

SIP Status Update

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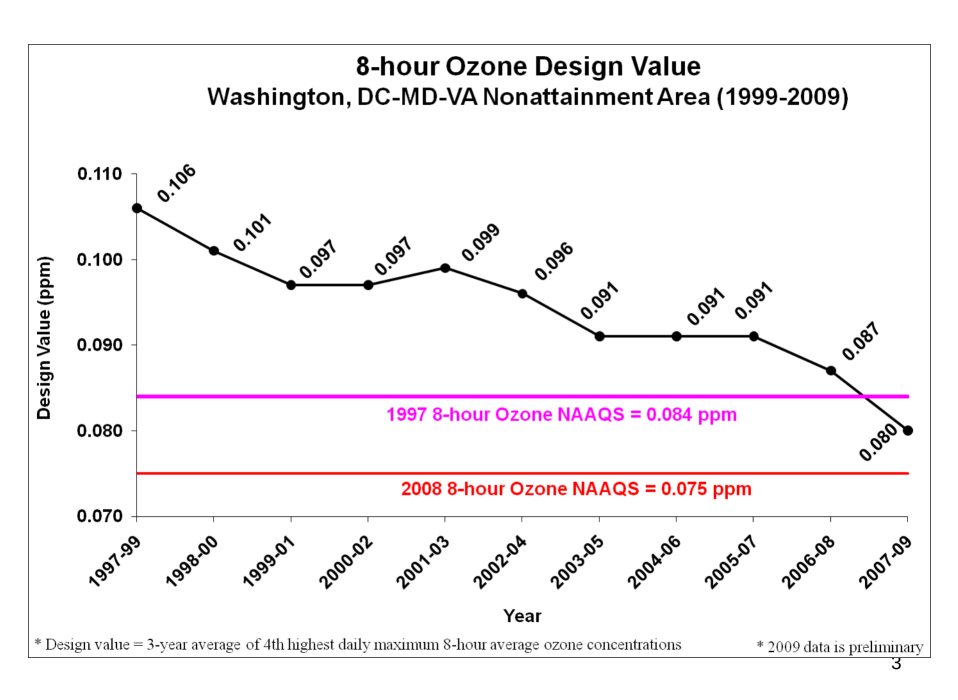


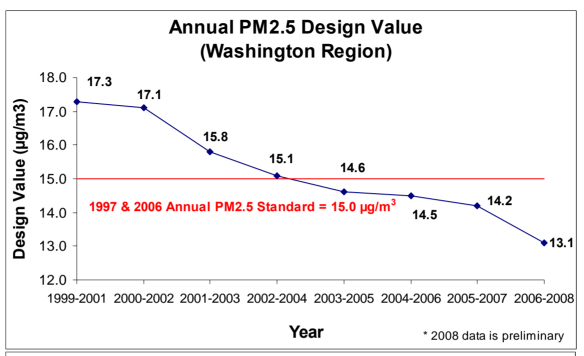
SIP Approval Status

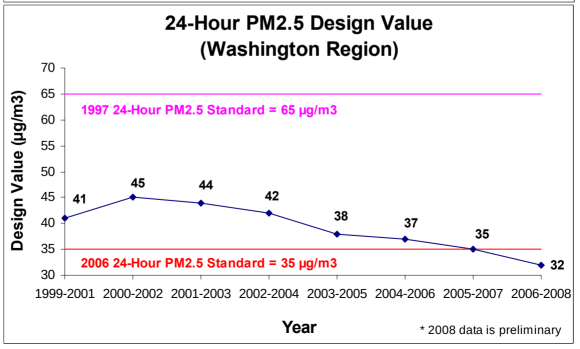
Std/SIP	NAAQS	Submitted	Attainment Deadline	Attainment Status	Control Measure Status	EPA Action
8-hour Ozone	1997 85ppb	May 23, 2007	June 15, 2010	Design Value below NAAQS	OTC VOC Regulations Pending – DC/VA Permit Caps for PoRiver Power Plant Pending – VA	Adequacy Finding for 2008 RFP Mobile Budgets Attainment Plan Approval Pending
PM2.5	1997 15 ug/m3 (annual) 65 ug/m3 (daily)	March 7, 2008	April 5, 2010	Design Value below NAAQS	No Issues Identified at this time	None













EPA: Why SIPs Haven't Been Approved

- Need for National Consistency/Checklist
- Ozone SIP Need all measures in place before EPA can approve
- PM SIP lower priority due to Clean Data for DC region
- Other EPA Initiatives Taking Resources -- CAIR Replacement, NAAQS Work, GHGs





Recent SIP Activities

- The SIPs have been deemed complete by operation of law, but there are minor issues with some of the regulations and external submissions.
- EPA has been working with the three states on several pieces of the submitted SIPs over the course of the last year.
- The states continue to work on minor revisions to the SIP that EPA has asked for:
 - OTC VOC Rules
 - NOx RACT SIP
 - Stationary Source Permits





Looking Forward: Next Ozone SIP

	2010	2011	2012	2013	2014	2017
Ozone SIP		Aug				
Ozone Designations	•	•				
				Dec		
SIP Due	_			•		
3-year Compliance Period						Aug
				•		•
Attainment Deadline						→ V
MOVES						
Grace Period	•		Feb ●			
			Feb			
Required for Use in Conformity			*			→



Challenges in Meeting New Ozone NAAQS

- New NAAQS (60-70 ppb)
 - Very tough to meet
- Best chance, all jurisdictions have regulations in place by 2014
- Additional Complexities in SIP Development
 - CAIR Replacement Rule (based on 85 ppb?)
 - Transition to MOVES model
 - Regulatory Timeline
 - VA 2 years
 - MD 6 months
 - DC 1 year



