50. The design and performance specifications must be met before a specific monitor can receive official EPA designation as a FRM or FEM type monitor. Virginia will acquire and use only EPA approved monitors; therefore Virginia assumes that these monitoring instruments are adequate for the monitoring of gaseous ambient air pollutants.

### **6.3 MONITORING LABORATORY ACTIVITIES**

Monitoring Laboratory personnel will perform those activities that support continued successful operation of the statewide ambient air-quality monitoring network. The monitoring laboratory personnel and field operators shall perform those duties such that the data quality provided meets or exceeds EPA QA requirements. Monitoring laboratory personnel shall be responsible for preparing consumables for field use. This may include, but not be limited to; maintaining standards, (e.g. O<sub>3</sub> photometers and zero air sources) maintaining consumable inventories (e.g. silica gel, charcoal, Purafil, probe lines), shipping and receiving activities, and performing instrument audits (performance evaluations).

#### 6.4 PROJECT ASSESSMENT TECHNIQUES

An assessment is an evaluation process used to measure the performance or effectiveness of a system and its elements. Table 6-4 provides information on the type of assessment and its frequency.

<b>Table 6-4 Assessment Schedule</b>		
<b>Assessment Type</b>	<b>Assessment Agency</b>	<b>Frequency</b>
Technical Systems Audit	EPA Regional Office DEQ - Office of Air Quality Monitoring (OAQM)	1 every 3 years 1 every 3 years
Network Review	EPA Regional Office DEQ - OAQM and Regional Offices	Every year App B 1/year
FRM/FEM Performance Evaluation	DEQ - OAQM	Minimum of once per year
Data Quality Assessment	DEQ - OAQM	Every year
NPAP - Through the Probe (TTP) Audits	EPA – Region III	As EPA schedules

#### 6.5 PROJECT RECORDS

The DEQ has a records retention schedule that is in conformance with the records retention regulations for the Commonwealth of Virginia and administered by the Virginia State Library and Archives. Additional information on the records retention program is provided in Section 9.

## **7.0 QUALITY OBJECTIVES AND CRITERIA FOR MEASUREMENT DATA**

### **7.1 DATA QUALITY OBJECTIVES (DQOs)**

Derived from the DQO process, DQOs are qualitative and quantitative statements that clarify the monitoring objectives define the appropriate type of data; and specify the tolerable levels of decision errors for the monitoring program. By applying the DQO process to the development of a quality system for gaseous pollutants, the EPA, as well as states and localities, guard against committing resources to data collection efforts that do not support a defensible decision. The DQOs were based on the data requirements of the decision maker(s). Regarding the quality of the measurement system, the objective is to control precision and bias in order to reduce the probability of decision errors.

Utilizing the DQO process, the EPA will determine the specific objectives regarding the quality of the ambient air measurement system to control precision and bias in order to reduce the probability of decision errors. In addition, the VA Ambient Air Quality Monitoring Program has established an acceptable precision of  $\pm 10\%$ , as measured by coefficient of variation, and an acceptable bias of  $\pm 10\%$  for projects without EPA-established DQOs.

The DQOs are assessed using Data Quality Indicators (DQIs) which are the quantitative statistics and the qualitative descriptors used to interpret the degree of acceptability or utility of data to the user. The DQIs can then be used to establish the MQOs which will be discussed below. Once the Measurement Quality Objectives (MQOs) are established and monitoring is implemented, Data Quality Assessments (DQAs) are performed to determine whether the DQOs were achieved. If not, the monitoring program should take steps to identify the major sources of uncertainty and find ways to reduce these uncertainties to the acceptable levels.

The goals of the Virginia Ambient Air Quality Monitoring Program are to meet the six basic monitoring objectives listed in Section 5.

The data generated by the Virginia ambient air monitoring network will be used to:

- Evaluate compliance with the NAAQS,
- Establish an historical baseline concentration of air pollutants,
- Monitor the current dynamic concentrations of these air pollutants,
- Monitor progress made toward meeting ambient air quality standards,
- Activate emergency control procedures that prevent or alleviate air pollution episodes,
- Provide data upon which long term control strategies can be reliably developed,
- Observe pollution trends throughout the region, and
- Provide a database for researching and evaluating effects.

The criteria pollutants, established by EPA (particulate matter [PM<sub>2.5</sub> and PM<sub>10</sub>], SO<sub>2</sub>, CO, NO<sub>2</sub>, O<sub>3</sub>, and Pb), are monitored at the designated SLAMS and SPMS. Specific information on the sampling design, including how to identify monitoring locations, is presented in Section 10.

## **7.2 MEASUREMENT QUALITY OBJECTIVES (MQOs)**

After a DQO is established, the quality of the data must be evaluated and controlled to ensure that it is maintained within the established acceptance criteria. Measurement quality objectives are designed to evaluate and control various phases (monitoring, preparation, analysis) of the measurement process to ensure that total measurement uncertainty is within the range prescribed by the DQOs. MQOs can be defined in terms of the following data quality indicators:

**Precision**-a measure of mutual agreement among individual measurements of the same property usually under prescribed similar conditions. This is the random component of error. Precision is estimated by various statistical techniques using some derivation of the standard deviation.

**Bias**-the systematic or persistent distortion of a measurement process which causes error in one direction. Bias will be determined by estimating the positive and negative deviation from the true value as a percentage of the true value.

**Representativeness**-a measure of the degree to which data accurately and precisely represent parameter variations at a monitoring point, or a characteristic of a population, a process condition, or an environmental condition.

**Detectability**-The determination of the low-range critical value of a characteristic that a method-specific procedure can reliably discern.

**Completeness**-a measure of the amount of valid data obtained from a measurement system compared with the amount expected to be obtained under correct, normal conditions. Data completeness requirements are included in the reference methods (40 CFR Pt. 50).

**Comparability**-a measure of confidence with which one data set can be compared with another.

Accuracy has been a term frequently used to represent closeness to "truth" and includes a combination of precision and bias-error components. This term has been used throughout the CFR and in some of the sections of this document. If possible, the DEQ will distinguish measurement uncertainties into precision and bias components.

For each of these attributes, acceptance criteria can be developed for various phases of the EDO. Various parts of 40 CFR have identified acceptance criteria for some of these attributes. In theory, if these MQOs are met, measurement uncertainty should be controlled to the levels required by the DQO. More detailed descriptions of these MQOs and how they will be used to control and assess measurement uncertainty will be described in Appendix B.

## **8.0 TRAINING REQUIREMENTS/CERTIFICATION**

### **8.1 TRAINING**

Personnel assigned to the ambient air monitoring activities will meet all requirements for their positions, including education, special training, years of relevant work experience, level of responsibility, and personal attributes. Records documenting each employee's qualifications and training are maintained in personnel files, and will be accessible for review during audit activities, to the extent allowable under Virginia law and under the regulations of the Virginia Department of Human Resource Management.

The education and the training of each employee is a critical quality-control component of any monitoring program. To that end, senior staff has undergone special supervisory training on such topics as elements of performance evaluation. In addition, experienced air monitoring staff members train junior staff members on the job.

#### **8.1.1 AMBIENT AIR MONITORING TRAINING**

Pertinent training will be available to employees supporting the ambient air quality monitoring program, commensurate with their duties. Such training may consist of classroom lectures, workshops, teleconferences, and on-the-job training.

Over the years, a number of courses have been developed for personnel involved with ambient air monitoring and quality assurance aspects. Formal QA/QC training is offered through the following organizations:

- Air Pollution Training Institute (APTI)  
[http://www.epa.gov/air/oaqps/eog/course\\_topic.html#ambient](http://www.epa.gov/air/oaqps/eog/course_topic.html#ambient)
- Air & Waste Management Association (AWMA)  
[http://www.awma.org/enviro\\_edu/prof\\_dev/index.html](http://www.awma.org/enviro_edu/prof_dev/index.html)
- American Society for Quality Control (ASQC)  
<http://www.asq.org/education/training/overview.html>
- EPA Quality Assurance Division (QAD)  
<http://www.epa.gov/QUALITY/>
- EPA Regional Offices



In Table 8-1 is shown a sequence of core ambient air monitoring and QA courses for ambient air monitoring staff, and QA managers. The suggested course sequences are based upon the assumption that a staff member will have little or no experience in QA/QC or air monitoring. Persons already knowledgeable about the subject matter should choose the course that is germane to his or her experience level and professional focus.

Courses not included in the core sequence may be selected according to available resources, and in keeping with individual responsibilities and preferences.

**Table 8-1. Ambient Air Training Courses**

<b>Course Title (SI = self instructional)</b>	<b>Department Number</b>	<b>Source</b>
Basic Math for Air Pollution Control	100	APTI
Air Pollution Control Orientation Course (Revised), SI:422	422	APTI
Principles and Practices of Air Pollution Control, 452	452	APTI
Introduction to Ambient Air Monitoring (Under Revision), SI:434	434	APTI
General Quality Assurance Considerations for Ambient Air Monitoring (Under Revision), SI:471	471	APTI
Quality Assurance for Air Pollution Measurement Systems (Under Revision), 470	470	APTI
Data Quality Objectives Workshop	QA2	QAD
Quality Assurance Project Plan	QA3	QAD
Atmospheric Sampling (Under Revision), 435	435	APTI
Analytical Methods for Air Quality Standards, 464	464	APTI
Chain-of-Custody Procedures for Samples and Data, SI:443	443	APTI
Data Quality Assessment	QA4	QAD
Management Systems Review	QA5	QAD
Beginning Environmental Statistical Techniques (Revised), SI:473A	473	APTI
Introduction to Environmental Statistics, SI:473B	473B	APTI
AQS Training	AQS	OAQPS

## **8.2 CERTIFICATION**

For the ambient air monitoring program, the DEQ human resources office, in conjunction with the Office of Air Quality Monitoring (OAQM), will issue certifications to employees upon their successful completion of each training activity. Certification will be based upon the qualitative and the quantitative assessment of each person's adherence to the SOPs.

## **9.0 DOCUMENTATION AND RECORDS**

A number of documents and records must be retained for the Ambient Air Monitoring Program. From a records management perspective a document is a volume that contains information that describes, defines, specifies reports, certifies, or provides data or results pertaining to environmental programs.

The DEQ maintains a records management program in compliance with the Virginia Public Records Act, Section 42.1-76, and et. Seq. of the *Code of Virginia*, "Appendix A." This records management program is a cooperative effort between the Virginia State Library Archives and Records Division, and state and local agencies of the Commonwealth of Virginia.

The following information describes the DEQ's document and records management procedures for Ozone Program. In EPA's QAPP regulation and guidance, EPA uses the term reporting package. Although this is not a term currently used by the DEQ, it will be defined as follows: all the information required to support the concentration data reported to EPA, which includes all data required to be collected, as well as data deemed important by the DEQ under its policies and its records management procedures. Figure 9-1 contains a listing of these documents and records as they apply to the Air Quality Monitoring Program.

### **9.1 INFORMATION INCLUDED IN THE REPORTING PACKAGE**

#### **9.1.1 ROUTINE DATA ACTIVITIES**

The DEQ has a structured records management retrieval system that allows for the efficient archive and retrieval of records. The Ozone information will be included in this system.

Figure 9.1 includes a listing of the documents and records that will be filed according to the records retention and disposal schedule allowed by the Virginia State Library and DEQ filing practices.

## FIG.9-1 OZONE REPORTING PACKAGE INFORMATION

**Commonwealth of Virginia**  
**Virginia State Library and Archives**  
**Records Management**  
**(804) 692-3500**

RECORDS RETENTION AND DISPOSITION SCHEDULE

SPECIFIC SCHEDULE NO. 422-019

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AGENCY: Department of Environmental Quality  
DIVISION: Air Division  
SUBUNIT: Office of Air Quality Monitoring

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This schedule is continuing authority under the provisions of the Virginia Public Records Act, §§42.1-76 et. seq. Code of Virginia, for the retention and disposition of the records as stated. This schedule supersedes previously approved applicable schedules. Request approval on Form RM-3. Certificate of Records Disposal, for the destruction of record series noted in this schedule. Any records created prior to the Constitution of 1902 must first be offered to VSL&A before applying these disposition instructions.

EFFECTIVE SCHEDULE DATE:

---

RECORD SERIES NUMBER AND TITLE

---

### DATA SECTION

1. Air quality data handling system in master file
2. Annual report- Virginia ambient air monitoring data
3. Downtime, analyses for criteria pollutants
4. Environmental systems corporation specifications for monthly polled data values
5. Exceeding of air quality standards

### INSTRUMENT SECTION

6. Quality Assurance-Instrument Log Books
7. Quality Assurance-Calibration Sheets
8. Quality Assurance-drift control charts
9. Quality Assurance-operator daily check sheets
10. Quality Assurance-preventive maintenance
11. Quality Assurance-primary standard certification
12. Quality Assurance-station log books
13. Annual monitoring network review
14. Data assessment reporting forms for precision and accuracy

15. Exposed filter weights
16. Filter weights-quality control
17. Monitor calibrations
18. Monitor preventive maintenance schedule
19. Material Safety data sheets
20. Monitoring site information
21. National performance audit program performance audit program records
22. Orifice-type flow-rate standard calibrations
23. Quality assurance checks
24. Quality assurance manual

### **9.1.2 ANNUAL SUMMARY REPORTS SUBMITTED TO EPA**

As indicated in 40 CFR Part 58, the DEQ shall submit to the EPA Administrator, through the Region III Office, the AMP-450 Quick Look report which is an annual summary report of all the ambient air quality monitoring data from all monitoring stations designated as SLAMS. The report will be submitted by May 1 of each year for the data collected from January 1 to December 31 of the previous year. The report will contain the following information:

- City name (when applicable).
- County name and street address of site location.
- AQS site code.
- AQS monitoring method code.
- Monitoring schedule.
- Summary Data.

Michael Dowd, as the senior air pollution control official for the DEQ will certify that the annual summary is accurate to the best of his knowledge. This certification will be based on the various assessments and reports performed by the organization.

## **9.2 DATA REPORTING PACKAGE FORMAT AND DOCUMENTATION CONTROL**

Figure 9-1 represents the documents and records that, at a minimum, must be filed into the reporting package. The details of these various documents and records will be discussed in the appropriate sections of this document.

All raw data required for the calculation of concentration, the submission to the AQS database, and the QA/QC data are collected electronically or on data forms that are

included in the field and analytical methods sections. All hard-copy information will be filled out in indelible ink. Corrections will be made by inserting one line through the incorrect entry, and placing the correct entry alongside the incorrect entry, provided this can be done legibly, or, if not, by providing the information on a new line. The staff member making the correction will write the initial letters of his or her name next to the correction.

### **9.2.1 MONITOR NOTEBOOKS**

**Field Log Books**-The DEQ will issue station log books to each monitoring site housing one or more continuous analyzers. These log books will be uniquely numbered and associated with the individual site number. Although data-entry forms are associated with all routine environmental data operations, the log books will be used to record visits to the stations and additional information about these operations.

**Field Notebooks**- Notebooks will be issued for each monitoring site. These will be three-ring binders that will contain the appropriate data forms for routine operations as well as inspection and maintenance forms and SOPs.

**Instrument Log Books**--Monitoring Laboratory staff will use notebooks in accordance with internal procedures. These notebooks will be assigned to each instrument and the instruments model number, serial number and state ID number. Single log books will be used for the life of the instrument and will be archived for five years after the retirement of the instrument.

**Ancillary Instrument Notebooks** – Notebooks will be issued and maintained for ancillary instrumentation (strip chart recorders, calibrators, data loggers, etc), supporting the ozone monitoring network. These notebooks will be available at OAQM for pertinent entries for the life of the instrumentation. Upon retirement of the ancillary instrumentation, the notebooks will be archived for five years.

### **9.2.2 ELECTRONIC DATA COLLECTION**

We anticipate that certain instruments will provide an automated means for collecting information that otherwise would be recorded on data-entry forms.

Information on these systems is detailed elsewhere in this document.

### **9.3 DATA REPORTING PACKAGE ARCHIVING AND RETRIEVAL**

In general all the information listed in Figure 9-1 will be retained for five years from the date the grantee submits the final expenditure report, unless otherwise noted in the funding agreement. Instrument raw data records will be retained at the Office of Air Quality Monitoring for 5 years. However, if any litigation, claim, negotiation, audit, or other action involving the records has been started before the expiration of the five-year period, the records will be retained until the action is complete, until all issues which arise from it are resolved, or until the end of the regular five-year period, whichever is later. The Department will extend this regulation in order to store records for five full years past the year of collection.

## 10.0 MONITORING NETWORK DESCRIPTION

The purpose of this section is to describe all relevant components of the SLAMS Ozone monitoring network operated by the Commonwealth of Virginia. This entails describing the rationale for the locations of the Ozone monitors, the length of the monitoring season, the types of monitors used at each site, and the location and frequency of the FRM/FEM performance evaluations. The network design components comply with the regulations contained in 40 CFR Part 58, Section 58.12, Appendix A, and Appendix D.

The primary function of the Air Monitoring Program is to verify compliance with the NAAQS. Other purposes include but are not limited to determining trends over time, determining effects on air quality from adjustments to source emissions, developing algorithms based on historical air quality and other conditions which will forecast air quality, verifying air quality modeling programs, providing real-time ozone data to the public, and correlating health effects to air quality.

Sampling network design and monitoring site selection comply with the following appendices of 40 CFR Part 58:

- 40 CFR Part 58, Appendix A: Quality Assurance Requirements for State and Local Air Monitoring Stations (SLAMS)
- 40 CFR Part 58, Appendix D: Network Design for Ambient Air Quality Monitoring
- 40 CFR Part 58, Appendix E: Probe and Monitoring Path Siting Criteria for Ambient Air Quality Monitoring

As stated in Section 5.0, the Ambient Air Quality Monitoring Network is designed to meet a minimum of one of six basic monitoring objectives:

- **Maximum concentration:** Determine the highest concentrations expected to occur in the area covered by the network,



- **Population Exposure:** Determine representative concentrations in areas of high population density, or
- **Point Source Impact:** Determine the impact of significant sources or source categories on ambient pollution levels,
- **Background:** Determine general background concentration levels,
- **Transport:** Determine the extent of regional pollutant transport among populated areas and in support of secondary standards, and
- **Secondary Impacts:** Determine the welfare-related impacts in rural and remote areas (such as visibility impairment and effects on vegetation).

The Ambient Air Quality Monitoring Network utilizes the network design criteria specified in 40 CFR Part 58, Appendix D, to establish the appropriate network configuration necessary to meet these objectives.

### **10.1 SCHEDULED PROJECT ACTIVITIES, INCLUDING MANAGEMENT ACTIVITIES**

Selection of a site or sites must address EPA siting criteria and selection-specific considerations. The primary guidance for siting monitoring systems is to adhere to 40 CFR Part 58 Appendix E requirements. This is generally possible, but some locations present challenges due to availability of power, resource impacts, site access, logistics, and other considerations. The sites are also selected to be as representative as possible of overall air quality. In general, funding levels restrict selections to one site, which is chosen to be most representative of the locality, county or region. Some special studies that require additional and broad ranging information to support research and investigative functions may require more than one station.

### **10.2 RATIONALE FOR MONITORING NETWORK DESIGN**

The primary purpose of the Ozone ambient air monitoring program operated by Virginia is to measure compliance with the national standards for Ozone as detailed in 40 CFR Part 50. To determine whether the chosen monitoring characteristics are quantified with sufficient confidence, Virginia must address monitor type, monitoring schedule, and monitor siting. The DEQ will use FRM/FEM monitors to evaluate compliance with the

Ozone NAAQS. By complying with the requirements in 40 CFR Part 58, Appendix D, the DEQ assumes its monitoring schedule is sufficient to properly characterize air quality in the vicinity of each monitor. The DEQ will select all monitoring sites in accordance with the siting regulations contained in 40 CFR Part 58, Appendix D. Monitor type, monitoring period, and siting are further described elsewhere in this document.

### **10.3 DESIGN ASSUMPTIONS**

The monitoring design is based on the assumption that the rules and guidance provided in the CFR will result in data that can be used to measure compliance with the national standards. The only issue at Virginia's discretion is the monitor siting, and to a degree, the monitoring schedule if the monitors operate beyond the required months of April to October.

### **10.4 PROCEDURE FOR LOCATING AND SELECTING MONITOR SITES**

#### **10.4.1 OZONE MONITORS**

The design of the SLAMS Ozone network must achieve one or more of the six basic monitoring objectives, as described in 40 CFR Part 58, Appendix D. These are:

1. To determine the highest concentration expected to occur in the area covered by the network.
2. To determine representative concentrations in areas of high population density.
3. To determine the impact on ambient pollution levels of significant sources.
4. To determine general background concentration levels.
5. To determine the extent of regional pollutant transport.
6. In support of secondary standards to determine welfare-related impacts.

The procedure for siting the Ozone monitors to achieve each one of these objectives is based on judgmental monitoring, as is the case for most ambient air monitoring networks. Judgmental monitoring uses data from existing monitoring networks, knowledge of source emissions and population distribution, and inference from analyses of meteorology to select optimal monitor locations.

The number of SLAMS sites where Ozone monitoring will occur and their locations were determined based upon the information contained in 40 CFR Part 58 Appendix D. Specifically, the following were used to define the Monitoring Planning Areas (MPAs) and to site monitors.

#### **10.4.2 OZONE MONITORS - DEFINING MPAs AND MSAs**

The Commonwealth of Virginia contains 8 Metropolitan Statistical Areas (MSAs) or Primary Metropolitan Statistical Areas (PMSAs). Approximately 76% of Virginia's population resides within these MSAs (2010 census). Therefore, to the extent possible, the existing boundaries of the MSAs were used to identify the boundaries of the populated areas. Also considered in the determination of MPAs were terrain features, existing air quality monitoring sites, and existing planning areas.

Existing MSA boundaries were used, removing only those localities that have low populations and no significant sources. For the Northern Virginia portion of the Washington, D.C. PMSA, the existing ozone nonattainment planning area was designated as the MPA.

As existing MSAs change with population growth, Virginia intends periodically to examine MSA boundaries as part of the annual review process, to determine if extra monitors are required. In addition, should any monitoring site show nonattainment with the NAAQS, Virginia will take appropriate actions to define the actual nonattainment area and will not necessarily use any designated MPA as the nonattainment area.

<b>MPA</b>	<b>Cities/Counties</b>	<b>Population</b>
Northern Virginia portion Washington, D.C.-Md-Va	Alexandria	139,966
	Arlington County	217,483
	Fairfax City	22,565
	Fairfax County	1,081,726
	Falls Church	12,332
	Loudoun County	312,311
	Manassas	37,821
	Manassas Park	14,273
	Prince William County	402,002
	Stafford County	128,961
	Total =	2,369,440
Norfolk-Va. Beach- Newport News	Chesapeake	222,455
	Hampton	137,436
	James City County	67,009
	Newport News	180,719
	Norfolk	242,803
	Poquoson	12,150
	Portsmouth	95,535
	Suffolk	84,585
	Virginia Beach	437,994
York County	65,464	
	Total =	1,546,150
Richmond-Petersburg	Charles City County	7,256
	Chesterfield County	316,236
	Colonial Heights	17,411
	Dinwiddie County	26,338
	Hanover County	99,863
	Henrico County	306,935
	Hopewell	22,591
	Petersburg	32,420
	Prince George County	35,725
Richmond City	204,214	
	Total =	1,068,989

<b>MPA</b>	<b>Cities/Counties</b>	<b>Population</b>
Bristol Va. Portion of Johnston City-Kingsport- Bristol	Bristol	17,835
	Scott County	23,177
	Washington County	54,876
	Total = 95,888	
Roanoke	Botetourt County	33,148
	Roanoke City	97,032
	Roanoke County	92,376
	Salem	24,802
Total = 247,358		
Lynchburg	Amherst County	32,353
	Bedford City	6,222
	Bedford County	68,676
	Campbell County	54,842
	Lynchburg City	75,568
Total = 237,661		
Charlottesville	Albemarle County	98,970
	Charlottesville	43,475
Total = 142,445		
Danville	Danville	43,055
	Pittsylvania County	63,506
Total = 106,561		

### **10.4.3 MONITORING THRESHOLDS**

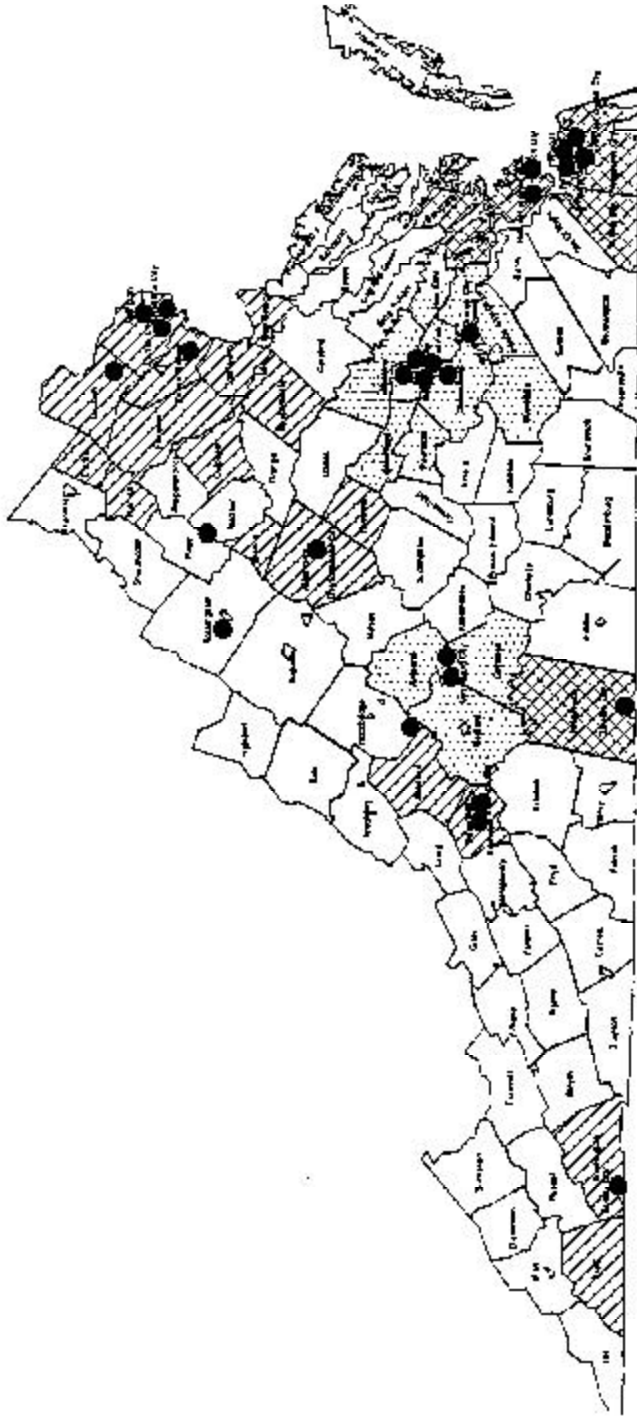
The ozone monitoring is conducted daily April 1 – October 31 per 40 CFR Part 58 Appendix D. The minimum amount of monitored data required for appropriate summary statistics should be taken. At least 75% of the total possible monitoring

operating time must be collected before summary statistics are calculated. The exact requirements appear in Table 10-2.

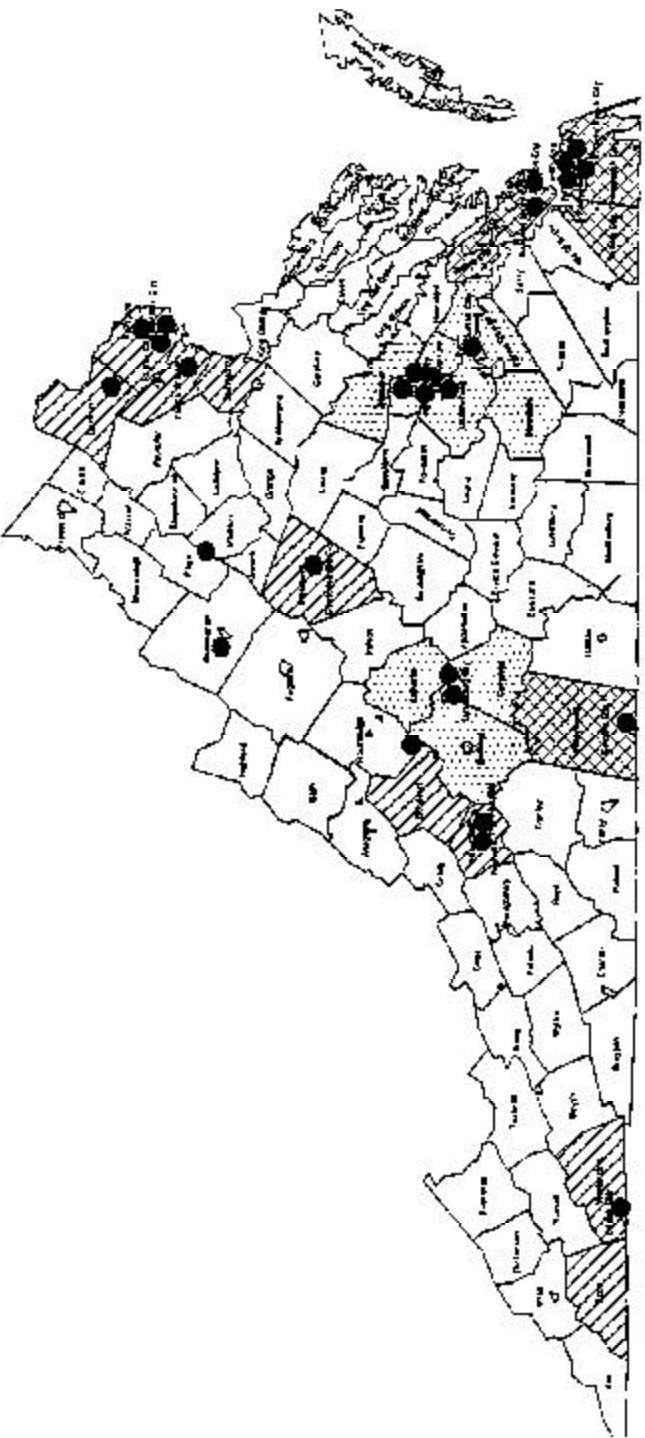
Table 10-2 Requirements for Calculating Summary Statistics

<b>Pollutant</b>	<b>Completeness Requirement (%)</b>	<b>Time Frame</b>
Ozone	75% / 90%	Per Ozone season/ Three Years

# COMMONWEALTH OF VIRGINIA Metropolitan Statistical Areas



# COMMONWEALTH OF VIRGINIA Monitoring Planning Areas





#### **10.4.4 OZONE MONITORS - SITING MONITORS**

The procedure for siting the Ozone monitors is based on judgmental monitoring. A listing of monitoring locations by MSA is provided in the DEQ Annual Report and in the Annual DEQ Network Review.

#### **10.4.5 OZONE MONITORS - TYPES OF MONITORS**

Virginia will operate only FRM/FEM analyzers in accordance with 40 CFR Part 58. These monitors will be operated in accordance all applicable SLAMS requirements and EPA guidance.

#### **10.4.6 OTHER OZONE MONITORING**

For the purposes of this QAPP, special purpose monitoring will be accomplished with FRM/FEM monitors. These monitors will be operated in accordance with all applicable SLAMS requirements and EPA guidance.

## **11.0 MONITORING METHODS REQUIREMENTS**

### **11.1 PURPOSE/BACKGROUND**

The purpose of this section is to identify the sampling methods and the procedures for collecting the required environmental samples. Individual criteria pollutant SOPs contain more detailed descriptions of the equipment used in the data collection network; necessary support facilities; implementation requirements; required materials; and processes for preparing, calibrating and performing QA checks on monitoring equipment.

This section also identifies the corrective actions necessary to re-establish network data integrity, responsible parties to implement the corrective actions, and methods required to verify corrective action effectiveness.

### **11.2 MONITORING TECHNOLOGY/METHODOLOGY - OZONE (ULTRAVIOLET PHOTOMETRY)**

Ozone is measured by ultraviolet absorption photometry. Air is drawn through a sample cell where ultraviolet light (254 nm wavelength) passes through it. Ultraviolet light intensities are measured by detectors. The degree to which the ultraviolet light is absorbed is directly related to the ozone concentration.

### **11.3 DATA COLLECTION METHODOLOGY**

Electronic data collection is possible through the network's data loggers and modems. This equipment is located in the shelters where the data loggers record the data history and the modems provide a path to download the data for analysis. The state's Data Acquisition System (DAS) is configured to automatically call the stations periodically to retrieve these data for analysis. Monitoring personnel can call the stations manually to retrieve data, or determine the status of the systems.

## **11.4 SUPPORT FACILITIES FOR MONITORING METHODS**

### **11.4.1 MONITORING STATION DESCRIPTION**

The monitoring station design must encompass the operational needs of the equipment, provide an environment that supports sample integrity, and allow the operator to safely and easily service and maintain the equipment. Winter weather conditions must be considered during site selection in order to meet the station safety and serviceability requirements.

### **11.4.2 SHELTER CRITERIA**

Continuous air pollution analyzers should be housed in a shelter capable of fulfilling the following requirements:

- The shelter temperature should be maintained between 20° and 30°C.
- The power supply voltage to the analyzers should not vary more than  $\pm 10\%$  from available power supply.
- The shelter must protect the instrumentation from precipitation and excessive dust, dirt and trash; provide third wire grounding as in modern electrical codes; meet federal Occupational Safety and Health Administration regulations; and be cleaned regularly to prevent a buildup of dust.
- The shelter must protect the instrumentation from any environmental stress such as vibration, corrosive chemicals, intense light, or radiation.

A probe manifold or single sample lines can be used to provide sample air from the outside. OAQM uses single sample lines for the majority of its analyzers. The analyzers draw samples from a Teflon tube that runs outside the shelter and is housed under a funnel with a shepherd's hook turn. The Teflon tube is surrounded by a metal pipe to prevent sunlight from reacting with any materials. Criteria pollutant analyzers require that the probe and any manifold material must be Pyrex® glass or Teflon® materials.

Any probe or manifold design used must ensure that the probe and manifold material is non-reactive with the pollutant of interest. The probe and any manifold,

intake vent, and interconnecting tubing design must provide a minimum number of bends to avoid particles impacting onto surfaces. Impacted particles may provide surfaces to which criteria pollutants may adsorb, or, if the impacted particle is metallic, catalyze to a non-criteria species.

Additionally, the probe and any manifold used must prevent rainwater from entering the analyzers. Any liquid water will absorb pollutants, impacting the criteria pollutant concentration by removing pollutants from the sample, and consequently, yielding inaccurate environmental data. All probe sample lines will be replaced at least every two years. All probe sample lines and any manifold used will be cleaned at least once every six months.

#### **11.5 MONITORING/MEASUREMENT SYSTEM CORRECTIVE ACTION**

Should problems occur in the Ozone air quality monitoring network, corrective measures will be taken to ensure that the data quality objectives are attained. There is the potential for many types of sampling and measurement system corrective actions. Each approved standard operating procedure details some expected problems and corrective actions needed for a well-run monitoring network.

#### **11.6 ANALYZER AUDITS/PERFORMANCE EVALUATIONS**

Audits and/or performance evaluations are performed according to the methodology required by EPA. For each specific method and sampler type, the method followed is according to the procedures outlined in the *Quality Assurance Handbook for Air Pollution Measurement Systems: Volume II. Ambient Air Quality Monitoring Program* (EPA 2008). This handbook is commonly referred to as "The Redbook." For each parameter and sampler type, audit procedures are performed following the procedures defined by the approved standard operating procedure.

## **12.0 SAMPLE CUSTODY**

Since most criteria pollutant monitoring takes place *in situ* on a continuous basis, this section applies primarily to records associated with monitoring.

### **12.1 FIELD RECORDS**

Station operators are responsible for maintenance of station log books and individual monitor monthly operational check sheets. The log books are kept at the monitoring site. The monthly operational check sheets (i.e. zero/span control charts) are returned to the Office of Air Quality Monitoring on a monthly basis.

### **12.2 MONITORING LABORATORY RECORDS**

Certification records for the local primary standard photometer are maintained in the Office of Air Quality Monitoring, along with the verification records for the photometers used for calibrations.

## **13.0 ANALYTICAL METHODS REQUIREMENTS**

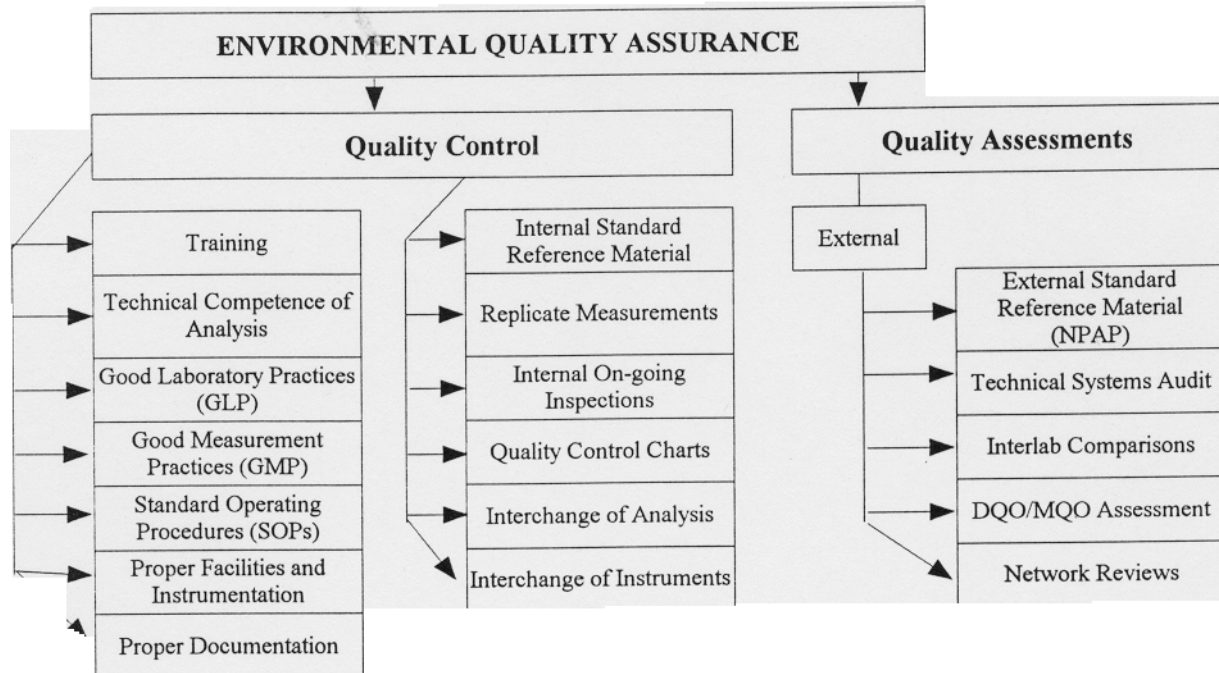
There are no analytical laboratory methods applied in the gaseous ambient air monitoring network. Certification of transfer standards and verification of primary standards used in the calibration of gaseous instruments are itemized in the SOPs. The analytical method employed for a specific criteria pollutant evaluation is dependant upon the monitoring technology utilized. For the criteria pollutant O<sub>3</sub>, the analyzers are designed as completely contained monitoring units that do not require additional analytical methods to establish the pollutants' environmental concentrations. The analytical instruments employed for sample analysis of Ozone have been identified and the specific technological method detailed in Section 11.

## **14.0 QUALITY CONTROL REQUIREMENTS**

To assure the quality of data from air monitoring measurements, two distinct and important interrelated functions must be performed. One function is to control the measurement process through broad quality assurance activities, such as establishing policies and procedures, developing data quality objectives, assigning roles and responsibilities, conducting oversight and reviews, and implementing corrective actions. The other function is to control the measurement process through the implementation of specific quality control procedures, such as audits, calibrations, checks, and routine self-assessments. In general, the greater the control of a given monitoring system, the better will be the resulting quality of the monitoring data.

Quality Control (QC) is the overall system of technical activities that measures the attributes and performance of a process, item, or service against defined standards to verify that they meet the stated requirements established by the data user. In the ambient air quality monitoring network, QC activities ensure that measurement uncertainty is maintained within acceptance criteria for attaining the data quality objectives (DQOs). Figure 14.1 shows QC activities that help to evaluate and control data quality for the Ozone program. Many of the activities in this figure are implemented by the VA DEQ and are discussed in this QAPP.

**Figure 14.1 Quality Control and Quality Assessment Activities**



**14.1 QC PROCEDURES**

Day-to-day quality control is implemented through the use of various check samples or instruments that are used for comparison. The measurement quality objectives in Appendix C contain a complete listing of these QC procedures as well as other requirements for the Ozone Program. The procedures for implementing the QC procedures are included in the field and analytical methods section (Sections 11 and 13 respectively). Various types of QC procedures have been inserted at phases of the data operation to assess and control measurement uncertainties. The following information provides additional descriptions of these QC activities, how they will be used in the evaluation process, and what corrective actions will be taken when they do not meet acceptance criteria.



### **14.1.1 CALIBRATIONS**

Calibration is the comparison of a measurement standard or instrument with another standard or instrument to report or eliminate by adjustment any variation (deviation) in the accuracy of the item being compared. The purpose of calibration is to minimize bias.

For Ozone, calibration activities follow a two step process:

1) Certifying the calibration standard and/or transfer standard (photometer) against an authoritative standard, 2) Comparing the calibration standard and or transfer standard against the routine monitoring/analytical instruments.

Calibration requirements for the critical field and monitor laboratory equipment are found in Appendix C; the details of the calibration methods are included in the calibration section (Section 16) and in the field and laboratory methods sections (11 and 13 respectively).

### **14.1.2 OPERATIONAL QUALITY CONTROL CHECKS**

Various tools will be employed in evaluating the validity of air quality measurements. Periodically testing instruments with zero and span checks (generally 2 times/week), and tracking instrument performance with control charts can provide evidence that an instrument is operating within specifications. If a zero/span check is outside of the acceptable concentration range during a site visit, the site operator should notify appropriate personnel at OAQM as soon as possible, and appropriate action should be taken in accordance with instrument SOPs. If subsequent action reveals that the instrument was either out of calibration by more than 10%, or the instrument was malfunctioning, then the QA Coordinator must be notified so that data will be invalidated back to the last documented acceptable zero/span check.

Biweekly one-point QC checks are performed to assess precision and bias using a single point of known concentration. The results of these "precision" checks are reported to AQS concurrently with the monitored data, as a means of documenting data quality. Precision procedures and required concentration ranges for the

applicable instrumentation are found in the SOPs and in the specific instruments' operations manuals. The goal for each individual precision point check is  $< \pm 10\%$  difference between the actual and indicated concentrations. When the percent difference is between 10 and 20%, the cause will be investigated and corrective action will be initiated. If the percent difference exceeds 20%, the QA Coordinator will be notified so that a decision can be made as to the validity of the data. Invalidation generally would apply to all data from the point where the problem is identified back to the last acceptable quality control or quality assurance check.

### 14.1.3 DATA QUALITY ASSESSMENT CALCULATIONS

Data quality assessment calculations of measurement uncertainty are carried out using one-point QC (precision) and performance audit checks. Annual assessments of data quality are computed by site and primary quality assurance organization (PQAO), and are included in the data certification package that is submitted to the EPA regional office each year.

**Percent Difference.** The percent difference ( $d_i$ ) for each precision check is calculated using equation 1, where *meas* is the concentration indicated by the instrument and *audit* is the known concentration of the standard used in the QC check being measured.

Equation 1

$$d_i = \frac{\text{meas} - \text{audit}}{\text{audit}} \cdot 100$$

**Precision estimate.** The precision estimate is used to assess the one-point QC checks. The precision estimator is the coefficient of variation upper bound and is calculated using equation 2:

Equation 2

$$CV = \sqrt{\frac{n \cdot \sum_{i=1}^n d_i^2 - \left(\sum_{i=1}^n d_i\right)^2}{n(n-1)}} \cdot \sqrt{\frac{n-1}{\chi_{0.1, n-1}^2}}$$

Where  $X^2_{0.1,n-1}$  is the 10<sup>th</sup> percentile of a chi-squared distribution with n-1 degrees of freedom.

**Bias estimate.** The bias estimate is calculated using the one-point QC checks. The bias estimator is an upper bound on the mean absolute value of the percent differences as described in equation 3:

Equation 3

$$|bias| = AB + t_{0.95,n-1} \frac{AS}{\sqrt{n}}$$

Where n is the number of single point checks being aggregated,  $t_{0.95,n-1}$  is the 95<sup>th</sup> quantile of a t-distribution with n-1 degrees of freedom; the quantity AB is the mean of the absolute values of the  $d_i$ 's and is calculated using equation 4:

Equation 4

$$AB = \frac{1}{n} \sum_{i=1}^n |d_i|$$

The quantity AS is the standard deviation of the absolute value of the  $d_i$ 's and is calculated using equation 5:

Equation 5

$$AS = \sqrt{\frac{n \cdot \sum_{i=1}^n |d_i|^2 - \left(\sum_{i=1}^n |d_i|\right)^2}{n(n-1)}}$$

**Assigning a sign (positive/negative) to the bias estimate.** Since the bias statistic as calculated in equation 3 uses absolute values, it does not have a tendency (negative or positive bias) associated with it. A sign will be designated by rank ordering the percent differences of the QC check samples from a given site for a particular assessment interval as follows.

**Calculate the 25<sup>th</sup> and 75<sup>th</sup> percentiles of the percent differences for each site.** The absolute bias upper bound should be flagged as positive if both percentiles are positive and negative if both percentiles are negative. The absolute bias upper bound would not be flagged if the 25<sup>th</sup> and 75<sup>th</sup> percentiles are of different signs.

**Validation of bias using the one-point QC checks.** The audits or performance evaluations are used to verify the results obtained from the one-point QC checks and to validate those results across a range of concentration levels. To quantify this annually at the site level and at the 3-year primary quality assurance organization level (PQAO), probability limits will be calculated from the one-point QC checks using equations 6 and 7:

Equation 6

$$\text{Upper Probability Limit} = m + 1.96 \cdot S$$

Equation 7

$$\text{Lower Probability Limit} = m - 1.96 \cdot S$$

Where m is the mean (equation 8):

Equation 8

$$m = \frac{1}{k} \cdot \sum_{i=1}^k d_i$$

Where k is the total number of one-point QC checks for the interval being evaluated and S is the standard deviation of the percent differences (equation 9):

*Equation 9*

$$S = \sqrt{\frac{k \cdot \sum d_i^2 - \left(\sum d_i\right)^2}{k(k-1)}}$$

**Percent Difference.** Percent differences for the performance audits, calculated using equation 1, can be compared to the probability intervals obtained at the site or PQA level. Ninety-five percent of the individual percent differences (at all concentration levels) for the performance evaluations should be captured within the probability intervals for the PQA.

**Data Quality Objectives for Ozone.** The goal for acceptable measurement uncertainty for ozone is defined for precision as an upper 90 percent confidence limit for the coefficient of variation (CV) of 7 percent and for bias as an upper 95 percent confidence limit for the absolute bias of 7 percent.

## **15.0 INSTRUMENT/EQUIPMENT TESTING, INSPECTION, AND MAINTENANCE REQUIREMENTS**

### **15.1 PURPOSE/BACKGROUND**

This element is centered on the procedures used to confirm that the instruments and equipment used in the Virginia DEQ Ozone ambient air quality monitoring network are maintained in sound operating condition, and are capable of producing consistently reliable data.

### **15.2 TESTING**

The Ozone monitors used in the Virginia DEQ Ozone ambient air quality monitoring Network will be certified by EPA as designated federal reference methods (FRM) or federal equivalent methods (FEM). The EPA tests such equipment by means of the procedures described in 40 CFR Part 50. Accordingly, the monitors can be assumed to be of a quality adequate for the data - collection operation. Before installing the monitors at the field locations, the Virginia DEQ will assemble and subject them to a series of tests at the Office of Air Quality Monitoring. These tests are performed according to section 15.4 Maintenance (see Table 15-1). If any of these checks deviates from the specified standard, the OAQM will investigate to determine the needed repair and where appropriate ask the vendor to correct the deficiency. For the monitoring instrument to meet all acceptance criteria it will meet the specified standards and will calibrate properly. Complete records of the initial and all subsequent tests will be kept in the instrument log book.

### **15.3 INSPECTION**

All instrumentation and equipment procured for the network undergo inspection and/or acceptance testing. Any noted inconsistencies related to the quality of manufacturing or system performance are resolved with the manufacturer. All systems must pass inspection and calibration before being implemented. An inventory of all procured capital equipment is maintained electronically in the Fixed Assets Accounting and Quality Control System

(FAAQS). All hard copy documentation is filed and maintained by instrument type and serial number.

Instruments are accepted if they are fully operational, documentation of the calibration is received with the analyzer, and OAQM is able to perform successful calibration(s).

**15.4 MAINTENANCE**

There are a number of items that need maintenance attention in the monitoring network. The individual SOPs/Check sheet has more detail about the appropriate procedures and schedules. Table 15-1 lists the annual maintenance criteria for TEI 49C and 49i instruments.

**Table 15-1**

<b>OZONE TEI 49C and 49i ANNUAL MAINTENANCE</b>		
	<b>Reference</b>	<b>Test/Action</b>
1		Visually Inspected
2	5,2	Optical Bench Cleaned
3	5,2	O-Rings Inspected/replaced
4		Ozone scrubber tested at 800PPB
5		Monitor passivated without scrubber
6	7,13	Pressure transducer calibrated
7	5,3	Instrument leak checked: P<250mmHg (Flow A=B=0.000sccm)
8	3,62	Pump test: P<390mmHg. Diaphragm replaced. Bearing checked/replaced
9	3,63	A&B flow: > 650sccm
10	3,35	Lamp Temperature: ~ 55 +/- 5'C
	<b>Reference</b>	<b>Test/Action</b>
11	3,35	Bench Temperature: >27'C
12	3,64	UV lamp positioned for max output

<b>OZONE TEI 49C and 49i ANNUAL MAINTENANCE</b>		
	<b>Reference</b>	<b>Test/Action</b>
13	3,68	Intensities adjusted: A&B ~ 100KHz
14	5,3	Detectors A&B noise: <4Hz
15		Readings: Coefficient =1.0XX
16	5,3,4	Valves leak checked: A-B<3%
17		Battery voltage: >= 3 V
18		Fan foam filter replaced
19	7,11	Analog outputs preset
20		Day/Time set



## **16.0 INSTRUMENT CALIBRATION**

### **16.1 INSTRUMENTS REQUIRING CALIBRATION**

The purpose of calibration is to establish a relationship between the ambient conditions and an instrument's response. Challenging the instrument with known values and adjusting the instrument to respond properly to those values constitutes a calibration. Routine calibrations of air quality instruments are performed upon initial installation and quarterly thereafter. Additional calibrations are performed on an as-needed basis, such as in the event of equipment repair or replacement. Each calibration will be documented in the instrument log book and the calibration report should be reviewed and filed by OAQM assigned personnel.

### **16.2 CALIBRATION TECHNIQUE**

On a yearly basis, the Virginia State Primary Standard Ozone Photometers are compared to an EPA Ozone Standard Reference Photometer (SRP). The EPA maintains Ozone Standard Reference Photometers to set the standard for all ambient air ozone measurements made nationwide. The EPA SRPs are used to certify the state's primary standard photometers. The state's primary standard photometers are then used to certify the state's transfer standard photometers. The state's primary standard photometers as well as the state's transfer standard photometers may be used statewide to calibrate the ozone monitors reporting the ambient air ozone concentrations statewide.

### **16.3 CALIBRATION STANDARDS**

#### **16.3.1 FLOW RATE**

The flow rate standard apparatus that will be used for flow rate calibration has its own certification and is traceable to other standards for volume or flow rate that are themselves NIST -traceable. The manufacturer will establish and verify if necessary a calibration relationship for the flow-rate standard that is accurate to within 2% over the expected range of ambient temperatures and pressures at which the flow rate

standard is used. The flow rate standard will be recalibrated and recertified annually.

### **16.3.2 TEMPERATURE**

The field temperature transfer standards used for calibration of temperature sensors will be thermometers that have their own certification. They will be re-verified or recertified at least annually against the local primary temperature standard, or auditor's transfer standard, to within 2 °C over the expected range of ambient temperatures at which the temperature standard is to be used.

### **16.3.3 PRESSURE**

The Fortin mercury barometer works on fundamental principles of length and mass and therefore is more accurate but is also more difficult to read and correct than other types. By comparison, the precision aneroid barometer is an evacuated capsule with a flexible bellows coupled through mechanical, electrical, or optical linkage to an indicator. The precision aneroid barometer is potentially less accurate than the Fortin type, but it can be transported with less danger of impairing the reliability of its measurements. What is more, it presents no danger from possible mercury spills. Therefore, a Fortin type of barometer will be used as a higher-quality laboratory standard for adjusting and certifying an aneroid barometer in the OAQM. The OAQM pressure standard will be a Fisher Scientific National Weather Service type Fortin mercury barometer. The field working standard will be an Airguide Dual Scale aneroid barometer.

## **16.4 CALIBRATION FREQUENCY DOCUMENTATION**

Ozone instrument calibration parameters are documented quarterly. Ozone instrument diagnostic parameters are subject to quarterly calibration reporting and are documented in instrument notebooks (log books).

## **17.0 INSPECTION/ACCEPTANCE FOR SUPPLIES AND CONSUMABLES**

### **17.1 PURPOSE**

This element establishes and documents the system for inspecting and accepting all supplies and consumables that may directly or indirectly affect the quality of the Ozone program. Various supplies and consumables are critical to the effective operation of the Virginia DEQ Ozone monitoring network. By having meticulously documented inspection and acceptance criteria, consistent quality of the supplies can be assured. This section is centered on a description of the supplies and consumables, the criteria for their acceptance, and the required tracking documentation.

### **17.2 CRITICAL SUPPLIES AND CONSUMABLES**

Consumables include various supplies such as inlet filters, Teflon tubing, and various replacement parts. Reference is made to the monitor operator's manual for lists of monitor-specific supplies and consumables.

### **17.3 ACCEPTANCE CRITERIA**

Acceptance criteria must be consistent with the overall technical and quality standards for the project. Some of the acceptance criteria are delineated in 40 CFR Parts 50. Others, such as observation of damage due to shipping, can be performed only after the equipment has arrived at OAQM.

### **17.4 TRACKING AND QUALITY VERIFICATION OF SUPPLIES AND CONSUMABLES**

The tracking and quality verification of supplies and consumables has two main goals: (1) for the end user to have an item of the required quality; and (2) for the purchasing department to have a faithful record of goods received so that payment or credit of invoices can be approved. In order to address these two issues, the following procedures outline the proper tracking and documentation procedures to follow:

Receiving personnel will do the following:

1. Perform a rudimentary inspection of the packages as they are received from the supplier, noting obvious problems, such as crushed or wet cardboard box.
2. Open and inspect each package, comparing the contents against the packing slip.
3. Compare supplies and consumables with the acceptance criteria.
4. Note any problem with the equipment/supplies on the packing list, and notify the appropriate supervisor to call the vendor.
5. If the equipment/supplies appear to be complete and in good condition, sign and date the packing list and give it to the purchasing coordinator so that payment can be made in a timely manner.
6. Notify appropriate personnel that equipment/supplies are available.
7. Stock equipment/supplies in the designated area in the Office of Air Quality Monitoring Warehouse area.
8. For supplies, consumables, and equipment used throughout the Ozone program, document when these items are changed out. Provided the information is available, include all relevant facts such as model number, lot number, and serial number.

## **18.0 DATA ACQUISITION REQUIREMENTS**

### **18.1 ACQUISITION OF NON-DIRECT MEASUREMENT DATA**

In this section we address data not obtained by direct measurement from the Ozone ambient air quality monitoring program. This includes data from outside sources, and historical data related to monitoring. Such data are used by the DEQ in a variety of ways. For instance, data may be used to draw comparisons. The policies and procedures described in this section apply not only to data acquired through the DEQ monitoring program, but also to information previously acquired, and to that acquired from outside sources.

The ozone ambient air quality monitoring program relies on data that are generated through field and monitor operations; however, other significant data are obtained from sources outside the DEQ or from historical records. In this section we list these data and address quality-control issues related to the Ozone ambient air quality monitoring program.

#### **18.1.1 CHEMICAL AND PHYSICAL PROPERTIES DATA**

Physical and chemical properties data and conversion constants often are required in the processing of raw data into reporting units. Such information as has not already been specified in the monitoring regulations will be obtained from nationally and internationally recognized sources. Other data sources may be used with approval of the director of the Office of Air Quality Monitoring. The following sources may be used in the Ozone ambient air quality monitoring program without prior approval:

- National Institute of Standards and Technology (NIST).
- ISO, IUPAC, ANSI, and other widely-recognized national and international standards organizations.
- U.S. EPA.
- The current edition of certain standard handbooks, for example, CRC Press' *Handbook of Chemistry and Physics*, and *Lange's Handbook*.

### **18.1.2 MONITOR OPERATION AND MANUFACTURERS' LITERATURE**

Another important source of information needed for monitor operation is manufacturers' literature. Operations manuals and users' manuals frequently provide numerical information and equations pertaining to specific equipment. DEQ personnel are cautioned that such information sometimes is in error, and appropriate cross-checks will be made to verify the reasonableness and accuracy of information contained in manuals. Whenever possible, the field operators will compare physical and chemical constants in the operator's manuals to those given in the sources listed above. If discrepancies are found, we will determine the correct value by contacting the manufacturer. The instrumentation technicians will correct all the operators' manuals and ask the vendor to issue an errata sheet discussing the changes. The DEQ also will inform the staff of the Region III Office of such errors, if necessary. The following kinds of errors are commonly found in such manuals:

- insufficient precision.
- outdated values for physical constants.
- typographical errors.
- incorrectly specified units.
- inconsistent values within a manual.
- use of different reference conditions than those called for in EPA regulations.

### **18.1.3 GEOGRAPHIC LOCATION**

Another type of data that will commonly be used in conjunction with the Ozone ambient air quality monitoring program is geographic information. The DEQ has located current sites using global positioning systems (GPS) that meet EPA Locational Data Policy of 25-meters accuracy.

#### **18.1.4 HISTORICAL MONITORING INFORMATION**

The DEQ has operated a network of ambient air monitoring stations since the late 1960s. Historical monitoring data, and summary information derived from those data, may be used in conjunction with current monitoring results to calculate and report trends in pollutant concentrations. In calculating historical trends, it is important to verify that the historical data are fully comparable to current monitoring data. If different methodologies were used to gather the historical data, the biases and other inaccuracies must be described in trends reports based on that data. Direct comparisons of Ozone with historical data will not be reported or used to estimate trends. Trends reports comparing Ozone data with historical data must be approved by the director of the Office of Air Quality Monitoring prior to release.

#### **18.1.5 EXTERNAL MONITORING QUALITY DATABASES**

As a matter of policy, the Office of Air Quality Monitoring does not use, without prior approval, data obtained from the internet, from computer bulletin boards, or from data bases from outside organizations to create reportable data or published reports. This policy is intended to ensure the use of high quality data in DEQ publications.

Data from the EPA AQS data base may be used in published reports with appropriate caution. Care must be taken in reviewing/using any data that contain flags or data qualifiers. If data is flagged, such data will not be used unless it is clear that the data still meets critical QA/QC requirements. It is impossible to assure that a data base such as AQS is completely free from errors, including outliers and biases, so caution and skepticism is called for in comparing Virginia data from other reporting agencies as reported in AQS. Users should review available QA/QC information to assure that the external data are comparable with DEQ measurements and that the original data generator had an acceptable QA program in place.

#### **18.1.6 U.S. WEATHER SERVICE DATA**

Meteorological information is gathered from the U.S. Weather Service stations throughout the Commonwealth. Parameters can include temperature, relative humidity, barometric pressure, rainfall, wind speed, wind direction, cloud type/layers,

percentage cloud cover, and visibility range. National Weather Service (NWS) data are occasionally included in summary reports.



## **19.0 DATA MANAGEMENT**

### **19.1 BACKGROUND AND OVERVIEW**

This section is devoted to a description of the data management operations applicable to Ozone measurements for the SLAMS stations operated by the Virginia DEQ. The scope of these operations encompasses all aspects of data management - recording, validating, transforming, transmitting, performing reduction analyses, managing, storing, and retrieving. Contained here is an overview of the mathematical operations and analyses to be performed on raw (as-collected) Ozone data.

### **19.2 DATA RECORDING**

The majority of data collected in VA OAQM's network is recorded electronically. To accomplish this, each gaseous monitoring site is equipped with data loggers. A data logger is set up to record each gaseous monitor's output, perform specific data manipulations, and format the resulting data in preparation for downloading to a database or spreadsheet. Activities such as operational checks, leak check results, audit results, and calibrations are kept on separate logsheets maintained by the operators.

### **19.3 DATA VALIDATION**

Data validation is a combination of checking that data processing operations have been carried out correctly and of monitoring the quality of the field operations. Data validation can identify problems in either of these areas. Once problems are identified, the data can be corrected or invalidated, and corrective actions can be taken for field or monitoring laboratory operations.

The following validation functions are used by the Office of Air Quality Monitoring to ensure quality of data entry and data processing operations:

- **Record review** - the following data records are subjected to monthly review by designated OAQM personnel: zero/span field sheets, operator check sheets, drift

control charts, missing data reports, and other gas analyzer forms. Questionable entries are discussed with the field operator and resolved by designated OAQM personnel.

- **Range Checks** – Some monitored parameters have simple range checks that are pre-programmed. This information is reviewed as part of the monthly QA review by the Data QA leader. All flagged values i.e. high values are investigated to ensure the monitor is operating properly. This information is checked against other monitors located in the same area.
- **Completeness Checks** - When the data are processed certain completeness criteria must be met. For example, for an hourly average to be considered valid there must be valid data collected for 75% of that hour. Less than 75% valid data results in a flag being added to the record for that hour and no valid hourly average is generated.
- **Data Retention** – Monthly raw data reports are retained on file in Air Quality Monitoring consistent with the records retention policy described in Chapter 9.
- **Statistical Data Checks** - These checks are run when data are submitted to AQS. All sample values that are flagged during the screening process are investigated before submittal is completed.
- **Data Validation**- Data validation is performed monthly. During this process, which is discussed in Section 23, flags that are generated by QC values outside of acceptance criteria are associated with the data.
- **Precision and Accuracy (Bias) Reporting**- Two key operational criteria for ambient air pollution monitoring are bias and precision. As defined in 40CFR Part 58, these are based on differences between sampler results and known test concentrations or conditions. The Virginia Office of Air Quality Monitoring reviews the results of each month's data quality assessment activity. The objective will be to optimize the performance of its monitoring equipment by minimizing bias in the monitored data. Multiple bias and precision results must be accumulated to assess data quality with confidence. At a minimum, all instruments undergo an every two week precision **check** as well as regular zero/span checks to provide sufficient information to verify

data accuracy and precision.

#### **19.4 DATA TRANSFORMATION**

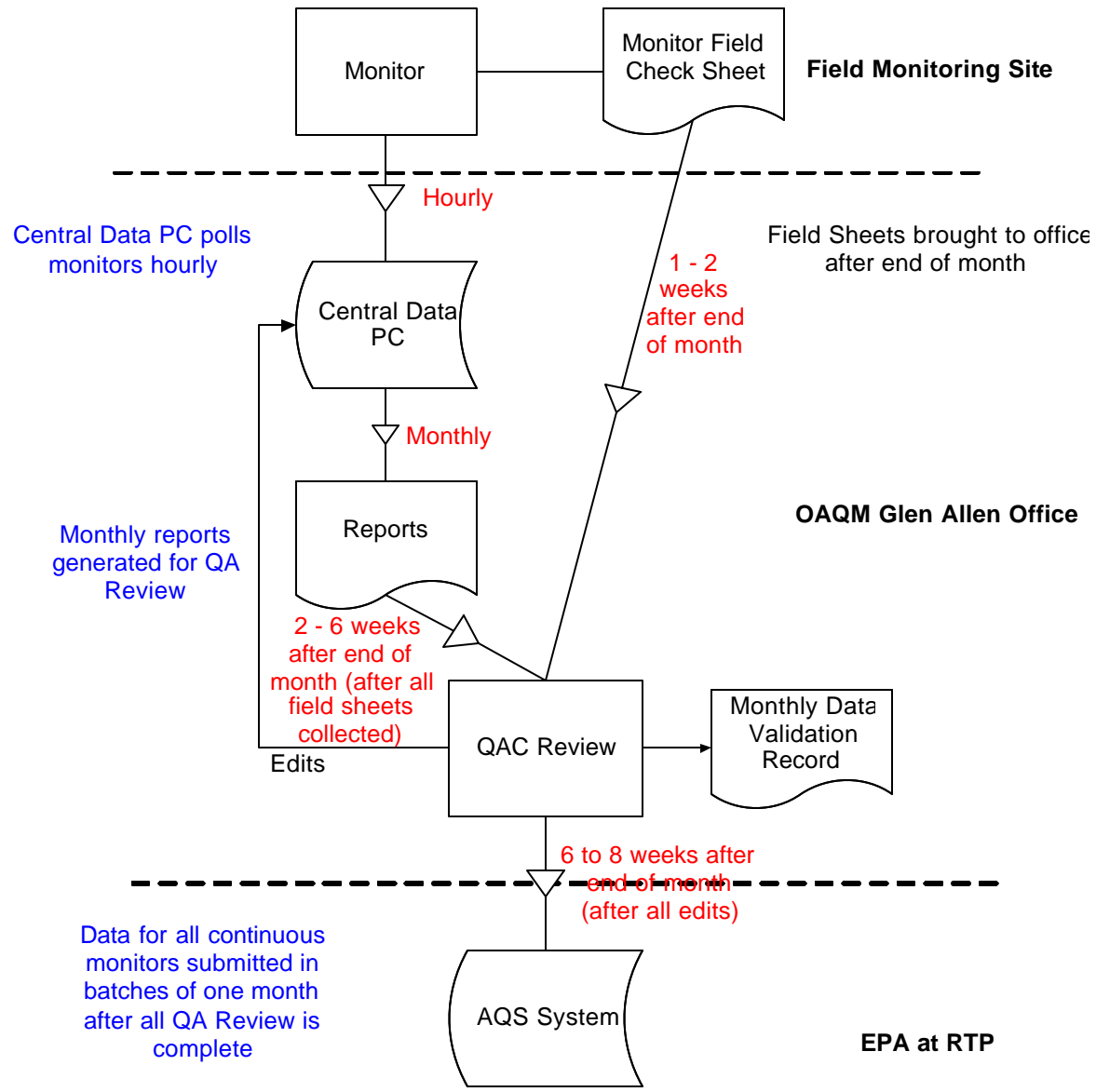
The inherent accuracy of an instrument is incorporated into the system accuracy when the instrument is calibrated. Each criteria pollutant-monitoring direct-measurement instrument has its own internal potentiometers, whether digital or analog, which are adjusted to accurately reflect the concentration at which the instrument is tested. Each instrument is assumed to be linear within the range of 10% to 90% of full scale. As long as the background concentrations do not violate this range, the accuracy of the instrument is not questioned. Each time the instrument is calibrated the data logger is adjusted to reflect the revised monitor correction/correlation equation.

Additional information is available in the pollutant specific SOPs and the individual analyzer's operations manuals.

#### **19.5 DATA TRANSMITTAL**

The Virginia DEQ will report all Ozone ambient air quality data and information specified by the AQS Data coding manual [www.epa.gov/ttn/airs/airsaqs/manuals](http://www.epa.gov/ttn/airs/airsaqs/manuals). Such air quality data and information will be fully screened and validated, and will be submitted directly to AQS via electronic transmission, in the format of AQS, and in accordance with the quarterly schedule. A data flow diagram outlining this procedure is included as Table 19-1. The specific quarterly reporting periods and due dates are shown in Table 19-2.

Table 19-1  
Data Flow for Virginia  
Gaseous Monitors



**Table 19-2 Gaseous Pollutant Data Reporting Schedule**

Reporting Period	AQS Due Date
January 1-March 31	June 30
April 1-June 30	September 30
July 1-September 30	December 31
October 1-December 31	March 31

### **19.6 DATA ANALYSIS**

The Virginia DEQ will implement the data summary and analysis requirements contained in 40 CFR Part 58. The following specific summary statistics will be tracked and reported for the Ozone network:

- Single monitor bias or accuracy (based on FRM/FEM performance evaluations).
- Single monitor precision.
- Network-wide bias and precision (based on FRM/FEM data and performance evaluations).
- Data completeness.

Equations used in these reports are found in 40 CFR Part 58, Appendix A.

### **19.7 DATA FLAGGING - SAMPLE QUALIFIERS**

A sample qualifier or result qualifier consists of alphanumeric characters that act as an indicator of the fact and the reason that the data value (a) did not produce a numeric result; (b) produced a numeric result but it is qualified in some respect relating to the type or validity of the result; or (c) produced a numeric result but for administrative reasons it is not to be reported outside of the DEQ.

Some flags will be generated by the monitor equipment. During the monitoring validation process, the flags will be used to decide whether to validate or invalidate data.

## 19.8 DATA STORAGE AND RETRIEVAL

Data archival policies for the Ozone monitoring program are shown in Table 19-3.

**Table 19-3 Data Archive Policies**

<b>Data Type</b>	<b>Medium</b>	<b>Location</b>	<b>Retention Time</b>	<b>Final Disposition</b>
Paperwork from Field Notebooks/Site Log books	Hardcopy	Virginia Office of Air Quality Monitoring	5 years	May be recycled after 5 years
Ozone database (included in DEQ Air continuous monitor database)	Electronic (on-line) and hardcopy	Virginia Office of Air Quality Monitoring	moved to backup media each year AQS is the official record	Backup media may be retained indefinitely Hardcopy retained for 5 years
Ozone Precision and Accuracy records	Hardcopy	Virginia Office of Air Quality Monitoring	5 years	recycled after 5 years

## **20.0 ASSESSMENTS AND RESPONSE ACTIONS**

An assessment, for this QAPP, is defined as an evaluation process used to measure the performance or effectiveness of the quality system, the establishment of the monitoring network and sites and various measurement phases of the data operation.

The results of quality assurance assessments indicate whether the control efforts are adequate or need to be improved. Documentation of all quality assurance and quality control efforts implemented during the data collection, analysis, and reporting phases is important to data users, who can then consider the impact of these control efforts on the data quality. Both qualitative and quantitative assessments of the effectiveness of these control efforts will identify those areas most likely to impact the data quality and to what extent. Periodic assessments of SLAMS data quality are required to be reported to EPA. The selection and extent of the QA and QC activities used by a monitoring agency depend on a number of local factors, such as the field and laboratory conditions, the objectives for monitoring, the level of the data quality needed, the expertise of assigned personnel, the cost of control procedures, and pollutant concentration levels.

To ensure the adequate performance of the quality system, the VA DEQ-OAQM will perform the following assessments:

- Management Systems Reviews
- Network Reviews
- Audits of Data Quality
- Data Quality Assessments

## **20.1 ASSESSMENT ACTIVITIES AND PROJECT PLANNING**

### **20.1.1 MANAGEMENT SYSTEMS REVIEW**

Management Systems Reviews (MSR) are qualitative assessments of a data collection operation or organization to establish whether the prevailing quality management structure, policies, practices, and procedures are adequate for ensuring that the type and quality of data needed are obtained. Management systems reviews of the ambient air monitoring program are conducted periodically by the OAQM. The quality assurance activities of all criteria pollutants, including Ozone, will be part of these reviews. Follow-up and progress on corrective action(s) will be determined based on the need and severity of the action.

### **20.1.2 NETWORK REVIEWS**

Conformance with requirements set forth in 40 CFR Part 58 Appendices D and E is determined through annual network reviews of the ambient air quality monitoring system. The network review determines how well an air monitoring network achieves its required objective, and how it should be modified to continue to meet its objective. The DEQ-OAQM will be responsible for performing an Ozone network review every year. The OAQM will coordinate its activities with the EPA Region III office, which is also required to perform an annual network review.

The following criteria will be considered during the review:

- date of last review.
- areas where attainment/non attainment re-designations are taking place or are likely.
- results of special studies, saturation monitoring, point source oriented ambient monitoring.
- proposed network modifications since the last review.

In addition, pollutant-specific priorities may be considered.



Prior to implementing the network review, the OAQM will compile and evaluate data and information significant to the review. Such information might include the following

- network files, including updated site information and photographs.
- AQS reports.
- air quality summaries for the past five years for the monitors in the network.
- emissions trends reports for the major metropolitan area.
- emission density maps for the region in which the monitor is located.
- maps showing the major sources of emissions.
- National Weather Service summaries for the monitoring network area.

The information will be checked to make sure it is the most current. Discrepancies will be noted on the checklist and resolved during the review. Files or photographs that need to be updated will be identified. The following categories will be emphasized during network reviews:

**Number of Monitors:**

For SLAMS, the number of monitors required for Ozone depends on the measurement objectives. This is discussed in *40 CFR Part 58*. Section 10 of this QAPP discusses the Ozone network. The following information will be used to determine the adequacy of the network:

- maps of historical monitoring data.
- maps of emission densities.
- dispersion modeling.
- special studies and saturation monitoring.
- best professional judgments.
- SIP requirements.
- revised monitoring strategies, e.g. lead strategy, reengineering the air monitoring network.

**Location of Monitors:**

For SLAMS, the regulations do not specify the location of monitors; rather, location is determined by the EPA Regional Office and State agencies on a case-by-case basis in consideration of the monitoring objectives specified in *40 CFR Part 58 Appendix D*. Adequacy of the location of monitors can only be determined on the basis of stated objectives. Maps, graphical overlays, and GIS-based information will be helpful in assessing the adequacy of monitor locations. Plots of potential emissions and historical monitoring data versus monitor locations will also be used.

During the network review, the stated objective for each monitoring location or site (see section 10) will be "re-confirmed" and the spatial scale "re-verified" and then compared to each location to determine whether these objectives can still be attained at the present location.

**Conformance to *40 CFR Part 58 Appendix E*, Probe Siting Requirements:**

Siting criteria applicable to SLAMS are specified in *40 CFR 58 Appendix E*. The on-site visit will include physical measurements and observations to determine compliance with Appendix E requirements, such as height above ground level, distance from trees, and paved or vegetative ground cover. Since many of the Appendix E requirements will not change within one year, this check at each site will be performed every three years.

Prior to the site visit, the reviewer will review the following:

- most recent copy of site description, including any photographs.
- data on the seasons with the greatest potential for high concentrations of specified pollutants.
- predominant wind direction by season.

The OAQM will use a checklist similar to the one used by the EPA Regional offices during their scheduled network reviews. This checklist, which is intended to assist the reviewers in determining conformance with Appendix E, can be found in SLAMS

Network Review Guidance. The reviewer will perform the following tasks in addition to those on the checklist:

- check equipment for frayed cords, loose parts and other damage.
- record findings in field notebook and checklist.
- take photographs or videotape and when needed in the eight directions.
- document site conditions, with additional photographs or videotape.

**Other Discussion Topics:**

In addition to the items included in the checklists, subjects for discussion as part of the network review and in determining adequacy of the monitoring program will include:

- installation of new monitors.
- relocation of existing monitors.
- siting criteria problems and suggested solutions .
- problems with data submittals and data completeness.
- maintenance and replacement of existing monitors and related equipment.
- quality assurance problems.
- air quality studies and special monitoring programs.
- other issues such as proposed regulations and funding.

A network review report will be written within two months of the review.

**20.1.3 DATA QUALITY ASSESSMENTS**

A Data Quality Assessment (DQA) is the statistical analysis of environmental data to determine whether the quality of data is adequate to support the decisions which are based on the data quality objectives (DQOs). Data are appropriate if the level of uncertainty in a decision based on the data is acceptable. The DQA process is

described in detail in Guidance for the Data Quality Assessment Process, EPA QA/G-9 and is summarized below.

1. Review the data quality objectives (DQOs) and monitoring design of the program. Define statistical hypothesis, tolerance limits, and confidence intervals.
2. Conduct preliminary data review; review Precision & Accuracy (P & A) and other available QA reports; calculate summary statistics, plots and graphs. Look for patterns, relationships, or anomalies.
3. Select the statistical test; select the best test for analysis based on the preliminary review, and identify underlying assumptions about the data for that test.
4. Verify test assumptions; decide whether the underlying assumptions made by the selected test hold true for the data and the consequences.
5. Perform the statistical test and document interferences. Evaluate the performance for future use.

Data quality assessment will be included in the *quarterly Ozone data validations*. Measurement uncertainty will be estimated for both automated (monitors) and data manipulations. Terms associated with measurement uncertainty are found within *40 CFR Part 58 Appendix A* and include:

- Precision: a measurement of mutual agreement among individual measurements of the same property usually under prescribed similar conditions, expressed generally in terms of the standard deviation.
- Accuracy: the degree of agreement between an observed value and an accepted reference value; accuracy includes a combination of random error (precision) and systematic error (bias) components which are due to monitoring and analytical operations.
- Bias: the systematic or persistent distortion of a measurement process which causes errors in one direction.

The individual results of these tests for each method or analyzer shall be reported to EPA. Estimates of the data quality will be calculated on the basis of single monitors and aggregated to all monitors.

## 20.2 DOCUMENTATION OF ASSESSMENTS

Table 20-1 summarized each of the assessments discussed above.

**Table 20-1 Assessment Summary**

<b>Assessment Activity</b>	<b>Frequency</b>	<b>Personnel Responsible</b>	<b>Report Completion</b>
Management Systems Reviews	1 per 3 years	OAQM	30 days after inactivity
Network Reviews App D App E	1 per year 1 per 3 years	OAQM	30 days after inactivity
Technical Systems Audits	1 per 3 years	EPA	30 days after inactivity
Audits of Data Quality	1 per year	OAQM	30 days after inactivity
Data Quality Assessment	1 per year	OAQM	120 days after end of calendar year

## **21.0 REPORTS TO MANAGEMENT**

This section describes the quality-related reports and communications to management necessary to support SLAMS Ozone network operations, and the associated data acquisition, validation, assessment, and reporting. Unless otherwise indicated, data pertaining to Ozone will be included in reports containing monitoring data for other pollutants.

Important benefits of submitting regular QA reports to management include the opportunity to alert the management to data-quality problems, to propose viable solutions to problems, and to procure necessary additional resources. Quality assessment, including the evaluation of the technical systems, the measurement of performance, and the assessment of data, will be conducted to help ensure that measurement results meet program objectives, and to ensure that necessary corrective actions are taken early, when they will be most effective. This is particularly important with respect to the new Ozone network, as new equipment and procedures are being implemented.

Effective communication among all personnel is an integral part of a quality system. Regular, planned quality reporting will provide a means for tracking the following:

- adherence to scheduled delivery of data and reports.
- documentation of deviations from approved QA and test plans, and the impact of these deviations on data quality.
- analysis of the potential uncertainties in decisions based on the data .

### **21.1 FREQUENCY, CONTENT, AND DISTRIBUTION OF REPORTS**

Required reports to management for Ozone monitoring and the SLAMS program in general are discussed in various sections of 40 CFR Parts 50, 53, and 58. Guidance for management report format and content are provided in guidance developed by EPA's

Quality Assurance Division (QAD) and the Office of Air Quality Planning and Standards (OAQPS). These reports are described in the following subsections.

#### **21.1.1 QUARTERLY OZONE DATA VALIDATION**

Periodic assessments of SLAMS data quality are required to be reported to EPA (40 CFR 58, Appendix A, Section 1.4, as revised). This document describes the quality objectives for measurement data and how these objectives are being met.

The quarterly ozone validations also will provide for the review of the SLAMS air quality surveillance system to determine whether the system is meeting the monitoring objectives defined in 40 CFR Part 58, Appendix D. Such reviews will identify needed modifications to the network, such as the termination or relocation of unnecessary stations or the establishment of new ones. The report also will include an overview of the status of the program, in addition to the summary information required by 40 CFR 58 Appendix A.

#### **21.1.2 NETWORK REVIEWS**

The DEQ will prepare annual network reviews as required in 40 CFR Part 58.10. The purpose of the annual network reviews will be to determine if the system meets the monitoring objectives defined in 40 CFR Part 58 Appendix D. The review will identify needed modifications to the network including the termination or relocation of unnecessary stations or the establishment of new stations. Information gathering for these reviews will be coordinated through the Director, Office of Air Quality Monitoring. Supervisors and other personnel will assist as necessary to provide information and support. The DEQ Air Operations Director will assure that such changes are included in future planning. The Director, Office of Air Quality Monitoring, also will implement other review findings that affect data quality.

As required by 40 CFR Part 58.10 the DEQ will submit an annual monitoring network plan that includes a list of all monitoring sites and their AQS site identification codes to the EPA Regional Administrator each year. Whenever there is a change in this list

of monitoring sites in a reporting organization, the DEQ, Office of Air Quality Monitoring, will report this change to the EPA Regional Office and to AQS.

### **21.1.3 QUARTERLY REPORTS**

Each quarter, the DEQ Office of Air Quality Monitoring will report to AQS the results of all precision, bias, and accuracy tests it has carried out during the quarter. The quarterly reports will be submitted, in compliance with the data-reporting requirements specified for air quality data as set forth in 40 CFR Parts 58.15 and 58.16.

The data-reporting requirements of 40 CFR Part 58 Appendix A Section 5 applies to those stations designated SLAMS. Required accuracy and precision data will be reported on the same schedule as quarterly monitoring data submittals. The required reporting periods and due dates are listed in Chapter 6.

In accordance with the Federal Register Notice of July 18, 1997, all QA/QC data collected will be reported and will be flagged appropriately. This data includes: "results from invalid tests, from tests carried out during a time period for which ambient data immediately prior or subsequent to the tests were invalidated for appropriate reasons and from tests of methods or analyzers not approved for use in SLAMS monitoring networks. . ." (40 CFR Part 58 Appendix A, Section 4, revised July 18, 1997).

Air quality data submitted for each reporting period will be edited, validated, and entered into the AQS using the procedures described in the *AIRS Users Guide*, Volume II, Air Quality Data Coding. The DEQ Office of Air Quality Monitoring, Data Processing and Special Studies Section will be responsible for preparing the data reports, which will be reviewed by the data QA manager before they are transmitted to EPA.



#### **21.1.4 TECHNICAL SYSTEM AUDIT REPORTS**

External system audits are conducted at least every three years by the EPA Regional Office as required by 40 CFR Part 58, Appendix A, Section 2.5. Further instructions are available from the EPA Regional QA Coordinator or the Systems Audit QA Coordinator, Office of Air Quality Planning and Standards, Emissions Monitoring and Analysis Division (MD-14), U.S. Environmental Protection Agency, Research Triangle Park, NC 27711.

#### **21.1.5 RESPONSE/CORRECTIVE ACTION REPORTS**

The Response/Corrective Action Report procedure will be followed whenever a problem is found such as a safety defect, an operational problem, or a failure to comply with procedures. The Response/Corrective Action Report is one of the most important ongoing reports to management because it documents primary QA activities and provides valuable records of QA activities that can be used in preparing other summary reports.

The Response/Corrective Action Report procedure is designed as a closed-loop system. The Response/Corrective Action Report form identifies the originator who reported and identified the problem, states the problem, and may suggest a solution. The form also indicates the name of the person or persons who are assigned to correct the problem. The assignment of personnel to address the problem and the schedule for completion will be filled in by the appropriate supervisor. The Response/Corrective Action Report procedure closes the loop by requiring that the recipient state on the form how the problem was resolved, and to what extent the solution was effective. Supervisors and managers, as well as the originator, also will be included in the distribution.

#### **21.1.6 CONTROL CHARTS WITH SUMMARY**

Gas Analyzer Forms, i.e. zero span drift, check sheets, and QA set point sheets for instruments will be updated after every new calibration or standardization as defined in the relevant SOP. Field operators and analysts will review each control chart immediately after it is updated, and will take corrective actions whenever an out-of-

control condition exists. Control charts will be reviewed at least monthly by the monitoring Data QA team leader. Control charts also will be subject to inspection during audits. Monitoring laboratory personnel will maintain a readily accessible file of control charts for each instrument.

## **21.2 RESPONSIBLE ORGANIZATIONS**

This section outlines the responsibilities of persons within the monitoring organization for preparing quality reports, evaluating their impact, and implementing follow-up actions. Changes made in one area or procedure may affect another part of the project. Only by defining clear-cut lines of communication and responsibility can all the affected elements of the monitoring network remain current with such changes. The documentation for all changes will be maintained and included in the reports to management. The following paragraphs describe key personnel involved with QA reporting.

**Air Division Director, DEQ**-The ultimate responsibility for the quality of the data and the technical operation of the Ozone network rests with the Executive Director, DEQ. The Director's responsibilities with respect to air quality reporting will be delegated through the Air Division Director, to the Director, Office of Air Quality Monitoring. These responsibilities include defining and implementing the document-management and quality assurance systems for the Ozone monitoring network.

**Director, Office of Air Quality Monitoring**-The Director, OAQM will direct the operations of the air quality network. The Director will be specifically responsible for assuring the timely submittal of quarterly and annual data summary reports.

**QA Data Quality Engineer** – The QA Engineer will be responsible for the management and administrative aspects of the Ozone QA program, including coordinating audits and preparing required reports. The Ozone QA Officer's responsibilities for QA reports to management include the following:

- assessing data quality and performing other internal audits.
- reviewing control charts and other QC materials .
- monitoring Response/Corrective Action Reports.
- ensuring access to data for timely reporting and interpretation.
- ensuring timely delivery of all required data to AQS.

**Continuous Monitoring Group Manager**-The Manager will identify problems and issue appropriate Response/Corrective Action Reports related to Ozone Network/monitor activities. He or she also will review QC data, such as control charts, and assure that repairs and preventive maintenance are completed and effective. The Manager also will assure that analysts under his or her supervision maintain their documentation files as defined in the relevant SOPs. The Manager will provide information to assist the QA engineer in preparing QA reports and summaries.

**Instrumentation Team Leader** -The Continuous Instrumentation Team Leader will identify problems and issue appropriate Response/Corrective Action Reports. He or she also will assign Response/Corrective Action Reports to specific personnel and assure that the work is completed and that the corrections are effective. The Team Leader will assure that technicians and site operators maintain their documentation files as defined in the network design. Supervisors will disseminate information appearing in audit reports and other quality-related documents to operations personnel.

**Field and Laboratory Technicians**-Individual technicians and analysts normally will not write reports to management. However, they will participate in the process by generating control charts, identifying the need for new Response/Corrective Action Reports, and maintaining other quality-related information used to prepare QA reports.

## **22.0 DATA REVIEW, VALIDATION AND VERIFICATION REQUIREMENTS**

In this section we will describe how the DEQ will verify and validate the data collection operations associated with the Ozone ambient air monitoring network. For the purpose of this program "verification" will be defined as confirmation by examination and provision of objective evidence that specified requirements have been fulfilled. "Validation" will be defined as confirmation by examination and provision of objective evidence that the particular requirements for a specific intended use are fulfilled. Although there are a number of objectives for collecting ambient air monitoring data, the major objective for the DEQ Ozone network is to compare the data collected with the NAAQS.

This section is focused upon the verification and validation activities that occur at a number of the important data collection phases. Earlier elements of this QAPP contain detailed descriptions of how the activities in each data collection phase will be set in motion to meet the data quality objectives of the program. Review and approval of this QAPP by the DEQ and EPA provide initial agreement that the processes described in the QAPP, if implemented, will provide data of adequate quality. In order to verify and validate the phases of the data collection operation, the DEQ will use various qualitative assessments to verify that the QAPP is being followed, and will rely on the various quality control processes, inserted at various phases of the data collection operation, to validate that the data will meet the DQOs.

### **22.1 MONITORING DESIGN**

The objective of the monitoring design is to represent the population of interest at adequate levels of spatial and temporal resolution. Most of these requirements have been described in the Code of Federal Regulations. DEQ is responsible for ensuring that the intent of the regulations are properly administered and carried out.

### **22.1.1 MONITORING DESIGN VERIFICATION**

Verification of the monitoring design will occur through three processes:

- (1) Network Design Plan Confirmation-the Network Design Plan that covers the initial deployment of the network must be submitted, reviewed, and approved by EPA prior to implementation. This process verifies the initial monitoring design.
- (2) Internal Network Reviews-Once a year, the OAQM will perform a network review to determine whether the network objectives, as described in the Network Design Plan, are still being met, and that the sites are meeting the CFR siting criteria.
- (3) External Network Reviews-Every three years the EPA Region III Office will conduct a network review to determine whether the network objectives, as described in the Network Design Plan, are still being met, and whether the sites are meeting the CFR siting criteria.

### **22.1.2 MONITORING DESIGN VALIDATION**

The ambient air data derived from the sites will be used to validate the monitoring design. The processes described in Section 10 will be used to confirm the network design.

### **22.1.3 SAMPLE COLLECTION VERIFICATION**

Sample-collection procedures are described in detail in Section 11 and are developed to ensure proper monitoring and to maintain sample integrity. The following process will be used to verify the monitoring collection activities:

*External Technical System Audits* will be conducted by the EPA Region III Office every three years.

Technical-systems audits will be used to verify that the sample collection activity is being performed as described in this QAPP and the SOPs. Deviations from the sample collection activity will be noted in the audit report, and corrected using the procedures described in Section 20.

## **22.2 QUALITY CONTROL**

Sections 14 and 16 of this QAPP specify the QC checks that are to be performed during monitor operation and analysis. These checks include analyses of standards which provide indications of the quality of data being produced by specified components of the measurement process. For each specified QC check, the procedure, the acceptance criteria, and the corrective action are specified.

### **22.2.1 VERIFICATION OF QUALITY CONTROL PROCEDURES**

As described above, external technical-systems audits will be performed to ensure adherence to the quality-control method specifications set forth in the QAPP.

### **22.2.2 VALIDATION OF QUALITY CONTROL PROCEDURES**

Validation activities of many of the other data-collection phases mentioned in this subsection use the quality-control data to validate the proper and adequate implementation of the quality-control phase. Section 14 describes the techniques used to document QC review/corrective action activities.

## **22.3 CALIBRATION**

Section 16, as well as the field (Section 11) and the analytical sections (Section 13), detail the calibration activities and requirements for the critical pieces of equipment for the Ozone network.

### **22.3.1 VERIFICATION OF CALIBRATION PROCEDURES**

External technical-systems audits will be performed to ensure the calibration specifications and corrective actions mentioned in the QAPP are being followed. Deviations from the calibration procedures will be noted in the audit report and corrected using the procedures described in Section 20.

### **22.3.2 VALIDATION OF CALIBRATION PROCEDURES**

As with the validation of monitoring activities, the review of calibration data described in section 14 and 16 can be used to validate calibration procedures. Calibration data

within the acceptance requirements verify that the monitoring devices are operating properly. Any data that indicate unacceptable levels of bias or precision, or a tendency (trend on a control chart) will be flagged and investigated. This investigation could lead to a discovery of inappropriate calibration procedures, or to equipment problems requiring corrective action. Validation will include the review of the documentation to ensure corrective action was taken as prescribed in the QAPP.

#### **22.4 DATA REDUCTION AND PROCESSING**

As mentioned in the above sections, external technical systems audits will be performed to ensure the data reduction and processing activities mentioned in the QAPP are being followed. These raw data will be reviewed to determine whether the final values submitted to AQS compare with the independent calculations. The data also will be reviewed to ensure that associated flags and other data qualifiers have been appropriately associated with the data, and that corrective actions were taken when necessary.

## **23.0 VALIDATION AND VERIFICATION METHODS**

The purpose of this element is to identify the procedures and responsible parties who will perform data validation and verification. Data verification is the process of evaluating the completeness, correctness, and conformance/compliance of a specific data set against the method, procedural, or contractual requirements. Data validation is an analyte and sample-specific process that extends the evaluation of data beyond method, procedural, or contractual compliance (i.e. data verification) to determine the analytical quality of a specific data set.

Many of the processes for verifying and validating the measurement phases of the SLAMS data collection operation have been discussed in Section 22. If these processes, as written in the QAPP, are followed, and the sites are representative of the conditions for which they were selected, one would expect to achieve the DQOs. However, exceptional field events may occur, and field and laboratory activities may negatively affect the validity of monitored results. In addition, it is expected that some of the QC checks will fail to meet the acceptance criteria. Information on problems that affect the integrity of data is identified in the form of flags. It is important to determine how these failures affect the routine data. The review of this routine data and the associated QC data will be verified and validated on a monthly basis. It is assumed that if measurement uncertainty can be controlled within acceptance criteria, then the overall measurement uncertainty will be maintained within the precision and bias DQOs.

### **23.1 DATA VERIFICATION**

On a monthly basis, a thorough review of the data will be conducted for completeness and data entry accuracy. All raw data that are hand entered from data sheets will be checked prior to entry to the appropriate database. Once the data are entered, the data will be reviewed for routine data outliers and conformance to acceptance



criteria. Unacceptable or questionable data will be flagged appropriately. All flagged data will be re-verified to ensure that the values were entered correctly.

## **23.2 DATA VALIDATION**

The data validation process will consist of review of hourly data and monitor quality control records. Records of all invalid data will be filed in the monthly validation files in the OAQM office. Information will include a brief summary of why the data was invalidated along with any associated flags. Additional flags may be associated with the null data code that would help describe the reason for these flags, as well as free form notes from the field operator or technician. Explanations for significant amounts of missing data will also be recorded in the monthly validation files in the OAQM office.

## **24.0 RECONCILIATION WITH DATA QUALITY OBJECTIVES**

This section of the QAPP outlines the procedures that the DEQ Office of Air Quality Monitoring will follow to determine whether the monitors and laboratory analyses are producing data that comply with the DQOs and what action will be taken as a result of the assessment process. Such an assessment is termed a Data Quality Assessment (DQA) and is thoroughly described in *EPA QA/G-9: Guidance for Data Quality Assessment*.

### **24.1 FIVE STEPS OF DQA PROCESS**

The DQA process is comprised of five steps which are detailed below.

1. Review the DQOs and the monitoring network design. Ascertain that the DQOs are still valid and that the monitoring network is providing the necessary data with which to make attainment decisions.
2. Conduct a preliminary data review. This review is performed to uncover potential limitation to the use of the data, to reveal outliers, and for general data review. During data review, summary statistics, quality assurance reports, and some graphical representations of the data will be generated. Particular attention will be directed to the detection of anomalies in the data, missing values, and any deviations from standard operating procedures. The summary statistics will be generated for each monitoring site.
3. Select the statistical test. The primary objective for the monitoring of ozone is for the determination of compliance with the Ozone NAAQS. These calculations are specified in 40 CFR Part 50. Virginia will utilize these calculations in the determination of NAAQS attainment/non-attainment determinations.
4. Verify assumptions of statistical test. EPA has already verified the assumptions of the statistical test prior to their inclusion in the regulations. To the extent possible, Virginia will use three full years of data for NAAQS determinations, but as much data as is available

will be used if there is less than three years. Acceptable measurement and decision error limits have been specified by EPA, and these limits will be applied during DEQ's DQO review. The review will identify any monitoring sites that violate the standard, have apparent non-normal measurement errors or have less than the required data capture rate. Bias and precision limits will be estimated and compared to the established three year limit of +/- 10% (bias) and less than 10% (precision). Quarterly and annual bias and precision estimates will be calculated.

5. Draw conclusions from the data. The DEQ will determine if any of the assumptions upon which the statistical tests are based have been violated. This determination will be made prior to any determinations of compliance with the Ozone NAAQS. If the tests indicate that the assumptions are valid, the DEQ will proceed with the calculations for determination of NAAQS attainment as described in 40 CFR Part 50. If not, further investigation will be needed before any attainment/nonattainment decisions can be made.

## **24.2 ACTION PLAN RESULTING FROM DATA QUALITY ASSESSMENT**

The DEQ will conduct a DQA each year. In addition, quarterly determinations of precision and bias will be made to check for any changes in field or laboratory operations that need to be addressed before the annual review. Based upon the results of the DQA, the DEQ may take one or more of the following actions:

1. Modify the monitoring network. Virginia will operate monitors in accordance with 40 CFR Part 58, Appendix A, at a minimum. The number of monitors may be increased if additional data is necessary to characterize the precision and bias of the Ozone monitoring network.
2. Modify other QA/QC activities. At a minimum, Virginia will perform all QA/QC operations in accordance with federal regulations and Guidance. These operations include field and laboratory activities, equipment malfunctions, site problems, and operator training.
3. Determine level of aggregation at which DQOs are violated. Specific problem monitors may be identified as part of the DQA process. Should this occur, it will be determined if

the problem is unique to a specific site(s) or whether there is a broader problem. If an investigation cannot determine a specific site problem, national reports will be reviewed for specific type monitor problems. In addition, neighboring reporting organizations' precision and bias reports will be reviewed.

4. Communication with the EPA Regional Office. The DEQ will maintain close contact with the EPA Region III Office concerning any problems with achieving bias and precision DQOs.
5. Review of quarterly data. The DEQ will review the quarterly QA reports and the QC summaries to ensure attainment of bias and precision limits.

# APPENDICES

# **APPENDIX A**

## **GLOSSARY\***

\*The following glossary is taken from the document  
*EPA Guidance for Quality Assurance Project Plans EPA QA/G-5*

## GLOSSARY OF QUALITY ASSURANCE AND RELATED TERMS

**Acceptance criteria** - Specified limits placed on characteristics of an item, process, or service defined in requirements documents. (ASQC Definitions)

**Accuracy** - A measure of the closeness of an individual measurement or the average of a number of measurements to the true value. Accuracy includes a combination of random error (precision) and systematic error (bias) components that are due to monitoring and analytical operations; the EPA recommends using the terms *{precision}* and *{bias}*, rather than "accuracy," to convey the information usually associated with accuracy.

**Activity** - An all-inclusive term describing a specific set of operations of related tasks to be performed, either serially or in parallel (e.g., research and development, field monitoring, analytical operations, equipment fabrication), that, in total, result in a product or service.

**Assessment** - The evaluation process used to measure the performance or effectiveness of a system and its elements. As used here, assessment is an all-inclusive term used to denote any of the following: audit, performance evaluation (PE), management systems review (MSR), peer review, inspection, or surveillance.

**Audit (quality)** - A systematic and independent examination to determine whether quality activities and related results comply with planned arrangements and whether these arrangements are implemented effectively and are suitable to achieve objectives.

**Audit of Data Quality (ADQ)** - A qualitative and quantitative evaluation of the documentation and procedures associated with environmental measurements to verify that the resulting data are of acceptable quality.

**Authenticate** - The act of establishing an item as genuine, valid, or authoritative.

**Bias** - The systematic or persistent distortion of a measurement process, which causes errors in one direction (i.e., the expected sample measurement is different from the sample's true value).

**Blank** - A sample subjected to the usual analysis or measurement process to establish a zero baseline or background value. Sometimes used to adjust or correct routine analytical results. A sample that is intended to contain none of the analytes of interest. A blank is used to detect contamination during sample handling preparation and/or analysis.

**Calibration** - A comparison of a measurement standard, instrument, or item with a standard or instrument of higher accuracy to detect and quantify inaccuracies and to report or eliminate those inaccuracies by adjustments.

**Calibration drift** - The deviation in instrument response from a reference value over a period of time before recalibration.

**Certification** - The process of testing and evaluation against specifications designed to document, verify, and recognize the competence of a person, organization, or other entity to perform a function or service, usually for a specified time.

**Chain of custody** - An unbroken trail of accountability that ensures the physical security of samples, data, and records.

**Characteristic** - Any property or attribute of a datum, item, process, or service that is distinct, describable, and/or measurable.

**Check standard** - A standard prepared independently of the calibration standards and analyzed exactly like the samples. Check standard results are used to estimate analytical precision and to indicate the presence of bias due to the calibration of the analytical system.

**Collocated samples** - Two or more portions collected at the same point in time and space so as to be considered identical. These samples are also known as field replicates and should be identified as such.

**Comparability** - A measure of the confidence with which one data set or method can be compared to another.

**Completeness** - A measure of the amount of valid data obtained from a measurement system compared to the amount that was expected to be obtained under correct, normal conditions.

**Computer program** - A sequence of instructions suitable for processing by a computer. Processing may include the use of an assembler, a compiler, an interpreter, or a translator to prepare the program for execution. A computer program may be stored on magnetic media and referred to as "software," or it may be stored permanently on computer chips, referred to as "firmware." Computer programs covered in a QAPP are those used for design analysis, data acquisition, data reduction, data storage (databases), operation or control, and database or document control registers when used as the controlled source of quality information.

**Confidence Interval** - The numerical interval constructed around a point estimate of a population parameter, combined with a probability statement (the confidence coefficient) linking it to the population's true parameter value. If the same confidence interval construction technique and assumptions are used to calculate future intervals, they will include the unknown population parameter with the same specified probability.

**Confidentiality procedure** - A procedure used to protect confidential business information (including proprietary data and personnel records) from unauthorized access.

**Configuration** - The functional, physical, and procedural characteristics of an item, experiment, or document.

**Conformance** - An affirmative indication or judgment that a product or service has met the requirements of the relevant specification, contract, or regulation; also, the state of meeting the requirements.

**Consensus standard** - A standard established by a group representing a cross section of a particular industry or trade, or a part thereof.



**Contractor** – Any organization or individual contracting to furnish services or items to perform work.

**Corrective action** - Any measures taken to rectify conditions adverse to quality and, where possible, to preclude their recurrence.

**Correlation coefficient** – A number between  $-1$  and  $1$  that indicated the degree of linearity between two variables or sets of numbers. The closer to  $-1$  or  $+1$ , the stronger the linear relationship between the two (i.e., the better the correlation). Values close to zero suggest no correlation between the two variables. The most common correlation coefficient is the product-moment, a measure of the degree of linear relationship between two variables.

**Data of known quality** - Data that have the qualitative and quantitative components associated with their derivation documented appropriately for their intended use, and when such documentation is verifiable and defensible.

**Data Quality Assessment (DQA)** - The scientific and statistical evaluation of data to determine if data obtained from environmental operations are of the right type, quality, and quantity to support their intended use. The five steps of the DQA Process include: 1) reviewing the DQOs and monitoring design, 2) conducting a preliminary data review, 3) selecting the statistical test, 4) verifying the assumptions of the statistical test, and 5) drawing conclusions from the data.

**Data Quality Indicators (DQIs)** – The quantitative statistics and qualitative descriptors that are used to interpret the degree of acceptability or utility of data to the user. The principal data quality indicators are bias, precision, accuracy (bias is preferred), comparability, completeness, representativeness.

**Data Quality Objectives (DQOs)** – The qualitative and quantitative statements derived from the DQO Process that clarify study's technical and quality objectives, define the appropriate type of data, and specify tolerable levels of potential decision errors that will be used as the basis for establishing the quality and quantity of data needed to support decisions.

**Data Quality Objectives (DQO) Process** - A systematic strategic planning tool based on the scientific method that identifies and defines the type, quality, and quantity of data needed to satisfy a specified use. The key elements of the DQO process include the following:

- state the problem,
- identify the decision,
- identify the inputs to the decision,
- define the boundaries of the study,
- develop a decision rule,
- specify tolerable limits on decision errors, and
- optimize the design for obtaining data.

DQOs are the qualitative and quantitative outputs from the DQO Process.

**Data reduction** - The process of transforming the number of data items by arithmetic or statistical calculations, standard curves, and concentration factors, and collating them into a more useful form. Data reduction is irreversible and generally results in a reduced data set and an associated loss of detail.

**Data usability** - The process of ensuring or determining whether the quality of the data produced meets the intended use of the data.

**Deficiency** An unauthorized deviation from acceptable procedures or practices, or a defect in an item.

**Demonstrated capability** - The capability to meet a procurement's technical and quality specifications through evidence presented by the supplier to substantiate its claims and in a manner defined by the customer.

**Design** - The specifications, drawings, design criteria, and performance requirements. Also, the result of deliberate planning, analysis, mathematical manipulations, and design processes.

**Design change** - Any revision or alteration of the technical requirements defined by approved and issued design output documents and approved and issued changes thereto.

**Design review** - A documented evaluation by a team, including personnel such as the responsible designers, the client for whom the work or product is being designed, and a quality assurance (QA) representative but excluding the original designers, to determine if a proposed design will meet the established design criteria and perform as expected when implemented.

**Detection Limit (DL)** - A measure of the capability of an analytical method to distinguish samples that do not contain a specific analyte from samples that contain low concentrations of the analyte; the lowest concentration or amount of the target analyte that can be determined to be different from zero by a single measurement at a stated level of probability. DLs are analyte- and matrix-specific and may be laboratory-dependent.

**Distribution** - 1) The appointment of an environmental contaminant at a point over time, over an area, or within a volume; 2) a probability function (density function, mass function, or distribution function) used to describe a set of observations (statistical sample) or a population from which the observations are generated.

**Document** - Any written or pictorial information describing, defining, specifying, reporting, or certifying activities, requirements, procedures, or results.

**Document control** - The policies and procedures used by an organization to ensure that its documents and their revisions are proposed, reviewed, approved for release, inventoried, distributed, archived, stored, and retrieved in accordance with the organization's requirements.

**Duplicate samples** - Two samples taken from and representative of the same population and carried through all steps of the monitoring and analytical procedures in an identical manner. Duplicate samples are used to assess variance of the total method, including monitoring and analysis. See also *collocated sample*.

**Environmental conditions** - The description of a physical medium (e.g., air, water, soil, sediment) or a biological system expressed in terms of its physical, chemical, radiological, or biological characteristics.

**Environmental data** - Any parameters or pieces of information collected or produced from measurements, analyses, or models of environmental processes, conditions, and effects of pollutants on human health and the ecology, including results from laboratory analyses or from experimental systems representing such processes and conditions.

**Environmental data operations** - Any work performed to obtain, use, or report information pertaining to environmental processes and conditions.

**Environmental monitoring** - The process of measuring or collecting environmental data.

**Environmental processes** - Any manufactured or natural processes that produce discharges to, or that impact, the ambient environment.

**Environmental programs** - An all-inclusive term pertaining to any work or activities involving the environment, including but not limited to: characterization of environmental processes and conditions; environmental monitoring; environmental research and development; the design, construction, and operation of environmental technologies; and laboratory operations on environmental samples.

**Environmental technology** - An all-inclusive term used to describe pollution control devices and systems, waste treatment processes and storage facilities, and site remediation technologies and their components that may be utilized to remove pollutants or contaminants from, or to prevent them from entering, the environment. Examples include wet scrubbers (air), soil washing (soil), granulated activated carbon unit (water), and filtration (air, water). Usually, this term applies to hardware-based systems; however, it can also apply to methods or techniques used for pollution prevention, pollutant reduction, or containment of contamination to prevent further movement of the contaminants, such as capping, solidification or vitrification, and biological treatment.

**Estimate** A characteristic from the sample from which inferences on parameters can be made.

**Evidentiary records** - Any records identified as part of litigation and subject to restricted access, custody, use, and disposal.

**Expedited change** - An abbreviated method of revising a document at the work location where the document is used when the normal change process would cause unnecessary or intolerable delay in the work.

**Field blank** - A blank used to provide information about contaminants that may be introduced during sample collection, storage, and transport. A clean sample, carried to the monitoring site, exposed to monitoring conditions, returned to the laboratory, and treated as an environmental sample.

**Field (matrix) spike** - A sample prepared at the monitoring point (i.e., in the field) by adding a known mass of the target analyte to a specified amount of the sample. Field matrix spikes are used, for example, to determine the effect of the sample preservation, shipment, storage, and preparation on analyte recovery efficiency (the analytical bias).

**Field split samples** - Two or more representative portions taken from the same sample and submitted for analysis to different laboratories to estimate interlaboratory precision.

**Financial assistance** - The process by which funds are provided by one organization (usually governmental) to another organization for the purpose of performing work or furnishing services or items. Financial assistance mechanisms include grants, cooperative agreements, and governmental interagency agreements.

**Finding** - An assessment conclusion that identifies a condition having a significant effect on an item or activity. An assessment finding may be positive or negative, and is normally accompanied by specific examples of the observed condition.

**Goodness-of-fit test** - The application of the chi square distribution in comparing the frequency distribution of a statistic observed in a sample with the expected frequency distribution based on some theoretical model.

**Grade** - The category or rank given to entities having the same functional use but different requirements for quality.

**Graded approach** - The process of basing the level of application of managerial controls applied to an item or work according to the intended use of the results and the degree of confidence needed in the quality of the results. (See also *Data Quality Objectives (DQO) Process*.)

**Guidance** - A suggested practice that is not mandatory, intended as an aid or example in complying with a standard or requirement

**Guideline** A suggested practice that is not mandatory in programs intended to comply with a standard.

**Hazardous waste** - Any waste material that satisfies the definition of hazardous waste given in 40 CFR 261, "Identification and Listing of Hazardous Waste."

**Holding time** - The period of time a sample may be stored prior to its required analysis. While exceeding the holding time does not necessarily negate the veracity of analytical results, it causes the qualifying or "flagging" of any data not meeting all of the specified acceptance criteria.

**Identification error** - The misidentification of an analyte. In this error type, the contaminant of concern is unidentified and the measured concentration is incorrectly assigned to another contaminant.

**Independent assessment** - An assessment performed by a qualified individual, group, or organization that is not a part of the organization directly performing and accountable for the work being assessed.

**Inspection** - The examination or measurement of an item or activity to verify conformance to specific requirements.

**Internal standard** - A standard added to a test portion of a sample in a known amount and carried through the entire determination procedure as a reference for calibrating and controlling the precision and bias of the applied analytical method.

**Item** - An all-inclusive term used in place of the following: appurtenance, facility, sample, assembly, component, equipment, material, module, part, product, structure, subassembly, subsystem, system, unit, documented concepts, or data.

**Laboratory split samples** - Two or more representative portions taken from the same sample and analyzed by different laboratories to estimate the interlaboratory precision or variability and the data comparability.

**Limit of quantitation** - The minimum concentration of an analyte or category of analytes in a specific matrix that can be identified and quantified above the method detection limit and within specified limits of precision and bias during routine analytical operating conditions.

**Management** - Those individuals directly responsible and accountable for planning, implementing, and assessing work.

**Management system** - A structured, non-technical system describing the policies, objectives, principles, organizational authority, responsibilities, accountability, and implementation plan of an organization for conducting work and producing items and services.

**Management Systems Review (MSR)** - The qualitative assessment of a data collection operation and/or organization(s) to establish whether the prevailing quality management structure, policies, practices, and procedures are adequate for ensuring that the type and quality of data needed are obtained.

**Matrix spike** - A sample prepared by adding a known mass of a target analyte to a specified amount of matrix sample for which an independent estimate of the target analyte concentration is available. Spiked samples are used, for example, to determine the effect of the matrix on a method's recovery efficiency.

**May** - When used in a sentence, a term denoting permission but not a necessity.

**Mean (arithmetic)** - The sum of all the values of a set of measurements divided by the number of values in the set; a measure of central tendency.

**Mean squared error** A statistical term for variance added to the square of the bias.

**Measurement and Testing Equipment (M&TE)** - Tools, gauges, instruments, monitoring devices, or systems used to calibrate, measure, test, or inspect in order to control or acquire data to verify conformance to specified requirements.

**Memory effects error** - The effect that a relatively high concentration sample has on the measurement of a lower concentration sample of the same analyte when the higher concentration sample precedes the lower concentration sample in the same analytical instrument.

**Method** - A body of procedures and techniques for performing an activity (e.g., monitoring, chemical analysis, quantification), systematically presented in the order in which they are to be executed.

**Method blank** - A blank prepared to represent the sample matrix as closely as possible and analyzed exactly like the calibration standards, samples, and quality control (QC) samples. Results of method blanks provide an estimate of the within-batch variability of the blank response and an indication of bias introduced by the analytical procedure.

**Mid-range check** - A standard used to establish whether the middle of a measurement method's calibrated range is still within specifications.

**Mixed waste** - A hazardous waste material as defined by 40 CFR 261 Resource Conservation and Recovery Act (RCRA) and mixed with radioactive waste subject to the requirements of the Atomic Energy Act.

**Must** - When used in a sentence, a term denoting a requirement that has to be met.

**Nonconformance** - A deficiency in a characteristic, documentation, or procedure that renders the quality of an item or activity unacceptable or indeterminate; non-fulfillment of a specified requirement.

**Objective evidence** - Any documented statement of fact, other information, or record, either quantitative or qualitative, pertaining to the quality of an item or activity, based on observations, measurements, or tests that can be verified.

**Observation** - An assessment conclusion that identifies a condition (either positive or negative) that does not represent a significant impact on an item or activity. An observation may identify a condition that has not yet caused a degradation of quality.

**Organization** - A company, corporation, firm, enterprise, or institution, or part thereof, whether incorporated or not, public or private, that has its own functions and administration.

**Organization structure** - The responsibilities, authorities, and relationships, arranged in a pattern, through which an organization performs its functions.

**Outlier** - An extreme observation that is shown to have a low probability of belonging to a specified data population.

**Parameter** - A quantity, usually unknown, such as a mean or a standard deviation characterizing a population. Commonly misused for "variable," "characteristic," or "property."

**Peer review** - A documented critical review of work generally beyond the state of the art or characterized by the existence of potential uncertainty. Conducted by qualified individuals (or an organization) who are independent of those who performed the work but collectively equivalent in technical expertise (i.e., peers) to those who performed the original work. Peer reviews are conducted to ensure that activities are technically adequate, competently performed, properly documented, and satisfy established technical and quality requirements. An in-depth assessment of the assumptions, calculations, extrapolations, alternate interpretations, methodology, acceptance criteria, and conclusions pertaining to specific work and of the documentation that supports them. Peer reviews provide an evaluation of a subject where quantitative methods of analysis or measures of success are unavailable or undefined, such as in research and development.

**Performance Evaluation (PE)** - A type of audit in which the quantitative data generated in a measurement system are obtained independently and compared with routinely obtained data to evaluate the proficiency of an analyst or laboratory.

**Pollution prevention** - An organized, comprehensive effort to systematically reduce or eliminate pollutants or contaminants prior to their generation or their release or discharge into the environment.

**Population** The totality of items or units of material under consideration or study.

**Precision** - A measure of mutual agreement among individual measurements of the same property, usually under prescribed similar conditions expressed generally in terms of the standard deviation.

**Procedure** - A specified way to perform an activity

**Process** - A set of interrelated resources and activities that transforms inputs into outputs. Examples of processes include analysis, design, data collection, operation, fabrication, and calculation.

**Project** - An organized set of activities within a program

**Qualified data** - Any data that have been modified or adjusted as part of statistical or mathematical evaluation, data validation, or data verification operations.

**Qualified services** - An indication that suppliers providing services have been evaluated and determined to meet the technical and quality requirements of the client as provided by approved procurement documents and demonstrated by the supplier to the client's satisfaction.

**Quality** - The totality of features and characteristics of a product or service that bears on its ability to meet the stated or implied needs and expectations of the user.

**Quality Assurance (QA)** - An integrated system of management activities involving planning, implementation, assessment, reporting, and quality improvement to ensure that a process, item, or service is of the type and quality needed and expected by the client

**Quality Assurance Program Description/Plan** - See *quality management plan*.

**Quality Assurance Project Plan (QAPP)** - A formal document describing in comprehensive detail the necessary quality assurance (QA), quality control (QC), and other technical activities that must be implemented to ensure that the results of the work performed will satisfy the stated performance criteria. The QAPP components are divided into four classes: 1) Project Management, 2) Measurement/Data Acquisition, 3) Assessment/Oversight, and 4) Data Validation and Usability. Guidance and requirements on preparation of QAPPs can be found in EPA QA/R-5 and QA/G-5.

**Quality Control (QC)** - The overall system of technical activities that measures the attributes and performance of a process, item, or service against defined standards to verify that they meet the stated requirements established by the customer; operational techniques and activities that are used to fulfill requirements for quality. The system of activities and checks used to ensure that measurement systems are maintained within prescribed limits, providing protection against "out of control" conditions and ensuring the results are of acceptable quality.

**Quality control (QC) sample** - An uncontaminated sample matrix spiked with known amounts of analytes from a source independent of the calibration standards. Generally used to establish intra-laboratory or analyst-specific precision and bias or to assess the performance of all or a portion of the measurement system.

**Quality improvement** - A management program for improving the quality of operations. Such management programs generally entail a formal mechanism for encouraging worker recommendations with timely management evaluation and feedback or implementation.

**Quality management** - That aspect of the overall management system of the organization that determines and implements the quality policy. Quality management includes strategic planning, allocation of resources, and other systematic activities (e.g., planning, implementation, and assessment) pertaining to the quality system.

**Quality Management Plan (QMP)** - A formal document that describes the quality system in terms of the organization's structure, the functional responsibilities of management and staff, the lines of authority, and the required interfaces for those planning, implementing, and assessing all activities conducted.

**Quality system** - A structured and documented management system describing the policies, objectives, principles, organizational authority, responsibilities, accountability, and implementation plan of an organization for ensuring quality in its work processes, products (items), and services. The quality system provides the framework for planning, implementing, and assessing work performed by the organization and for carrying out required quality assurance (QA) and quality control (QC).

**Radioactive waste** - Waste material containing, or contaminated by, radionuclides, subject to the requirements of the Atomic Energy Act.

**Readiness review** - A systematic, documented review of the readiness for the start-up or continued use of a facility, process, or activity. Readiness reviews are typically conducted before proceeding beyond project milestones and prior to initiation of a major phase of work.

**Record (quality)** - A document that furnishes objective evidence of the quality of items or activities and that has been verified and authenticated as technically complete and correct. Records may include photographs, drawings, magnetic tape, and other data recording media.

**Recovery** - The act of determining whether or not the methodology measures all of the analyte contained in a sample.

**Remediation** - The process of reducing the concentration of a contaminant (or contaminants) in air, water, or soil media to a level that poses an acceptable risk to human health.



**Repeatability** - The degree of agreement between independent test results produced by the same analyst, using the same test method and equipment on random aliquots of the same sample within a short time period.

**Reporting limit** - The lowest concentration or amount of the target analyte required to be reported from a data collection project. Reporting limits are generally greater than detection limits and are usually not associated with a probability level.

**Representativeness** - A measure of the degree to which data accurately and precisely represent a characteristic of a population, a parameter variation at a monitoring point, a process condition, or an environmental condition.

**Reproducibility** - The precision, usually expressed as variance that measures the variability among the results of measurements of the same sample at different laboratories.

**Requirement** A formal statement of a need and the expected manner in which it is to be met.

**Research (applied)** - A process, the objective of which is to gain the knowledge or understanding necessary for determining the means by which a recognized and specific need may be met.

**Research (basic)** - A process, the objective of which is to gain fuller knowledge or understanding of the fundamental aspects of phenomena and of observable facts without specific applications toward processes or products in mind.

**Research development/demonstration** - The systematic use of the knowledge and understanding gained from research and directed toward the production of useful materials, devices, systems, or methods, including prototypes and processes.

**Round-robin study** - A method validation study involving a predetermined number of laboratories or analysts, all analyzing the same sample(s) by the same method. In a round-robin study, all results are compared and used to develop summary statistics such as interlaboratory precision and method bias or recovery efficiency.

**Ruggedness study** - The carefully ordered testing of an analytical method while making slight variations in test conditions (as might be expected in routine use) to determine how such variations affect test results. If a variation affects the results significantly, the method restrictions are tightened to minimize this variability.

**Scientific method** - The principles and processes regarded as necessary for scientific investigation, including rules for concept or hypothesis formulation, conduct of experiments, and validation of hypotheses by analysis of observations.

**Self-assessment** - The assessments of work conducted by individuals, groups, or organizations directly responsible for overseeing and/or performing the work.

**Sensitivity** - the capability of a method or instrument to discriminate between measurement responses representing different levels of a variable of interest.

**Service** - The result generated by activities at the interface between the supplier and the customer, and the supplier internal activities to meet customer needs. Such activities in environmental programs include design, inspection, laboratory and/or field analysis, repair, and installation.

**Shall** - A term denoting a requirement that is mandatory whenever the criterion for conformance with the specification permits no deviation. This term does not prohibit the use of alternative approaches or methods for implementing the specification so long as the requirement is fulfilled.

**Should** - A term denoting a guideline or recommendation whenever noncompliance with the specification is permissible.

**Significant condition** - Any state, status, incident, or situation of an environmental process or condition, or environmental technology in which the work being performed will be adversely affected sufficiently to require corrective action to satisfy quality objectives or specifications and safety requirements.

**Software life cycle** - The period of time that starts when a software product is conceived and ends when the software product is no longer available for routine use. The software life cycle typically includes a requirement phase, a design phase, an implementation phase, a test phase, an installation and check-out phase, an operation and maintenance phase, and sometimes a retirement phase.

**Source reduction** - Any practice that reduces the quantity of hazardous substances, contaminants, or pollutants.

**Span check** - A standard used to establish that a measurement method is not deviating from its calibrated range.

**Specification** - A document stating requirements and referring to or including drawings or other relevant documents. Specifications should indicate the means and criteria for determining conformance.

**Spike** - A substance that is added to an environmental sample to increase the concentration of target analytes by known amounts; used to assess measurement accuracy (spike recovery). Spike duplicates are used to assess measurement precision.

**Split samples** - Two or more representative portions taken from one sample in the field or in the laboratory and analyzed by different analysts or laboratories. Split samples are quality control (CQC) samples that are used to assess analytical variability and comparability.

**Standard deviation** - A measure of the dispersion or imprecision of a sample or population distribution expressed as the positive square root of the variance and has the same unit of measurement as the mean.

**Standard Operating Procedure (SOP)** - A written document that details the method for an operation, analysis, or action with thoroughly prescribed techniques and steps and that is officially approved as the method for performing certain routine or repetitive tasks.

**Supplier** - Any individual or organization furnishing items or services or performing work according to a procurement document or a financial assistance agreement. An all-inclusive term used in place of any of the following: vendor, seller, contractor, subcontractor, fabricator, or consultant.

**Surrogate spike or analyte** - A pure substance with properties that mimic the analyte of interest. It is unlikely to be found in environmental samples and is added to them to establish that the analytical method has been performed properly.

**Surveillance (quality)** - Continual or frequent monitoring and verification of the status of an entity and the analysis of records to ensure that specified requirements are being fulfilled

**Technical review** - A documented critical review of work that has been performed within the state of the art. The review is accomplished by one or more qualified reviewers who are independent of those who performed the work but are collectively equivalent in technical expertise to those who performed the original work. The review is an in-depth analysis and evaluation of documents, activities, material, data, or items that require technical verification or validation for applicability, correctness, adequacy, completeness, and assurance that established requirements have been satisfied.

**Technical Systems Audit (TSA)** - A thorough, systematic, on-site qualitative audit of facilities, equipment, personnel, training, procedures, recordkeeping, data validation, data management, and reporting aspects of a system.

**Traceability** - The ability to trace the history, application, or location of an entity by means of recorded identifications. In a calibration sense, traceability relates measuring equipment to national or international standards, primary standards, basic physical constants or properties, or reference materials. In a data collection sense, it relates calculations and data generated throughout the project back to the requirements for the quality of the project.

**Trip blank** - A clean sample of a matrix that is taken to the monitoring site and transported to the laboratory for analysis without having been exposed to monitoring procedures.

**Validation** - Confirmation by examination and provision of objective evidence that the particular requirements for a specific intended use have been fulfilled. In design and development, validation concerns the process of examining a product or result to determine conformance to user needs.

**Variance (statistical)** - A measure or dispersion of a sample or population distribution. Population variance is the sum of squares of deviation from the mean divided by the population size (number of elements). Sample variance is the sum of squares of deviations from the mean divided by the degrees of freedom (number of observations minus one).

**Verification** - Confirmation by examination and provision of objective evidence that specified requirements have been fulfilled. In design and development, verification concerns the process of examining a result of a given activity to determine conformance to the stated requirements for that activity.

## **APPENDIX B**

# **MEASUREMENT QUALITY OBJECTIVES FOR OZONE**

Measurement Quality Objectives - Parameter O <sub>3</sub> (Ultraviolet Photometric)				
Requirement	Frequency	Acceptance Criteria	Reference	Information/Action
<b>Standard Reporting Units</b>	All data	ppm	40 CFR, Pt 50.9	
<b>Shelter Temperature</b> Temperature range Temperature control	Daily Daily	20 to 30E C. # ∇ 2E C	40 CFR, Pt. 53.20 Vol II, S 7.1 <sup>1/</sup> <i>Determination of Ozone by Ultraviolet Analysis (draft)</i>	Instruments designated as reference or equivalent has been tested over this temperature range. Maintain shelter temperature above sample dew point. Shelter should have a 24- hour temperature recorder. Flag all data for which temperature range or fluctuations are outside acceptance criteria.
<b>Equipment</b> O <sub>3</sub> analyzer	Purchase specification	Reference or equivalent method	40 CFR, Pt 53.9 EPA-600/4-79-057	Air flow controllers must be capable of regulating air flows as necessary to meet the output stability and photometer precision requirements. The photometric measurement of absorption is not directly related to flow rate, but may be indirectly related due to thermal or other effects.
<b>Detection</b> Noise Lower detectable level	Purchase specification	0.005 ppm 0.01 ppm	40 CFR, Pt. 53.20 & 23 “	Instruments designated as reference or equivalent has been determined to meet these acceptance criteria.

**Measurement Quality Objectives - Parameter O<sub>3</sub> (Ultraviolet Photometric)**

Requirement	Frequency	Acceptance Criteria	Reference	Information/Action
<b>Completeness</b> (seasonal) Maximum 1-hour concentration	Daily	75% values from 9:01 AM to 9:00 PM (LST)	40 CFR, Pt 50, App H, S 3	A missing daily maximum ozone value may be assumed to be less than the standard if valid daily maxima on the preceding and following days do not exceed 75 percent of the standard.
<b>Transfer standard</b> Qualification and certification	Upon receipt of transfer standard	< 4% or < 4 ppb (whichever is greater)  RSD of six slopes $\pm$ 3.7%  SD of six intercepts $\pm$ 1.5%	EPA-600/4-79-056  EPA-600/4-79-057  “	6 comparison runs that include, at minimum, 6 concentrations per comparison run including 0 and 90 $\pm$ 5% of upper range.
Recertification to local primary standard	2/3 months	New slope = < $\pm$ 0.05 of average slope of previous	“	A single six-point comparison run.
<b>Local primary standard</b> Certification/recertification to Standard Reference Photometer (if recertified via a transfer standard)	1/year	Difference < $\pm$ 5 % (preferably < 3%) Regression slopes = $1.00 \pm 0.03$ two intercepts are $0 \pm 3$ ppb	<i>Determination of Ozone by Ultraviolet Analysis (draft)</i>	The local primary standard is a standard in its own right, but it must be repaired and recertified if the acceptance criterion is exceeded.
<b>EPA Standard Reference Photometer recertification</b>	1/year	Regression slope = $1.00 \pm 0.01$ and intercept < 3 ppb	Protocol for Recertification of Standard Reference Photometers	9 replicate analysis over 12 conc. ranges. Disagreement must be resolved. EPA Standard Reference Photometer rechecked with NIST. If OK Network STANDARD REFERENCE PHOTOMETER must be repaired. Maintained by EPA Laboratory
<b>Zero air</b>	Comparison specification	Free of O <sub>3</sub> or any substance that might react with O <sub>3</sub> (e.g., NO, NO <sub>2</sub> , hydrocarbons, and particulates)	EPA-600/4-79-057	Replace charcoal and Purafil;

**Measurement Quality Objectives - Parameter O<sub>3</sub> (Ultraviolet Photometric)**

Requirement	Frequency	Acceptance Criteria	Reference	Information/Action
<b>Ozone analyzer calibration</b> Zero/span check – level 1  Multipoint calibration (at least 5 points)	Twice per week  Upon receipt, adjustment, and 1/ 6 months	Zero drift # $\pm 5$ ppb Span drift # $\pm 30$ ppb  Analyzer adjusted based on standard used  Linearity error <5%	Vol II, S 12.6 “ Vol II, S 12.6 “  40 CFR, Pt 50, App D, S 5.2.3 EPA-600/4-79-057 S.5 Vol II, S 12.2	<b>If zero/span check does not pass acceptance criteria</b> , Invalidate data to last acceptable check if warranted, perform multipoint calibration.  <b>If scheduled calibration does not pass acceptance criteria</b> , Invalidate data to last acceptable check if warranted, adjust analyzer, perform multipoint calibration. Zero gas and at least four upscale calibration points. If failure persists corrective action required.
<b>Performance Evaluation (NPAP)</b>  State audits	1/year at selected sites 1/year	Mean absolute difference# 15%  State requirements	Vol II, S 16.3  Vol II, App 15, S 3	Use information to inform reporting agency for corrective action and technical systems audits.
<b>Precision</b> Single analyzer Reporting organization	1/ 2 weeks 1/3 months	None 95% CI < $\pm 15\%$	40 CFR, Pt 58, App A EPA-600/4-83-023 Vol II, App 15, S 6	Concentration = 0.08-0.10 ppm.
<b>Accuracy</b> Single analyzer Annual accuracy	25 % of sites quarterly (during ozone season)	None 95% CI < $\pm 20\%$	40 CFR, Pt 58, App A EPA-600/4-83-023 Vol II, App 15, S 6	Four concentration ranges. If failure, recalibrate and reanalyze. Repeated failure requires corrective action.

<sup>1/</sup> - reference refers to the QA Handbook for Air Pollution Measurement Systems, Volume II . The use of “S” refers to sections within Part 1 of Volume II. The use of “MS” refers to method-specific sections in Volume II.

## **APPENDIX C**

# **GASEOUS POLLUTANT MONITORING MEASUREMENT-RELATED QUALITY CONTROL CRITERIA**



**Gaseous Pollutant Monitoring Program Measurement-Related Quality Control Criteria**

Category	Criteria	Parameter	Acceptance Range	Frequency
Critical Criteria	Zero/span check of gas analyzers	O3 SO2 CO	Zero drift =±1% of full scale Span drift =±15% (at 80% of full scale)	2/week
		NOx	Note that SO2,CO, and NOx ranges may be different for specific research applications	
	Precision of gas analyzers	O3 SO2 CO	Precision =± 10% of value	1/ 2 weeks
		NOx	Note that SO2, CO, and NOx ranges may be different for specific research applications	
Operations	Shelter temperature	Range	20° to 30°C (hourly average) or within EPA designation specifications	Hourly values
		Control	=±4°C standard deviation over 24 hours	Daily from hourly values
	Internal performance audit - monitors	Ambient gases	(See QAPP Chapter 14)	Every 6 months at each site
		Independent performance audit - monitors	Ambient gases	Same as internal performance audit except as otherwise defined by audit agency

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**Gaseous Pollutant Monitoring Program Measurement-Related Quality Control Criteria (continued)**

Category	Criteria	Parameter	Acceptance Range	Frequency
Operations (continued)	Calibrations (including acceptance tests of new instruments)	Multipoint calibration of ambient gas analyzers (O <sub>3</sub> , SO <sub>2</sub> , CO, and NO <sub>x</sub> ) (0 and 5 upscale points)	QAPP Chapter 16	Once per quarter or as acceptance test of new instrument.
		Data acquisition system		During Calibration or as acceptance test of new instrument
	Primary standards verification and transfer standards certification	Ambient gases	QAPP Chapter 16	1/year or as needed
Systematic Criteria	Data quality objectives	All parameters	QAPP Chapter 16	N/A
	Network performance criteria	All parameters	QAPP Chapter 16	As noted
	Sample probe configuration	All gas analyzers	Teflon inlet tube, ¼" OD. Inlet shielded by rain cover. Savillex filter located at instrument	Filter changed every 2 weeks; Tubing cleaned with methanol, soap and water. Tubing replaced at least every 2 years
	Sample probe	Ambient gases	Between 3 and 15 meters.	N/A

## **APPENDIX D**

# **CALIBRATION METHODS FOR THE MONITORED PARAMETERS IN THE GASEOUS POLLUTANT MONITORING PROGRAM**

## Calibration Methods for the Parameters in Gaseous Pollutant Monitoring

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Measurement Variable	Calibration Method
Ozone (O3)	Multipoint by UV photometer transfer standard (traceable to a NIST-certified primary standard)
Sulfur Dioxide (SO2)	Multipoint mass flow dilution of EPA Protocol gas
Carbon Monoxide (CO)	Multipoint use of EPA Protocol gas/mass flow dilution
Nitrogen Dioxide (NO2)	Multipoint mass flow dilution of EPA Protocol gas and gas phase titration of ozone and NO for NO2 converter check
DAS Time	Compare with NIST time
Barometric Pressure	Traceable to US Signal Corps Type Barometer

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**Note:** See Appendix C for the acceptance criteria and certification/verification frequencies of all NIST-traceable calibration standards.

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## **APPENDIX E**

# **CALIBRATION ACCEPTANCE CRITERIA IN THE GASEOUS POLLUTANT MONITORING PROGRAM**

### Calibration Acceptance Criteria in Gaseous Pollutant Monitoring

Parameter	Calibration Method	Criteria	Calibration Acceptance Criteria
Gas Max difference	Gas primary or transfer standard	Max error	= $\pm 5.0\%$ at any designated point
Gas Max difference	Gas primary or transfer standard	Average error	= $\pm 5.0\%$ average of all points
Gas Slope (m)	Gas primary or transfer standard	Actual	$0.950 = m = 1.050$
Gas Intercept (b)	Gas primary or transfer standard	Actual	= $\pm 3.0$ ppb for O <sub>3</sub> , NO <sub>x</sub> and SO <sub>2</sub> = $\pm 0.3$ ppm for CO
Gas Correlation (r)	Gas primary or transfer standard	Actual	$r > 0.9950$
Data Acquisition System Time	Compare with NIST time	Max error	= $\pm 5$ minutes
Data Acquisition System Voltage	Known voltage inputs	Max error	= $\pm 0.01\%$ VDC
Barometric Pressure	Compare to standard	Max error	= $\pm 1.5$ mmHg

# **APPENDIX F**

## **TRAINING CERTIFICATION EVALUATION FORMS**

### **Training Certification Evaluation Forms**

Training certification evaluation forms will be used by the DEQ to certify that personnel involved in the various aspects of ozone operations have performed at a satisfactory level. These forms currently are under development and will be added to the QAPP upon completion. An outline of the operational areas for forms development is included in this QAPP.



## **TRAINING CERTIFICATION EVALUATION FORM**

### **AREAS UNDER DEVELOPMENT**

#### I. Field Monitoring Procedures

##### A. Premonitoring filter operations

1. Filter preparation

##### B. Monitor operations

1. Filter sample removal
2. Clean sample removal
3. Data QA and documentation

##### C. Monitor Calibrations

1. Multipoint calibrations
2. Flow checks
3. Temperature calibrations
4. Barometric pressure calibrations

##### D. Performance audits

##### E. Monitor maintenance

1. Preventive maintenance
2. Major maintenance

#### II. Laboratory Procedures

##### A. Clean filter preparation

##### B. Filter weighing

##### C. Data documentation and OA

# **APPENDIX G**

## **STANDARD OPERATING PROCEDURES**

## **STANDARD OPERATING PROCEDURES**

The following listing provides an example of the types of standard operating procedures that are currently under development or have been developed for the Ozone air monitoring program. All procedures will be available for EPA review and approval upon completion. Once approved, these SOPs will be distributed to all personnel as previously identified in this QAPP.

**LIST TO BE PROVIDED**

# **APPENDIX H**

## **DATA QUALIFIERS/FLAGS**

## DATA QUALIFIERS/FLAGS

A data qualifier consists of one or more alphanumeric characters that indicate that the subject analysis either (a) did not produce a numeric result; (b) produced a numeric result that is qualified in some respect relating to its type or validity; or (c) produced a numeric result that should not be used when determining compliance with national ambient air quality standards (NAAQS). Table H-1 provides a list of qualifiers automatically attached to the raw data by monitoring instrumentation:

Table H-1

Code	Definition
<	Less than % required for valid average
P	Power failure
D	Channel disabled (marked offline)
B	Bad status detected
C	Calibration
M	Maintenance
O	Analog over range
U	Analog under range
+	Maximum exceeded
-	Minimum exceeded
R	Rate of change limit exceeded
H	High-high alarm limit exceeded
L	Low-low alarm limit exceeded
J	High rate of change alarm limit exceeded
J	Low rate of change alarm limit exceeded
F	Floor limit exceeded

Table H-2 provides a list of qualifiers used when reporting raw data in AQS. Qualifier type EX denotes an exceptional event, and type NULL denotes invalid data:

Table H-2

Code	Description	Qualifier Type
A	High winds	EX
B	Stratospheric ozone intrusion	EX
C	Volcanic eruptions	EX
D	Sandblasting	EX
E	Forest fire	EX
F	Structural fire	EX
G	High pollen count	EX
H	Chemical spills and industrial accidents	EX
I	Unusual traffic congestion	EX
J	Construction/demolition	EX
K	Agricultural tilling	EX
L	Highway construction	EX
M	Rerouting of traffic	EX
N	Sanding/salting of streets	EX
O	Infrequent large gatherings	EX
P	Roofing operations	EX
Q	Prescribed burning	EX
R	Clean up after a major disaster	EX
S	Seismic activity	EX
U	Sahara dust	EX
AA	Sample pressure out of limits	NULL
AB	Technician unavailable	NULL
AC	Construction/repairs in area	NULL
AD	Shelter storm damage	NULL
AE	Shelter temperature outside limits	NULL
AF	Scheduled but not collected	NULL
AG	Sample time out of limits	NULL
AH	Sample flow rate out of limits	NULL
AI	Insufficient data (cannot calculate)	NULL
AJ	Filter damage	NULL
AK	Filter leak	NULL
AL	Voided by operator	NULL
AM	Miscellaneous void	NULL
AN	Machine malfunction	NULL
AO	Bad weather	NULL
AP	Vandalism	NULL
AQ	Collection error	NULL
AR	Lab error	NULL
AS	Poor quality assurance results	NULL
AT	Calibration	NULL
AU	Monitoring waived	NULL

Table H-2 continued

<b>Code</b>	<b>Description</b>	<b>Qualifier Type</b>
AV	Power failure	NULL
AW	Wildlife damage	NULL
AX	Precision check	NULL
AY	QC Control points (zero/span)	NULL
AZ	QC Audit	NULL
BA	Maintenance/routine repairs	NULL
BB	Unable to reach site	NULL
BC	Multi-point calibration	NULL
BD	Auto calibration	NULL
BE	Building/site repair	NULL
BF	Precision/zero/span	NULL
BG	Missing ozone data not likely to exceed level of standard	NULL
BH	Interference/co-elution	NULL
BI	Lost or damaged in transit	NULL
BJ	Operator error	NULL

EPA will exclude data showing violations of the NAAQS provided the state submit documentation to the EPA regional office showing direct causal relationship between the event and the measured violation. Flags placed on data as being due to an exceptional event, together with an initial description of the event, shall be submitted to EPA not later than July 1st of the calendar year following the year in which the flagged measurement occurred.

Flags may be placed on data for informational purposes only, and data flagged for this purpose do not require the documentation necessary for exclusion.