

COMMONWEALTH of VIRGINIA

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To:

Douglas W. Domenech Secretary of Natural Resources

The Honorable Robert F. McDonnell

Members of the General Assembly

From:

David K. Paylor

Date:

August 30, 2013

Subject:

Report on Air Quality and Air Pollution Control Policies of the Commonwealth of

Virginia

In accordance with 10.1-1307.G of the *Code of Virginia*, the Department of Environmental Quality (DEQ), on behalf of the State Air Pollution Control Board, has completed its annual report on Air Quality and Air Pollution Control Policies of the Commonwealth of Virginia for 2013.

Overall Virginia's air quality continues to gradually improve and DEQ continues to take steps to improve air quality. Indeed, ambient concentrations of fine particulate matter, carbon monoxide, nitrogen dioxide, and sulfur dioxide in Virginia were meeting all of the national ambient air quality standards during calendar year 2012. However, the air quality standards that the Commonwealth must attain are becoming increasingly stringent. In 2010, the U.S. Environmental Protection Agency published lower National Ambient Air Quality Standards (NAAQS) for sulfur dioxide (SO₂) and for nitrogen dioxide (NO₂). Both of these standards require new implementation and monitoring strategies as well as more stringent numerical ambient air quality standards.

This report is being made available on DEQ's website at http://www.deq.virginia.gov/LawsRegulations/ReportstotheGeneralAssembly.aspx.

If you have any questions concerning this report or if you would like a hard copy of this report, please contact Angie Jenkins, Policy Director, at (804) 698-4268.

AIR QUALITY AND AIR POLLUTION CONTROL POLICIES OF THE COMMONWEALTH OF VIRGINIA

A Report to the Honorable Robert F. McDonnell, Governor and the General Assembly of Virginia

Virginia Department of Environmental Quality

September 2013

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Commonly Used Abbreviations

4.01	Alia Oscalidas Indias	NIII	A
AQI	Air Quality Index	NH ₃	Ammonia
AQM	Office of Air Quality Monitoring	NLEV	National Low Emission Vehicle Program
APA	Administrative Process Act	NO_2	Nitrogen Dioxide
ASM	Acceleration Simulation Mode	NO _X	Oxides of Nitrogen
BAC	Best Available Controls	NOIRA	Notice of Intended Regulatory Action
BACT	Best Available Control Technology	NOV	Notice of Violation
BART	Best Available Retrofit Technology	NOX	Nitrogen Oxides
CAA	Clean Air Act	NSPS	New Source Performance Standard
CAIR	Clean Air Interstate Rule	NSR	New Source Review
CASAC	Clean Air Scientists Advisory Committee	OBD	On-Board Diagnostics
CH_4	Methane	OCS	Outer Continental Shelf
CMS	Compliance Monitoring Strategy	ORE	On-Road Emissions Program
CO	Carbon Monoxide	ORVR	On Board Refueling Vapor Recovery
CO_2	Carbon Dioxide	OTC	Ozone Transport Commission
CO_2e	Carbon Dioxide Equivalent Emissions	OTR	Ozone Transport Region
CPI	Consumer Price Index	PM	Particulate Matter
CSAPR	Cross State Air Pollution Rule	$PM_{2.5}$	Particulate Matter not more than 2.5
CTG	Control Technique Guideline		Angstroms in Diameter
DMV	Department of Motor Vehicles	PM_{10}	Particulate Matter no more than 10
DV	Deciviews, a metric of visibility		Angstroms in Diameter
ECHO	Enforcement and Compliance History	$PM_{10-2.5}$	Particulate matter with a diameter between
	Online		2.5 and 10 Angstroms
EGU	Electric Generating Unit	ppb	Parts per Billion
ELRP	Emergency Load Response Program	ppm	Parts per Million
EPA	Environmental Protection Agency	PSD	Prevention of Significant Deterioration
FCE	Full Compliance Evaluation	QFF	Qualification Fumigation Facilities
FOIA	Freedom of Information Act	RACM	Reasonably Available Control Measures
FRM	Federal Reference Monitor	RACT	Reasonably Available Control Technology
GHG	Greenhouse Gas	RAP	Regulatory Advisory Process
GVWR	Gross Vehicle Weight Rating	RBIS	Risk Based Inspection System
GWAQC	George Washington Air Quality Committee	RFG	Reformulated Gasoline
HAP	Hazardous Air Pollutant	RFP	Reasonable Further Progress
HPV	High Priority Violation	RIA	Regulatory Impact Analysis
HRAQC	Hampton Roads Air Quality Committee	ROP	Rate of Progress
ICI	Industrial/commercial/institutional	RPO	Regional Planning Organization
I/M	Motor Vehicle Inspection and Maintenance	SACC	Significant Ambient Air Concentrations
	Program	SAPCB	State Air Pollution Control Board
ISO	Independent Systems Operator	SBA	Small Business Assistance
LAER	Lowest Achievable Emissions Rate	SIP	State Implementation Plan
LPO	Lead Planning Organization	SO_2	Sulfur Dioxide
MACT	Maximum Achievable Control Technology	SOP	State Operating Permit
MANE-VU	Mid Atlantic/Northeast Visibility Union	SSI	Sewage Sludge Incinerator
MARAMA	Mid Atlantic Regional Air Management	STN	Speciated Trends Network
	Association	T&A	Timely and Appropriate
MATS	Mercury and Air Toxics Standard	TPY	tons per year
MOU	Memorandum of Understanding	TR	Transport Rule
MJO	Multi-jurisdictional planning organization	UATM	Urban Air Toxics Monitoring network
MMte	Million Metric Tons of CO ₂ equivalent	ug/m ³	Micrograms per Cubic Meter
MPO	Metropolitan Planning Organization	VDEQ	Virginia Department of Environmental
MSOS	Mobile Source Operations Section		Quality
MRAQC	Metropolitan Richmond Air Quality	VDH	Virginia Department of Health
1.11.120	Committee	VISTAS	Visibility Improvement State and Tribal
MW	Megawatt	. 1.5 11 115	Association of the Southeast
MWAQC	Metropolitan Washington Air Quality	VOC	Volatile Organic Compounds
	Committee	VPM	Virginia Productivity Measurements
NAAQS	National Ambient Air Quality Standard		omin 110 and 111 in the month of the
NATA	National Air Toxic Assessments		
·			

NATTS National Air Toxics Trend Site NCore National Core Monitoring Site

1. Executive Summary

This report was prepared by the Virginia Department of Environmental Quality (VDEQ) on behalf of the State Air Pollution Control Board (SAPCB) for the Governor and General Assembly pursuant to § 10.1-1307 G of the Code of Virginia. This report details the status of Virginia's air quality, provides an overview of the air division programs, and briefly summarizes the federal and state air quality programs being implemented.

1.1. Air Quality in the Commonwealth

Air quality in Virginia continues to improve. Ambient concentrations of fine particulate matter (PM_{2.5}), carbon monoxide (CO), nitrogen dioxide (NO₂), and sulfur dioxide (SO₂) in Virginia met EPA's National Ambient Air Quality Standards (NAAQS) in 2012. In 2010, the Environmental Protection Agency (EPA) published lower NAAQS for SO₂ and for NO₂. Both of these standards require new implementation and monitoring strategies as well as more stringent numerical ambient air quality standards. On April 30, 2012, the EPA Administrator notified VDEQ that all areas of the Commonwealth comply with the 2008 ozone NAAQS, with the exception of Northern Virginia. Northern Virginia was designated a marginal nonattainment area for this standard. On January 15, 2013 (78 FR 3089), EPA published a new annual PM_{2.5} standard of 12.0 μ g/m³. Air quality in all areas of the Commonwealth complies with this new standard. EPA is expected to propose a new ozone NAAQS in the 2014 timeframe.

1.2. Air Quality Policies in the Commonwealth

On August 21, 2012, the United States Court of Appeals for the D.C. Circuit vacated the Cross-State Air Pollution Rule (CSAPR) but continued to leave the Clean Air Interstate Rule (CAIR) in place pending EPA's promulgation of a replacement rule that complies with the courts' rulings. On June 24, 2013, the U.S. Supreme Court issued an order granting petitions for the Court to review the D.C. Circuit's decision on CSAPR. The resolution of these Federal regulations will impact air quality policies in the Commonwealth.

1.3. Summary of Annual Air Division Activities

Monitoring Locations:	40	On Site Inspections:	1,262
Monitoring Instruments:	124	Enforcement Actions:	349
Minor Source Permits Issued:	199	Vehicles Inspected:	826,356
PSD Permits Issued:	3	Vehicles Failed:	36,199
General Permits Issued:	23	Inspection Station Audits:	467
State Operating Permits Issued:	10	Covert Audits:	170
Federal Operating Permits Issued:	38	Consent Orders Issued:	32
Compliance Evaluations (all):	7,500	Civil Charges Collected:	\$624,007.50

2. Status of Air Quality in the Commonwealth of Virginia

Ambient concentrations of $PM_{2.5}$, CO, NO_2 , and SO_2 in Virginia met EPA's NAAQS in 2012. Air quality in some regions of the Commonwealth during the summer of 2012 did not comply with the 2008 ozone NAAQS.

2.1. Monitoring Network

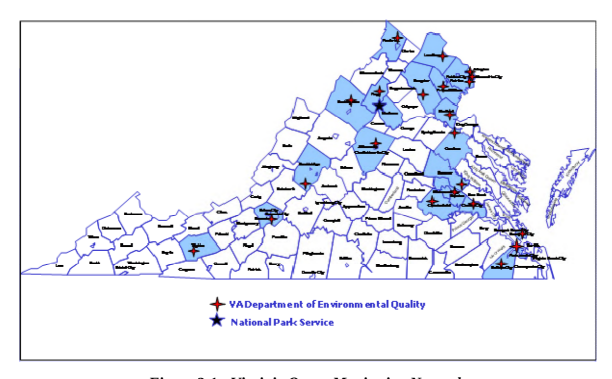


Figure 2-1: Virginia Ozone Monitoring Network

VDEQ's Office of Air Quality Monitoring (AQM) maintains an extensive air quality monitoring network throughout the Commonwealth. Approximately 124 instruments at 40 sites monitored ambient air quality across Virginia during 2012 - 2013. Figure 2-1 shows the various ozone monitoring sites in Virginia. All monitoring sites meet EPA's siting criteria (40 CFR Part 58, Appendices D and E), and all sites conform to EPA guidance documents and generally accepted air quality monitoring practices. AQM quality assures all data gathered from the Virginia air quality monitoring network in accordance with federal requirements (40 CFR Part 58, Appendix A). The data are published annually in the *Virginia Ambient Air Monitoring Data Report* and are available from the VDEQ website at http://www.deq.virginia.gov/Programs/Air/AirMonitoring/Publications.aspx.

2.1.1. Community Air Monitoring Study (Suffolk)

Pursuant to HB 1625 (2011), VDEQ is conducting an air monitoring study at fumigation sites to provide data to the Virginia Department of Health for its assessment of health impacts.

VDEQ is forming a stakeholder group to help communicate the results of the study to the public. VDEQ designed the study in cooperation with the Department of Health, and the Department of Agriculture and Consumer Services is assisting with the stakeholder process.

2.1.2. Near Road Monitoring for NO₂

In February 2010 EPA promulgated a new ambient air quality standard for NO_2 . This standard included a new requirement for the installation and operation of monitoring stations that meet the definition of a "near road" monitoring site. No existing stations meet this definition, and VDEQ must install three new monitoring stations by the regulatory deadline of January 1, 2014. These new stations are a federal mandate for which EPA is providing start-up funds but is not at this time providing operating funds.

2.2. Data Trends for PM_{2.5} and Ozone

For $PM_{2.5}$, the annual average trend across the Commonwealth shows marked improvement in air quality. Figure 2-2 provides annual $PM_{2.5}$ averages for monitors in the Richmond-Petersburg area. Other areas of the Commonwealth follow a similar trend.

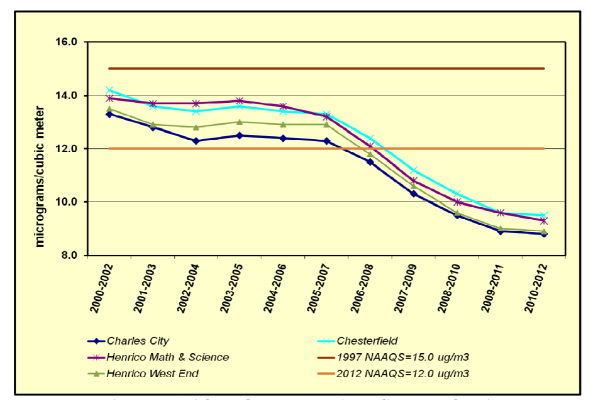


Figure 2-2: Richmond Area PM_{2.5} Air Quality, Annual Basis

For the 24-hour $PM_{2.5}$ data, the monitors across the Commonwealth have registered a pattern of decreasing values, and all monitors are in compliance with the 35 μ g/m³ standard. Figure 2-3 provides data for Northern Virginia air quality $PM_{2.5}$ monitors and shows the values

on a 24-hour basis. As denoted by the red line in Figure 2-3, all monitors in Northern Virginia are reading levels below the 2006 NAAQS for PM_{2.5}, indicating good air quality for PM_{2.5}. Other areas of the Commonwealth follow a similar trend.

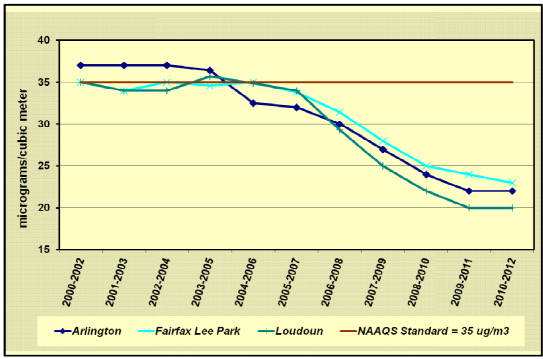


Figure 2-3: Northern Virginia 24-Hour PM_{2.5} Air Quality

Ozone trends continue to show improvement in air quality, although the three-year averages described here have been affected by meteorology. The data for 2009 dropped out of the three-year average including 2010 and 2011, and 2009 was a cool, wet summer with low ozone readings. The data for 2012 were added to the three-year average including 2010 and 2011; and, 2012 was a hot, dry summer with somewhat elevated ozone readings. In 2008, EPA finalized an ozone standard of 0.075 parts per million (ppm) or 75 parts per billion (ppb). Table 2-1 shows the monitoring data for the 2010 through 2012 ozone seasons for each of the monitors in Virginia. More information regarding this ozone standard may be found in Section 3.1.5.

Table 2-1: Ozone Air Quality Values for All Virginia Monitors, 2010-2012 Data

Monitor Jurisdiction	Value, ppb	Monitor Jurisdiction	Value, ppb	Monitor Jurisdiction	Value, ppb
Loudoun	75	Shenandoah	72	Wythe	66
Prince William	72	Stafford	76	Rockbridge	64
Arlington	86	Caroline	74	Page	68
Alexandria	83	Frederick	69	Fauquier	63
Fairfax-Lee Park	86	Roanoke	70	Rockingham	68
Hanover	76	Chesterfield	75	Albemarle	68
Charles City	79	Henrico	78	Suffolk-TCC	73
		Hampton	76	Suffolk-Holland	71

3. Air Pollution Control Overview

This overview describes planning, permitting, compliance, enforcement, and other initiatives. Significant current policy issues under each category are provided.

3.1. Air Quality Planning Initiatives

Air quality planning strategies now focus on preparations for compliance with the 2010 NO₂ NAAQS, the 2010 SO₂ NAAQS, and the 2008 ozone NAAQS. However, other initiatives continue to require attention and resources. These initiatives include the development and submittal of various Clean Air Act (CAA) infrastructure requirements; the mid course review requirements of the Regional Haze program; the development of an Ozone Advance action plan for Caroline County; and the development of plan revisions regarding Stage II vapor recovery systems.

3.1.1. 1997 NAAQS PM_{2.5} Redesignation Request and Maintenance Plan for the Northern Virginia Area

On December 17, 2004, EPA designated the metropolitan Washington, D.C. area, of which Northern Virginia is a part, as a nonattainment area for the 1997 PM_{2.5} NAAQS. EPA used air quality data showing that the area did not meet the 1997 PM_{2.5} NAAQS of 15.0 µg/m³. However, since that time, air quality in the D.C. area has improved due to the effectiveness of many PM_{2.5} precursor control programs. In 2009, EPA provided a clean data determination to the area, and this determination suspended most, but not all, of the CAA requirements for PM_{2.5} nonattainment areas. To ensure good air quality going forward and to alleviate all CAA mandates for PM_{2.5} nonattainment areas, VDEQ developed a redesignation request and maintenance plan for the D.C. area. The Virginia Department of Transportation (VDOT) and the Metropolitan Washington Council of Governments were partners in this effort. VDEQ provided these documents to EPA on June 3, 2012. EPA must approve the maintenance plan as a SIP revision before the area may be redesignated to attainment status for the 1997 PM_{2.5} NAAQS.

3.1.2. Control Technique Guidelines

As required by §183(e) of the CAA, EPA conducted a study of volatile organic compound (VOC) emissions from the use of consumer and commercial products to assess their potential to contribute to levels of ozone that violate the NAAQS for ozone and to establish criteria for regulating VOC emissions from these products. Any regulations issued under §183(e) must be based on "best available controls."

Section 183(e)(3)(C) provides that EPA may issue a control technique guideline (CTG) in lieu of a national regulation for a product category where EPA determines that the CTG will be substantially as effective as national regulations in reducing emissions of VOC in ozone nonattainment areas. The CAA requires a state with ozone nonattainment areas to evaluate the recommendations provided in the CTGs and determine if modification of existing regulations or

creation of new regulations is needed to be consistent with the requirements of the CTG. A state with areas included in the Ozone Transport Region (OTR), like Northern Virginia, must apply the requirements in the OTR for all sources covered by the CTG. After VDEQ promulgates a regulation implementing the requirements of the CTG for a product or source category, VDEQ must submit the regulation to the EPA for approval as part of the State Implementation Plan (SIP) within one year from signature of the CTG. EPA has issued four groups of standards under §183(e) of the CAA:

- Group I: These standards apply to categories such as consumer products, architectural coatings, and auto body refinishing coatings. Unlike Groups II, III, and IV, these standards are national requirements and are codified in 40 CFR Part 59.
- Group II: Issued September 29, 2006, these CTGs regulate VOC emissions from flexible packaging printing operations, lithographic and letterpress printing materials, industrial cleaning solvents, and flat wood paneling coatings.
- Group III: Issued October 9, 2007, these CTGs regulate VOC emissions from paper, film, and foil coatings; metal furniture coatings; and large appliance coatings.
- Group IV: Issued July 14, 2008, these CTGs regulate VOC emissions from miscellaneous metal products coatings; plastic parts coatings; auto and light-duty truck assembly coatings; fiberglass boat manufacturing materials; and miscellaneous industrial adhesives.

VDEQ has surveyed the Northern Virginia area and submitted declarations to EPA for several of the CTG categories demonstrating that no potentially regulated facilities operate in the Northern Virginia area. However, the survey results indicate that, for some categories, potentially affected facilities may be operating in the Northern Virginia area and that regulations must be developed for offset lithographic printing and letterpress printing; industrial cleaning solvents; miscellaneous metal and plastic parts coatings; and miscellaneous industrial adhesives. These regulations are continuing through the Commonwealth's regulatory process.

3.1.3. 1997 Ozone NAAQS Maintenance Areas

Improvements in air quality allowed the following areas to demonstrate compliance with the 1997 ozone NAAQS after EPA originally designated these areas as nonattainment: Richmond-Petersburg, Fredericksburg, the Shenandoah National Park, and Hampton Roads. When EPA redesignates an area from nonattainment to attainment, Virginia must prepare a SIP that meets the requirements for 8-hour ozone maintenance areas and that demonstrates how good air quality will be maintained into the future. Using EPA guidance, the Commonwealth submitted redesignation requests, inventories, and maintenance plans for these areas to EPA, which EPA approved after review and public comment.

During the 2007 and 2008 ozone seasons, ozone violations of the 1997 ozone NAAQS were registered at a monitor in Henrico County, part of the Richmond-Petersburg maintenance area. The maintenance plan for the area includes contingency measures to be implemented in case of such an event. VDEQ initiated a regulatory action in order to implement control strategies specified in the contingency measures for the Richmond-Petersburg area. These contingency measures include control strategies for mobile equipment repair and refinishing,

architectural and industrial maintenance coatings, consumer products, and portable fuel containers. As a proactive measure towards meeting the new ozone NAAQS in this area, the State Air Pollution Control Board (SAPCB) also directed VDEQ to take comment on the implementation of an additional regulation, the adhesives and sealants regulation. These regulations are continuing through the Commonwealth's regulatory process.

3.1.4. 2006 PM_{2.5} NAAQS

On September 22, 2006, EPA promulgated a revised $PM_{2.5}$ NAAQS. The 2006 standard revised the daily $PM_{2.5}$ standard from 65 ug/m³ to 35 ug/m³ and retained the $PM_{2.5}$ annual standard of 15.0 ug/m³. On October 8, 2009, EPA published the final designations for the 2006 daily $PM_{2.5}$ standard in the *Federal Register*, and all areas of the Commonwealth were designated as attainment or unclassifiable.

3.1.5. 2008 Ozone NAAQS

Ozone is not generally emitted directly into the atmosphere. Rather, a photochemical reaction between VOC and oxides of nitrogen (NO_X) creates this pollutant when these precursors combine in the presence of sunlight. Ozone is the primary component of smog and is a lung irritant. Especially susceptible populations include elderly people, children, and those with lung ailments such as asthma and emphysema. Ozone also interferes with plants' abilities to process food and ward off diseases.

3.1.5.1. 2008 Ozone NAAQS Background

On March 12, 2008, EPA revised both the primary and the secondary NAAQS for ozone to 0.075 ppm. On May 21, 2012, EPA published the final area designations and classifications for this standard. EPA designated all areas of the Commonwealth, with the exception of Northern Virginia, as attaining this standard. EPA designated Northern Virginia as nonattainment, with a classification of marginal. The next CAA-mandated review of the ozone NAAQS will be in 2013, with a new ozone NAAQS expected to be published in 2014.

3.1.5.2. Ozone Advance Action Plans

On April 4, 2012, EPA announced the Ozone Advance program. This program is a collaborative effort between EPA, states, local governments, and other stakeholders to encourage expeditious emission reductions in ozone attainment areas so that the participating areas may continue to meet the 2008 ozone NAAQS. The goals of the program are:

- To help attainment areas take action in order to keep levels below the 2008 ozone NAAQS, ensuring continued health protection for citizens;
- To better position areas to remain in attainment; and
- To efficiently direct available resources toward actions that will expeditiously address ozone problems.

This program is voluntary. The resulting framework developed by the stakeholders in any participating area is not a SIP revision and is therefore not federally enforceable.

As noted in Table 2-1, several areas in the Commonwealth, including the Fredericksburg 1997 ozone NAAQS maintenance area, the Richmond-Petersburg 1997 ozone NAAQS maintenance area, and the Hampton Roads 1997 ozone NAAQS maintenance area, have data from 2010-2012 that no longer demonstrates compliance with the 2008 ozone NAAQS. This demonstration is based, as required by federal regulations, on the three-year average of the fourth highest 8-hour average recorded at any particular monitoring site. The data in Table 2-1 is from years 2010 through 2012 while EPA based the designations of attainment on years 2009 through 2011. The economic downturn and meteorology somewhat depressed 2009 ozone readings. Data from the summer of 2012 took the place of the 2009 data, and averages for 2010 through 2012 resulted in higher readings. Implementation of proactive measures to voluntarily reduce ozone formation is prudent to help ensure continued compliance with the 2008 ozone NAAQS.

In cases where data may show that areas originally designated attainment for the 2008 ozone NAAQS violate the standard, EPA's guidance indicates that the EPA Administrator may use discretion in redesignating areas. When a violation occurs, the EPA Administrator may consider factors listed in §107(d)(3)(A) of the CAA, which include "air quality data, planning and control considerations, or any other air quality-related considerations the Administrator deems appropriate." EPA's Ozone Advance guidance notes that for areas where control measures are actively being implemented by program participants, EPA may allow time to determine whether such measures bring the area back into attainment.

VDEQ developed Ozone Advance action plans for the Fredericksburg 1997 ozone NAAQS maintenance area, the Richmond-Petersburg 1997 ozone NAAQS maintenance area, and the Hampton Roads 1997 ozone NAAQS maintenance area. VDEQ collaborated with a number of stakeholders to create these plans, including the representative metropolitan planning organizations (MPOs); VDOT; Virginia Department of Mines, Minerals, and Energy; Virginia Port Authority; Virginia Clean Cities; Fort Lee; Fort A.P. Hill; Virginia Commonwealth University; and Dominion Virginia Power. VDEQ provided the public the opportunity to comment on these plans and provided final versions of these plans to EPA by May 1, 2013. Development of an Ozone Advance action plan for Caroline County is currently in progress.

3.1.5.3. 2008 Ozone NAAQS Implementation Rule and Transportation Conformity

On May 21, 2012, EPA published in the *Federal Register* a final rule for the implementation of the 2008 ozone NAAQS. This rule provides for the revocation of the 1997 ozone NAAQS for transportation conformity purposes to occur on July 20, 2013. For areas that were designated attainment for the 2008 ozone NAAQS but operate under a maintenance plan for the 1997 ozone NAAQS, this rule removes the transportation conformity requirements within those areas, allowing both VDOT and the MPOs to devote those resources to other concerns. Unless EPA redesignates areas as nonattainment for the 2008 ozone NAAQS due to poor air quality, this rule will remove requirements for transportation conformity in the Fredericksburg 1997 ozone NAAQS maintenance area, the Richmond-Petersburg 1997 ozone NAAQS maintenance area.

3.1.6. 2010 NO₂ NAAQS

 NO_2 is a gaseous air pollutant that forms when fossil fuels such as coal, oil, gasoline, or diesel burn at high temperatures. NO_2 contributes to the formation of particle pollution by converting in the atmosphere to nitrate aerosols, a component of $PM_{2.5}$. NO_2 also is a building block of ozone.

On January 22, 2010, EPA finalized a new primary NO₂ NAAQS and set the standard at 100 ppb over a one-hour average, which is significantly more stringent than the previous primary standard of 53 ppb on an annual average. In this standard EPA also established new monitoring and reporting requirements that will require the location of NO₂ monitors near major roadways. EPA noted that NO₂ concentrations near major roads are expected to be appreciably higher than the levels measured in the current network. VDEQ is working towards modifying the existing monitoring network to meet the requirements of the NO₂ NAAQS, including the installation of three near-road monitors. The location of the first monitoring site is tentatively planned for the I-95/I-395 interchange in Fairfax County.

On February 17, 2012, EPA classified all areas of the Commonwealth as attainment/unclassifiable for this standard. EPA may update these classifications once near-road NO_2 data are available.

3.1.7. 2010 SO₂ NAAQS

 SO_2 is one of a group of highly reactive compounds known as "oxides of sulfur." The largest sources of SO_2 emissions are fossil fuel combustion at power plants and at other types of industrial facilities. Smaller sources of SO_2 emissions include industrial processes such as extracting metal from ore and the combustion of sulfur-laden fuels by locomotives, large ships, and non-road equipment. Emissions of SO_2 also contribute to the formation of particle pollution by converting in the atmosphere to sulfate aerosols, a major component of $PM_{2.5}$.

3.1.7.1. 2010 SO₂ NAAQS Background

On June 2, 2010, EPA finalized a new primary NAAQS for SO₂. This regulation significantly strengthened the short-term requirements by lowering the standard to 75 ppb on a one-hour basis. The new federal regulation revoked the previous primary standards of 140 ppb over a 24-hour period and 30 ppb over an annual period. Source sectors in Virginia have greatly reduced SO₂ emissions due to a variety of federal programs such as regulations on the interstate transport of SO₂ by power plants and the requirements for reduced sulfur content in on-road and off-road fuels. Monitoring data from the Commonwealth's monitoring network show compliance with this standard, as demonstrated by Figure 3-1.

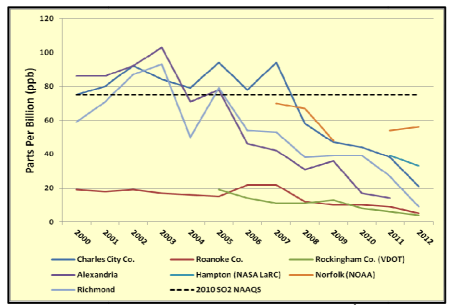


Figure 3-1: 1-Hour SO₂ Air Quality Trends 2000-2012 (99th Percentile, Yearly)

Based on this air quality monitoring data, federal guidance, and the lack of source-specific modeling results, VDEQ made recommendations to the EPA Administrator on June 2, 2011, that all areas in Virginia be classified as "unclassifiable" for this standard.

3.1.7.2. 2010 SO₂ NAAQS Implementation Rule

EPA released its proposed implementation guidance for the 2010 SO₂ NAAQS on October 3, 2011. VDEQ submitted extensive comments to EPA on November 16, 2011, recommending many changes to the implementation process to make the process workable and less resource intensive. After reviewing these comments as well as many others submitted by a variety of stakeholders, EPA agreed to revisit the proposed guidance. Subsequently, EPA released updated drafts of the monitoring and modeling technical assistance documents for another round of comment on May 21, 2013.

3.1.8. 2012 PM_{2.5} NAAQS

On December 14, 2012, EPA finalized a new rule strengthening the NAAQS for $PM_{2.5}$ and retaining the existing standard for coarse particle pollution (PM $_{10}$). The rule changes the annual standard for $PM_{2.5}$ from 15.0 $\mu g/m^3$ to 12.0 $\mu g/m^3$. Current monitoring data demonstrates that all monitors in Virginia comply with the new standard.

3.1.9. Regional Haze

Section 169 A of the CAA mandates the protection of visibility in national parks, forests, and wilderness areas, referred to as Class I federal areas. The absorption and scattering of light by fine particles causes visibility impairment or haze in these areas. Sources and activities that emit fine particles and their precursors, such as NO_X , SO_2 , VOC, and ammonia (NH_3), contribute

to this problem. In 1999, EPA finalized the Regional Haze Rule, which requires that state, tribal, and federal agencies work together to improve visibility in 156 national parks and wilderness areas.

Virginia developed a SIP to address visibility impairment in the Commonwealth's two Class I areas, the Shenandoah National Park and the James River Face Wilderness Area. This plan established goals and emission reduction strategies to reduce visibility impairment such that the visibility in the Shenandoah National Park and the James River Face Wilderness Area will return to natural conditions by 2064. With the help of the Visibility Improvement State and Tribal Association of the Southeast (VISTAS) multi-jurisdictional planning organization (MJO), Virginia finalized and submitted the SIP on October 4, 2010. The submittal addressed reasonable progress requirements of the CAA, long term strategies, and Best Available Retrofit Technology requirements for certain industrial facilities. EPA published a limited approval of this SIP revision on June 13, 2012.

The Regional Haze Rule requires that states develop a mid course review as part of the visibility improvement strategy. VDEQ has provided a pre-consultation draft of the mid-course review for Regional Haze to the Federal Land Managers, as required by federal regulations, for comment and consultation. VDEQ expects the mid-course review to be ready for submittal to EPA by the end of 2013. The review shows that visibility in the Shenandoah National Park and the James River Face Wilderness Area has improved significantly.

3.1.10. Stage II Gasoline Vapor Recovery Systems

On May 16, 2012, the EPA Administrator published in the *Federal Register* a notice of final rulemaking determining that onboard refueling vapor recovery (ORVR) systems are in widespread use throughout the motor vehicle fleet. That notice waived the statutory requirement that serious, severe, and extreme ozone nonattainment areas adopt and implement programs requiring Stage II vapor recovery systems on gasoline dispensing facilities. Virginia previously adopted Stage II requirements in the Richmond-Petersburg and Northern Virginia areas. EPA finalized guidance on August 7, 2012, describing appropriate methods for removing these requirements from SIPs. VDEQ is evaluating the methodology and drafting SIP revisions to address this guidance.

3.2. Air Permitting

VDEQ issues two basic types of air permits: construction permits and operating permits. Construction permits, termed New Source Review (NSR) permits, apply to new facilities as well as existing facilities that undergo an expansion or modification. Operating permits apply to sources that are already in operation.

VDEQ has three construction permit programs for criteria pollutants. The Prevention of Significant Deterioration major new source review (PSD) program applies to major sources that are located in an area that is in attainment with the NAAQS. Sources must apply Best Available Control Technology (BACT) as well as undergo a thorough air quality analysis demonstration

(i.e. air modeling) to assure the new facility or major modification will not cause or contribute to a violation of the NAAQS or have an adverse impact on any Class I area. VDEQ issued three PSD permits in fiscal year 2013. The second program is the non-attainment major NSR program that applies to major sources located in an area that EPA has designated as nonattainment for one or more NAAQS. A facility in a nonattainment area must apply the Lowest Achievable Emission Rate, which is often more rigorous than BACT, and must obtain offsets for the pollutant for which the area is not in attainment. VDEO issued one nonattainment NSR permit in fiscal year 2013. The third program is the minor NSR program. This program applies to new sources or existing sources that are undergoing a modification and that are below major source emissions thresholds. During the 2013 fiscal year, VDEQ issued 199 minor NSR permits. Additionally, the minor NSR program is used to issue state major source permits, which apply to those sources that have emissions greater than 100 tons per year (tpy) of a criteria pollutant but that do not fit the criteria to be classified as PSD or nonattainment major NSR. VDEQ issued one state major permit in fiscal year 2013. Virginia also has general permits (or permits by regulation) for non-metallic mineral processors and distributed generation. If a facility meets the necessary requirements, the facility may use the general permit process instead of the normal minor NSR permitting process. VDEQ issued 23 general permits during fiscal year 2013.

VDEQ issues two types of operating permits: state operating permits (SOPs) and federal operating permits that include Title V permits. SOPs are used primarily to cap a source's emissions to keep it below major source emissions thresholds and therefore exempt from a major source permitting program. Facilities often use SOPs to place federally and state enforceable limits on hazardous air pollutants (HAPs) to remain exempt from the federal HAP program. The federal HAP program generally requires the implementation of MACT standards. A source may request a SOP at any time, and the SAPCB may issue a SOP as necessary (due to a modeled or actual exceedance of a NAAQS or to meet a CAA requirement). VDEQ issued ten SOPs during fiscal year 2013.

The Title V permit program applies to sources that meet the criteria for being "major" under Title V of the CAA. The purpose of a Title V permit is to compile all requirements from a source's multiple air permits into one permit document. A newly constructed source that is large enough to qualify as a Title V source must apply for a Title V permit within one year of starting operation. Title V permits must be renewed every five years.

Acid Rain permits also are considered federal operating permits. VDEQ must issue these permits to sources that are subject to the federal Acid Rain program (CAA Title IV). VDEQ issued four federal operating permits and 34 operating permit renewals during fiscal year 2013.

3.2.1. Revision of Minor NSR Regulation

On November 7, 2013, revisions to the minor NSR regulation became effective. The amended rule makes clarifications and incorporates federal and state policies and guidance into the minor NSR program.

3.2.2. Greenhouse Gas Permitting

On January 2, 2011, greenhouse gases (GHGs) became pollutants regulated by the major source air permitting process pursuant to Federal requirements. On May 13, 2011, EPA approved Virginia's program for GHGs. As a result of this approval, VDEQ, not EPA, became the official permitting authority for major sources emitting GHGs. A facility must address their GHG emissions only if they emit more than 100,000 tpy of carbon dioxide equivalent pollution (CO₂e) or if they modify their operations such that there is at least a 75,000 tpy increase in CO₂e. These regulations exclude minor sources of air pollution from the GHG requirements. VDEQ has issued three major NSR permits with limitations on CO₂e. All three permits were for combined cycle combustion turbines, and all three permits set limits based on energy efficiency.

3.2.3. Mercury and Air Toxics Standard

On February 16, 2012, EPA promulgated the National Emission Standards for Hazardous Air Pollutants from Coal- and Oil-Fired Electric Steam Generating Units and Standards of Performance for Fossil-Fuel-Fired Electric Utility, Industrial-Commercial-Institutional, and Small Industrial-Commercial-Institutional Steam Generating Units. The standard will apply to 13 facilities in Virginia. Sources have until April 16, 2015, to comply with the rule but may request a one-year compliance extension. In May 2013, American Electric Power requested a one-year compliance extension for the Clinch River Power Plant in Cleveland, Virginia and a 45-day compliance extension for the Glen Lynn Power Plant in Glen Lyn, Virginia. AEP plans to convert two units at the Clinch River facility from coal to natural gas and plans to retire the Glen Lynn facility. VDEQ granted both requests.

3.2.4. Boiler Maximum Achievable Control Technology Standard

On December 20, 2012, EPA finalized changes to the National Emission Standards for Hazardous Air Pollutants for Major Sources: Industrial, Commercial, and Institutional Boilers and Process Heaters (Subpart DDDDD), often referred to as the major source Boiler MACT. VDEQ plans to request delegation for this rule later this year.

The standard may apply to as many as 50 facilities in Virginia. Sources with existing boilers have until January 31, 2016, to comply with the rule but may request a one-year compliance extension if needed for add-on control equipment. Some facilities are choosing to comply with the regulation by switching to natural gas. Facilities may also avoid the major source Boiler MACT by limiting their facility wide potential-to-emit of hazardous air pollutants to below the major source threshold level.

3.3. Air Compliance Activities

The purpose of the compliance program is to enforce all applicable state and federal air regulations and laws. The goal is for facilities operating within the Commonwealth to be compliant with those regulations and laws, and the focus is to provide the necessary compliance

and/or enforcement assistance to correct detected violations as expeditiously as possible. These concepts support VDEQ's mission to protect the environment and human health.

To ensure that industry constructs and operates within the boundary of applicable laws and regulations, VDEQ's air compliance program operates in a manner consistent with EPA's 2010 Clean Air Act Stationary Source Compliance Monitoring Strategy (CMS). This strategy targets the largest potential emitters of air pollution for a full compliance evaluation (FCE) at a minimum recommended frequency of once every two years. A FCE consists of a comprehensive evaluation of the facility records and equipment associated with pollutant emissions, including the examination of documents detailing throughputs, emissions, testing, and reporting, to determine the facility's overall compliance status. VDEQ must report the compliance status of Virginia's regulated facilities to EPA weekly, and this information is publicly available on EPA's Environmental Compliance and History Online (ECHO) external website.

3.3.1. Inspection Planning

VDEQ advocates the use of a risk-based concept when identifying facilities for a FCE. VDEQ developed this concept and uses it in collaboration with the CMS to create annual inspection plans. Referred to as VDEQ's Risked Based Inspection Strategy or RBIS, the strategy provides flexibility to use resources where they are most needed. EPA granted VDEQ approval to exercise the risk-based concept on a three-year trial basis with EPA Region 3 oversight. While EPA evaluates the program, VDEQ continues to utilize the concepts of the RBIS in the inspection planning process.

Virginia is the only EPA Region 3 state with a formal risk-based strategy. The RBIS may identify facilities that are not a focus of the CMS strategy and may justify increases or decreases in the frequency of inspections. The strategy bases changes to inspection frequencies on risk qualifiers such as participation in the environmental enhancement program, compliance history, facility type, environmental sensitivity, multi-media applicability, environmental justice (concerns and complaints), and agency initiatives.

3.3.2. Sources Evaluated for Compliance

Virginia has nearly 4,000 registered air facilities, not including over 1,100 Stage II facilities (gasoline service stations in the Richmond area and Northern Virginia). For the 2012 federal fiscal year, the air compliance program conducted nearly 7,500 partial and full compliance evaluations, including over 1,200 on-site inspections and over 60 stack test observations. As a result, the air compliance program issued nearly 350 formal and/or informal enforcement actions.

3.3.3. Small Business Assistance

VDEQ provides various forms of compliance assistance to potentially thousands of small businesses throughout the Commonwealth. VDEQ provides these services at no cost to facilities in order to inform, educate, and assist small businesses in complying with environmental

regulations. One example was the development of compliance calendars for dry cleaner and Stage II facilities to assist owners and operators with daily and monthly compliance requirements and to improve understanding of those regulations. More generally, the Small Business Assistance (SBA) program conducts personal and web-based outreach to small businesses, providing access to various resources including regulatory updates, fact sheets, checklists, brochures, enforcement case assistance, and financial resources.

3.4. Air Enforcement Activities

The goal of enforcement is to take appropriate actions to address violations of environmental laws and return facilities to compliance with Virginia's statutory and regulatory requirements. The mechanism used by VDEQ to achieve compliance must be proportional to the violation, responsive to the facility's compliance history, and protective of human health and the environment. In addition, an appropriate enforcement action, which may include a civil charge and recovery of economic benefit, sends a message of deterrence to the regulated community.

EPA's guidance on timely and appropriate enforcement response to high priority violations (HPVs) articulates the mutual expectations of the respective parties in the federal-state partnership for the enforcement of stationary source air pollution control requirements. VDEQ's enforcement staff is responsible for implementing this policy. This policy applies to all major (as defined by the CAA) stationary sources of air pollution that are in violation of a federally enforceable regulation. The policy helps prioritize federal and state agency enforcement efforts with respect to sources of air pollution in their jurisdictions.

Agency HPV activities are designed to identify and to expeditiously return to compliance those violating sources that the agency believes are environmentally most important, namely the HPVs. The policy also promotes a more complete and accurate compliance picture and enhances the responsibility of the agency, as well as EPA, to track and address all violations. An essential part of this tracking process is assuring that all HPVs are promptly entered into the shared EPA-state database.

In federal fiscal year 2012, 32 consent orders were issued (nine of which were HPVs) and resulted in the collection of \$620,322 in civil charges and \$3,685.50 of mitigated charges through the implementation of a supplemental environmental project.

3.5. Motor Vehicle Inspection and Maintenance Program

Vehicle inspection and maintenance programs (I/M) help improve air quality by identifying high-emitting vehicles in need of repair and causing them to be fixed as a prerequisite to vehicle registration within a given non-attainment area. The CAA mandates I/M for several areas across the country, based upon criteria such as air quality classification, population, and/or geographic location. VDEQ created a decentralized I/M program that retains the convenience of having emissions inspections and repairs performed at the same stations but uses the latest accepted technology to determine which vehicles emit excessive pollutants.

In 2005, VDEQ updated the program to allow for testing of the on-board diagnostic (OBD) systems on model year 1996 and newer vehicles. OBD systems monitor key components of the vehicle's emission control system, record any diagnostic trouble codes, and warn the driver if a condition exists that could cause excess emissions. Beginning with model year 2009, federal regulations require all vehicles up to 14,000 pounds to be OBD-compliant.

The Northern Virginia I/M program reduces air pollution in the Northern Virginia area. Vehicles up to 10,000 pounds gross vehicle weight rating (GVWR) and newer than 25 model years are required to pass an emissions test or receive a waiver every two years in order to be registered. Over 36,000 vehicles failed the initial test and received repairs in calendar year 2012.

3.5.1. Mobile Source Operations Section

The Mobile Source Operations Section (MSOS) is part of the Northern Virginia Regional Office and monitors the performance of the various service stations, certified emissions repair facilities, and licensed emissions inspectors within the I/M program. In calendar year 2012, these stations inspected over 826,000 vehicles. MSOS personnel conducted over 500 separate audits during that timeframe, including 175 covert audits, of approximately 520 emission inspection facilities. MSOS routinely handles in excess of 1,100 calls per month from citizens, inspectors, repair technicians, and others.

3.5.2. On-Road Emissions Monitoring Program

As required by the CAA, each vehicle emissions inspection program must conduct remote sensing of vehicle emissions in the program area. In the On-Road Emissions (ORE) monitoring program, vehicles with very high emissions as identified by remote sensing devices are sent a Notice of Violation (NOV) and are required to make any necessary repairs to their vehicles. Owners of vehicles observed by remote sensing to be exceptionally clean receive a clean screen, which constitutes an emission inspection pass. VDEQ also implemented procedures to provide repair assistance to low-income vehicle owners whose vehicles were found to be high emitters through remote sensing. After nearly six years of operation, the ORE program has identified over 1,900 vehicles as gross emitters and issued over 1,550 clean screen passes. The gross emitters were repaired and passed an emissions test, taken off the road, or sold outside of the Northern Virginia program area. The ORE currently observes about 18% of the Northern Virginia fleet that is subject to the I/M program.

Studies by EPA in other states have indicated that remote sensing is able to identify vehicles with very high evaporative emissions, possibly coming from leaking fuel tanks or lines. VDEQ notifies owners of such vehicles that they may have a gasoline leak, which could be a potential safety issue. The notice is advisory only.

The 2012 General Assembly passed legislation expanding the number of vehicles eligible to receive a clean screen. Certain vehicle owners will have the option of getting a station test or purchasing a clean screen pass. Eventually up to 30% of the cleanest vehicles may be eligible.

4. Other Control Programs

As shown in Figure 4-1, VDEQ expects emissions of NO_X , PM_{10} , $PM_{2.5}$, SO_2 , and VOC to decrease significantly from 2007 levels even though forecasts estimate that growth in vehicle miles traveled, population, and industry will continue through 2020. These projected reductions are the result of control programs implemented at the federal and state level as well as changing facets in the economy.

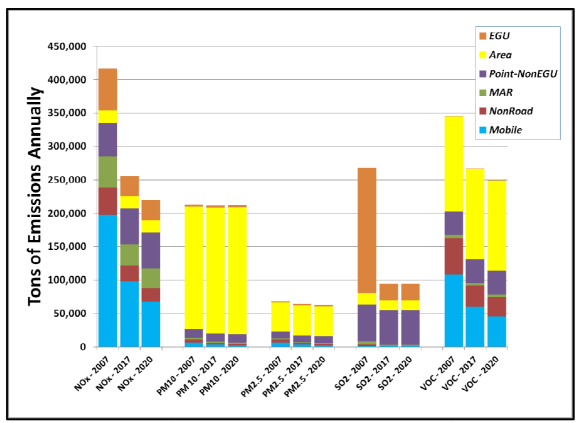


Figure 4-1: Anthropogenic Emission Estimates for the Commonwealth, 2007, 2017, and 2020

4.1. Emissions from Electrical Generating Units

Figure 4-2 provides the annual emissions of SO_2 from coal-fired Acid Rain Program electrical generating units located in Virginia. The reduction in SO_2 emissions from this source sector is attributable to a number of factors, including a variety of control programs.

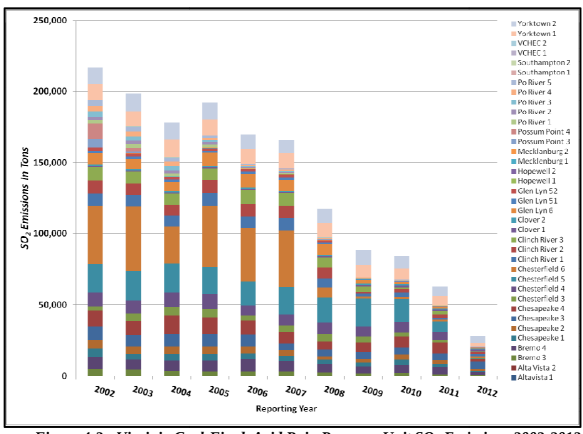


Figure 4-2: Virginia Coal-Fired, Acid Rain Program Unit SO₂ Emissions 2002-2012

4.2. Mobile Source Programs

Modeling studies conducted by VDEQ using EPA-approved emissions models in conjunction with VDOT data show that emissions of VOC, NO_X , SO_2 , and $PM_{2.5}$ from the mobile source sector in Virginia should decrease significantly in future years. Mobile sources are generally pollution-emitting activities that move by their own power on public roadways. Examples are cars and trucks. The expected decreases in this emissions sector are the result of federal regulatory programs that require emission reductions from vehicles such as automobiles and heavy-duty diesel trucks.

4.3. Product Based Programs

A variety of both state and federal control programs are being implemented that reduce emissions from product-based categories such as the use of portable fuel containers; the coating of architectural supports; the application of traffic markings; the use of personal products such as deodorant and hair spray; and the use of household products such as cleaners and pesticides. These types of programs have been implemented in the northern Virginia area and the Fredericksburg area. These regulations generally target VOC emissions but can also help decrease public exposure to harmful chemicals.

4.4. Non-Road Control Programs

Non-road equipment consists of devices with an engine where the power from the engine is generally not used to move the equipment along roadways. Examples are lawn mowers, weed eaters, diesel generator sets, gasoline generator sets, marine engines, and locomotive engines.

Federal regulations have been finalized that control emissions of various pollutants from all these categories. Most of these regulations have phase-in periods, where standards are more stringent for equipment manufactured in later years. These federal standards will result in a 60% to 90% reduction in air pollutants. Air pollution benefits are related to the purchase of new equipment, and the benefits to air quality continue until the entire fleet of a type of equipment has been replaced.

In addition to engine standards, the non-road heavy-duty diesel engine standards and the rail and marine vessel standards require the phase-in of much cleaner diesel fuel. Non-road engines were required to use diesel fuel with no more than 15 ppm sulfur beginning in 2010. Railroad and marine vessels began using diesel fuel with no more than 15 ppm sulfur beginning in 2012. The cleaner fuels allow more efficient engine operation, facilitate the use of state-of-the-art emissions controls on new units, and directly result in greatly reduced SO₂ emissions from such equipment.