# **Nebraska Department of Environment and Energy**

# Nebraska 2023 Ambient Air Monitoring Network Plan

For the period 1 July 2023 through 30 June 2024 NDEE Document #23-003

**Public Inspection Draft** 

Jim Macy, Director May 15, 2023



This document fulfills the requirements of 40 CFR Part 58.10 for an annual plan for the ambient air quality monitoring conducted by the Nebraska Department of Environment and Energy, the Lincoln-Lancaster County Health Department, and the Douglas County Health Department.

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#### Acronyms, Abbreviations, and Definitions

#### **Agencies/Organizations**

DCHD - Douglas County Health Department

EPA - United States Environmental Protection Agency

EPA R7 - United States Environmental Protection Agency Region VII

LLCHD - Lincoln-Lancaster County Health Department

NDEE - Nebraska Department of Environment and Energy

#### **Regulations**

CFR - Code of Federal Regulations

DRR - Data Requirements Rule or 40 CFR Part 51 Subpart BB - Data Requirements for Characterizing

Air Quality for the Primary SO<sub>2</sub> NAAQS

NAAQS - National Ambient Air Quality Standards

Title 129 - Nebraska Air Quality Regulations

#### **Site Types**

IMPROVE - Interagency Monitoring of Protected Visual Environments (monitoring performed to evaluate regional haze)

MDN - Mercury Deposition Network (a type of NADP site)

NADP - National Atmospheric Deposition Program (analysis of deposition components in precipitation.

May include NTN and MDN sites)

NCore - National Core multi-pollutant monitoring stations. Monitors at these sites are required to measure

particles (PM<sub>2.5</sub>, speciated PM<sub>2.5</sub>, PM<sub>10-2.5</sub>), O<sub>3</sub>, SO<sub>2</sub>, CO, nitrogen oxides (NO/NO<sub>y</sub>), Pb, and basic

meteorology.

NTN - National Trends Network (a type of NADP site that analyzes for acidity, sulfate, nitrate,

ammonium, chloride, and base cations (e.g., CA, Mg, K and Na))

SLAMS - State and Local Air Monitoring Stations

#### **Monitor Terminology**

AirNow - EPA web application that reports current local air quality conditions (airnow.gov).

AQS - Air Quality System, the name for EPA's air monitoring data base

FRM - Federal Reference Method used for determining compliance with the NAAQS

FEM - Federal Equivalent Method used for determining compliance with the NAAQS

PWEI - Population Weighted Emissions Index (a term defined in 40 CFR Part 58 Appendix D that

relates to SO<sub>2</sub> monitoring requirements)

2022 Network Plan - Nebraska's 2022 Ambient Air Monitoring Network Plan

2023 Network Plan – Nebraska's 2023 Ambient Air Monitoring Network Plan (i.e., this document)

#### **Concentration Units**

ppb - Parts per billion (a volume/volume concentration unit)

ppm - Parts per million (a volume/volume concentration unit)

mg/m<sup>3</sup> - Milligrams per cubic meter (a mass/volume concentration unit)

μg/m<sup>3</sup> - Micrograms per cubic meter (a mass/volume concentration unit)

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#### Acronyms, Abbreviations, and Definitions (continued)

#### **Pollutants**

CO - Carbon Monoxide

NO - Nitric Oxide

NO<sub>2</sub> - Nitrogen Dioxide

NOx - Oxides of nitrogen, including NO, NO<sub>2</sub>, and NOy

NOy - Total reactive oxides of nitrogen. The parameter NOy - NO measured at NCore sites

approximates the concentration of NO<sub>2</sub> but may report higher than the actual concentration.

O<sub>3</sub> - Ozone Pb - Lead

TSP - Total Suspended Particulates

TSP-Pb - Lead sampled using a TSP sampler

PM<sub>2.5</sub> - Particulate matter with an average diameter equal to or less than 2.5 micrometers or microns

(reported as µg/m³ with air volumes measured at local conditions)

PM<sub>10</sub> - Particulate matter with an average diameter equal to or less than 10 micrometers or microns

(reported as µg/m<sup>3</sup> with air volumes measured at standard conditions (25° C, 1 atm))

 $PM_{10-2.5}$  - The difference between  $PM_{10}$  and  $PM_{2.5}$  (both being calculated at local conditions)

SO<sub>2</sub> - Sulfur Dioxide

SOx - Group of sulfur oxides, including SO<sub>2</sub> and SO<sub>3</sub>

#### **Definitions**

Criteria Pollutants – The six pollutants for which National Ambient Air Quality Standards (NAAQS) have been established: carbon monoxide, nitrogen dioxide, ozone, sulfur dioxide, particulates, and lead.

in situ - A Latin phrase meaning in the place. As used in this report it refers to the formation of pollutants in the atmosphere. For example, ozone is formed in situ from the photochemical reaction of pollutant precursors. Ozone is not emitted directly from sources. PM<sub>2.5</sub> and haze are also formed in situ, although they are also emitted by sources. PM<sub>10</sub> and CO, on the other hand, are largely emitted from sources; in situ formation being of minimal importance. NOx and SOx are emitted and then undergo transformations to NO<sub>2</sub> and SO<sub>2</sub>; they also can play a role in the in-situ formation of ozone and PM<sub>2.5</sub>.

#### **Census Terms**

Core-Based Statistical Area (CBSA) – a geographic area defined by the Office of Management and Budget containing an urbanized core of at least 10,000 people and adjacent areas that have a high degree of social and economic integration with the core. CBSAs are made up of whole counties or county equivalents.

Metropolitan Statistical Area (MSA) – a CBSA that has at least one urbanized area with population of 50,000 or more.

Micropolitan Statistical Area (MiSA) - a CBSA that has at least one urban cluster with population at least 10,000 but less than 50,000.

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#### I. Introduction and Purpose

This Nebraska 2023 Ambient Air Monitoring Network Plan (hereafter referred to as the "2023 Network Plan") was prepared to meet federal requirements set forth in 40 CFR Part 58.10. State air monitoring agencies are required to submit to the U.S. Environmental Protection Agency (EPA) by July 1 each year an ambient air monitoring network plan with the following purposes:

- Describe the current ambient air monitoring network, including the location and purpose of each monitoring site.
- Describe changes made in the network since submission of the previous plan.
- Review whether the ambient air monitoring network meets the requirements set forth in 40 CFR Part 58 Appendices A, C, D, and E.
- Describe planned and possible changes in the ambient air monitoring network in the upcoming year, as best they can be determined at the time the plan is prepared.

#### **II. Public Participation**

Federal regulations require that annual ambient air monitoring network plans must be made available for public inspection and comment for at least 30 days prior to submission to the EPA. The Nebraska Department of Environment and Energy (NDEE) meets this requirement by posting the plan on the NDEE website (http://deq.ne.gov/Publica.nsf/Pubs\_Air\_Amb.xsp). Written comments regarding this 2023 Network Plan may be submitted to the Nebraska Department of Environment and Energy during the 30-day inspection period as provided below:

Mail:

Nebraska Department of Environment and Energy Attn: David Adams – Monitoring Section PO Box 98922 Lincoln, NE 68509-8922

Email:

NDEE.airquality@nebraska.gov

The deadline for submittal of written comments can be found on the NDEE website. Informal inquiries may also be directed to David Adams at 402-471-4159. Verbal comments are not necessarily included or addressed as review comments.

#### III. Purpose of Ambient Air Quality Monitoring

The Clean Air Act requires EPA to set National Ambient Air Quality Standards (NAAQS) for pollutants that are common in outdoor air, that come from numerous and diverse sources, and are considered harmful to public health and the environment. Standards have been established for six "criteria" air pollutants: carbon monoxide (CO), nitrogen dioxide (NO<sub>2</sub>), sulfur dioxide (SO<sub>2</sub>), ozone (O<sub>3</sub>), lead, and particle pollution, which is subdivided into particulate matter less than 10 micrometers in diameter ( $PM_{10}$ ), and particulate matter less than 2.5 micrometers in diameter ( $PM_{2.5}$ ).

The statute established two types of national standards for each criteria pollutant. Primary standards set limits to protect public health, including the health of sensitive populations such as people with asthma, children, and the elderly. Secondary standards set limits to protect the public welfare and the environment, including protection against damage to animals, crops, vegetation, and to prevent visibility impairment. The current

primary and secondary standards are shown in Table III-1. Units of measure for the standards are parts per million (ppm) by volume, parts per billion (ppb) by volume, and micrograms per cubic meter of air ( $\mu g/m^3$ ).

An ambient air monitoring network serves several purposes:

- (1) Provide air pollution data to the public in a timely manner.
- (2) Support compliance with ambient air quality standards and pollution control strategies.
- (3) Support air pollution research studies.

An area that is in compliance with the standard for a criteria pollutant is said to be in attainment. All areas of Nebraska are currently in attainment for each of the NAAQS.

Table III-1. National Ambient Air Quality Standards (NAAQS)						
Pollutant		Primary/ Secondary	Averaging Time	Level	Form	
Carbon Monoxide (CO)		Primary	8 hours	9 ppm	Not to be exceeded more than once per year	
Curbon Monoxi	uc (CO)	1 minury	1 hour	35 ppm	1100 to be exceeded more than once per year	
Lead		Primary and Secondary	Rolling 3-month average	$0.15 \ \mu g/m^{3 \ (1)}$	Not to be exceeded	
Nitrogen Dioxide (NO <sub>2</sub> )		Primary	1 hour	100 ppb	98th percentile of 1-hour daily maximum concentrations, averaged over 3 years	
		Primary and Secondary	1 year	53 ppb <sup>(2)</sup>	Annual mean	
Ozone (O <sub>3</sub> )		Primary and Secondary	8 hours	0.070 ppm <sup>(3)</sup>	Annual fourth-highest daily maximum 8-hour average concentration, averaged over 3 years	
	PM <sub>2.5</sub>	Primary	1 year	$12.0~\mu g/m^3$	Annual mean, averaged over 3 years	
Particle		Secondary	1 year	$15.0~\mu g/m^3$	Annual mean, averaged over 3 years	
Pollution (PM)		Primary and Secondary	24 hours	$35 \ \mu g/m^3$	98 <sup>th</sup> percentile, averaged over 3 years	
	PM <sub>10</sub>	Primary and Secondary	24 hours	$150 \ \mu g/m^3$	Not to be exceeded more than once per year on average over 3 years	
Sulfur Dioxide (SO <sub>2</sub> )		Primary	1 hour	75 ppb <sup>(4)</sup>	99th percentile of 1-hour daily maximum concentrations, averaged over 3 years	
Sullui Dioxide (	(SO <sub>2</sub> )	Secondary	3 hours	0.5 ppm	Not to be exceeded more than once per year	

<sup>(1)</sup> In areas designated nonattainment for the Pb standards prior to the promulgation of the current (2008) standards, and for which implementation plans to attain or maintain the current (2008) standards have not been submitted and approved, the previous standards (1.5 µg/m³ as a calendar quarter average) also remain in effect.

<sup>(2)</sup> The level of the annual NO<sub>2</sub> standard is 0.053 ppm. It is shown here in terms of ppb for the purposes of clearer comparison to the 1-hour standard level.

<sup>(3)</sup> Final rule signed October 1, 2015, and effective December 28, 2015; retained in December 2020. The previous (2008) O<sub>3</sub> standards additionally remain in effect in some areas. The previous (2008) O<sub>3</sub> standards are not revoked and remain in effect for designated areas.

<sup>(4)</sup> The previous SO<sub>2</sub> standards (0.14 ppm 24-hour and 0.03 ppm annual) will additionally remain in effect in certain areas: (1) any area for which it is not yet one year since the effective date of designation under the current (2010) standards, and (2) any area for which an implementation plan providing for attainment of the current (2010) standard has not been submitted and approved and which is designated nonattainment under the previous SO<sub>2</sub> standards or is not meeting the requirements of a SIP call under the previous SO<sub>2</sub> standards (40 CFR 50.4(3)). A SIP call is an EPA action requiring a state to resubmit all or part of its State Implementation Plan to demonstrate attainment of the required NAAQS.

When an air quality monitor records pollutant levels that exceed the NAAQS limit, that measurement is termed a "NAAQS exceedance". For most criteria pollutants a single recorded exceedance does not violate the standard; monitor data from the most recent three-year period must be analyzed to make that determination. Federal regulations specify for each pollutant how the 3-year monitor data must be analyzed to calculate a "design value" that is compared to the level of the NAAQS to establish whether or not the measured air quality is in compliance with the standard. The Form column in Table III-1 specifies how the design value is calculated for each criteria pollutant. The most recent design values for Nebraska's ambient air monitors are presented in Appendix B.

An ambient air monitoring network may include a variety of types of sites to provide information on peak air pollution levels, typical levels of exposure, air pollution levels near significant sources, and pollutant transport. EPA has identified the following general site types:

- Sites located to determine the highest concentrations expected to occur in the area covered by the network.
- Sites located to measure typical concentrations in areas of high population density.
- Sites located to determine the impact of significant sources or source categories.
- Sites located to determine general background levels.
- Sites located to determine the extent of regional pollutant transport among populated areas.
- Sites located to measure air pollution impacts on visibility, vegetation, or other welfare-based impacts.

#### IV. Nebraska Metropolitan and Micropolitan Statistical Areas

Discussions in this document of the ambient air monitoring network in Nebraska are organized around the Metropolitan Statistical Areas (MSAs) and Micropolitan Statistical Areas (MiSAs) in which the monitors are located. Nebraska includes all or part of four Metropolitan Statistical Areas along with nine Micropolitan Statistical Areas. Each of these federally-defined urbanized units consists of one or more entire counties. A map of Nebraska's MSAs and MiSAs is shown in Figure IV-1 below.

Dawes SIOUX CIT Rock Scottsbluf Norfolk Garfield Columbus Arthur Valley OMAHA-COUNCIL Custer Chevenne North Platte Keith GRAND Lincoln SLAND LINCOLN York Perkins Dawson Lexingtor Metropolitan Kearnev Otoe Statistical Area Saline Chase Haves Frontie Micropolitan Statistical Area Beatric

Figure IV-1. Nebraska Metropolitan and Micropolitan Statistical Areas (MSAs and MiSAs) \*

<sup>\*</sup> Areas as defined by the U.S. Office of Management and Budget, September 2018.

#### V. Overview of Current Nebraska Ambient Air Monitoring Network

Nebraska's current air monitoring network is summarized in Table V-1 below, and monitor locations are shown in Figures V-1 and V-2 below. The network description tables in Appendix A provide more detailed information on the network, including site locations and monitoring objectives.

Nebraska's State and Local Air Monitoring Stations (SLAMS) network includes sites for ozone, carbon monoxide, nitrogen oxides, sulfur dioxide, lead, PM<sub>10</sub>, PM<sub>2.5</sub>, and PM<sub>10-2.5</sub>. A National Core Multipollutant Monitoring Network (NCore) station is located in Omaha to provide continuous monitoring of particles, pollutant gases, and meteorology. Monitors at the SLAMS sites are subject to 40 CFR Part 58 requirements and are used for NAAQS attainment determinations. The network is operated by the Nebraska Department of Environment and Energy and two local agencies: the Douglas County Health Department (DCHD) and the Lincoln-Lancaster County Health Department (LLCHD).

Boyd Keya Paha Dawes Knox Sioux Sheridan Holt Rock Box Butte Thurston Grant Hooker Loup Garfield Wheele Morrill Arthur McPherson Logan Valley Greeley Custer Polk Keith Merrick Cass PM<sub>2.5</sub> Hal Hamilto York Perkins Buffalo Otoe Ozone Clav Chase Fillmore Saline Hayes Frontie Phelps Keamey **IMPROVE** Lead Richardson Thaver Dundy Nuckolls RadNet

Figure V-1. Nebraska Air Quality Monitoring Sites Outside of the Omaha-Council Bluffs Metropolitan Statistical Area, 3/31/2023

#### PM<sub>2.5</sub>

Lincoln (Lancaster County)
Homestead National Historic Park (Gage County)
Grand Island (Hall County)
Scottsbluff (Scottsbluff County)

#### Ozone

Davey (Lancaster County)
Santee Sioux (Knox County; CASTNET site operated by EPA)
Lead

Fremont (Dodge County, relocation in progress May 2023)

#### National Atmospheric Deposition Program (NADP)

North Platte (Lincoln County): NTN (National Trends Network) Santee (Knox County): AMoN (Ammonia Monitoring Network) Homestead (Gage County): AMoN

#### **IMPROVE**

Nebraska National Forest (Thomas County)

#### RadNet

Lincoln (Lancaster County), Kearney(Buffalo County)

The Nebraska counties in the Omaha-Council Bluffs Metropolitan Statistical Area are indicated by the orange shading.

EPA operates other specialized ambient air monitoring sites in Nebraska that are not part of NDEE's SLAMS network and are not used for NAAQS attainment determinations. These sites are part of the CASTNET, IMPROVE, NAPD, and RadNet networks.

The Clean Air Status and Trends Network (CASTNET) was established to assess trends in pollutant concentrations and dry deposition of acidic sulfur and nitrogen compounds. These sites also measure hourly ambient ozone concentrations. The ozone monitoring site in the Santee Sioux reservation in Knox County shown in the map above is a CASTNET site.

Interagency Monitoring of Protected Visual Environments (IMPROVE) sites host fine particulate and particulate speciation monitors intended to provide information for studying regional haze that may impact Class I National

Park and wilderness areas. The NDEE provides administrative support (with EPA funding) for one IMPROVE site at the Nebraska National Forest near Halsey, NE.

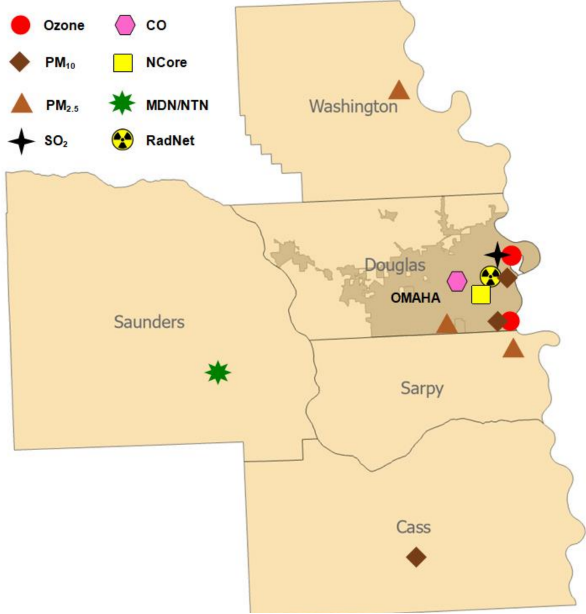
Four locations in Nebraska are part of the National Atmospheric Deposition Program (NADP), which includes several networks that measure surface deposition of air pollutants. The site at Mead (Saunders County) is part of the Mercury Deposition Network (MDN), which measures mercury concentrations in precipitation (rain and snow). The Mead and North Platte (Lincoln County) sites are part of the National Trends Network (NTN), which measures several chemicals in precipitation, including calcium, magnesium, sodium, potassium, sulfate, and nitrate. The Ammonia Monitoring Network (AMoN) measures ammonia concentrations in the air at rural sites, including the Santee Sioux CASTNET site and a location at Homestead National Historic Park. The NDEE provides administrative support (with EPA funding) for sample analyses for the NADP sites in the state.

Table V-1. Nebraska Ambient Air Monitoring Network on March 31, 2023. (1)							
	DCHD Omaha MSA <sup>(2)(3)</sup>	NDEE Cass County (4)	LLCHD Lincoln MSA	NDEE Other Areas	Total		
SLAMS Sites (includes NCore)	8 (5)	1	2	4	15		
IMPROVE (6)	0	0	0	1	1		
NADP (6)	1	0	0	3	4		
CASTNET (6)	0	0	0	1	1		
Total Monitoring Sites	8	1	2	8	21		
Sites	by Pollutant: SLA	MS Sites includi	ng NCore (3)				
Ozone	3 (5)	0	1	0	4		
Carbon Monoxide	2	0	0	0	2		
Nitrogen Oxides	1	0	0	0	1		
Sulfur Dioxide	2	0	0	0	2		
$PM_{10}$	3 (5)	1	0	0	4		
PM <sub>2.5</sub>	4	0	1	3	8		
PM <sub>10-2.5</sub>	1	0	0	0	1		
PM <sub>2.5</sub> Speciation	1	0	0	0	1		
Lead	0	0	0	1 (7)	1		
Total Pollutant Sites	17 (3)	1	2	4	24		

#### Footnotes:

- (1) This table summarizes the number of operating sites as of 3/31/23 in the NE SLAMS network (including NCore) by operating agency, as well as IMPROVE and NADP sites in Nebraska.
- (2) The Omaha MSA encompasses five NE counties: Cass, Douglas, Sarpy, Saunders, & Washington. DCHD operates sites in Douglas, Sarpy & Washington counties. NDEE operates a site in Cass County.
- (3) There were two multi-pollutant monitoring sites in the Omaha MSA in 2022: 1616 Whitmore SO<sub>2</sub> & Ozone (2 pollutants); and NCore (42<sup>nd</sup> & Woolworth) CO, NO-NOy, O<sub>3</sub>, SO<sub>2</sub>, and PM (8 pollutants). The number of monitoring sites by individual pollutant is thus greater than the number of monitoring locations within the Omaha MSA and for the state as a whole.
- (4) Cass County has limestone mining and processing facilities, which are subject to specific air emission rules for the county set forth in Chapter 21 of Nebraska Administrative Code Title 129 Nebraska Air Quality Regulations.
- (5) Counts include the South Omaha ozone-PM<sub>10</sub> site currently closed for relocation.
- (6) See text for discussion of CASTNET, IMPROVE, and NADP sites.
- (7) Lead monitor in Fremont was closed in 2022 for relocation. Relocation was in progress during May 2023.

Figure V-2. Air Quality Monitor Locations in the Nebraska Portion of the Omaha-Council Bluffs Metropolitan Statistical Area, 3/31/2023. Ozone CO



#### **NCore**

4102 Woolworth Avenue

#### Ozone

Omaha, 4102 Woolworth Avenue (NCore)

Omaha, 1616 Whitmore Street

Omaha, 2411 O Street (currently closed)

#### **Carbon Monoxide**

Omaha, 4102 Woolworth Avenue (NCore)

Omaha, 7747 Dodge Street

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

Omaha, 4102 Woolworth Avenue (NCore)

Omaha, 1616 Whitmore Street

#### PM<sub>10</sub>

Omaha, 19th & Burt Streets

Omaha, 2411 O Street (currently closed)

Omaha, 4102 Woolworth Avenue (NCore)

Weeping Water, 102 P Street

Omaha, 4102 Woolworth Avenue (NCore)

Omaha, 9225 Berry Street

Bellevue, 2912 Coffey Avenue

Blair, 2242 Wright Street

#### **National Atmospheric Deposition Program**

Mead, Saunders County: MDN (Mercury Deposition Network), NTN (National Trends Network)

#### RadNet

Omaha

NP2023 6

RadNet is a nationwide system that monitors air, precipitation, and drinking water to track radiation in the environment. RadNet sample testing and monitoring track changes in normal background levels of radiation and can also detect higher radiation levels during a radiological incident. RadNet air monitoring sites are located in Omaha, Lincoln, and Kearney. These stations continuously monitor and report gamma ray levels and also capture airborne particulates for laboratory analysis to detect radioactive particles.

#### VI. Nebraska Ambient Air Monitoring Network: January 1, 2022, through March 31, 2023

This section describes Nebraska's Ambient Air Monitoring Network in place from January 1, 2022, through March 31, 2023, and changes made during that period. Detailed information on individual monitoring sites, including purpose, scale, monitor specifications, and start dates is contained in Appendix A.

This section is organized around the Metropolitan Statistical Areas (MSAs) and Micropolitan Statistical Areas (MiSAs) in which monitoring is conducted.

#### A. Omaha-Council Bluffs MSA Sites Operated by the Douglas County Health Department (DCHD)

DCHD operates an ambient air network of eight sites in Douglas, Sarpy, and Washington Counties, Nebraska. Multi-pollutant monitoring is currently conducted at three of the sites:

- The NCore site monitors for eight pollutant parameters (CO, NOy/NO, O<sub>3</sub>, SO<sub>2</sub>, PM<sub>2.5</sub>, PM<sub>10</sub>, PM<sub>10-2.5</sub>, and PM<sub>2.5</sub> speciation), as well as meteorological parameters and atmospheric radiation (RADNET\*).
- The South Omaha site has both an ozone and a PM<sub>10</sub> monitor but is currently closed for relocation.
- The 1616 Whitmore site has both SO<sub>2</sub> and ozone monitors.

In addition, there are single-pollutant monitoring sites for carbon monoxide (one), PM<sub>2.5</sub> (three), and PM<sub>10</sub> (one). The Omaha area monitoring network is therefore more extensive than the eight-site total might indicate; if the pollutants are counted separately, there are 17 pollutant monitoring sites. See Appendix A for detailed information on the sites operated by DCHD.

NDEE and Iowa DNR share responsibilities for air quality monitoring in the Omaha-Council Bluffs MSA. Iowa currently relies on monitors in the Nebraska portion of the MSA to meet minimum monitoring requirements for ozone, PM<sub>2.5</sub>, PM<sub>10</sub>, and SO<sub>2</sub>.

Several issues and changes have occurred in the DCHD monitoring network in Omaha since January 2022.

#### 1. Continued closure of the South Omaha Ozone-PM<sub>10</sub> Monitoring Site Pending Relocation

Douglas County Health Department (DCHD) operated an ozone and  $PM_{10}$  monitoring site at 2411 O Street in south Omaha beginning in 1978. In late 2020 the owner of that property requested the removal of the samplers. Ozone monitoring ceased at the end of October 2020 (the end of the required ozone monitoring season), and  $PM_{10}$  monitoring ceased at the end of March 2021. At this time DCHD has not located an alternative site in south Omaha, but the department continues working to find a suitable site with a willing property owner.

#### 2. Change from Sequential to Continuous PM<sub>2.5</sub> Monitoring in Blair

DCHD operates a PM<sub>2.5</sub> monitoring site at 2242 Wright Street in Blair, Washington County. Beginning in 1999 this site operated with a sequential (filter-based) Federal Reference Method (FRM) sampler that collected particulates for a 24-hour period every three days. In 2021 a MetOne BAM 1020 Federal Equivalent Method (FEM) continuous sampler was installed at the site, though the sequential sampler continued to operate while electrical and data communication issues were resolved. Sequential sampling

ended at the site on March 31, 2022, and the continuous sampler was placed online on April 1. Data from the continuous sampler is reported to AirNow as well as to EPA's Air Quality System (AQS) database.

#### B. Omaha-Council Bluffs MSA Site Operated by NDEE

NDEE operates a MetOne BAM 1020 continuous  $PM_{10}$  sampler at the Weeping Water wastewater treatment plant in Cass County. This is a population and source-oriented site that monitors nearby limestone mining and processing facilities in the surrounding rural area.

#### C. Lincoln MSA Sites Operated by the Lincoln-Lancaster County Health Department (LLCHD)

LLCHD operates two SLAMS monitoring sites:

- A PM<sub>2.5</sub> site at 3140 N Street in Lincoln, and
- An ozone site in Davey (northern Lancaster County).

The 3140 N Street PM<sub>2.5</sub> site has three monitors: a primary filter-based FRM sampler, a collocated filter-based FRM sampler, and a MetOne BAM 1020 FEM continuous monitor. Data from the FRM samplers is reported to EPA's AQS database and used to demonstrate NAAQS compliance. Data from the continuous monitor is transmitted to AirNow but is not reported to AQS.

#### D. Sioux City MSA

There are no monitoring sites in the Nebraska portion of the Sioux City MSA (Dakota and Dixon Counties). There is currently one monitoring site in the Iowa portion of the MSA, a PM<sub>2.5</sub> site in Sioux City operated by the Iowa DNR.

The South Dakota Department of Agriculture and Natural Resources (DANR) operated a multi-pollutant site for SO<sub>2</sub>, NO<sub>2</sub>, O<sub>3</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub> in Union County beginning in 2009. Nebraska and Iowa relied on the Union County monitoring site to meet minimum monitoring requirements for ozone in the Sioux City MSA. The 2021 South Dakota Ambient Air Monitoring Annual Plan stated that the contract for this site would expire in 2022, and the landowner indicated they did not wish to renew the contract. According to AQS records, monitoring of all pollutants at this site ceased on 9/30/2021. A replacement ozone monitoring site will need to be established within the Sioux City MSA to meet the minimum monitoring requirements set forth in 40 CFR Part 58 Appendix D. After negotiations between EPA Region 7 and the three states, Iowa DNR is expected to establish an ozone monitoring site in Sioux City, IA, the portion of the MSA expected to have the highest ozone concentrations.

Based on population size and ambient PM levels measured at the Iowa and South Dakota sites, PM<sub>2.5</sub> monitors are not currently required in the Sioux City MSA (see Table C-2 in Appendix C).

#### E. Grand Island MSA

NDEE began operating a filter-based FRM  $PM_{2.5}$  sampler on the roof of Grand Island Senior High School in 2004. In 2019 NDEE acquired a continuous MetOne BAM 1020 Federal Equivalent Method (FEM) sampler as a replacement for the filter-based sampler. However, this rooftop location did not allow for a climate-controlled shelter required for operation of the continuous sampler, and NDEE was unable to obtain permission for a shelter elsewhere on the school grounds. As a result, NDEE relocated the Grand Island monitoring site about 2 miles south-southwest to a Nebraska Department of Transportation lot in Grand Island. The new site began operating on 11/26/2019, and the Grand Island Senior High School site was closed on 3/31/2020. The Grand Island continuous  $PM_{2.5}$  data is reported to AirNow and to AQS.

#### F. Beatrice MiSA

In accordance with Nebraska's 2021 Network plan, in June 2021 NDEE established a new PM<sub>2.5</sub> monitoring site at Homestead National Historical Park, three miles west of Beatrice. This site has a primary continuous FEM sampler and a collocated sequential (filter-based) FRM sampler that samples every third day. Data from the continuous monitor is transmitted to AirNow. This site assists with background surveillance and is in the potential path of smoke moving northward from spring prescribed burns in the Kansas Flint Hills.

#### G. Scottsbluff MiSA

NDEE operates a PM<sub>2.5</sub> monitoring site at Scottsbluff Senior High School. A filter-based FRM sampler operated at this location on a 3-day sampling schedule until 3/24/2020, when a MetOne BAM 1020 FEM continuous sampler was installed at the same location. NDEE staff were unable to correctly update the monitor information in the EPA AQS under the existing AIRS ID, so a new AIRS ID was assigned and the previous one marked as closed. Recently, the old AIRS ID information was updated successfully, and the site has resumed use of the former ID to ensure data continuity. The Scottsbluff continuous PM<sub>2.5</sub> data is reported to AirNow in addition to AQS.

#### H. Fremont MiSA

NDEE operated primary and collocated total suspended particulate lead samplers at 1255 Front Street in Fremont beginning in 2010 to provide source-oriented monitoring of the Magnus LLC facility, which casts bronze railroad bearings. The site owner notified the Department in March 2018 that he no longer wished to host the lead monitors, which were removed from this location at the end of September 2018. NDEE has identified an alternative site on an adjacent commercial property; a site lease agreement was signed by this property owner in March 2023, and installation of the samplers at the new site is in progress in May 2023. Approval of this new site is requested in section VIII.B of this document.

#### VII. Considerations for Network Planning

#### A. EPA Air Monitoring and Network Design Requirements

The Nebraska Ambient Air Monitoring Network must comply with the applicable requirements of 40 CFR Part 58 Appendices A through E. As the review in Appendix C of this plan documents, the Nebraska network operated by NDEE, DCHD, and LLCHD is meeting all of the applicable requirements of 40 CFR Part 58 Appendices A, C, D, and E except for two minimum monitoring requirements set forth in 40 CFR Part 58 Appendix D:

- 1. With the closure of the Union County South Dakota site in 2021, the requirement for one ozone monitoring site in the Sioux City MSA is no longer being met.
- 2. The required source-oriented lead monitoring site in Fremont is not currently in operation.

Part 58 Appendix B applies to Prevention of Significant Deterioration (PSD) monitoring as part of New Source Review. Monitoring required for PSD is generally conducted by the source rather than a state or local monitoring agency. Therefore, compliance with Appendix B is not directly addressed in this network plan. No PSD-required background monitoring took place in Nebraska during 2022.

40 CFR Part 58 Appendix A Section 3.2.3 specifies quality control sampling procedures for PM<sub>2.5</sub> with respect to Federal Reference Method (FRM) and Federal Equivalent Method (FEM) samplers. This section requires that for each distinct monitoring method (FRM or FEM) that a Primary Quality Assurance Organization (PQAO) utilizes as a primary monitor, there must be a collocated quality control monitor at 15% of the monitor sites, with a minimum of one collocated monitor. The first collocated monitor must be a designated FRM

monitor. NDEE operates primary FEM samplers at three sites (Homestead, Grand Island, and Scottsbluff) with one collocated FRM sampler at Homestead, which meets this collocation requirement. DCHD operates collocated FRM samplers at one site in Omaha, which also satisfies this collocation requirement.

#### B. Air Quality and NAAQS Attainment

Nebraska's ambient air monitoring data for 2020 through 2022 show that all monitoring sites in Nebraska (and sites in portions of the Omaha and Sioux City MSAs in adjacent states) are in attainment with the NAAQS. See the monitoring data tables in Appendix B for the detailed results.

#### 1. Ozone

The current NAAQS for ozone (O<sub>3</sub>) of 0.070 parts per million (ppm; or 70 parts per billion) for both the primary and secondary standard was set in 2015 and retained in 2020. The previous (2008) standard was 0.075 ppm. In October 2021 EPA announced that it would reconsider the previous administration's decision to retain the 2015 standard, with a target completion date at the end of 2023. On March 15, 2023, EPA released for public comment a draft Policy Assessment that stated a preliminary conclusion to retain the current standard without revision and revised the expected date for a final decision to Spring 2024.

Nebraska's ozone monitoring network includes four sites in the Omaha and Lincoln MSAs plus an EPA-operated site in the Santee Sioux reservation in northeast Nebraska. An ozone monitoring site in Union County, SD, in the Sioux City MSA closed at the end of September 2021. Ozone monitoring is only required in Metropolitan Statistical Areas (MSAs), with the required number of monitors set by population and whether the most recent ozone Design Values (DVs) are greater or less than 85% of the ozone NAAQS. Currently only the Omaha-Council Bluffs and Sioux City MSAs require ozone monitoring. The minimum ozone monitoring requirement is met in the Omaha-Council Bluffs MSA, but replacement of the Sioux City MSA ozone monitoring site is needed to meet this requirement.

As shown in Table VII-1 below and in Appendix B, Table B-1, the 2020-2022 ozone DVs at monitoring sites in Nebraska are elevated but in attainment with the ozone NAAQS (ranging from 80% to 96% of the NAAQS). The highest ozone levels in Nebraska are found in the Omaha-Council Bluffs MSA, the Sioux City MSA, and at Santee. There were no daily exceedances of the 8-hour ozone standard at Nebraska monitoring sites during 2022.

Table VII-1. Ozone 2022 Design Values as Percentage of the NAAQS and Air Quality Index (AQI)
Status (Number of Days and Percentage of Days Per Category) for Nebraska Locations.

	Design Value as	AQI G	AQI Good		AQI Moderate		AQI Unhealthy for Sensitive Groups	
	Percent of NAAQS	Num. of Days	%	Num. of Days	%	Num. of Days	%	
Omaha NCore (1)	87	323	90.5	33	9.2	1	0.3	
1616 Whitmore, Omaha (2)	84	217	94.3	13	5.7	0	0	
Davey (Lancaster Co.) (2)	80	238	98.3	4	1.7	0	0	
Santee (Knox Co.) (1)	96	317	89.8	36	10.2	0	0	

<sup>(1)</sup> Ozone monitoring is active year-round, but total number of monitoring days may be less than 365 due to maintenance and down-time.

<sup>(2)</sup> Ozone monitoring conducted between March 1 and October 31.

Data from all four ozone monitoring sites in Nebraska are reported to AirNow and are used to compute the daily Air Quality Index (AQI). As shown in Table VII-1, AQI values for ozone were in the Good range on more than 90% of days in 2022 at all four sites. The ozone AQI reached the Unhealthy for Sensitive Groups level only once, on June 30 at the Omaha NCore site.

The map in Figure VII-1 shows the 2020-2022 ozone DVs for monitoring sites in Nebraska and surrounding states. Nearly all urban and rural monitoring sites in the region show DVs close to or above 60 ppb (a DV of 59.5 ppb is 85% of the NAAQS). Ozone monitoring sites in the Kansas City metropolitan area and in the vicinity of Sioux Falls, South Dakota show more elevated design values. Because prevailing winds in eastern Nebraska are from the south to south-southeast during the warmer months of the ozone season, it is likely that there is considerable northwestward transport of ozone and/or ozone precursors through the corridor extending from Kansas City to Sioux Falls, including the Omaha and Sioux City MSAs. Elevated ozone levels at rural sites in this corridor may be influenced by this transport. The highest ozone levels in the region are found in the northern Colorado Front Range area, including Colorado Springs, Denver, Fort Collins, and surrounding communities, where ozone levels are not in attainment with the NAAQS.

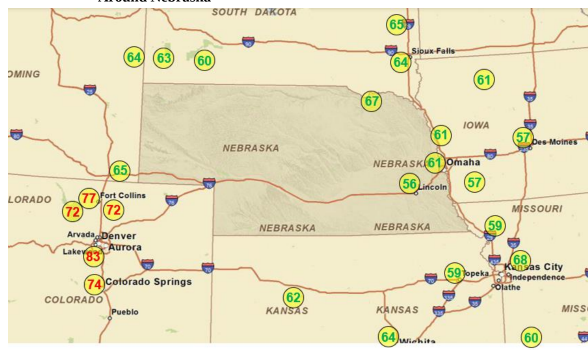


Figure VII-1. Three-Year (2020-2022) Ozone Design Values (DVs, in ppb) for Locations in and Around Nebraska \*

The map in Figure VII-2 shows the difference between the 2020-2022 ozone design value and the site-average design value from 2017 through 2021 for monitor sites in the Nebraska region. Sites in southeast Nebraska, western Iowa, and the Kansas City-Topeka area show 2020-2022 ozone design values that are equal to or lower than the five-year site averages. The Santee monitoring site is the only Nebraska location showing an increase relative to the five-year average. Sites in eastern Colorado, eastern Wyoming, and southern Kansas also show above-average ozone levels for the 2020-2022 period.

<sup>\*</sup> Where there is more than one monitoring site in a locale, the highest ozone DV is shown. DVs in green are in attainment with the NAAOS (70 ppb); values in red are not in attainment.

SOUTH DAKOTA 0 +2 -1 +2 -1 OMING -2 +1 IOWA -2 NEBRASKA -2 Omaha +2 NEBRASKA -2 ort Collins LORADO MISSOURI +2 +3 NEBRASKA NEBRASKA Arvada Denver Aurora Independence olorado Springs +1 COLORADO KANSAS KANSAS MISS Pueblo +1 +2

Figure VII-2. Difference Between 2020-2022 Ozone Design Value (ppb) and 2017-2021 Site Average Design Value for Monitor Sites in and Around Nebraska \*

Figures VII-3a, VII-3b, and VII-3c show plots of annual 4th-highest daily maximum 8-hour ozone values for monitors in the Omaha-Council Bluffs MSA, Lincoln and Sioux City MSAs, and for rural monitor sites in the region, respectively. Values are shown for 2013 through 2022. These values are used in calculating the 3-year average design values.

These plots show that many monitoring sites in the region experienced an upward trend in 4th-highest 8-hour ozone values beginning in 2016 that peaked in 2018, followed by a declining trend through 2020. No clear regional trends are evident since 2020.

<sup>\*</sup> Red background color in boxes indicates sites with a 2022 DV higher than the site average; green background color indicates sites with a 2022 DV lower than the site average. Where there is more than one monitoring site in the locale, the value for the site with the highest 2022 DV is shown.

Figure VII-3a. Annual 4<sup>th</sup> High Daily Maximum 8-hour Ozone Trends 2013 through 2022 for Monitors in the Omaha-Council Bluffs MSA

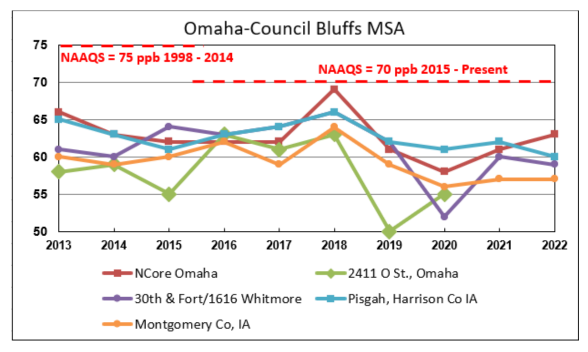
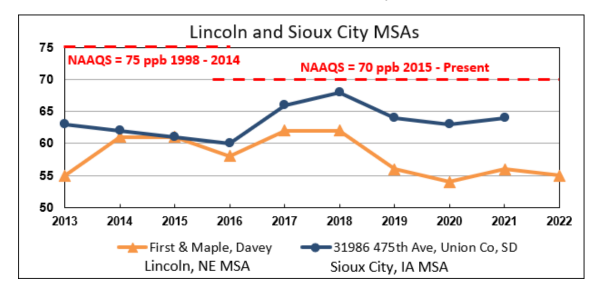


Figure VII-3b. Annual 4th High Daily Maximum 8-hour Ozone Trends 2013 through 2022 for Monitors in the Lincoln, NE and Sioux City, IA MSAs



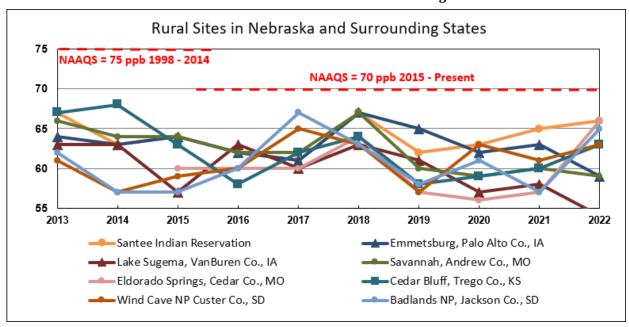


Figure VII-3c. Annual 4<sup>th</sup> High Daily Maximum 8-hour Ozone Trends 2013 through 2022 for Monitors at Rural Sites in Nebraska and Surrounding States

#### 2. Fine Particulate Matter: PM<sub>2.5</sub>

In December 2020 EPA announced that it would retain, without revision, the existing primary (health-based) and secondary (welfare-based) PM<sub>2.5</sub> NAAQS. On June 10, 2021, EPA announced that it would reconsider the December 2020 decision on particulate matter standards and in January 2023 announced a proposed decision to revise the primary annual average standard (based on the three-year average of the weighted annual mean) from the current 12  $\mu$ g/m³ to within the range from 9.0 to 10.0  $\mu$ g/m³. The proposal would retain the current 24-hour NAAQS (based on the three-year average of the annual 98<sup>th</sup> percentile of 24-hour maximum values) of 35  $\mu$ g/m³ and would retain the current secondary annual average and 24-hour standards. As of May 2023, EPA anticipates issuing a final rule in Fall 2023.

As shown in Table VII-2 and in more detail in Appendix B Tables B-6a and B-6b, all monitored metropolitan areas in Nebraska are in attainment with the annual average and 24-hour  $PM_{2.5}$  NAAQS. The design values range from 49% to 57% of the 24-hour standard and 46% to 68% of the annual average standard.

Continuous PM<sub>2.5</sub> monitors at seven Nebraska locations report data to AirNow that are used to compute a daily Air Quality Index (AQI). As shown in Table VII-2, the percentage of days in 2022 in the AQI Good range for PM<sub>2.5</sub> was 93% or higher at all seven sites, and no site recorded a daily AQI above the Moderate range.

As noted above, smoke from wildfires and prescribed fires can temporarily increase  $PM_{2.5}$  levels in Nebraska. Prescribed burns are used in Nebraska and near-by states for prairie conservation and maintenance of grazing lands. Ranchers in the Flint Hills of Kansas and Oklahoma and surrounding areas make extensive use of prescribed fires, primarily in the spring months, to improve pastures and reduce the spread of invasive vegetation. The extent of Flint Hills burning varies from year to year depending on spring weather conditions, but averages about 2 million acres. Smoke impacts on Nebraska during periods of intense spring burning depend on wind direction and atmospheric mixing conditions. In addition, smoke from distant large wildfires in Canada and the western United States occasionally affects  $PM_{2.5}$  levels in Nebraska during the summer months.

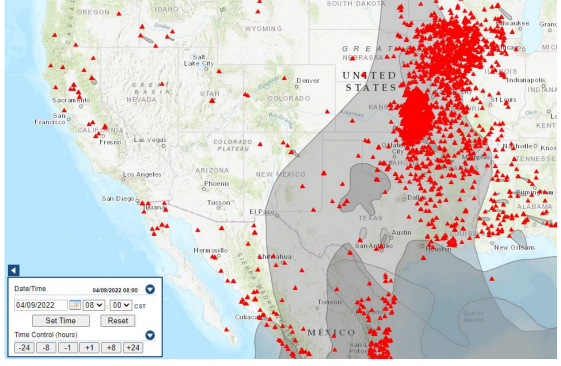
Table VII-2. PM <sub>2.5</sub> 2022 Design Values (as percentage of the NAAQS) and Air Quality
Index (AQI) Results (Number of Days and Percentage of Days Per Category) for
Nebraska Locations

	24-Hour Design	Annual Average	AQI Good		AQI Moderate	
Value as Percen of NAAQS		Design Value as Percent of NAAQS	Num. of Days <sup>(1)</sup>	%	Num. of Days	%
Beatrice	56	68	252	96.2	10	3.8
Bellevue	57	65	308	93.1	23	6.9
Blair	50	51	266	96.7	9	3.3
Grand Island	54	52	331	94.6	19	5.4
Lincoln	49	53	254	97.5	9	2.5
Omaha NCore	49	57	351	96.1	14	3.9
Scottsbluff	50	46	333	98.5	5	1.5

<sup>(1):</sup> The number of measurement days may be less than 365 due to maintenance and instrument downtime.

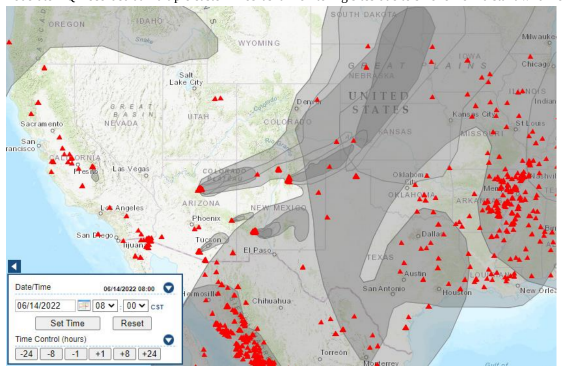
No short-term exceedances of the PM<sub>2.5</sub> standards were recorded at Nebraska monitoring stations during the 2022 spring prescribed burning season or from wildfire smoke. However, smoke from these sources was responsible for increased PM2.5 levels that elevated the AQI to the Moderate range at several sites on several dates. Two examples are shown in Figure VII-4 and VII-5.

**Figure VII-4. Regional Fire and Smoke Map for April 9, 2022** <sup>(1)</sup> Moderate AQI recorded at Beatrice and Lincoln due to smoke from distant wildfires and regional prescribed burning.



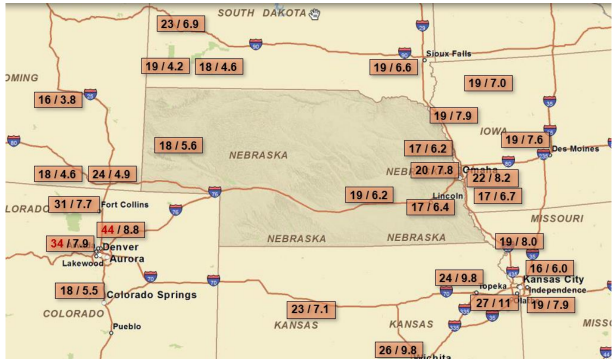
(1) Map of satellite-detected fire locations (red triangles) and smoke plumes (gray) from the EPA Air Now Tech website (http://www.airnowtech.org) .

**Figure VII-5. Regional Fire and Smoke Map for June 14, 2022** <sup>(1)</sup> Moderate AQI recorded at multiple eastern Nebraska monitoring sites due to smoke from distant wildfires.



(1) Map of satellite-detected fire locations (red triangles) and smoke plumes (gray) from the EPA Air Now Tech website (http://www.airnowtech.org) .

Figure VII-6. PM<sub>2.5</sub> 2020-2022 Design Values (DVs) for Sites in and Around Nebraska. (1), (2)



Footnotes:

- (1) The first number is the 24-hour DV and the second number is the annual average DV. Values in red are not in attainment with the NAAQS.
- (2) Where there is more than one site in a metropolitan area, the highest DVs are shown.

Figure VII-6 shows the 2020-2022 Design Values for  $PM_{2.5}$  monitoring sites in and around Nebraska. The highest values are measured in the larger metropolitan areas in the region (Omaha-Council Bluffs, Kansas City, and Denver). Design Values at several sites in the Denver metropolitan area exceeded the 24-hour  $PM_{2.5}$  NAAQS, but all other sites in the region were in attainment.

NDEE is working with Kansas Department of Health and Environment (KDHE), EPA Region 7, the National Weather Service, local air quality agencies, and other stakeholders on strategies to improve communications on air quality in Nebraska during the spring prescribed burn season. To provide up-to-date information to the public regarding prescribed burning, NDEE created a smoke awareness web page in March 2017. During the spring burn season, current smoke forecast information is provided along with links to the Kansas Smoke Management Plan, AirNow, and other related information. The Department also monitors the AirNow Fire and Smoke Map throughout the year to evaluate the potential for wildfire smoke impacts in Nebraska.

NDEE has collaborated with the Nebraska Department of Health and Human Services (DHHS), LLCHD, and DCHD to develop a public smoke advisory system that was announced on April 10, 2018. Smoke advisories are issued by DHHS for impacted counties during the prescribed burn season based on forecasts provided by KDHE and for wildfire smoke events based on NDEE analysis and consultations with the National Weather Service.

Figures VII-7 and VII-8 plot trends in  $PM_{2.5}$  values from 2007 through 2022 for the annual 98<sup>th</sup> percentile of daily maximum 24-hour data and the annual average data, respectively. Sites in eastern and central Nebraska show an overall downward trend in both parameters from 2010 to 2016, but after 2016 year-to-year variability increased without significant further overall long-term reductions.

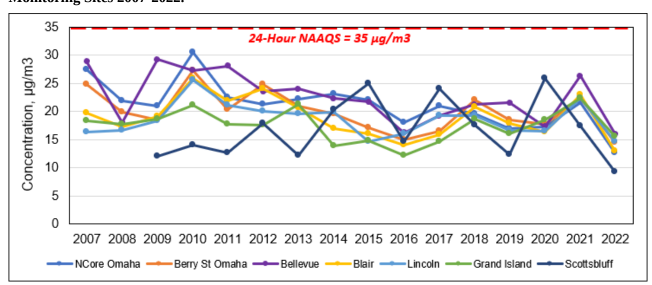


Figure VII-7. Trends in Annual 98<sup>th</sup> Percentile of Daily Maximum 24-hour  $PM_{2.5}$  for Nebraska Monitoring Sites 2007-2022. (1)

(1): A new continuous monitor was installed at Scottsbluff in 2020. The 2020 value shown was computed from only 252 days of continuous monitor data and is thus not valid for NAAQS comparison.

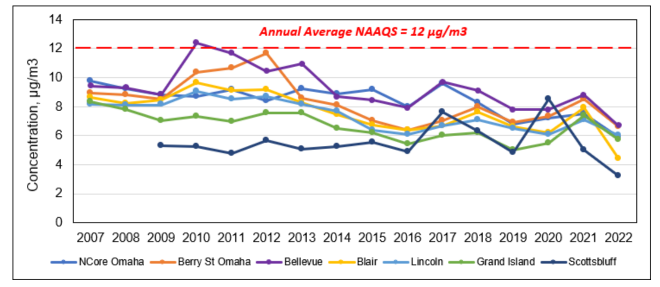


Figure VII-8. Trends in Annual Average PM<sub>2.5</sub> for Nebraska Monitoring Sites 2007-2022 (1)

(1): A new continuous monitor was installed at Scottsbluff in 2020. The 2020 value shown was computed from only 252 days of continuous monitor data and is thus not valid for NAAQS comparison.

The Scottsbluff site shows the largest year-to-year variability in both daily maximum and annual average values, with peak values in 2015, 2017, and 2020. The highest daily values in 2017 coincided with a widespread smoke plume from wildfires in the western states and a cluster of fires in southeastern Montana and northern Wyoming. The 2020 values were also affected by smoke from wildfires in Colorado and Wyoming for much of September and October. In addition, in 2020 the filter-based monitor that record data over 3-day intervals was replaced by a continuous monitor. The 2020 annual values were calculated from the continuous data recorded over only 252 days and are thus not representative of the entire year and are not valid for NAAQS comparison. Both the 98<sup>th</sup> percentile daily maximum and the annual average value are likely to be anomalously high due to the shorter period of data collection.

#### 3. Coarse Particulate Matter: PM<sub>10</sub>

The current national ambient air quality 24-hour standard (NAAQS) for  $PM_{10}$  is 150  $\mu g/m^3$  for both the primary standard and the secondary standard. These standards were retained by EPA in December 2020 but were part of the reconsideration announced by EPA in June 2021. The proposed decision announced in January 2023 would retain the primary and secondary standard. The  $PM_{10}$  NAAQS states that the 24-hour standard of 150  $\mu g/m^3$  is not to be exceeded more than once per year on average over the latest 3-year time frame, where an exceedance is a 24-hour average value of 155  $\mu g/m^3$  or more. This means that the 4<sup>th</sup> highest value over the most recent 3 years needs to be below 155  $\mu g/m^3$  to avoid nonattainment of the NAAQS.

Coarse particulate matter remains more localized to the source than PM<sub>2.5</sub>, so monitoring must address both background levels and maximum levels near sources. At the beginning of 2021 there were five PM<sub>10</sub> monitoring sites in the Omaha MSA: three in Omaha operated by DCHD, one in Council Bluffs operated by Iowa DNR, and a source-oriented monitor in Weeping Water, Nebraska, operated by NDEE. PM<sub>10</sub> monitoring was discontinued at a south Omaha site at the end of March 2021 at the request of the property owner, leaving four active sites at the end of the year. South Dakota DANR operated a PM<sub>10</sub> monitor in Union County, SD in the Sioux City MSA until the site was closed at the end of September 2021.

There were no 24-hour exceedances of the  $150 \,\mu\text{g/m}^3$  value over the 2020-2022 period at any of these sites, so all are in attainment with the NAAQS. Their 4<sup>th</sup> highest values over that period ranged from 40% to 62% of the NAAQS (see Appendix B, Table B-5a and B-5b).

#### 4. Sulfur Dioxide (SO<sub>2</sub>)

The NAAQS for sulfur dioxide (SO<sub>2</sub>) was revised in 2010 to establish a 1-hour standard of 75 ppb (99<sup>th</sup> percentile of daily maximum one-hour average concentrations), which was reviewed and retained in 2018. All areas of Nebraska were designated as "Attainment/Unclassifiable" with respect to this standard in 2016 except for Lancaster County, which was designated "Unclassifiable", and Douglas County, which was to be designated by December 31, 2020. Both counties were later designated as "Attainment/Unclassifiable", effective April 30, 2021 for Douglas County and August 16, 2021 for Lancaster County.

DCHD operates two SO<sub>2</sub> monitors in Omaha, one at the multipollutant NCore site and the other in an industrial area in north Omaha. Currently SO<sub>2</sub> monitors are not required in the other Nebraska MSAs or elsewhere in the state. South Dakota DANR monitored SO<sub>2</sub> at the multipollutant site in Union County, SD, within the Sioux City MSA until that site was closed at the end of September 2021.

The 2020-2022 1-hour SO<sub>2</sub> annual levels and Design Values (DVs) for Nebraska-area monitoring sites are listed in Appendix B, Table B-3. The highest DV (57% of the NAAQS) was recorded at the Whitmore Street site in north Omaha. The DV at the neighborhood-scale Omaha NCore site was 19% of the NAAQS.

SO<sub>2</sub> monitoring was also carried out from 2017 through 2020 adjacent to coal-fired electrical generating plants in north Omaha and in southwest Lancaster County in accordance with rules set forth in 40 CFR Part 51 Subpart BB (known as the SO<sub>2</sub> Data Requirements Rule). The three-year design values at these two sites were below the threshold that would have required continued monitoring under the Data Requirements Rule. EPA approved termination of monitoring at these sites at the end of 2020. Nebraska also has three areas that are subject to ongoing requirements of the Data Requirements rule by demonstrating attainment with the 2010 SO<sub>2</sub> NAAQS by air quality modeling. As required by 40 CFR 51.1205(b), NDEE is submitting an annual report to document the SO<sub>2</sub> emissions of each applicable source in these areas and assess the cause of any emissions increase from the previous year. This report is being submitted as Appendix D of this Network Plan.

#### 5. Nitrogen Dioxide (NO<sub>2</sub>)

In 2010 EPA established a primary 1-hour NAAQS for NO<sub>2</sub> of 100 parts per billion (ppb; based on the 98th percentile of the annual distribution of daily maximum one-hour NO<sub>2</sub> concentrations, averaged over three years) and retained a primary and secondary annual average standard of 53 ppb. Both standards were retained in 2018. EPA has designated all areas of Nebraska (and all areas of the country) as "unclassifiable/attainment" with respect to these standards.

Currently there are no  $NO_2$  monitoring sites within Nebraska. Until the end of September 2021, South Dakota DANR monitored  $NO_2$  at the multipollutant site in Union County, SD, within the Sioux City MSA. This was an area background site with a 2019-2021 design value that was 19% of the NAAQS.

At multipollutant NCore sites EPA requires measurement of reactive oxides of nitrogen (NOy) instead of NO<sub>2</sub> in order to quantify more of the oxidation products of nitric oxide (NO). These additional oxidation products are relevant to the secondary formation of ozone and PM<sub>2.5</sub>. NO and NOy are therefore measured at the Omaha NCore site.

The difference between measured NOy and NO (NOy-NO) generally approximates NO<sub>2</sub>, with NOy-NO being equal to or possibly higher than NO<sub>2</sub>. Table B-4b in Appendix B shows the measured NOy-NO annual values for 2020-2022. The three-year average of the 98<sup>th</sup> percentile one-hour NOy-NO levels at the Omaha NCore site was 36% of the NAAQS, while the annual average value was 12% of the NAAQS.

#### 6. Carbon Monoxide (CO)

Vehicle emissions are a primary source of carbon monoxide emissions. EPA last reviewed the carbon monoxide NAAQS in 2011, at which time it retained a primary one-hour standard of 35 parts per million (ppm) and a primary 8-hour standard of 9 ppm. The Omaha NCore site includes a required neighborhood-scale CO monitor, and DCHD also operates a near-road, highest-concentration site at 78<sup>th</sup> and Dodge Streets in Omaha. As shown in Table B-2 in Appendix B, during the 2020-2022 time frame both sites recorded CO design values 5% or less of the one-hour NAAQS and less than 20% of the 8-hour standard.

#### 7. Lead (Pb)

The lead NAAQS was last changed in 2008, when it was tightened from a concentration of  $1.5 \mu g/m^3$  to  $0.15 \mu g/m^3$  as determined from the highest three-month average concentration of suspended particulates in the last three years. This standard was reviewed and retained in 2016. EPA requires source-oriented SLAMS lead monitoring near industries that emit over 0.5 tons per year of lead. The rule allows for the EPA Regional Administrator to waive the monitoring requirements if the air agency can demonstrate that the lead source will not contribute to a maximum lead concentration in ambient air in excess of 50% of the NAAQS. This demonstration can be made through historical monitoring data or air dispersion modeling.

Currently there are two lead sources in Nebraska that are potentially subject to the lead monitoring requirement.

#### a. Nucor Steel, Norfolk (Lead Monitoring Waiver)

In April 2014 EPA approved a lead monitoring waiver request from Nucor Steel that provided modeling demonstrating that ambient lead levels would not exceed 50% of the NAAQS. The waiver was effective for five years and thus expired in April 2019.

Nebraska's 2019 Ambient Air Quality Monitoring Network Plan included a request to renew the Nucor Steel lead monitoring waiver for an additional five years. Modeling presented with the request predicted three-month rolling average lead emissions of  $0.04~\mu g/m^3$ , or 27% of the lead NAAQS. EPA Region 7 approved this waiver as part of the 2019 Network Plan in October 2019. The waiver will be in force until April 2024. Since the second waiver was approved, Nucor's lead emissions have been less than 0.35 tons per year according to the emissions inventories submitted through 2021, in accordance with waiver eligibility.

#### b. Magnus LLC, Fremont

Magnus, LLC in Fremont is a casting facility that produces bronze railway traction motor support bearings. NDEE began operating a lead monitoring site at 1255 Front Street, north of this facility, in 2010. The site had primary and collocated total suspended particulate samplers. In 2012 the maximum three-month average ambient lead level was  $0.14 \,\mu g/m3$  or 93% of the NAAQS. In 2016 through 2018 the maximum three-month average lead concentrations were lower at 41%, 28%, and 16% of the NAAQS, respectively. Facility awareness and diligence, coupled with agency feedback on ambient air lead concentrations, appear to have facilitated the air quality improvements.

In 2018 the landowner that hosted this monitoring site asked that the monitors be removed; removal occurred at the end of September 2018. Due to the location of this plant in an industrial area, there are few options for a nearby monitoring location. NDEE and EPA Region 7 staff evaluated several alternative monitoring sites, and EPA approved the relocation to a nearby convenience store property south of the facility as requested in Nebraska's 2019 Network Plan. However, NDEE had difficulty contacting the property owner, who subsequently put the property up for sale.

In 2022 NDEE learned that an industrial property at 1500 Front Street, immediately adjacent to the former lead monitoring site, had been sold in 2019. NDEE contacted the new owner, who agreed to host the lead monitors. A site lease agreement was signed by the new property owner in March 2023, and installation of the samplers at the new site is in progress in May 2023. Approval of this new site is requested in section VIII.B of this document.

#### C. Population Trends and Network Design

Population data is reviewed as part of the network planning process because:

- Population growth may be associated with pollution source growth.
- High population density generally correlates with high air pollution potential.
- Some 40 CFR Part 58 requirements are based on population and/or federally defined metropolitan statistical definitions.

Overall growth trends in Nebraska appear basically unchanged from those described in previous annual Network Plans. Nebraska's population increased by 7.4% between 2010 and 2020, but almost all of this growth is occurring in the four Metropolitan Statistical Areas (12.6% growth). Population grew little in the Micropolitan Statistical Areas (1.3%), and population in the remaining rural counties declined by 3.6%

The basic design of the Nebraska ambient air monitoring network remains consistent with these population trends: 73% of the monitoring sites and 79% of the separate pollutant monitors are located within the Omaha and Lincoln MSAs. The Omaha MSA network contains 53% of the monitoring sites in Nebraska and 71% of the monitors.

#### D. Funding

Air monitoring is supported by a combination of fees and federal, state, and local funding sources. Table VII-3 provides a summary of the primary funding sources used for air monitoring.

Federal CAA §103 funding is used to operate  $PM_{2.5}$  and IMPROVE monitors. Funding for April 2022 through March 2023 was maintained at the same level as the previous year.

Current funding levels are adequate to continue the operation of the existing and planned Nebraska air monitoring network, provided major new equipment purchases are not required.

NDEE received American Rescue Plan funding in 2022 to replace filter-based sequential PM<sub>2.5</sub> samplers with continuous monitors that will report real-time data to the public via EPA's AirNow website and through local agency websites. Because NDEE had previously replaced several sequential samplers with continuous monitors, some of these funds are being used to replace aging continuous ozone and SO<sub>2</sub> monitors, along with required supporting equipment.

Table VII-3: Primary Funding Sources Used to Support Air Monitoring in Nebraska						
Nebraska Department of Environment and Energy (NDEE)						
Funding Source Comments						
State General Funds	At a minimum must be sufficient to meet minimum federal match requirements					
State Title V Funds	Fees paid by major sources based on the quantity of air pollutants they emit. NDEE collects Title V fees for sources throughout Nebraska, except those regulated by LLCHD and Omaha Air Quality Control. Title V funds cannot be used for state/local match.					
CAA §105 Funds	Federal grant funds used for air monitoring activities set forth in a bi-annually negotiated EPA-NDEE work plan. Requires a 40% state/local match. A portion of this grant funding is passed on to DCHD and LLCHD.					
CAA §103 Funds	Federal grant funds used for air monitoring activities set forth in a bi-annually negotiated EPA-NDEE work plan. This money is currently limited to funding PM <sub>2.5</sub> and IMPROVE monitoring, and sometimes for specified equipment purchases and/or special monitoring studies. Requires no state/local match. A portion of this grant funding is passed on to DCHD and LLCHD.					
<b>Douglas County Health</b>	n Department (DCHD) and Omaha Air Quality Control (OAQC)					
Local County Funds	At a minimum must be sufficient to meet minimum federal match requirements					
City of Omaha Title V funds	See <i>State Title V Funds</i> comments above. Omaha Air Quality Control regulates air emission sources in the City of Omaha, including the collection of Title V fees from major sources. A portion of the Omaha Title V funds are directed to DCHD to support air monitoring. Title V funds cannot be used for state/local match.					
CAA §105 Funds	NDEE passes through a portion of the Federal §105 funds to DCHD for activities described in an NDEE/DCHD work plan. DCHD is required to meet the 40% state/local match requirement.					
CAA §103	NDEE passes through a portion of the federal §103 funds to DCHD for activities described in an NDEE/DCHD work plan, primarily PM <sub>2.5</sub> related monitoring activities. There is no state/local match requirement.					
Lincoln Lancaster Cou	inty Health Department (LLCHD)					
Local County Funds	At a minimum must be sufficient to meet minimum federal match requirements					
Lancaster County Title V funds	See <i>State Title V Funds</i> comments above. LLCHD regulates air emission sources in Lancaster County, including the collection of Title V fees from major sources. A portion of the Title V funds are used to support air monitoring activities performed by LLCHD. Title V funds cannot be used for state/local match.					
CAA §105 Funds	NDEE passes through a portion of the Federal §105 funds to LLCHD for activities described in an NDEE/LLCHD work plan. LLCHD is required to meet the 40% state/local match requirement.					
CAA §103	NDEE passes through a portion of the federal §103 funds to LLCHD for activities described in an NDEE/LLCHD work plan, primarily PM <sub>2.5</sub> related monitoring activities. There is no state/local match requirement.					

#### VIII. Anticipated Nebraska Ambient Air Monitoring Network Modifications

#### A. Relocation of Ozone and PM<sub>10</sub> Monitors from 2411 O Street, Omaha

Douglas County Health Department (DCHD) has operated an ozone and PM<sub>10</sub> monitoring site at 2411 O Street in south Omaha since 1978. As discussed in section VI.A.1, in late 2020 the owner of that property requested the removal of the monitors. Ozone monitoring ceased at the end of October 2020 (the end of the ozone monitoring season), while PM<sub>10</sub> monitoring continued until the site was closed at the end of March 2021. DCHD continues to work to locate and seek approval of a new ozone and PM<sub>10</sub> monitoring site (or sites) in south Omaha or the surrounding area.

#### B. Replacement Lead Monitoring Site in Fremont

As described in sections VI.H and VII.B.7.b, NDEE operated primary and collocated total suspended particulate lead samplers at 1255 Front Street in Fremont beginning in 2010 to provide source-oriented monitoring of the Magnus LLC facility. The site owner notified the Department in March 2018 that he no longer wished to host the lead monitors, which were removed from this location at the end of September 2018. NDEE has identified a new site on an adjacent industrial property and has obtained a lease agreement from the property owner. NDEE is requesting EPA approval of this new monitoring location. The locations of the former and proposed lead monitoring sites in relation to the Magnus facility are shown in Figure VIII-1.

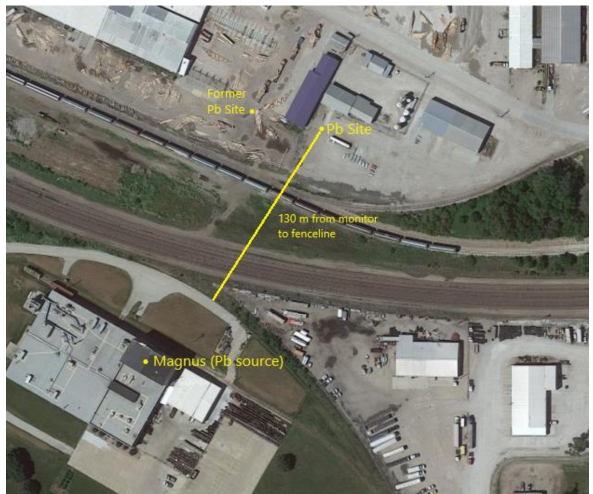


Figure VIII-1. Former and Proposed Lead Monitoring Locations near the Magnus LLC Source.

The proposed new lead monitoring site is located at latitude 41.425°, longitude -96.48°, 130 meters northeast of the fenceline of the Magnus LLC source and 40 meters east of the former location. The property is a propane distribution facility with low traffic. The samplers will be placed on a trailer in a hard-packed gravel lot with no trees or buildings between the source and the monitors. No dust was observed at the site during high winds. The nearest building is nearby (5 meters) from the sampler location but to the west, not between the source and the samplers. The nearest unrelated roof vents are 64 meters from the monitoring location. NDEE's Siting Criteria Reviews for the new site are included in Appendix E.

Figure VIII-2. Windrose Plot for Fremont Municipal Airport.

Windrose Plot for [FET] FREMONT MUNI ARP Obs Between: 07 Nov 1995 09:00 AM - 17 Feb 2023 01:55 AM America/Chicago

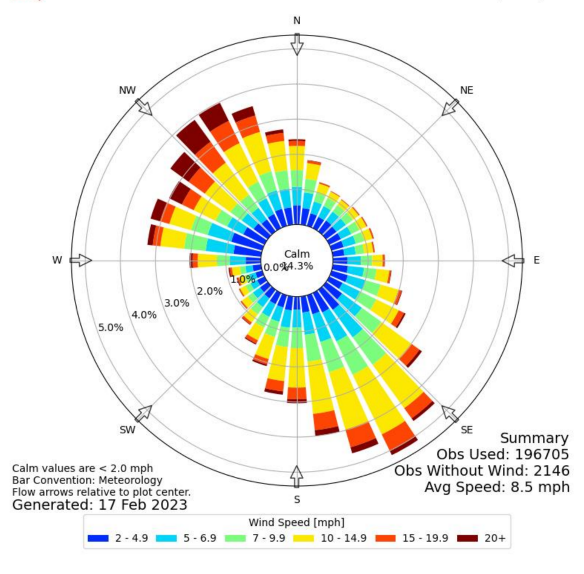


Figure VIII-2 shows a wind rose plot for the Fremont Municipal Airport, located 2.5 miles northwest of the monitoring site. Winds in the Fremont area are primarily from the northwest and southeast. No suitable monitoring sites are available northwest of the Magnus LLC facility due to a nearby road overpass, grain elevator, and railroad tracks, and NDEE has not been able to locate a willing property owner southeast of the facility. NDEE has determined that the 1500 Front Street site is the best available location for source-oriented lead monitoring near the Magnus LLC source and requests approval from EPA for this site.

#### C. Replacement Ozone Monitoring Site in the Sioux City MSA

As discussed in section VI.D, in September 2021 the South Dakota Department of Agriculture and Natural Resources closed a multipollutant monitoring site in Union County at the request of the landowner. This site in the South Dakota portion of the Sioux City MSA included an ozone monitor. Based on the population of the Sioux City MSA and the recent ozone design values at the Union County site, 40 CFR Part 58 Appendix D requires one ozone monitor within the MSA (see Appendix C, Table C-2.c of this document for details). After negotiations between EPA Region 7 and the three states, Iowa DNR is expected to establish an ozone monitoring site in Sioux City, IA, the portion of the MSA expected to have the highest ozone concentrations.

#### D. American Rescue Plan PM<sub>2.5</sub> Monitor Replacements in Omaha

NDEE is using American Rescue Plan funds to replace the primary and collocated filter-based PM<sub>2.5</sub> samplers at the Berry Street location in Omaha (31-055-0052) with a continuous monitor and to replace an older continuous PM<sub>2.5</sub> monitor at the Omaha NCore site (31-055-0019) with a new continuous monitor. At the request of Douglas County Health Department, the sequential samplers from the Berry Street site will be relocated to the NCore monitoring site, making this the collocated PM<sub>2.5</sub> site in the Omaha-Council Bluffs MSA. These changes were approved by the Regional Administrator in January 2023.

#### E. Replacement of 19th and Burt Street PM<sub>10</sub> Samplers

On behalf of Douglas County Health Department, NDEE requested replacing the High-Volume sequential PM<sub>10</sub> samplers at the 19<sup>th</sup> and Burt Street site with 2025 sequential samplers configured for PM<sub>10</sub>. This change was approved by the Regional Administrator in January 2023.

#### F. American Rescue Plan PM<sub>2.5</sub> Monitor Replacement in Lincoln

The Lincoln-Lancaster County Health Department prefers to continue sequential  $PM_{2.5}$  monitoring for regulatory purposes, so American Rescue Plan funds are being used to replace an older discontinued sequential sampler at the Lincoln monitoring site with a new sequential sampler.

#### G. American Rescue Plan Additional Equipment Replacements in Omaha and Lincoln

American Rescue Plan funds have also been allocated for replacement of other continuous pollutant monitors and supporting equipment in the Omaha and Lincoln areas. NDEE anticipates replacing ozone monitors at the Omaha NCore and future replacement South Omaha sites, as well as the Davey site in Lancaster County. In addition, SO<sub>2</sub> samplers at Omaha NCore and the Whitmore Street site in north Omaha will be replaced.

#### H. Restoration of the IMPROVE Monitoring Site near Halsey, Nebraska

The Interagency Monitoring of Protected Visual Environments (IMPROVE) site in the Nebraska National Forest near Halsey (Thomas County) was destroyed by the Bovee wildfire, which began on October 2, 2022. The fire consumed nearly 19,000 acres of grassland and forest in this northern Sandhills region, destroying a campground lodge, cabins, and a lookout tower. At the IMPROVE site north of the lookout tower, the wooden shelter, particulate samplers, and the overhead electrical line to the site were all destroyed. Photos of the monitoring site before and after the fire are shown in Figure VIII-3.

Although the IMPROVE site is not part of NDEE's SLAMS network, NDEE provides administrative support for the site. The IMPROVE project will replace the sampling equipment, but NDEE will reconstruct the replacement shelter (following plans obtained from the IMPROVE project). NDEE has also budgeted Inflation Reduction Act – Clean Air Act grant funds for the Bessy Ranger District of the U.S.D.A. Forest Service to contract with Custer Public Power District to install a new buried electrical line and transformer for

the site. Burying the utility line will help reduce potential damage from any future wildfires. The timing of this work will depend upon the utility's construction schedule, but NDEE hopes this work will be completed by fall of 2023. After the utility line and shelter construction are complete, NDEE will contract with an electrician to complete the electrical connections to the equipment.

Figure VIII-3. Photos of Halsey IMPROVE Monitoring Site Before and After the Bovee Fire.





#### IX. Long-Term Planning for Additional Monitoring Needs in the Omaha-Council Bluffs MSA

The 2020 Decennial Census determined the population of the Omaha-Council Bluffs Metropolitan Statistical Area to be 967,604, a substantial increase from the 2010 population of 866,226. The Census Bureau's mid-year 2022 population estimate for the MSA was 976,671, which yields an average annual population increase of 9,204 since 2010. Figure IX-1 shows a graph of the Census Bureau's annual population estimates for the Omaha-Council Bluffs MSA along with projected populations through 2025 assuming this estimated average growth rate continues. At this rate of growth, the mid-year 2023 population would exceed 985,000, and the 2025 mid-year population estimate will likely exceed 1,000,000. (The 2025 official population estimates should be available in early 2026.)

Under current federal rules in 40 CFR Part 58 Appendix D, attainment of a population in excess of 1,000,000 in the Omaha-Council Bluffs MSA would impose additional air quality monitoring requirements on Nebraska and Iowa, which share responsibility for monitoring in this MSA. Additional requirements would apply to monitoring NO<sub>2</sub>, CO, and to Photochemical Assessment Monitoring Stations (PAMS).

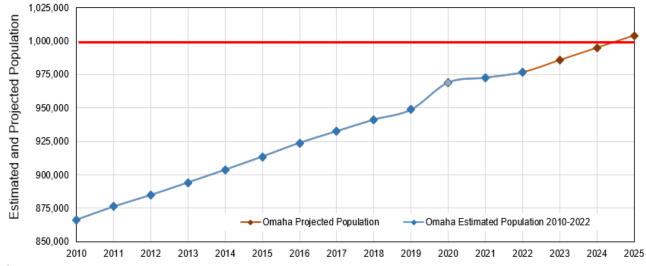


Figure IX-1. Omaha-Council Bluffs MSA Estimated and Projected Population 2010-2025

\* Mid-year population estimates from U.S. Census Bureau. See Appendix D, Figure D-5 for population data.

#### A. Anticipated Photochemical Assessment Monitoring Station (PAMS) Requirements

Section 182(c)(1) of the 1990 Clean Air Act Amendments required the EPA Administrator to promulgate rules for the enhanced monitoring of ozone, oxides of nitrogen (NOx), and volatile organic compounds (VOC) to obtain more comprehensive and representative data on ozone air pollution. The regulations establishing the PAMS requirements are in 40 CFR Part 58, Appendix D, Section 5. Significant revisions to these requirements were made as part of the 2015 Ozone NAAQS review. The revised requirements call for ozone precursor measurements to be made during the 3-month PAMS season (June, July, and August) at existing NCore sites in core-based statistical areas (CBSA) with a population of one million or more as of the latest available census figures. The main objective of the required PAMS sites is to develop a database of ozone precursors and meteorological measurements to support ozone model development and track the trends of important ozone precursor concentrations.

#### Required PAMS measurements include:

- 1. Hourly average speciated VOCs;
- 2. Three 8-hour averaged carbonyl samples per day on a 1-in-3 day schedule, or hourly averaged formaldehyde;
- 3. Hourly averaged O<sub>3</sub>;
- 4. Hourly averaged nitrogen oxide (NO), true nitrogen dioxide (NO<sub>2</sub>), and total reactive nitrogen (NOy);
- 5. Hourly averaged ambient temperature;
- 6. Hourly vector-averaged wind direction;
- 7. Hourly vector-averaged wind speed;
- 8. Hourly averaged atmospheric pressure;
- 9. Hourly averaged relative humidity;
- 10. Hourly precipitation;
- 11. Hourly averaged mixing height;
- 12. Hourly averaged solar radiation; and
- 13. Hourly averaged ultraviolet radiation.

The 2015 Ozone NAAQS review revisions required states subject to PAMS requirements to start making PAMS measurements by June 1, 2019. A Final Rule promulgated by EPA effective 2/7/2020 extended the

required start date to June 1, 2021. Thus NDEE anticipates that PAMS monitoring will be required at the Omaha NCore station when the latest U.S. Census estimates show an Omaha-Council Bluffs MSA population exceeding 1,000,000, possibly beginning in 2026.

#### B. Anticipated Area-Wide and Near-Road NO<sub>2</sub> Monitoring Requirements

A CBSA with a population of 1,000,000 or more is required to have one site to monitor a location of expected highest NO<sub>2</sub> concentrations representing the neighborhood or larger spatial scales (i.e., an area-wide site). PAMS sites collecting NO<sub>2</sub> data that are situated in an area of expected high NO<sub>2</sub> concentrations at the neighborhood or larger spatial scale may be used to satisfy this minimum monitoring requirement if the NO<sub>2</sub> monitor is operated year-round.

In addition, a CBSA with a population of 1,000,000 or more is required to have one microscale near-road NO<sub>2</sub> site to monitor a location of expected maximum hourly concentrations sited near a major road with high annual average daily traffic counts. Measurements at near-road NO<sub>2</sub> monitor sites utilizing chemiluminescence FRMs must include, at a minimum, NO, NO<sub>2</sub>, and NOx.

Nebraska's 2015 Ambient Air Quality Monitoring Network Plan and 5-Year Assessment (submitted when near-road monitoring was required to begin by January 2017 in MSA's with a population over 500,000) included a proposal from Douglas County Health Department to use the existing 78<sup>th</sup> and Dodge Streets CO site as a near-road NO<sub>2</sub> monitoring site. This location is a microscale, highest concentration site in a high-traffic area with the monitor situated immediately adjacent to the roadway. It is likely that NDEE and DCHD would carry that proposal forward when the Omaha-Council Bluffs MSA exceeds the population threshold of 1,000,000 people.

#### C. Potential CO Monitoring Requirements

A CBSA with a population of 1,000,000 or more is required to have one CO monitor collocated with a required near-road NO<sub>2</sub> monitor. If the existing 78<sup>th</sup> and Dodge Streets near-road CO monitor site in Omaha is selected as the near-road NO<sub>2</sub> monitor location, this requirement will be satisfied.

## Appendix A: Ambient Air Monitoring Sites in Nebraska

See Appendix C for a compliance review with respect to 40 CFR Part 58 Appendices A through E.

## **Omaha NCore Site Operated by DCHD**

Site Name: Omaha NCore (1)	AIRS ID: 31-055-0019 (1)				
Location: 4102 Woolworth Ave., Omaha	Latitude: 41.246792° Longitude: -95.973964°				
Operating Agency: Douglas County Health Depa	<u> </u>				
Purpose: NCore	Scale: Neighborhood				
Monitor/Pollutant: Carbon Monoxide (CO) -					
Type/POC: Primary / POC 01	Monitoring Frequency: Continuous				
Analyzer/Sampler: Thermo 48i-TLE	EPA Method: RFCA-0981-054 (AQS 554)				
Start-Up Date: 1/20/2011	Closure Date: Currently operating				
Data used for NAAQS comparison: Yes					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes App B not applicable				
Monitor/Pollutant: Ozone (O <sub>3</sub> )	Nes II and 2. Test, Tipp 2 not appreade				
Type/POC: Primary / POC 01	Monitoring Frequency: Continuous				
Analyzer/Sampler: Thermo 49i	EPA Method: EQOA-0880-047				
Start-Up Date: 4/1/2011	Closure Date: Currently operating				
Data used for NAAQS comparison: Yes					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes, App B not applicable				
Monitor/Pollutant: Nitrogen Oxides (NO/NO <sub>v</sub>	** **				
Type/POC: Primary / POC 01	Monitoring Frequency: Continuous				
Analyzer/Sampler: Thermo 42i NO/NO <sub>2</sub> /NOx	EPA Method: RFNA-1289-074				
Start-Up Date: 1/20/2011	Closure Date: Currently operating				
Data used for NAAQS comparison: Not Applicable. Mo	onitors for NO & NOy, but not NO <sub>2</sub>				
Meets applicable provisions of 40 CFR Part 58 Appendi					
<b>Monitor/Pollutant:</b> Sulfur Dioxide (SO <sub>2</sub> ) – Tra	ce Level				
Type/POC: Primary / POC 01	Monitoring Frequency: Continuous				
Analyzer/Sampler: Thermo 43i-TLE	EPA Method: EQSA-0486-060 (AQS 560)				
Start-Up Date: 1/20/2011	Closure Date: Currently operating				
Data used for NAAQS comparison: Yes					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes, App B not applicable				
<b>Monitor/Pollutant: Sulfur Dioxide (SO2)</b> – Tra	ce Level				
Type/POC: Primary / POC 02	Monitoring Frequency: Continuous				
Analyzer/Sampler: Thermo 43i-TLE	EPA Method: EQSA-0486-060 (AQS 560)				
Start-Up Date: 1/20/2011	Closure Date: Currently operating				
Data used for NAAQS comparison: Yes					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes, App B not applicable				
Monitor/Pollutant: PM <sub>2.5</sub> (2)					
Type/POC: Primary Continuous / POC 01	Monitoring Frequency: Continuous				
Analyzer/Sampler: Met One BAM-1020 (2) (3)	EPA Method: EQPM-0308-170				
Start-Up Date: 2/1/2004 (2)	Closure Date: Currently operating				
Data used for NAAQS comparison: Yes					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes, App B not applicable				
<b>Monitor/Pollutant:</b> PM <sub>2.5</sub> (2)					
Type/POC: POC 02	Monitoring Frequency: Once every 6 days				
Analyzer/Sampler: Met One E-SEQ-FRM (2)	EPA Method: RFPS-0717-245				
Start-Up Date: 1/1/1999 (2)	Closure Date: Currently operating				
Data used for NAAQS comparison: Only when POC 1 d					
Meets applicable provisions of 40 CFR Part 58 Appendi	xes A thru E: Yes, App B not applicable				
Continued on next page					

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

## Omaha NCore Site Operated by DCHD - continued

Site Name: Omaha NCore
AIRS ID: 31-055-0019 (See Comment 1)
Location: 4102 Woolworth Ave., Omaha
Latitude: 41.246792° Longitude: -95.973964°

Operating Agency: Douglas County Health Department (continued from previous page)

Monitor/Pollutant: PM2.5 Speciation

Type/POC: Speciation / POC 05 Monitoring Frequency: Once every 3 days Analyzer/Sampler:  $PM_{2.5}$  Speciation Sampler Type: SASS and a 3000 URG  $^{(3)}$ 

Start-Up Date: 5/25/2001 Closure Date: Currently operating

Data used for NAAQS comparison: Not applicable

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor/Pollutant: PM<sub>10</sub> – STP & Local Conditions

Type/POC: Continuous / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 3) EPA Method: EQPM-0798-122 Start-Up Date: 1/1/2011 (3) Closure Date: Currently operating

Data used for NAAQS comparison: Local conditions data only

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor/Pollutant: PM<sub>10-2.5</sub> – Local Conditions

Type/POC: Continuous / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 (3) EPA Method: EQPM-0709-185 Start-Up Date: 1/1/2011 (3) Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

**Meteorological Parameters** – Manufacturer & Model – Start Date

Wind Direction & Velocity – MetOne 50.5 Sonic - 5/13/11

Temperature - MetOne Model 083D - 4/12/2011 Barometric Pressure - MetOne Model 090D - 4/12/2011 Solar Radiation - MetOne Model 096-1 - 4/12/2011

Closure Date: Currently operating

#### **Atmospheric Radiation – RadNet Air Monitor**

RadNet is a nationwide system that monitors the nation's air, drinking water, precipitation, and pasteurized milk to determine levels of radiation in the environment. RadNet sample analyses and monitoring results provide baseline data on background levels of radiation in the environment and can detect increased radiation from radiological incidents. The RadNet monitor is not subject 40 CFR Part 58 requirements. It is recognized in this Network Plan for informational purposes only. The RadNet monitor began operating at the Woolworth site in June 2006.

#### Comments:

- 1. Site History: Site 31-055-0019 was referred to as the "Woolworth site" through 12/31/10. The Woolworth site was a PM monitoring site with PM<sub>2.5</sub> filter-based, continuous and speciation monitors located on the roof of Douglas County Hospital. To accommodate NCore monitoring, more space was required, and the site was moved approximately 550 ft north to the roof of an adjacent/attached building in December 2010. Gaseous and meteorological monitors began operation in 2011 and lead in 2012. Lead monitoring was discontinued at the end of 2017 in accordance with the 2017 Network Plan. Permanent discontinuation of lead monitoring was approved by EPA Region 7 in December 2018.
- 2. On 1/1/99 PM<sub>2.5</sub> sampling was initiated using primary and collocated R&P 2025 filter-based FRM samplers. A continuous monitor was first operated at this site 2/1/04. It was replaced by a MetOne BAM FEM monitor on 1/6/09. The MetOne BAM was operated as an auxiliary monitor to the primary and collocated R&P 2025 FRM samplers through September 2009. Beginning 10/1/09, the MetOne BAM was designated the primary sampler and an R&P 2025 FRM sampler was retained as the collocated sampler. The 2025 FRM sampler was replaced by a MetOne E-SEQ-FRM 16-channel sequential sampler on 1/1/2020.
- 3. Two Met One BAM-1020 samplers operate as a paired  $PM_{10-2.5}$  monitoring system. The paired units comprising the  $PM_{10-2.5}$  monitoring system were put on-line on 1/1/11.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

## Carbon Monoxide Sites in the Omaha MSA Operated by DCHD

**Site Name: 78<sup>th</sup> & Dodge – Omaha** AIRS ID: 31-055-0056

Location: 78<sup>th</sup> St and W Dodge Rd, Omaha Latitude: 41.259175° Longitude: -96.028628°

Operating Agency: Douglas County Health Department

Monitor InformationPollutant: Carbon Monoxide (CO)Type/POC: Primary / POC 01Monitoring Frequency: Continuous

Analyzer/Sampler: Thermo 48c EPA Method: RFCA-0981-054 (AQS 554)

Purpose: Highest Concentration Scale: Microscale

Start-Up Date: 10/01/2007 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: None

### Combined Sulfur Dioxide & Ozone Site in the Omaha MSA Operated by DCHD

Site Name: Whitmore – Omaha AIRS ID: 31-055-0053

**Location: 1616 Whitmore St, Omaha** (1) Latitude: 41.297778° Longitude: -95.937500°

Operating Agency: Douglas County Health Department

Monitor InformationPollutant: Sulfur Dioxide (SO2)Type/POC: Primary / POC 01Monitoring Frequency: Continuous

Analyzer/Sampler: Thermo 43c-TLE EPA Method: EQSA-0486-060 (AQS 560)

Purpose: High Conc. & Population Oriented (1) Scale: Neighborhood (1)

Start-Up Date: 7/1/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor InformationPollutant: Ozone (O3) (2)Type/POC: Primary / POC 01Monitoring Frequency: ContinuousAnalyzer/Sampler: Thermo 49CEPA Method: EQOA-0880-047

Purpose: Population Oriented (1) Scale: Neighborhood (1)

Start-Up Date: 4/1/2015 Closure Date: Currently operating

Data used for NAAOS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments:

(1) This site is in a socioeconomically disadvantaged area.

(2) The ozone monitor from the 30<sup>th</sup> & Fort Street site was re-located to this site in 2015.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

# Temporarily Closed Combined Ozone & PM<sub>10</sub> Site in the Omaha MSA Operated by DCHD

Site Name: South Omaha – Ozone AIRS ID: 31-055-0028

**Location: 2411 O Street, Omaha** Latitude: 41.207500° Longitude: -95.947500°

Operating Agency: Douglas County Health Department

**Monitor Information Pollutant: Ozone (O<sub>3</sub>)** 

Type/POC: Primary / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Thermo 49C EPA Method: EQOA-0880-047

Purpose: Population Oriented Scale: Neighborhood Start-Up Date: 7/1/1978 Closure Date: 12/31/2020

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor Information Pollutant: PM<sub>10</sub>

Type/POC: Primary / POC 01 Monitoring Frequency: Once every 6 days

Analyzer/Sampler: SA / GMW Hi-Vol Filter EPA Method: RFPS 1287-063

Purpose: Population & Source Oriented Scale: Neighborhood Start-Up Date: 6/1/2006 (1) Closure Date: 3/31/2021

Data used for NAAQS comparison: Only when there is no primary data

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments:

- (1) The PM<sub>10</sub> sampler was initially set-up as a SPAM at 25<sup>th</sup> & L Sts and then moved to 2411 O St on 8/22/07.
- (2) In 2020 the landowner at 2411 O Street asked for the site to be removed from the property. Ozone monitoring continued through the end of October 2020, the end of the required monitoring season. PM<sub>10</sub> sampling was allowed to continue until the end of March 2021. As of May 2023 a new site has not been located.

## PM<sub>10</sub> Sites in the Omaha MSA Operated by DCHD

**Site Name: 19th & Burt, Omaha** AIRS ID: 31-055-0054

**Location: 723 North 18th St, Omaha**Latitude: 41.26664°
Longitude: -95.93940°

Operating Agency: Douglas County Health Department

**Monitor Information** Pollutant: PM<sub>10</sub>

Type/POC: Primary / POC 01 Monitoring Frequency: Once every 3 days

Analyzer/Sampler: SA / GMW Hi-Vol Filter EPA Method: RFPS 1287-063

Purpose: Population & Source Oriented Scale: Middle

Start-Up Date: 6/1/2001 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

**Monitor Information** Pollutant: PM<sub>10</sub>

Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 6 days (1)

Analyzer/Sampler: SA / GMW Hi-Vol Filter EPA Method: RFPS 1287-063

Purpose: Population & Source Oriented Scale: Middle

Start-Up Date: 6/1/2001 Closure Date: Currently operating

Data used for NAAQS comparison: Only when there is no primary data

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: The 19<sup>th</sup> & Burt Streets site was originally located at 1909 Burt Streets on the rooftop of a building owned by Creighton University. In 2019 the Douglas County Health Department was notified that the university planned to demolish this building to make way for new construction, but that action was postponed. The site was moved on March 10, 2021, one and one-half blocks to the east to the new location at 723 North 19<sup>th</sup> Streets.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

## PM<sub>2.5</sub> Sites in the Omaha MSA Operated by DCHD

Site Name: Berry Street Omaha AIRS ID: 31-055-0052

Location: 9225 Berry Street, Omaha Latitude: 41.19812° Longitude: -96.00562°

Operating Agency: Douglas County Health Department

Monitor Information Pollutant: PM<sub>2.5</sub>

Type/POC: Primary / POC 01 Monitoring Frequency: Once every 3 days

Analyzer/Sampler: Thermo 2025 Sequential EPA Method: RFPS-0498-118

Purpose: Population & Source Oriented Scale: Neighborhood

Start-Up Date: 1/1/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

**Monitor Information Pollutant: PM<sub>2.5</sub>** 

Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 6 days

Analyzer/Sampler: R&P/Thermo 2025 Sequential EPA Method: RFPS-0498-118

Purpose: Population & Source Oriented Scale: Neighborhood

Start-Up Date: 10/1/2014 Closure Date: Currently operating

Data used for NAAQS comparison: Only when there is no primary data

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: None

Site Name: Bellevue AIRS ID: 31-153-0007

Location: 2912 Coffey Ave., Bellevue Latitude: 41.166944° Longitude: -95.923889°

Operating Agency: Douglas County Health Department

Monitor Information Pollutant: PM<sub>2.5</sub>

Type/POC: Primary Continuous / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 (1) EPA Method: EQPM-0308-170

Purpose: Population & Source Oriented Scale: Neighborhood

Start-Up Date: 3/1/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: (1) This site was operated with a 2025 sequential sampler from 3/1/99 thru 6/30/10 (RFPS-0498-

118). On 7/1/10 a Met One BAM monitor began operating.

Site Name: Blair AIRS ID: 31-177-0002

Location: 2242 Wright St., Blair Latitude: 41.551136° Longitude: -96.146753

Operating Agency: Douglas County Health Department

Monitor Information Pollutant: PM2.5

Type/POC: Primary / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 (1) EPA Method: EQPM-0308-170

Purpose: Population & Source Oriented Scale: Neighborhood

Start-Up Date: 4/6/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: This site was operated with a 2025 sequential sampler from 4/6/99 thru 3/31/22 (RFPS-0498-118).

On 4/1/22 a Met One BAM monitor began operating.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

## PM<sub>10</sub> Site in the Weeping Water Area\* Operated by NDEE

\* The Weeping Water Area is in Cass County, which is part of the Omaha MSA. This is a relatively non-urbanized area of the county with limestone mining and processing activities. The PM<sub>10</sub> monitoring conducted here is for evaluation of air quality in the vicinity of Weeping Water, and not the Omaha MSA as a whole.

Site Name: Weeping Water City (1) AIRS ID: 31-025-0002

Location: 102 P Street, Weeping Water Latitude: 40.866228 Longitude: -96.137678

Operating Agency: Nebraska Department of Environment and Energy

**Monitor Information Pollutant: PM<sub>10</sub>** 

Type/POC: Primary / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM (2) EPA Method: EQPM-0798-122

Purpose: Population & Source Oriented Scale: Neighborhood

Start-Up Date: 01/01/1985 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes. See Section V.A.1.a. App B not applicable

#### Comments:

(1) Site is located at the city wastewater treatment facility.

(2) This site was operated with a primary 2025 sequential monitor from 8/12/2004 to 9/30/2016. A MetOne BAM continuous monitor began operating on 10/1/2016. A collocated 2025 sequential monitor at the site suffered a major electronic breakdown and last sampled on 3/25/15. With the installation of the continuous monitor, collocation is no longer required.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

## Sites in the Lincoln MSA Operated by LLCHD

Site Name: Davey AIRS ID: 31-109-0016

**Location:** 1st & Maple Sts., Davey Latitude: 40.984722° Longitude: -96.677222°

Operating Agency: Lincoln Lancaster County Health Department

**Monitor Information Pollutant: Ozone** 

Type/POC: Primary / POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Teledyne API 400E EPA Method: EQOA-0992-087

Purpose: Population Oriented Scale: Urban

Start-Up Date: 1/1/1985 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: This site was upgraded at the beginning of the 2014 ozone season with the Teledyne API 400E

analyzer replacing the Dasibi 1003 AH analyzer.

Site Name: LLCHD Building AIRS ID: 31-109-0022

Location: 3140 N St., Lincoln Latitude: 40.812590° Longitude: -96.683020°

Operating Agency: Lincoln Lancaster County Health Department

Monitor Information Pollutant: PM2.5

Type/POC: Primary / POC 01 Monitoring Frequency: Once every 3 days

Analyzer/Sampler: R&P 2025 Seq. Filter EPA Method: RFPS 0498-118

Purpose: Population Oriented Scale: Neighborhood

Start-Up Date: 1/1/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor Information Pollutant: PM2.5

Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 6 days

Analyzer/Sampler: R&P 2025 Seq. Filter EPA Method: RFPS 0498-118

Purpose: Population Oriented Scale: Neighborhood

Start-Up Date: 1/1/1999 Closure Date: Currently operating

Data used for NAAQS comparison: Only when primary data is not available.

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor Information Pollutant: PM<sub>2.5</sub>

Type/POC: Continuous / POC 03<sup>(1)</sup> Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 EPA Method: EQPM-0308-170

Purpose: Population Oriented Scale: Neighborhood

Start-Up Date: 7/1/2006 Closure Date: Currently operating

Data used for NAAQS comparison: No. Reports to AirNow, but not AQS (1)

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

#### Comment:

(1) The MetOne BAM monitor reports data to AirNow, but not AQS. Data from the MetOne BAM is not used for NAAQS comparison. The MetOne BAM data typically demonstrate a negative bias when compared to same day FRM data. In 2022, there was a -8.5% bias on same-day annual average data, and a -7.1% bias for the same-day 98<sup>th</sup> percentile.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

### PM<sub>2.5</sub> Sites Operated by NDEE

Site Name: Homestead National Historical Park AIRS ID: 31-067-0005

Location: 24405 SW 75 Rd, Beatrice Latitude: 40.28506° Longitude: -96.82431°

Operating Agency: Nebraska Department of Environment and Energy

**Monitor Information Pollutant: PM<sub>2.5</sub>** 

Type/POC: Primary Continuous/ POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 EPA Method: EQPM-0308-170

Purpose: Background Surveillance Scale: Regional

Start-Up Date: 06/02/2021 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Monitor Information Pollutant: PM<sub>2.5</sub>

Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 6 days

Analyzer/Sampler: Thermo 2025i Sequential EPA Method: RFPS-0498-118

Purpose: Background Surveillance Scale: Regional

Start-Up Date: 06/02/2021 Closure Date: Currently operating

Data used for NAAQS comparison: Only when primary data is not available.

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: None

Site Name: Grand Island NDOT AIRS ID: 31-079-0005

Location: 3305 W Old Potash Hwy, Latitude: 40.918333° Longitude: -98.378889°

**Grand Island** 

Operating Agency: Nebraska Department of Environment and Energy

Monitor Information Pollutant: PM<sub>2.5</sub>

Type/POC: Primary Continuous/ POC 01 Monitoring Frequency: Continuous Analyzer/Sampler: Met One BAM-1020 EPA Method: EQPM-0308-170

Purpose: Population Oriented & Transport Scale: Regional

Start-Up Date: 11/26/2019 Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments: None

Site Name: Scottsbluff Senior High School AIRS ID: 31-157-0004

Location: Hwv 26 & 5<sup>th</sup> Ave, Scottsbluff (1) Latitude: 41.875556° Longitude: -103.658056°

Operating Agency: Nebraska Department of Environment and Energy

**Monitor Information Pollutant: PM<sub>2.5</sub>** 

Type/POC: Primary Continuous/ POC 01

Analyzer/Sampler: Met One BAM-1020

Purpose: Population Oriented & Transport

Start-Up Date: 3/24/2020

Monitoring Frequency: Continuous

EPA Method: EQPM-0308-170

Scale: Regional & Neighborhood

Closure Date: Currently operating

Data used for NAAQS comparison: Yes

Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comments:

(1) A Thermo 2025i FRM Sequential sampler operated at this location on a 3-day sampling schedule until 3/24/20, when a continuous sampler was installed. Due to AQS software issues a new AIRS ID (31-157-0006) was assigned at that time. In April 2022 the site reverted back to the original AIRS ID.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

### **Closed Source-Oriented Lead (Pb) Site Operated by NDEE**

AIRS ID: 31-053-0005 **Site Name: Fremont** Location: 1255 Front St., Fremont, NE Latitude: 41.42510° Longitude: -96.48069° Operating Agency: Nebraska Department of Environmental Quality **Monitor Information** Pollutant: Lead (Pb) Type/POC: Primary / POC 01 Monitoring Frequency: Once every 6 days Analyzer/Sampler: Hi-Vol TSP-Pb (ICP-MS) EPA Method: EOL-0310-189 Purpose: Source Oriented (1) Scale: Microscale Start-Up Date: 3/9/2010 Closure Date: 9/31/2018 Data used for NAAQS comparison: Yes Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable **Monitor Information** Pollutant: Lead (Pb) Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 6 days Analyzer/Sampler: Hi-Vol TSP-Pb (ICP-MS) EPA Method: EQL-0310-189 Purpose: Source Oriented Scale: Microscale Start-Up Date: 3/9/2010 Closure Date: 9/31/2018 Data used for NAAQS comparison: Only if primary sampler data is not available Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable

Comment: Source-oriented with respect to Magnus LLC facility. Site closed at the request of the landowner.

## Source-Oriented Lead (Pb) Site Operated by NDEE

**Site Name: Fremont** AIRS ID: 31-053-0006 Location: 1500 Front St., Fremont, NE Longitude: -96.48° Latitude: 41.425° Operating Agency: Nebraska Department of Environment and Energy **Monitor Information** Pollutant: Lead (Pb) Type/POC: Primary / POC 01 Monitoring Frequency: Once every 6 days Analyzer/Sampler: Hi-Vol TSP-Pb (ICP-MS) EPA Method: EQL-0310-189 Purpose: Source Oriented (1) Scale: Microscale Start-Up Date: TBD Closure Date: Data used for NAAQS comparison: Yes Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable **Monitor Information** Pollutant: Lead (Pb) Type/POC: Collocated / POC 02 Monitoring Frequency: Once every 12 days EPA Method: EOL-0310-189 Analyzer/Sampler: Hi-Vol TSP-Pb (ICP-MS) Purpose: Source Oriented Scale: Microscale Start-Up Date: TBD Closure Date: Data used for NAAQS comparison: Only if primary sampler data is not available Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Yes, App B not applicable Comment: Source-oriented with respect to Magnus LLC facility.

#### Source-Oriented Lead Monitoring Waivers pursuant to 40 CFR Part 58 Section 4.5(ii)

(1) Nucor Steel in Norfolk, NE: Waiver first approved by the EPA R7 Administrator in April 2014 and effective through April 2019. Renewal of this waiver was requested in the Nebraska 2019 Network Plan, which was approved by the EPA R7 Administrator in October 2019. The waiver will remain in effect until April 2024.

## **Appendix A: Ambient Air Monitoring Sites in Nebraska**

# Temporarily Closed Interagency Monitoring of Protected Visual Environments (IMPROVE) Site \*

\* Interagency Monitoring of Protected Visual Environments (IMPROVE) monitors are operated to evaluate regional haze that may impact Federal Class I areas in National Parks and Wilderness Areas. Fine particulate and particulate speciation monitoring is conducted at these sites. They do not have an AIRS ID, are not subject to 40 CFR Part 58 requirements, and are not used for NAAQS attainment determinations.

Site Name: NE National Forest IMPROVE AIRS ID: Not applicable, See Comments Location: Nebraska National Forest, Thomas Co. Latitude: 41.8888° Longitude: -100.3387° Operating Agency: Nebraska Department of Environment and Energy / US Forest Service **Monitor Information Pollutant: IMPROVE** (See Comments) Type/POC: IMPROVE Monitoring Frequency: Every 3 days Method Description: : IMPROVE EPA Method: Not applicable Purpose: Background & Transport Scale: Regional Start-Up Date: 2002 Closure Date: Temporarily closed due to wildfire damage. Data used for NAAQS comparison: Not applicable. Meets applicable provisions of 40 CFR Part 58 Appendixes A thru E: Not applicable Comments: Samplers, shelter, and electrical line were destroyed by a wildfire in October 2022. Planning is in progress to reconstruct the site in 2023.

## National Atmospheric Deposition Program (NADP) Sites\*\*

\*\* The NADP site information below is included in the Network Plan for informational purposes only. They are not subject to 40 CFR Part 58 requirements, nor used for NAAQS attainment determinations.

Site Name: Mead NADP	AIRS ID: Not applicable, See Comments
Location: U of NE Field Lab, Saunders Co.	Latitude: 41.1528° Longitude: -96.4912
Operating Agency: University of Nebraska	
Monitor Information	Pollutant: TNT/MDN
Type/POC: NTN/MDN	Monitoring Frequency: Weekly
Method Description: NTN/MDN	EPA Method: Not applicable
Purpose: Background & Transport	Scale: Regional
Start-Up Date: 7/25/1978	Closure Date: Currently operating

Comments: The Mead and North Platte National Atmospheric Deposition Program (NADP) sites are operated by the University of Nebraska with analytical and data processing support from the NADP. NADP sites are not subject to review under the provisions of 40 CFR Part 58.10, and thus are not subject to review under this Network Plan. They are included herein for informational purposes only.

- Monitoring methods are specific to this program and are not Federal Reference or Equivalent Methods (FRM/FEM).
- The National Trends Network (NTN) sites collect deposition data on acidity, sulfate, nitrate, ammonium, chloride, and base cations (e.g., calcium, magnesium, potassium, and sodium).
- Mercury Deposition Network (MDN) sites collect mercury deposition data.
- The NADP oversees both NTN and MDN sites and provides analytical and data processing support.
- The Mead site began operation as an NTN site in 1978 and began MDN operations in June 2007. NDEE provides financial support for MDN operations at this site through Title V fees.

## Appendix A: Ambient Air Monitoring Sites in Nebraska

### **National Atmospheric Deposition Program (NADP) Sites (continued)**

**Site Name: North Platte NADP Location: U of Ne Ag Station, Lincoln, Co.**AIRS ID: Not applicable, See Comments

Latitude: 41.0592°

Longitude: -100.7464°

Operating Agency: University of Nebraska

**Monitor Information** Pollutant: NTN

Type/POC: NTN Monitoring Frequency: Weekly Method Description: NTN EPA Method: Not applicable

Purpose: Background & Transport Scale: Regional

Start-Up Date: 9/24/1985 Closure Date: Currently operating

Comments: The Mead and North Platte National Atmospheric Deposition Program (NADP) sites are operated by the University of Nebraska with analytical and data processing support from the NADP. NADP sites are not subject to review under the provisions of 40 CFR Part 58.10, and thus are not subject to review under this Network Plan. They are included herein for informational purposes only.

- Monitoring methods are specific to this program and are not Federal Reference or Equivalent Methods (FRM/FEM).
- The National Trends Network (NTN) sites collect deposition data on acidity, sulfate, nitrate, ammonium, chloride, and base cations (e.g., calcium, magnesium, potassium, and sodium).
- Mercury Deposition Network (MDN) data was collected at this site from October 2009 thru October 2011 using Nebraska Environmental Trust funding.
- The NADP oversees both NTN and MDN sites and provides analytical and data processing support.

**Site Name: Homestead NADP Location: Homestead Nat. Historic Park**AIRS ID: Not applicable, See Comments

Latitude: 40.2850°

Longitude: -96.8244°

Operating Agency: National Park Service

Monitor Information Pollutant: Ammonia

Type/POC: AMoN Monitoring Frequency: Weekly Method Description: AMoN EPA Method: Not applicable

Purpose: Background & Transport Scale: Regional

Start-Up Date: 7/26/2016 Closure Date: Currently operating

Comments: The Homestead National Atmospheric Deposition Program (NADP) site is operated by the National Park Service. NADP sites are not subject to review under the provisions of 40 CFR Part 58.10, and thus are not subject to review under this Network Plan. They are included herein for informational purposes only.

- Monitoring methods are specific to this program and are not Federal Reference or Equivalent Methods (FRM/FEM).
- The Ammonia Monitoring Network (AMoN) sites measure ammonia concentrations in ambient air at rural location.
- The NADP oversees the AMoN sites and provides analytical and data processing support.

## Appendix A: Ambient Air Monitoring Sites in Nebraska

## **National Atmospheric Deposition Program (NADP) Sites (continued)**

Site Name: Santee Sioux NADP	AIRS ID: Not applicable, See Comments					
Location: State Spur 54D	Latitude: 42.8292° Longitude: -97. 8541°					
Operating Agency: EPA						
Monitor Information	Pollutant: Ammonia					
Type/POC: AMoN	Monitoring Frequency: Weekly					
Method Description: AMoN	EPA Method: Not applicable					
Purpose: Background & Transport	Scale: Regional					
Start-Up Date: 4/26/2011	Closure Date: Currently operating					

Comments: The Santee Sioux National Atmospheric Deposition Program (NADP) site is operated by the U.S. EPA. NADP sites are not subject to review under the provisions of 40 CFR Part 58.10, and thus are not subject to review under this Network Plan. They are included herein for informational purposes only.

- Monitoring methods are specific to this program and are not Federal Reference or Equivalent Methods (FRM/FEM).
- The Ammonia Monitoring Network (AMoN) sites measure ammonia concentrations in ambient air at rural location.
- The NADP oversees the AMoN sites and provides analytical and data processing support.

## Clean Air Status and Trends Network (CASTNET) Site

Site Name: Santee Sioux CASTNET	AIRS ID: Not applicable, See Comments						
Location: State Spur 54D	Latitude: 42.8292° Longitude: -97. 8541°						
Operating Agency: EPA							
Monitor Information	Pollutant: CASTNET, Ozone						
Type/POC: CASTNET	Monitoring Frequency: Weekly/Continuous (O <sub>3</sub> )						
Method Description: CASTNET	EPA Method: Not applicable						
Purpose: Background & Transport	Scale: Regional						
Start-Up Date: 7/5/2006	Closure Date: Currently operating						
Comments: The Santee Sioux CASTNET site is operated by the U.S. EPA. CASTNET sites are not subject to review under the provisions of 40 CFR Part 58.10, and thus are not subject to review under this Network Plan. They are included herein for informational purposes only.							
Except for ozone, monitoring methods are specific Equivalent Methods (FRM/FEM).	to this program and are not Federal Reference or						

This appendix compares ambient air quality data from 2019 through 2021 to the NAAQS. The annual data and estimated Design Values (DVs) presented below were retrieved from the EPA AQS database.

**Table B-1: Ozone Data** 

Comparison of 3-Year Design Values for 8-hour Ozone to NAAQS (1)								
Site	Operator	2020	2021	2022	DV	% NAAQS		
Omaha N	ISA and Nea	r-By Moi	ntgomery	Co., IA	•	•		
Omaha NCore	DCHD	0.058	0.064	0.063	0.061	87%		
1616 Whitmore St, Omaha	DCHD	0.052	0.066	0.059	0.059	84%		
Pisgah, Harrison Co., IA	IA DNR	0.061	0.063	0.060	0.061	87%		
Montgomery County, IA	IA DNR	0.056	0.058	0.057	0.057	81%		
	Lincoln MSA							
First & Maple, Davey	LLCHD	0.054	0.059	0.055	0.056	80%		
	Sioux	City MS	4					
31986 475 <sup>th</sup> Ave, Union Co, SD $^{(2)}$	SD DEP	0.063	0.065	ND	0.064	91%		
Nebraska Non-MSA								
Santee Sioux Indian Reservation	US EPA	0.063	0.072	0.066	0.067	96%		
	Sites in Sur	rounding	States					
Emmetsburg, IA	IA DNR	0.062	0.064	0.059	0.061	87%		
Des Moines, IA	IA DMR	0.057	0.061	0.055	0.057	81%		
Savanah, MO	MO DNR	0.059	0.061	0.059	0.059	84%		
Kansas City Metro (Max DV site)	MO DNR	0.065	0.071	0.069	0.068	97%		
Topeka KS	KS DHE	0.057	0.063	0.059	0.059	84%		
Cedar Bluff Reservoir, KS	KS DHE	0.059	0.064	0.063	0.062	89%		
Denver, CO Metro (Max DV site)	CO DPHE	0.083	0.089	0.078	0.083	119%		
Greeley, CO	CO DPHE	0.072	0.076	0.070	0.071	103%		
Cheyenne, WY (Max DV site)	WY DEQ	0.060	0.075	0.062	0.065	93%		
Newcastle, WY	WY BLM	0.066	0.068	0.058	0.064	91%		
Sioux Falls, SD (4)	SD DEP	0.064	0.065	0.065	0.064	91%		
Wind Cave NP, Custer Co., SD	SD DEP	0.063	0.065	0.063	0.063	90%		
Badlands NP, Jackson Co., SD	SD DEP	0.061	0.054	0.065	0.060	86%		

Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. Concentrations are in units of ppm. Annual values are the 4<sup>th</sup> highest daily maximum 8-hour concentrations (ppm). The Design Value (DV) is the truncated 3-year average of the 4<sup>th</sup> highest max for each year. The NAAQS = 0.070 ppm (promulgated 10/1/2015). Values shown in red indicate insufficient data.
- (2) The Union County, SD site was closed by South Dakota DEP in October 2021 at the request of the landowner. Iowa DNR is expected to open a replacement ozone monitoring location in the Sioux City, IA area.
- (3) The Sioux Falls NCore monitoring site was moved to a new location at the end of March 2021. The 2022 annual value and Design Value use a data composite from both old and new locations.

## Appendix B: Comparison of Ambient Air Monitoring Data to NAAQS

Table B-2: Carbon Monoxide Data

Comparison of 3-Year Maximum Annual Values for 1-Hour Carbon Monoxide to NAAQS $^{(1)(2)}$								
Site         2020         2021         Design Value (2)								
Omaha MSA								
1.8	1.3	1.69	1.8	5%				
0.85	0.75	1.39	1.39	4%				
	2020 Om 1.8	2020         2021           Omaha MSA           1.8         1.3	2020         2021         2022           Omaha MSA           1.8         1.3         1.69	2020         2021         2022         Design Value (2)           Omaha MSA           1.8         1.3         1.69         1.8				

Comparison of 3-Year Maximum Annual Values for 8-Hour Carbon Monoxide to NAAQS (1) (3)

Site	2020	2021	2022	Design Value <sup>(3)</sup>	% NAAQS			
Omaha MSA								
78 <sup>th</sup> & Dodge Streets, Omaha	1.6	1.1	1.4	1.6	18%			
Omaha NCore (4)	0.5	0.5	0.6	0.6	7%			

Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. The CO NAAQS were last revised in 1984. The latest review was concluded in August 2011 when EPA determined no changes in the CO NAAQS were warranted.
- (2) The 1-hour NAAQS = 35 ppm. The annual values shown are the  $2^{nd}$  highest maximum values. The Design Value is the highest annual  $2^{nd}$  highest maximum value over the last 3 years. Concentrations are in units of ppm.
- (3) The 8-hour NAAQS = 9 ppm. The annual values shown are the  $2^{nd}$  highest 8-hour maximum values. The Design Value is the highest annual  $2^{nd}$  highest maximum value over the last 3 years. Concentrations are in units of ppm.
- (4) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.

Table B-3: Sulfur Dioxide Data

Comparison of Daily Maximum 1-Hour Sulfur Dioxide Levels to the Primary NAAQS (1)								
Site	2020	2021 2022		<b>Design</b> <b>Value</b> (1)	% NAAQS			
Omaha MSA								
1616 Whitmore St., Omaha	0.034	0.048	0.046	0.042	57%			
Omaha NCore (2)	0.008	0.018	0.018	0.014	19%			

Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. The 1-hour NAAQS is 75 ppb or 0.075 ppm (promulgated in June 2010 and retained in December 2020). The annual values shown are the 99<sup>th</sup> percentile of the daily maximum values in ppm units. The Design Value is the three-year average of the annual 99th percentile daily maximum values. Annual values and Design Values that do not meet data completeness requirements are shown in red.
- (2) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.

Table B-4: Nitrogen Oxide Data from the Omaha NCore Site (1)(2)

Parameter	2020	2021	2022	Approx. DV (3)	Max % NAAQS		
1-Hour Data: 98 <sup>th</sup> Percentile <sup>(3)</sup>							
NOy-NO (5)(6)(7)	0.035	0.037	0.037	0.036	36%		
Annual Average Data (4)							
NOy-NO	0.0045	0.0063	0.0051	0.0063	12%		

#### Footnotes:

- (1) EPA AQS data retrieval 4/03/23. All concentrations expressed in ppm units.
- (2) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (3) The 1-hour NO<sub>2</sub> NAAQS is 0.100 ppm (promulgated Feb. 2010 and retained Apr. 2018). NAAQS attainment is achieved if the 3-year average of the annual 98th percentile of the daily maximum 1-hour values does not exceed 0.100 ppm.
- (4) The Annual Average NO<sub>2</sub> NAAQS is 0.053 ppm not to be exceeded in a calendar year. It was promulgated 1971 and retained in the 1996 and 2010 reviews. The Design Value is the highest annual average over the 3-year comparison period.
- (5) NOy Reactive oxides of nitrogen, which include NO, NO<sub>2</sub> and other nitrogen oxides, including organic nitrogen oxide compounds.
- (6) NO Nitrogen oxide
- (7) NOy-NO provides an approximation of nitrogen dioxide (NO<sub>2</sub>), with some possibility of over-estimating the true NO<sub>2</sub> concentration. For this reason, the NOy-NO parameter can be used to demonstrate attainment, but not non-attainment.

Table B-5a: PM<sub>10</sub> – Annual Number of Exceedances (1) (2)

Site	2020	2021	2022	<b>Design</b> <b>Value</b> (1)		
Omaha MSA Sites						
Omaha NCore, 4102 Woolworth St. (3)	0	0	0	0.0		
<b>2411 O St, Omaha</b> (4)	0	0	ND			
19th & Burt Streets, Omaha	0	0	0	0.0		
3130 C Ave, Council Bluffs, IA (5)	0	0	0	0.0		
Weeping Water City (6)	0	0	0	0.0		
Sioux City MSA Site						
<b>31986 475</b> <sup>th</sup> Ave, Union Co, SD <sup>(7)</sup>	0	0	ND			

#### Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. The  $PM_{10}$  NAAQS is an exceedance-based standard with a 24-hour averaging time and 150  $\mu g/m^3$  level at standard temperature (25° C) and pressure (760 mm Hg) conditions. This standard is not to be exceeded more than once per year on average over 3 years, where exceedance is defined as a value of 155  $\mu g/m^3$  or more. Sites with 3-year average of exceedances of 1.0 or less are in attainment with the NAAQS. ND = No data.
- (2) NAAQS History: The primary 24-hour NAAQS was initially set at  $150 \,\mu\text{g/m}^3$  in 1987 and was retained at this level in the 1997, 2006 and 2012 PM NAAQS reviews.
- (3) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (4) The 2411 O Street site was closed for relocation 3/31/2021.
- (5) The Council Bluffs, IA site is operated by the IA DNR
- (6) Weeping Water is a limestone mining and processing area in Cass County, which is located 15 to 20 miles south of the main urbanized area within the Omaha MSA.
- (7) The Union Co., SD site was operated by the South Dakota Department of Environment & Natural Resources. This site was closed on 9/30/2021.

Table B-5b:  $PM_{10}$  – Annual Maximum 24-Hour Data  $^{(1)}$   $^{(2)}$ 

Site	2020	2021	2022	4 <sup>th</sup> Highest Value (1)	% NAAQS	
Omaha MSA Sites (6)						
Omaha NCore, 4102 Woolworth St. (3)	71	74	79	68	45%	
<b>2411</b> O St, Omaha <sup>(4)</sup>	83	46	ND			
19th & Burt Streets, Omaha	84	48	75	65	43%	
3130 C Ave, Council Bluffs, IA (4)	95	59	63	60	40%	
Weeping Water City (5)	95	81	127	93	62%	
Sioux City MSA Site						
31986 475 <sup>th</sup> Ave, Union Co, SD <sup>(6)</sup>	94	94	ND			

#### Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. Year columns show annual maximum 24-hour average values of  $PM_{10}$ . NAAQS =  $150 \,\mu\text{g/m}^3$ , not to be exceeded more than once per year on average over 3 years, where exceedance is defined as a value of  $155 \,\mu\text{g/m}^3$  or more. Annual values that do not meet completeness requirements are shown in red; ND = No data. The  $4^{th}$ -highest 24-hour average value in the three-year period is shown for informal comparison to the NAAQS.
- (2) NAAQS History: The primary 24-hour NAAQS was initially set at  $150 \,\mu\text{g/m}^3$ in 1987, and was retained at this level in the 1997, 2006 and 2012 PM NAAQS reviews.
- (3) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (4) The 2411 O Street site was closed for relocation 3/31/2021 at the request of the landowner. A new site has not yet been determined.
- (5) The Council Bluffs, IA site is operated by the IA DNR
- (6) Weeping Water is a limestone mining and processing area in Cass County, which is located 15 to 20 miles south of the main urbanized area within the Omaha MSA.
- (7) The Union Co., SD site is operated by the South Dakota Department of Environment & Natural Resources

**Table B-5c:** PM<sub>10</sub> - Annual Average Data <sup>(1)</sup>

Site	2020	2021	2022	3-Year Average	% Old Std		
Omaha MSA <sup>(4)</sup>							
Omaha NCore, 4102 Woolworth St. (2)	20.6	23.0	21.0	21.5	41%		
<b>2411 O St, Omaha</b> (3)	23.8	19.1	ND				
19th & Burt Streets, Omaha	21.7	22.8	25.4	23.3	47%		
3130 C Ave, Council Bluffs, IA 4)	22.0	22.3	21.4	21.9	44%		
Weeping Water City (5)	18.7	22.4	24.1	21.7	43%		
Sioux City MSA							
<b>31986</b> 475 <sup>th</sup> Ave, Union Co, SD <sup>(6)</sup>	19.4	21.2	ND				

#### Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. There is currently no NAAQS for the annual average  $PM_{10}$  concentration. An annual average NAAQS of 50  $\mu$ g/m³ was established in 1987, and then rescinded on December 18, 2006. Annual values and average values that do not meet completeness requirements are shown in red; ND = No data. Comparison to the rescinded NAAQS is provided for informational purposes only. Concentrations are in units of  $\mu$ g/m³.
- (2) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (3) The 2411 O Street site was closed for relocation 3/31/2021 at the request of the landowner. A new site has not yet been determined.
- (4) The Council Bluffs IA site is operated by the IA DNR
- (5) Weeping Water is a limestone mining and processing area in Cass County, which is located 15 to 20 miles south of the main urbanized area within the Omaha MSA.
- (6) The Union Co., SD site is operated by the South Dakota Department of Environment & Natural Resources.

Table B-6a: PM<sub>2.5</sub> - 98<sup>th</sup> Percentile 24-Hour Data (1)

Site	2020	2021	2022	Design Value (1)	% NAAQS					
Omaha MSA & Montgomery Co., IA (4)										
Omaha NCore (2)         17.3         21.6         12.7         17.2         49%										
9225 Berry St.; Omaha	17.7	22.4	14.5	18.2	52%					
2912 Coffey Ave., Bellevue	17.3	26.3	16.0	19.9	57%					
2242 Wright St., Blair	16.3	22.9	13.0	17.4	50%					
3130 C Ave., Council Bluffs, IA (3)	21.8	23.9	19.0	21.6	62%					
Montgomery Co., IA (outside Omaha MSA) (3) (4)	14.8	20.9	15.5	17.1	49%					
Linco	ln MSA									
3140 N Street, Lincoln	16.5	20.6	14.6	17.2	49%					
Sioux	City MSA	1								
901 Floyd Blvd, Sioux City, IA (3)	20.9	22.8	13.4	19.0	54%					
<b>31986 475th Ave, Union Co, SD</b> (5)	16.9	20.5	ND							
Other Ne	braska S	ites								
Beatrice (6)	ND	22.6	16.3	19.6	56%					
Grand Island	18.5	22.4	15.5	18.8	54%					
Scottsbluff (7)	25.8	17.4	9.3	17.5	50%					

Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. The Design Values are the 3-year average of the annual  $98^{th}$  percentile values. To determine attainment status, the Design Values are compared to the  $35 \mu g/m^3$  NAAQS. Concentrations are in units of  $\mu g/m^3$ . Annual values and Design Values that do not meet data completeness requirements are shown in red; ND = No data.
- (2) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (3) The Council Bluffs, Montgomery Co., and Sioux City IA sites are operated by the IA DNR
- (4) The Montgomery County, IA site is located outside the Omaha MSA at Viking Lake State Park, ~18 miles east of the Mills-Montgomery County line and ~ 45 miles SE of the I-29/I-80 intersection.
- (5) The Union Co., SD site was operated by the South Dakota Department of Environment & Natural Resources and closed in October 2021.
- (6) The Beatrice site is located at Homestead National Historical Park, 3 miles west of town. Monitoring at the site began in 2021.
- (7) The sequential filter-based monitor in Scottsbluff was replaced in 2020 by a continuous monitor. The 2020 value shown was computed from the continuous monitor data recorded for only 252 days and is thus not valid for NAAQS comparison.

Table B-6b: PM<sub>2.5</sub> - Annual Average Data (1)

Site	2020	2021	2022	Design Value (1)	% NAAQS
Omaha MSA & M	ontgome	ry Co., IA	(4)		
Omaha NCore (2)	7.2	7.5	5.9	6.9	57%
9225 Berry St.; Omaha	7.3	8.5	6.6	7.5	62%
2912 Coffey Ave., Bellevue	7.8	8.8	6.7	7.8	65%
2242 Wright St., Blair	6.2	7.9	4.4	6.2	51%
3130 C Ave., Council Bluffs, IA (3)	8.3	8.9	7.5	8.2	69%
Montgomery Co., IA (outside Omaha MSA) (3) (4)	6.7	7.4	6.1	6.7	56%
Linco	ln MSA				
3140 N Street, Lincoln	6.1	7.1	6.0	6.4	53%
Sioux C	City MSA				
901 Floyd Blvd, Sioux City, IA (3)	7.6	9.1	7.0	7.9	66%
<b>31986 475th Ave, Union Co, SD</b> (5)	6.1	8.3	ND		
Other Nel	braska Si	ites			
Beatrice (6)	ND	11.0	5.3	8.2	68%
Grand Island	5.5	7.4	5.7	6.2	52%
Scottsbluff (7)	8.5	5.0	3.2	5.6	46%

#### Notes and Explanations:

- (1) EPA AQS data retrieval 3/31/23. The Design Values are the 3-year average of the annual average values. To determine attainment status, the Design Values are compared to the  $12 \mu g/m^3$  NAAQS. Concentrations are in units of  $\mu g/m^3$ . Annual values and Design Values that do not meet completeness requirements are shown in red; ND = No data.
- (2) Omaha NCore is a multi-pollutant monitoring site located at 4102 Woolworth Street.
- (3) The Council Bluffs, Montgomery Co., and Sioux City IA sites are operated by the IA DNR
- (4) The Montgomery County, IA site is located outside the Omaha MSA at Viking Lake State Park, ~18 miles east of the Mills-Montgomery County line and ~ 45 miles SE of the I-29/I-80 intersection.
- (5) The Union Co., SD site was operated by the South Dakota Department of Environment & Natural Resources and closed in October 2021.
- (6) The Beatrice site is located at Homestead National Historical Park, 3 miles west of town. Monitoring at the site began in 2021.
- (7) The sequential filter-based monitor in Scottsbluff was replaced in 2020 by a continuous monitor, and the site was assigned a new AIRS ID. The 2020 value shown was computed from the continuous monitor data recorded for only 252 days and is thus not valid for NAAQS comparison.

**Table B-7: Lead in Total Suspended Particulate (TSP-Pb)** 

Annual Maximum Rolling 3-Month Average Values (1)(2)								
Site 2016 2017 2018 DV (1) % NAAQS								
Fremont (3)	0.061	0.042	0.024	0.061	41%			

#### Notes and Explanations:

- (1) Concentrations are in units of  $\mu g/m^3$ . The 3-month average NAAQS = 0.15  $\mu g/m^3$ . The DV or Design Value is the highest 3-month average in the last 3 years. The values shown here are for the last valid three-year monitoring period prior to site closure.
- (2) NAAQS History: The initial NAAQS was promulgated in 1978 and was set at 1.5  $\mu$ g/m<sup>3</sup> calendar quarter average. In 2008, it was modified to 0.15  $\mu$ g/m<sup>3</sup> 3-month running average.
- (3) The Fremont lead monitor was temporarily closed 9/31/2018 pending relocation at the request of the site host. A new location has been determined and is expected to be in operation in May 2023.

This appendix reviews compliance with applicable requirements in 40 CFR Part 58 Appendices A through E, including revisions effective 4/27/16. Nebraska Ambient Monitoring activities and network are in compliance with these requirements.

#### I. 40 CFR Part 58 Appendix A Review

40 CFR Part 58 Appendix A sets forth quality assurance requirements for the collection, calculation, and reporting of ambient air monitoring data. The *Quality Assurance Project Plan (QAPP) for the Nebraska Ambient Air Monitoring Program Revision 3.0* (approved by EPA in October 2022) was developed to comply with Part 58 requirements and the provisions of the EPA *Quality Assurance Handbook for Air Pollution Measurement Systems Volume II* (May 2013). The DCHD, LLCHD and NDEE all use this QAPP. Actual procedures for operating monitors, as well as for collecting, reviewing and submitting data, are set forth in Standard Operating Procedures (SOPs) that comply with the QAPP.

40 CFR Part 58 Appendix A also sets forth requirements specifying the number of collocated monitors required for  $PM_{2.5}$ ,  $PM_{10}$ ,  $PM_{10-2.5}$  and Lead (Pb) monitors. Table C-1 summarizes the collocated sites in Nebraska. All PM and Pb sub-networks operated by DCHD, LLCHD and NDEE either currently meet collocation requirements or will do so after network changes outlined in this 2023 Network Plan.

#### II. 40 CFR Part 58 Appendix C Review

40 CFR Part 58 Appendix C contains requirements for approved ambient air monitoring methodologies. Any monitor that is used to evaluate NAAQS compliance must be a Federal Reference Method (FRM) or a Federal Equivalent Method (FEM) sampler or an alternatively approved method as defined in Appendix C. The network description tables in Appendix A of this network plan identify the sampling method used by each monitor in the Nebraska ambient air monitoring network. All monitors used to evaluate compliance with the NAAQS are FRM or FEM certified. The only monitors that are not FRM/FEM certified are those not subject to 40 CFR Part 58 requirements (i.e., NADP, IMPROVE, RadNet, etc.)

#### **Appendix C: Compliance Verification with 40 CFR Part 58**

Table C-1: Co	Table C-1: Compliance Summary: Collocation Requirements of 40 CFR Part 58 Appendix A <sup>(1)</sup>											
	Primary Sampler Method	Percent	1	NDEE/LLCHD (2)	)		DCHD (2)					
Parameter	FRM = Federal Reference Method FEM = Federal Equivalent Method	Collocation Required	# of Sites	# Collocated	% Collocated	# of Sites	# Collocated	% Collocated				
$PM_{10}$	Hi-Vol Sampler (FRM)	15%	0	0	na	2 (3)	1	50%				
$PM_{10}$	Sequential 2025 Sampler (FRM)	15%	0	0	na	0	0	na				
$PM_{10}$	Met One BAM Continuous (FEM)	None	1	0	(4)	1	0	(3)				
PM <sub>2.5</sub>	Sequential 2025 Sampler (FRM)	15%	1	1	100%	1	1	100%				
PM <sub>2.5</sub>	Met One BAM Continuous (FEM)	15%	3 (5)	1 (5)	33%	3	1	33%				
PM <sub>10-2.5</sub>	Met One BAM Continuous (FEM)	None	0	0	na	1	0	(6)				
TSP-Lead	Hi-Vol Sampler (FRM)	15% except NCore	1 (7)	1	100%	0	0	0				

#### Footnotes:

- (1) Collocation Requirements: 40 CFR Part 58 Appendix A requires 15% of the particulate monitoring sites in each parameter/method category to have collocated monitors with certain exceptions and additional requirements. Listed site counts incorporate any network changes outlined in this Network Plan.
- (2) Collocation requirements apply to each Primary Quality Assurance Organization (PQAO) separately. There are two PQAO's in Nebraska: DCHD and NDEE/LLCHD.
- (3) Includes South Omaha site currently closed for relocation
- (4) Collocated monitors are not required for continuous  $PM_{10}$  monitors.
- (5) LLCHD operates a MetOne BAM PM<sub>2.5</sub> sampler for AirNow and AQI reporting. It is collocated with the primary and collocated sequential samplers at the site.
- (6) DCHD operates 2 MetOne BAM samplers at the NCore site. One is set-up to sample PM<sub>2.5</sub> and the other samples PM<sub>10</sub>. PM<sub>10-2.5</sub> is calculated using the results from these 2 samplers. There is a sequential PM<sub>2.5</sub> collocated sampler at the NCore site, but not a collocated PM<sub>10</sub> sampler. Collocated PM<sub>10</sub> samplers are not required in Appendix A for continuous PM<sub>10</sub> samplers. EPA has designated some NCore sites to have collocated samplers for PM<sub>10-2.5</sub>; the Omaha NCore site is not one of them.
- (7) Fremont lead site was closed for relocation during 2022. Site setup at the new location is in progress in May 2023.

Network Descriptions:	
NDEE Continuous PM <sub>10</sub> : Weeping Water City (collocation not required)	DCHD Hi-Vol PM <sub>10</sub> : 19 & Burt (collocated) and South Omaha (currently closed)
NDEE MetOne BAM Continuous PM <sub>2.5</sub> : Grand Island and Scottsbluff	DCHD MetOne BAM Continuous PM <sub>10</sub> : NCore
NDEE MetOne BAM Continuous and collocated sequential 2025i PM <sub>2.5</sub> : Homestead	DCHD Primary and collocated sequential 2025 PM <sub>2.5</sub> : Berry St
LLCHD Primary and collocated sequential 2025 PM <sub>2.5</sub> : Lincoln	DCHD MetOne BAM Continuous and collocated sequential 2025 PM <sub>2.5</sub> : NCore
NDEE TSP-Lead: Fremont (collocated; closed during 2022)	DCHD MetOne BAM Continuous PM <sub>2.5</sub> : Bellevue and Blair
	DCHD MetOne BAM Continuous PM <sub>10-2.5</sub> : NCore (collocation not required)

#### III. 40 CFR Part 58 Appendix D Review

40 CFR Part 58 Appendix D sets forth monitoring objectives and minimum monitoring site requirements that must be met. The review that follows demonstrates that the Nebraska ambient air monitoring network meets the Appendix D requirements in effect on February 28, 2013.

EPA periodically re-evaluates the NAAQS and monitoring requirements. Regulatory modifications may impact the minimum monitoring requirements in one of two ways:

- Appendix D minimum monitoring requirements may be changed (i.e., more or less monitoring could be required); or
- Monitoring needs may change as a result of a NAAQS modification (e.g., when the annual average PM<sub>2.5</sub> NAAQS was lowered from 15  $ug/m^3$  to 12  $ug/m^3$ , the 85% of NAAQS threshold set forth in 40 CFR Part 58 Appendix D Sec. 4.7 Table D.5 was crossed, and the minimum number of PM<sub>2.5</sub> monitoring sites for the Omaha MSA increased from 1 to 2).

#### A: 40 CFR Part 58 Appendix D - Objectives Review

40 CFR Part 58 Appendix D Section 1.1 sets forth three objectives that ambient air monitoring networks must be designed to meet:

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

Each of these objectives is discussed below.

#### 1. Timely Dissemination of Data - Met

Air monitoring data is made available to the public and other parties in several ways.

- a. Ambient air monitoring data is reviewed quarterly and entered into the national EPA-operated AQS database. The AQS database is available to federal, state, and local monitoring agency personnel, as well as some other public agencies and researchers. AQS data cannot be directly accessed by the general public, but the NDEE does respond to data requests.
- b. Air Quality Index reporting is performed by DCHD and LLCHD for their respective jurisdictions. The AQI information is made available on their respective city websites.
- c. Monitoring data from continuous particulate, ozone, and CO monitors in the Omaha, Lincoln, and Grand Island MSAs and the Beatrice and Scottsbluff MiSAs report directly to the EPA AirNow system. The general public can access air quality index information on-line at <a href="www.airnow.gov">www.airnow.gov</a>. From 2019 through 2021 NDEE replaced sequential PM<sub>2.5</sub> samplers in Grand Island and Scottsbluff with continuous monitors reporting to AirNow, and added a new PM<sub>2.5</sub> continuous monitoring site at Homestead National Historic Park near Beatrice to increase public access to real-time particulate monitoring data.

#### 2. Support compliance with ambient air quality standards and emissions strategy development – Met

The NDEE reviews all data collected by DCHD, LLCHD, and NDEE during the previous year as part of the annual data certification process, which is submitted to EPA by May 1<sup>st</sup>. At this time design values are calculated and compared with the NAAQS. This design value information is then incorporated into the

annual Network Plan. The annual Network Plans discuss attainment/non-attainment status and monitoring strategies that may be related.

The NDEE, DCHD, and LLCHD also perform data validation reviews at least once each quarter and in many instances monthly. Any potential non-attainment or near non-attainment circumstances will be recognized during these reviews. If such conditions are identified, efforts are made to ascertain the cause and to the extent possible bring about corrective action through regulatory and/or voluntary mechanisms.

NDEE staff can access current ozone and  $PM_{2.5}$  values through the AirNow Tech website when needed. When elevated ozone or  $PM_{2.5}$  levels are reported, this information is passed on to air quality managers at DCHD, LLCHD, and NDEE.

The examples below illustrate how state and local air quality programs have recognized air quality issues and reacted to them.

- a. In the summer of 2012, Nebraska monitoring sites began reporting ozone levels above those seen in recent years. The NDEE began using AirNow data to track the current 4<sup>th</sup> highest values for sites in and around Nebraska as the ozone season progressed. Although the 4<sup>th</sup> high values at two sites in the Omaha MSA exceeded 0.075 ppm 8-hour ozone NAAQS, the 3-year average design values did not exceed the NAAQS (i.e., the maximum unofficial 2010-2012 DVs = 0.069 ppm).
- b. In the spring of 2014, 2016, and 2017, smoke from prescribed grassland fires in the Flint Hills area of Kansas impacted Nebraska. AirNow data was used to track the degree and extent of the impact on ambient ozone and PM<sub>2.5</sub>. At times, the impact from these controlled burns raised ozone and PM<sub>2.5</sub> levels in Nebraska, but there were no NAAQS violations. Both DCHD and LLCHD issued air quality alerts related to these burns.
- c. Beginning in early 2018, NDEE has engaged with stakeholders and key players to address the air quality impacts associated with prescribed fires in the Flint Hills and the surrounding region. Roundtable meetings are held in February each year to discuss current trends, research, and options for collaboration and coordination to provide timely health advisories and notifications to the public. In addition to the local Nebraska air quality agencies, the group includes representatives from EPA Region 7, Kansas Department of Health and Environment (KDHE), the National Weather Service, the University of Nebraska Lincoln, the Nebraska Department of Health and Human Services (DHHS), the Nebraska Game and Parks Commission, and the Nebraska Prescribed Fire Council.
  - As a result of this effort, beginning with the 2018 spring burn seasons KDHE has provided NDEE and local Nebraska air quality agencies with weekly summaries of burn activity in the Flint Hills and the resulting smoke impacts. KDHE also issues predictions of fire activity and impacts for the upcoming week and more frequently as needed.
- d. Fire working group conference calls assess potential smoke impacts from prescribed fires and wildfires, and health advisories are issued when needed. These advisories are relayed to relevant local health departments in Nebraska and disseminated to the public by DHHS. The Smoke Awareness web page on the NDEE website has been expanded with additional information on spring burn activity and to provide access to smoke impact outlooks from prescribed burning and wildfires. Although favorable weather patterns during the 2018 through 2022 spring burn seasons has resulted in minimal impacts on air quality in Nebraska from Flint Hills burning, the communication framework that has been established has been instrumental in addressing smoke and air quality impacts from nearby and distant wildfires and has provided timely communication to the public regarding those impacts and related health concerns.

#### 3. Support for air pollution research studies – Met

The NDEE, DCHD, and LLCHD operate the Nebraska SLAMS network in accordance with the monitor specifications, site placement, and QA requirements set forth in 40 CFR Part 50 and 58. EPA R7 provides oversight to ensure that regulatory requirements are met with respect to methodology and QA.

Data are reviewed quarterly before being submitted to EPA's AQS database. Once in AQS, the data are available for pollution research studies.

Near real-time data are also reported to the EPA AirNow data from the continuous PM, CO, and ozone monitors operating in the Omaha and Lincoln MSA. These data are also available for research purposes.

#### B: 40 CFR Part 58 Appendix D Review – Minimum Monitoring Site Requirements

Nebraska meets the requirements set in 40 CFR Part 58 Appendix D for the minimum number of monitoring sites. The minimum monitoring site requirements are set by Core Based Statistical Areas (CBSAs), which include Metropolitan Statistical Areas (MSAs) and Micropolitan Statistical Areas (MiSAs). The minimum monitoring site requirements for each of the four MSAs in Nebraska are examined separately and documented in Tables C-2.a through C-2.d below.

The review for non-MSA areas of the state was performed on a pollutant-specific basis. This review is documented in narrative form in Section III.C below.

It should be noted that the number of monitoring sites required in a network generally needs to be greater than the minimum number required by 40 CFR Part 58 Appendix D. This is stated in 40 CFR Part 58 Appendix D Section 1.1.2: "... total number of monitoring sites that will serve the variety of data needs will be substantially higher than these minimum requirements provide..."

#### C: 40 CFR Part 58 Appendix D Review – Minimum Monitoring Requirements for non-MSAs

NCore – (40 CFR Part 58 App. D Sec. 3) No sites required or operated outside of MSAs.

Nebraska has one required NCore site located in the Omaha MSA. At this time there is no requirement or plan to develop an additional NCore site in Nebraska.

Ozone (O<sub>3</sub>) – (40 CFR Part 58 App. D Sec. 4.1) No sites required or operated.

At this time there is no requirement or plan to deploy ozone monitoring sites outside of the MSAs.

Carbon Monoxide (CO) – (40 CFR Part 58 App. D Sec. 4.2) No sites required or operated.

At this time there is no requirement or plan to conduct CO monitoring outside the MSAs. Elevated CO levels are primarily associated with vehicle emissions and congested traffic areas. Highest levels would be anticipated in the Omaha and Lincoln MSAs. Highest concentration site monitoring in Lincoln and Omaha has consistently found CO levels well below the NAAQS. Thus there is no need for additional monitoring sites in less populated communities.

Nitrogen Dioxide (NO<sub>2</sub>) – (40 CFR Part 58 App. D Sec. 4.3) No sites required or operated.

At this time there is no requirement or plan to conduct NO<sub>2</sub> monitoring outside the MSAs.

Sulfur Dioxide (SO<sub>2</sub>) – (40 CFR Part 58 App. D Sec. 4.4) No sites required or operated.

There are no Part 58 requirements to operate SO<sub>2</sub> monitoring sites in non-MSA areas. However, pursuant to Part 51, Subpart BB, monitoring may be used to demonstrate attainment with the 1-hour SO<sub>2</sub> NAAQS. NDEE has no current plans for SO<sub>2</sub> monitoring in non-MSA areas.

**Lead (Pb)** – (40 CFR Part 58 App. D Sec. 4.5)

Two source-oriented sites required; 1 currently suspended and 1 waived.

40 CFR Part 58 Appendix D requires source-oriented monitoring near sources with lead emissions of 0.5 tpy or more. Three sources in Nebraska initially met this threshold: Magnus LLC in Fremont, Magnolia Metals in Auburn, and Nucor Steel in Norfolk.

Monitoring near the Magnus facility in Fremont and Magnolia Metals in Auburn was initiated in 2010. A waiver pursuant to Part 58 Appendix D Section 4.5 was sought from and granted by EPA R7 for Nucor Steel in Norfolk in April 2014. This waiver expired in April 2019. NDEE sought a renewal of this waiver in the 2019 Network Plan, which was approved by EPA R7 in October 2019 and remains in force until April 2024.

In 2012 and 2013 Magnolia Metals installed pollution-control equipment that reduced their lead emissions to 0.1 tpy. Ambient lead levels dropped to below 5% of the NAAQS in 2015. The 2015 Network Plan proposed to discontinue lead monitoring near Magnolia Metals. The Auburn lead site was shut down in June 2016 in accordance with the approved 2015 Network Plan.

The Magnus LLC facility in Fremont currently is the only Nebraska facility that requires lead monitoring. Monitoring on a property adjacent to this facility was discontinued in September 2018 at the request of the site host. NDEE has identified an alternative site on a nearby commercial property; this location was approved by EPA Region 7 during a site visit on December 5, 2019. Negotiations with the property owner stalled until ownership changed in 2022. A site lease agreement was signed by the new property owner in March 2023, and installation of the samplers at the new site is in progress in May 2023.

**PM**<sub>10</sub> **Particulate Matter** (40 CFR Part 58 App. D Sec. 4.6) No sites required. No sites operated. There are no minimum  $PM_{10}$  monitoring requirements for areas outside of MSAs.

**Fine Particulate Matter: PM**<sub>2.5</sub> (40 CFR Part 58 Appendix D Section 4.7 & 4.7.3) Two (2) sites required and three operated.

States are required to operate a background site and a transport site for PM<sub>2.5</sub>. The Homestead (Beatrice MSA) location is a background site, Scottsbluff is a transport site, and the Grand Island monitor serves as both a background and transport site.

Coarse Particulate Matter: PM<sub>10-2.5</sub> (40 CFR Part 58 App D Sec 4.8) No sites required or operated.

**Photochemical Assessment Monitoring Stations (PAMS)** (40 CFR Part 58 Appendix D Section 5) No sites required or deployed.

EPA requires state and local air monitoring agencies to make PAMS measurements (including hourly averaged mixing height) at NCore sites in CBSAs with a population of 1,000,000 or more. The 2022 estimated population of the Omaha-Council Bluffs MSA, where Nebraska's only NCore site is located, was 976,671, which is below the threshold requiring PAMS monitoring.

#### IV: 40 CFR Part 58 Appendix E Review

This appendix sets forth requirements for probe and monitoring path placement, including: horizontal and vertical placement, spacing from minor sources, spacing from obstructions, spacing from trees, spacing from roadways, cumulative interferences on a monitoring path, maximum monitoring path length, and probe material and sample residence time. Compliance with these criteria is verified when the site is set up and periodically thereafter. Compliance is evaluated using review sheets developed for that purpose.

Tables C-2.a through C-2d: Minimum Monitoring Reviews for Each Nebraska MSA

Pollutant	App. D Citation	Review Criteria & Comments	Sites Required	NE Sites Operated	Criteria Met?
Ozone	Sec. 4.1 Table D-2	The Omaha MSA population is between 350K to 4M and $O_3$ levels are $\geq$ 85% of NAAQS ( <i>See Design Values in Attachment B</i> ).	2	2** Includes NCore	Y
CO	Sec. 4.2	The population threshold for requiring a near-road CO monitoring site in a CBSA is 1 million. The population of the Omaha MSA is below this threshold.	0	2 Includes NCore	Y
	Sec. 4.3.2	The Omaha MSA has a population between 500K and 1M and is thus not currently required to have a near-road NOx monitoring site.	0	0	Y
$NO_2$	Sec.4.3.3	Area-Wide monitoring only required if CBSA ≥ 1M (Omaha MSA population < 1 M)	0	1 @ NCore	Y
	Sec. 4.3.4	Regional Administrator required monitoring: None at this time.	0	0	Y
$SO_2$	Sec. 4.4	The need for SO <sub>2</sub> sites is based on the <i>Population Weighted Emissions Index</i> (PWEI). Omaha's PWEI = 19,646, which falls within the 5,000 to 100,000 range requiring 1 site (see Table C-3 below for PWEI calculation data). The current network of one highest concentration site and one NCore site exceeds the minimum requirements.	1	2 Includes NCore	Y
		Regional Administrator required monitoring: None at this time.	0	0	Y
	Sec. 4.5 (a)	There are no sources emitting $\geq 0.5$ tpy of lead in the Nebraska portion of the Omaha MSA.	0	0	Y
Lead	Sec. 4.5 (b)	Revised regulations effective 4/27/16 eliminated the requirement for one community-based lead monitor at each NCore site. DCHD discontinued lead monitoring at the Omaha NCore site at the end of 2017 in accordance with this regulation change and the 2017 Network Plan.	0	0	Y
	Sec. 4.5 (c)	Regional Administrator required monitoring: None at this time.	0	0	Y
$PM_{10}$	Sec. 4.6 Table D-4	The Omaha MSA has a population between $500K-1M$ and a low $PM_{10}$ concentration range with max values $< 80\%$ of NAAQS. No sites in the MSA have exceeded this threshold since 2017 See Attachment B for $PM_{10}$ data.	1-2	3** Includes NCore & 1 site @ Weeping Water	Y
	Sec 4.7 Table D-5	The Omaha MSA has a population between $500K - 1M$ and $PM_{2.5}$ levels $< 85\%$ of NAAQS range (See Design Values in Appendix B).	1	4 Includes NCore	Y
PM <sub>2.5</sub>	Sec 4.7.2	Continuous monitor required.	1	3 Includes NCore	Y
	Sec. 4.7.4	PM <sub>2.5</sub> Speciation Trends Network monitoring required (included SASS and URG samplers as one)	1	1 @ NCore	Y
PAMS	Sec. 5	Only required for areas classified as serious, severe, or extreme non-attainment for $O_3$ and at NCore sites in CBSAs with populations over 1,000,000. Omaha MSA population < 1 million.	0	0	NA
NCore	Sec. 3	Omaha has been designated to operate an NCore site with NOx/NOy monitoring.	1	1	Y

<sup>\*</sup> Unless noted otherwise, this analysis does not count monitors located in Iowa toward meeting the minimum monitoring requirements. It does consider pollutant levels measured at Iowa sites when determining minimum monitoring needs for ozone and PM<sub>2.5</sub>.

<sup>\*\*</sup> Counts do not include the South Omaha Ozone-PM<sub>10</sub> site that is currently closed for relocation.

Pollutant	App. D Citation	Review Criteria & Comments	Sites Required	Sites Operated	Criteria Met?
Ozone	Sec. 4.1 Table D-2	The Lincoln MSA population is between 50K to 350K and O <sub>3</sub> levels < 85% of NAAQS ( <i>See Design Values in Attachment B</i> ).	0	1	Y
CO	Sec. 4.2	Near-road monitoring: No requirement for CBSA < 1 M.	0	0	Y
	Sec. 4.3.2	Near-road monitoring: No requirement for CBSA < 500K.	0	0	Y
$NO_2$	Sec.4.3.3	Area-Wide monitoring only required if CBSA $\geq$ 1M (Lincoln MSA population < 1 M).	0	0	Y
	Sec. 4.3.4	Regional Administrator required monitoring: none.	0	0	Y
SO <sub>2</sub>	Sec. 4.4	The number of SO <sub>2</sub> sites required is based on the <i>Population Weighted Emissions Index</i> (PWEI). Lincoln's PWEI = 317, which falls below 5,000 (see Table C-3 below for PWEI calculation data). Thus no sites are required.	0	0	Y
		Regional Administrator required monitoring: none.	0	0	Y
	Sec. 4.5 (a)	There are no sources emitting $\geq 0.5$ tpy of lead.	0	0	Y
Lead	Sec. 4.5 (b)	Community-based monitoring not required.	0	0	Y
	Sec. 4.5 (c)	Regional Administrator required monitoring: none.	0	0	Y
PM <sub>10</sub>	Sec. 4.6 Table D-4	The Lincoln MSA population is between 250K and 500K. Monitoring is only required if current monitoring indicates $PM_{10} \ge 85\%$ of NAAQS. The highest 24-hr value found during monitoring in Lincoln from 1988-98 was 102 $\mu$ g/m³ or 68% of the NAAQS, and $PM_{10}$ concentrations have been declining in Nebraska since that time.	0-1	0	Y
	Sec 4.7 Table D-5	The Lincoln MSA population is between 50K – 500K and PM <sub>2.5</sub> levels < 85% of NAAQS ( <i>See Design Values in Appendix B</i> ).	0	1	Y
PM <sub>2.5</sub>	Sec 4.7.2	Continuous monitor not required.	0	1	Y
	Sec. 4.7.4	PM <sub>2.5</sub> Speciation Trends Network monitoring not required.	0	0	Y
PAMS	Sec. 5	Only required for areas classified as serious, severe, or extreme non-attainment for O <sub>3</sub> .	0	0	Y
NCore	Sec. 3	Lincoln has not been designated to operate an NCore site.	0	0	Y

Pollutant	App. D Citation	Review Criteria & Comments	Sites Required	NE Sites Operated	Criteria Met?
Ozone	Sec. 4.1 Table D-2	The Sioux City MSA population is between 50K and 350K. Appendix D Sec. 4.1, Table D-2 states that for MSAs of this size one ozone site is required if the DV $\geq$ 85% of the NAAQS. Until 9/31/2021 there was one ozone monitor in the MSA located in a rural area of Union County, SD. The latest 3-year Design Value from this Union County site is 64 ppb or 91% of the NAAQS. Thus a replacement for the Union County ozone monitoring site will be required. A new site is expected to be designated in Sioux City, IA.	1	0	Y See comment
CO	Sec. 4.2	Near-road monitoring: No requirement for CBSA < 1 M.	0	0	Y
	Sec. 4.3.2	Near-road monitoring: No requirement for CBSA < 500K.	0	0	Y
$NO_2$	Sec.4.3.3	Area-Wide monitoring only required if CBSA ≥ 1M (Sioux City MSA population < 1 M)	0	0	Y
	Sec. 4.3.4	Regional Administrator required monitoring; none.	0	0	Y
$SO_2$	Sec. 4.4	The number of SO <sub>2</sub> sites required is based on the <i>Population Weighted Emissions Index</i> (PWEI). Sioux City MSA's PWEI = 302, which falls below the 5,000 to 100,000 range requiring 1 site (see Table C-3 below for PWEI calculation data). <i>One site exists in the MSA in Union County, SD</i> .	0	0	Y See comment
		Regional Administrator required monitoring: none	0	0	Y
	Sec. 4.5 (a)	There are no sources emitting $\geq 0.5$ tpy of lead in the Nebraska portion of the Sioux City MSA.	0	0	Y
Lead	Sec. 4.5 (b)	Community-based lead monitoring not required.	0	0	Y
	Sec. 4.5 (c)	Regional Administrator required monitoring: none.	0	0	Y
PM <sub>10</sub>	Sec. 4.6 Table D-4	The Sioux City MSA population is between $100K - 250K$ and $PM_{10}$ levels are $< 80\%$ of NAAQS (See Design Values in Attachment B).	0	0	Y
	Sec 4.7 Table D-5	The Sioux City MSA population is between 50K and 500K and PM <sub>2.5</sub> levels are $< 85\%$ of NAAQS, thus no monitor is required. (See Design Values in Appendix B).	0	0	Y
PM <sub>2.5</sub>	Sec 4.7.2	Continuous monitor not required	0	0	Y
	Sec. 4.7.4	PM <sub>2.5</sub> Speciation Trends Network monitoring not required	0	0	Y
PAMS	Sec. 5	Only required for areas classified as serious, severe, or extreme non-attainment for O <sub>3</sub>	0	0	Y
NCore	Sec. 3	The Nebraska portion of the Sioux City MSA has not been designated to operate an NCore site.	0	0	Y

<sup>\*</sup> Unless noted otherwise, this analysis does not count monitors located in Iowa and South Dakota toward meeting the minimum monitoring requirements. It does use pollutant levels measured at IA and SD monitoring sites when determining minimum monitoring needs for ozone and PM.

		rt 58 Appendix D Review: Grand Island MSA (Population ~ 76,333)	a.	a:	a
Pollutant	App. D Citation	Review Criteria & Comments	Sites Required	Sites Operated	Criteria Met?
Ozone	Sec. 4.1 Table D-2	Grand Island MSA population is between 50K -350K. Monitoring is only required if current monitoring finds O <sub>3</sub> > 85% of NAAQS as set forth in Part 58 Appendix D Table D-2.	0	0	Y
CO	Sec. 4.2	Near-road monitoring: No requirement for CBSA < 1 M.	0	0	Y
	Sec. 4.3.2	Near-road monitoring: No requirement for CBSA < 500K.	0	0	Y
$NO_2$	Sec.4.3.3	Area-Wide monitoring only required if CBSA ≥ 1M (Grand Island MSA population < 1 M)	0	0	Y
	Sec. 4.3.4	Regional Administrator required monitoring: none	0	0	Y
SO <sub>2</sub>	Sec. 4.4	Population Weighted Emissions Index (PWEI) = 4, which falls below 5,000 (see Table C-3 below for PWEI calculation data). No monitoring sites required.	0	0	Y
		Regional Administrator required monitoring: none	0	0	Y
	Sec. 4.5 (a)	There are no sources emitting $\geq 0.5$ tpy of lead	0	0	Y
Lead	Sec. 4.5 (b)	Community-based lead monitoring not required.	0	0	Y
	Sec. 4.5 (c)	Regional Administrator required monitoring: none	0	0	Y
PM <sub>10</sub>	Sec. 4.6 Table D-4	PM <sub>10</sub> monitoring is not required if MSA population < 100,000	0	0	Y
	Sec 4.7 Table D-5	Grand Island's CBSA population is between 50K – 500K and PM <sub>2.5</sub> levels are < 85% of NAAQS (See Design Values in Appendix B)	0	1 <sup>(1)</sup>	Y
$PM_{2.5}$	Sec 4.7.2	Continuous monitoring is not required	0	0	Y
	Sec. 4.7.4	PM <sub>2.5</sub> Speciation Trends Network monitoring is not required	0	0	Y
PAMS	Sec. 5	Only required for areas classified as serious, severe, or extreme non-attainment for O <sub>3</sub>	0	0	Y
NCore	Sec. 3	The Grand Island MSA has not been designated to operate a NCore site	0	0	Y

Footnote:

<sup>(1)</sup> The PM<sub>2.5</sub> site operated in Grand Island as one of Nebraska's transport and background monitoring sites.

Table C-3:  $SO_2$  Population Weighted Emissions Index (PWEI) Data for Nebraska Core Based Statistical Areas (CBSAs) (a) (b) (c) Page 1 of 2

CBSA	County	Population 7/1/2022 (c)	SO <sub>2</sub> En (tons/		SO <sub>2</sub> Emissions	PWE	I (a) (b)	
	•	7/1/2022 (8)	2017 EI	2020 EI	% Change	2017 EI	2020 EI	
	Douglas	586,327	8,951	5,691	-36%			
	Sarpy	196,553	267	79	-70%			
	Cass	27,122	749	702	-6%			
	Saunders	23,118	46	13	-72%			
Omaha MSA	Washington	21,167	63	95	52%	20,116	19,646	
	Pottawattamie, IA	93,173	10,430	5,983	-43%			
	Mills, IA	14,553	30	10	-68%			
	Harrison, IA	14,658	60	32	-47%			
	Totals	976,671	20, 596	12,605	-39%			
	Lancaster	324,756	2,628	1,654	-37%	924		
Lincoln MSA	Seward	17,692	73	33	-54%		317	
141571	Totals	342,448	2,701	1,687	-37%			
	Woodbury, IA	105,671	9,316	2,900	-69%			
	Plymouth, IA	25,681	331	12	-96%			
Sioux City	Dakota	21,042	138	20	-86%	1,725	302	
MSA	Dixon	5,464	29	11	-61%	1,723	302	
	Union, SD	17,063	50	66	33%			
	Totals	174,921	9,865	3,010	-69%			
	Hall	62,097	622	622 395 -3	-36%			
Grand Island	Howard	6,515	27	13	-53%	52	4	
MSA <sup>(d)</sup>	Merrick	7,721	52	12	-77%	53		
	Totals	76,333	701	419	-40%			

Observation: The EPA's emission inventory data indicates that SO<sub>2</sub> emissions from the four Nebraska MSAs decreased by 37% to 69% from 2017 to 2020.

Footnotes at bottom of page 2 of this table.

Table C-3 (continued): SO<sub>2</sub> Population Weighted Emissions Index (PWEI) Data for Nebraska Core Based Statistical Areas (CBSAs) (a) (b) (c) Page 2 of 2

CBSA	County	Population	SO <sub>2</sub> En (tons/	nissions 'year)	SO <sub>2</sub> Emissions	PWF	<b>II</b> (a) (b)
		7/1/2022 <sup>(c)</sup>	2017 EI	2020 EI	(% Change)	2017 EI	2020 EI
	Buffalo	50,586	137	37	-73%		
Kearney MiSA	Kearney	6,690	16	3	-79%	9	0.5
	Totals	57,276	153	40	-73%		
	Madison	35,368	102	13	-87%		
Norfolk MiSA	Pierce	7,332	37	23	-37%	16	0.8
NOTIOIR WIISA	Stanton	5,717	188	216	15%	10	0.0
	Totals	48,417	327	252	-14%		
Hastings MiSA	Adams	30,970	2,604	2,235	-14%	81	2.5
	Banner	660	1	52	5058%		
Constant Continue	Scotts Bluff	35,603	224	162	-27%	8 0	0.3
Scottsbluff MiSA	Sioux	1,127	1	3	195%	8	0.3
	Totals	37,390	226	217	-4%		
	Lincoln	33,685	21,346	18,332	-14%		
North Platte MiSA	Logan	675	4	24	503%	742	26
North Platte MISA	McPherson	372	2	1	-55%	742	26
	Totals	34,732	21,352	18,357	-14%		
Fremont MiSA	Dodge	36,997	1,032	935	-9%	38	1.4
Columbus MiSA	Platte	34,296	516	411	-20%	18	0.6
	Dawson	23,884	114	23	-80%		
Lexington MiSA	Gosper	1,808	11	3	-70%	3	0.1
	Totals	25,692	125	26	-79%		
Beatrice MiSA	Gage	21,583	93	41	-56%	2	0.04

#### Footnotes:

- (a) Population Weighted Emission Index (PWEI) = (CBSA Population) x (SO<sub>2</sub> Emissions (tpy))/1,000,000.
- (b) SO<sub>2</sub> Emission data were obtained from the EPA National Emission Inventory (EI) database for 2017 and 2020. The 2020 NEI data are the most recent available from EPA at the time this table was created (April 5, 2023).
- (c) U.S. Census population estimate data for 7/1/2022 were used in this table and the PWEI calculations.
- (d) Prior to September 2018, the Grand Island MSA also included Hamilton County, Nebraska.

The PWEI calculated with 2020 Emission Inventory data is currently applicable. The PWEI was also calculated with 2017 EI data to document any change that might have occurred.

# Nebraska Department of Environment and Energy

2023 Annual Report on Modeled Facilities (Data Requirements Rule, 2010 SO<sub>2</sub> NAAQS)



Jim Macy, Director May 15, 2023

NP2023 D-1

### Introduction

The Data Requirements Rule (DRR) for the 2010 1-hour SO<sub>2</sub> Primary National Ambient Air Quality Standards (NAAQS) was issued in August 2015 and describes ongoing requirements for states with areas designated as attainment based on air quality modeling. Of the three areas in Nebraska subject to the rule, two meet the criteria for ongoing requirements.

Nebraska Department of Environment and Energy (NDEE) asserts that all areas continue to demonstrate attainment with the NAAQS, and that additional air quality modeling is not necessary at this time. Analysis of emissions data and discussion are provided below.

## **Areas Subject to Ongoing Requirements**

The following areas are subject to the ongoing requirements described in 40 CFR Part 51.1205. Modeling analyses used to characterize these areas utilized actual emissions data and these areas have no subsequent "nonattainment" designations.

### The area surrounding Gerald Gentleman Station (GGS), Sutherland, NE

Nebraska Public Power District (Lincoln County)

The modeling analysis used to characterize this area was performed in September 2015 and utilized actual facility emissions from 2012-2014. This analysis indicated the SO<sub>2</sub> impact (99<sup>th</sup> percentile 1-hour SO<sub>2</sub> concentration) on the area to be 144.8 ug/m<sup>3</sup>, or 55.3 parts per billion (ppb). This impact value equates to 73.7% of the 1-hour SO<sub>2</sub> NAAQS of 75 ppb, and this area (Lincoln County) was designated "unclassifiable/attainment" on July 12, 2016 (81 FR 45039).

Emissions data for GGS are shown in Table D-1. Data from 2012-2014 used in the modeling analysis, and emissions data for 2020-2022, are included for comparison. The SO<sub>2</sub> emissions reported for 2022 indicate an 9.4% increase from 2021, with overall facility SO<sub>2</sub> emissions decreasing on average by about 2% annually since 2012. The increase in 2022 SO<sub>2</sub> emissions is largely due to increased demand within the Southwest Power Pool market to address reliability issues, but annual emissions may fluctuate due to normal variations in generation and the sulfur content of the coal. Despite the increase, the 2020-2022 average actual emissions are 25.9% lower than the 2012-2014 modeled three-year average. Therefore, NDEE asserts that the area surrounding GGS continues to be in attainment with the 1-hour SO<sub>2</sub> NAAQS, and additional modeling is not necessary at this time.

GGS participates in the Cross-State Air Pollution Rule (CSAPR) trading program for SO<sub>2</sub>, and actual 2022 facility emissions are below the SO<sub>2</sub> allocations of 13,780 tons (Unit 1) and 15,116 tons (Unit 2).<sup>1</sup>

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<sup>&</sup>lt;sup>1</sup> CSAPR Allowance Allocations https://www.epa.gov/csapr/csapr-allowance-allocations

Table D-1.	Table D-1. Gerald Gentleman Station								
l lait		SO	Emissions	(tons per y	ear)				
Unit	2012	2012 2013 2014 2020 2021 2022							
1	14,832	13,047	12,539	10,187	10,220	10,127			
2	11,605	15,383	11,945	7,989	9,184	11,101			
Total	26,437	28,430	24,484	18,176	19,404	21,228			
Average (2012-2014)		26,450							
Average (2020-2022)					19,603				

Emissions data was acquired from the Clean Air Markets Division, <a href="https://campd.epa.gov/data">https://campd.epa.gov/data</a> .

### The area surrounding Gerald Whelan Energy Center (WEC)

Hastings Utilities (Adams County)

The modeling analysis used to characterize this area was performed in December 2016 and utilized actual facility emissions data from 2013-2015. This analysis indicated the  $SO_2$  impact (99<sup>th</sup> percentile 1-hour  $SO_2$  concentration) on the area to be 188.7  $\mu$ g/m³, or 72.02 ppb, which equates to 96% of the NAAQS. This impact value is below the 1-hour  $SO_2$  NAAQS of 75 ppb and the area (Adams County) was designated "attainment/unclassifiable" on January 9, 2018 (83 FR 1098).

Emissions data for WEC are shown in Table D-2a. Data from 2013-2015 used in the modeling analysis, and emissions data for 2020-2022, are included for comparison. The  $SO_2$  emissions reported for 2022 indicate a 7.8% increase from 2021, with overall facility  $SO_2$  emissions increasing on average by 2.8% annually since 2013. The increase in annual emissions is largely due to increased demand within the Southwest Power Pool market to address reliability issues. Though the 2020-2022 average emissions are 3.2% more than the 2013-2015 modeled three-year average, additional modeling analysis would likely estimate an impact value below the NAAQS, indicating that the 2016 modeling analysis remains valid (see Table D-2b). Therefore, NDEE asserts that the area surrounding WEC continues to be in attainment with the 1-hour  $SO_2$  NAAQS, and additional modeling is not necessary at this time.

WEC participates in the Cross-State Air Pollution Rule (CSAPR) trading program for SO<sub>2</sub> (Unit 1); actual 2022 emissions from Unit 1 were above the SO<sub>2</sub> allocations of 1,722 tons for that unit<sup>2</sup>, and trading credits were used to offset the exceedance.

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<sup>&</sup>lt;sup>2</sup> CSAPR Allowance Allocations https://www.epa.gov/csapr/csapr-allowance-allocations

Table D-2a. Gerald Whelan Energy Center						
l lm:t	SO <sub>2</sub> Emissions (tons per year)					
Unit	2013	2014	2015	2020	2021	2022
1	1,439	2,302	1,495	1,641	1,898	2,051
2	692	598	409	374	578	619
Total	2,131	2,900	1,904	2,015	2,476	2,670
Average (2013-2015)		2,312				
Average (2020-2022)					2,387	

Emissions data was acquired from the Clean Air Markets Division, https://campd.epa.gov/data

Table D2b. Estimated Impact (Gerald Whelan Energy Center)					
2013-2015 Emissions Average (actual)	2020-2022 Emissions Average (actual)	Change in Emissions Average (%)	2013-2015 Modeled Impact (ug/m³) (ppb)	2020-2022 Estimated Impact (ug/m³) (ppb)	
2.242	2 207	3.2	188.7	194.8	
2,312	2,387	3.2	72.02	74.35	
Conversion factor (SO <sub>2</sub> ) 1 ppb = 2.62 ug/m <sup>3</sup>					

## The area surrounding Nebraska City Station (NCS)

Omaha Public Power District (Otoe County)

This area was addressed in the 2022 Modeled Facilities Report to address a decrease in annual emissions in 2021; it is included in this year's report to address an emissions increase in 2022. Per 40 CFR Part 51.1205(b)(2), the state is not required to annually report on areas in which the impact value is less than 50% of the NAAQS, and NCS was not addressed in the 2018, 2019, and 2020 reports.

The modeling analysis used to characterize this area was performed in August 2015 and utilized actual facility emissions data from 2012-2014. This analysis indicated the SO<sub>2</sub> impact (99<sup>th</sup> percentile 1-hour SO<sub>2</sub> concentration) on the area to be 78.5 ug/m<sup>3</sup>, or 32.7 ppb. This impact

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value is below the 1-hour SO<sub>2</sub> NAAQS of 75 ppb and the area was designated "unclassifiable/attainment" on July 12, 2016 (81 FR 45039).

Emissions data for NCS is shown in Table D-3. Data from 2012-2014 used in the modeling analysis, and emissions data for 2020-2022, are included for comparison. The  $SO_2$  emissions reported for 2022 indicate a 7.8% increase from 2021, with overall facility  $SO_2$  emissions decreasing on average by 3.9% annually since 2012. The increase in 2022  $SO_2$  emissions is largely due to increased demand within the Southwest Power Pool market to address reliability issues, but annual emissions may fluctuate due to normal variations in generation and the sulfur content of the coal. The 2020-2022 average emissions are 37.5% less than the 2012-2014 modeled three-year average. Therefore, NDEE asserts that the area surrounding NCS continues to be in attainment with the 1-hour  $SO_2$  NAAQS, and that additional modeling is not necessary at this time.

NCS participates in the Cross-State Air Pollution Rule (CSAPR) trading program for SO<sub>2</sub>, and actual 2022 facility emissions are below the SO<sub>2</sub> allocations of 12,313 tons (Unit 1) and 3,337 tons (Unit 2).<sup>3</sup>

Omaha Public Power District voluntarily requested and obtained a plantwide applicability limit (PAL) permit, issued by NDEE in March of 2020, that limits total NCS SO<sub>2</sub> emissions to less than 17,389 tons per year. This PAL is 4.7% greater than the 2012-2014 average SO<sub>2</sub> emissions provided in Table D-3 that was the basis for modeling, which demonstrated the impact in the area surrounding NCS at 43.6% of the 2010 SO<sub>2</sub> NAAQS. This facility continues to demonstrate compliance with the PAL.

Table D-3. Nebraska City Station						
11-4	SO₂ Emissions (tons per year)					
Unit	2012	2013	2014	2020	2021	2022
1	14,544	14,696	13,969	9,459	7,467	8,378
2	2,222	2,214	2,165	2,020	1,999	1,822
Total	16,766	16,910	16,134	11,479	9,466	10,200
Average (2012-2014)		16,603				
Average (2020-2022)					10,382	

Emissions was data acquired from the Clean Air Markets Division, https://campd.epa.gov/data

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<sup>&</sup>lt;sup>3</sup> CSAPR Allowance Allocations https://www.epa.gov/csapr/csapr-allowance-allocations

## Conclusion

Emissions data analysis from the areas subject to the ongoing requirements indicates that these areas continue to demonstrate attainment with the 2010 1-hour SO<sub>2</sub> NAAQS. Based on this analysis, NDEE asserts that additional modeling is not necessary at this time to further characterize these areas.

## **Public Notice**

This document was made available for public inspection and comment from **DATE**, 2022 until **DATE**, 2022. No comments were received during this time. A copy of the public notice is attached.

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Paste screenshot of public notice text and announcement of public notice/comment period HERE.

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## **Appendix E: Siting Reviews of New Fremont Lead Monitoring Location**

# **Nebraska Siting Criteria Review Sheet For Particulate and Lead Monitoring Sites**

Site: 1500 Front St., Fremont	AIRS Site ID:31-053-0006-	1
Site Scale: Neighborhood	Pollutant: Lead (Pb)	
Site Scale. Neighborhood	Foliutant. <u>Leau (Fb)</u>	
Observed by: David Adams	Date: 1/21/2023 Agency: NDEE	

This review sheet was designed pursuant to the requirements set forth in 40 CFR, Part 58, Appendices A & E. Familiarity with Appendices A & E is required for proper use of this review sheet.

Criteria	Requirements	Observations	Criteria Met
Vertical & Horizontal	Microscale & middle scale sites: Inlet 2-7 meters above ground.	Microscale inlet is 6.6 ft or 2.0 m above ground.	NA
Placement (App. E, Sec. 2 &	Neighborhood & larger scale sites: Inlet 2-15 meters above ground		YES
Table E-4)	Away from dirty or dusty areas	Hard-packed gravel and pavement lot, no dust observed in high winds. Low traffic.	YES
	Unrestricted air flow 270° around sampler	No air flow restrictions present	YES
Spacing from	Away from minor sources such as roof vents or stacks	Nearest unrelated roof vents are 64 m away	YES
Minor Sources (App. E, Sec. 3)	Particulate sites not located in unpaved areas without vegetative cover	Surrounded by pavement, and hard- packed gravel. Low-traffic area.	YES
Spacing from	Distance from obstacle at least twice the height of the obstacle	Building is nearby (6m), but not between source and monitor.	YES
Obstructions (App. E, Sec. 4)	Location near a vertical wall undesirable, but if so located, must have 180° arc on windward side & at least 2 meter separation.	Near vertical wall (6m). >180° of uninterrupted air flow on windward side.	NA
Spacing from Trees (App. E, Sec. 5 &	Microscale: no tree or shrubs between source and sampler Middle & larger scales: Should be 20 m from tree drip line	No trees between source and monitor	YES
Table E-4)	Must be 10 m from tree drip line	Nearest tree is located 78 m away from inlet	YES
Spacing from	Microscale traffic corridor: 5-15 m from roadway Microscale street canyon: 2-10 m from	Roads are not a factor	NA 
Roadways (App. E, Sec. 6.3 & Figure E-1)	roadway  Middle or larger scale see Figure E-1 (page 2)		NA YES
Collocated	Hi-Vol Samplers: 2 to 4 m	Hi-Vol Inlet is 2.6 m from POC 2	YES
Sampler Separation (App. A)	Lo-Vol Samplers: 1 to 4 m		NA NA

## **Appendix E: Siting Reviews of New Fremont Lead Monitoring Location**

#### Comments:

- (1) Observations made on-site, with horizontal distances measured using Google Earth. Heights were measured on-site.
- (2) While the gravel surface of the lot is not ideal, the surface is hard packed with minimal/no traffic year-round.

# MONITORING PATHS FOR MONITORING NEIGHBORHOOD AND URBAN SCALE OZONE (O3) AND OXIDES OF NITROGEN (NO, NO2, NOX, NOY)

Roadway average daily traffic, vehicles per day	Minimum distance <sup>1</sup> (meters)	Minimum distance <sup>12</sup> (meters)
≤1,000	10	10
10,000	10	20
15,000	20	30
20,000	30	40
40,000	50	60
70,000	100	100
≥110,000	250	250

<sup>1</sup> Distance from the edge of the nearest traffic lane. The distance for intermediate traffic counts should be interpolated from the table values based on the actual traffic count.

<sup>2</sup> Applicable for ozone monitors whose placement has not already been approved as of December 18, 2006.

## **Appendix E: Siting Reviews of New Fremont Lead Monitoring Location**

# Nebraska Siting Criteria Review Sheet For Particulate and Lead Monitoring Sites

Site: 1500 Front St., Fremont	AIRS Site ID: 31-053-0006-2
Site Scale: Neighborhood	Pollutant: <u>Lead (Pb)</u>
Observed by: David Adams	Date: 1/21/2023 Agency: NDEE

This review sheet was designed pursuant to the requirements set forth in 40 CFR, Part 58, Appendices A & E. Familiarity with Appendices A & E is required for proper use of this review sheet.

Criteria	Requirements	Observations	Criteria Met	
Vertical & Horizontal	Microscale & middle scale sites: Inlet 2-7 meters above ground.	Microscale inlet is 6.6 ft or 2 m above ground.	NA	
Placement (App. E, Sec. 2 &	Neighborhood & larger scale sites: Inlet 2-15 meters above ground		YES	
Table E-4)	Away from dirty or dusty areas	Hard-packed gravel and pavement lot, no dust observed in high winds. Low traffic.	YES	
	Unrestricted air flow 270° around sampler	No air flow restrictions present	YES	
Spacing from	Away from minor sources such as roof vents or stacks	Nearest unrelated roof vents are 62 m away	YES	
Minor Sources (App. E, Sec. 3)	Particulate sites not located in unpaved areas without vegetative cover	Surrounded by pavement and hard- packed gravel. Low-traffic area	YES	
Spacing from	Distance from obstacle at least twice the height of the obstacle	Building is nearby (5m), but not between source and monitor.	YES	
Obstructions (App. E, Sec. 4)	Location near a vertical wall undesirable, but if so located, must have 180° arc on windward side & at least 2 meter separation.	Near vertical wall (5m). >180° of uninterrupted air flow on windward side.	NA	
Spacing from Trees (App. E, Sec. 5 &	Microscale: no tree or shrubs between source and sampler Middle & larger scales: Should be 20 m from tree drip line	No trees between source and monitor	YES	
Table E-4)	Must be 10 m from tree drip line	Nearest tree is located 81 m away from inlet	YES	
Spacing from Roadways	Microscale traffic corridor: 5-15 m from roadway Microscale street canyon: 2-10 m from	Roads are not a factor	NA	
(App. E, Sec. 6.3 & Figure E-1)	roadway  Middle or larger scale see Figure E-1 (page 2)		NA YES	
Collocated	Hi-Vol Samplers: 2 to 4 m	Hi-Vol Inlet is 2.6 m from POC 1	NA	
Sampler Separation (App. A)	Lo-Vol Samplers: 1 to 4 m		NA	

Comments:

## **Appendix E: Siting Reviews of New Fremont Lead Monitoring Location**

- (3) Observations made on-site, with horizontal distances measured using Google Earth. Heights were measured on-site.
- (4) While the gravel surface of the lot is not ideal, the surface is hard packed with minimal/no traffic year-round.

## MONITORING PATHS FOR MONITORING NEIGHBORHOOD AND URBAN SCALE OZONE (O3) AND OXIDES OF NITROGEN (NO, NO2, NOX, NOY)

Roadway average daily traffic, vehicles per day	Minimum distance <sup>1</sup> (meters)	Minimum distance <sup>12</sup> (meters)
≤1,000	10	10
10,000	10	20
15,000	20	30
20,000	30	40
40,000	50	60
70,000	100	100
≥110,000	250	250

<sup>1</sup> Distance from the edge of the nearest traffic lane. The distance for intermediate traffic counts should be interpolated from the table values based on the actual traffic count.

<sup>2</sup> Applicable for ozone monitors whose placement has not already been approved as of December 18, 2006.