National Capital Region Transportation Planning Board

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Honorable Phil Mendelson Chairman Metropolitan Washington Air Quality Committee 777 North Capitol Street, NE, Suite 300 Washington, DC 20002 March 21, 2012

Dear Chairman Mendelson:

At its meetings of February 15 and March 21, 2012, the National Capital Region Transportation Planning Board (TPB) was briefed on the development by the Metropolitan Washington Air Quality Committee (MWAQC) of a request to EPA for redesignation of the Washington DC-MD-VA non-attainment area to attainment status for fine particle pollution (PM 2.5), along with a maintenance plan demonstrating compliance with PM 2.5 standards through 2025. TPB staff has worked closely with MWAQC staff in preparing the motor vehicle emissions inventories for this maintenance plan for the base year (2002), attainment year (2007), interim year (2017), and out year (2025) using EPA's MOVES model.

The TPB understands that the PM 2.5 maintenance plan will include motor vehicle emissions budgets for precursor NOx and primary PM 2.5 emissions, developed in accordance with the March 2010 update of the EPA Transportation Conformity Regulations. Once these budgets are found adequate by EPA, which could occur as early as September of this year, the TPB will be required to use them in demonstrating conformity of future updates to the region's Constrained Long Range Plan (CLRP) and Transportation Improvement Program (TIP). The TPB is anticipating that motor vehicle emissions budgets will be established for precursor NOx and primary PM 2.5 for the attainment year (2007), the interim year (2017) and the out year (2025). In order to demonstrate conformity for the CLRP and TIP, and ensure that major new transit and highway improvements supported by the region can move forward, the TPB will be required to show that projected motor vehicle emissions for 2007 through 2016 are less than or equal to the 2007 budgets; emissions for 2017 through 2024 are less than or equal to the 2017 budgets; and emissions for 2025 through 2040, the out year of the CLRP, are less than or equal to the 2025 budgets.

In developing the NOx and PM 2.5 inventories for 2017 and 2025, the TPB noted that while motor vehicle emissions are projected to decline much faster from 2007 levels than the other emission sources (non-road, point, and area), there are significant uncertainties in these 2017 and 2025 projections due to potential future changes in the age and composition of the vehicle fleet and possible revisions to EPA's emissions estimation model. In order to reflect the

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uncertainties associated with the future vehicle fleet mix in the establishment of motor vehicle emissions budgets for 2017 and 2025, the TPB recommends that safety margins of 20 percent of the 2017 inventory levels and 30 percent of the 2025 inventory levels be included in the budgets for both precursor NOx and primary PM 2.5, as detailed in the attached PowerPoint presentation. Because of the significant declines projected in both precursor NOx and primary PM 2.5 emissions from motor vehicles over the 2007 through 2025 period of the maintenance plan, these recommended safety margins can be included in the plan while still ensuring maintenance of the PM 2.5 standard for the region. Safety margins are explicitly defined and provided for in EPA's Conformity Regulations, and the use of such safety margins is common practice in maintenance plans approved by EPA.

The TPB's analysis of the impact on emissions estimates of the recent update of EPA's emissions estimation model from MOBILE 6.2 to MOVES suggests that such impacts may be significantly greater than can be anticipated through the use of safety margins. The TPB therefore recommends that if EPA mandates changes to its emissions estimation model in the future which result in significant changes in emissions inventories, MWAQC should undertake a formal update to the region's approved air quality plans and motor vehicle emissions budgets.

TPB staff would be pleased to provide any additional technical information or answer any questions that MWAQC members may have concerning these recommendations. The TPB is pleased to support the development and submission of the PM 2.5 redesignation request and maintenance plan, which represent significant steps forward in the region's efforts to attain and maintain national ambient air quality standards. Be assured we would be happy to participate in further discussions to reach the most appropriate resolution for this region.

Sincerely,

Todd M. Turner

Chairman

National Capital Region

Transportation Planning Board

MOTOR VEHICLE EMISSIONS BUDGETS FOR PM2.5 and THEIR IMPLICATIONS FOR TRANSPORTATION CONFORMITY

Transportation Planning Board March 21, 2012

PM2.5 REDESIGNATION REQUEST & MAINTENANCE PLAN OVERVIEW

- ➤ A State Implementation Plan (SIP) for PM2.5 was submitted to EPA in April 2008, showing attainment by 2009
- > EPA issued a "Clean Data Determination" in 2009, based on ground monitors
- ➤ The three states DC, VA, and MD requesting redesignation to attainment status; the maintenance plan showing compliance with standards for milestone years and for all sources of emissions:
 - Point
 - Area
 - Non-Road
 - On-Road (Motor Vehicle)

MILESTONE YEARS FOR THE PM2.5 MAINTENANCE PLAN

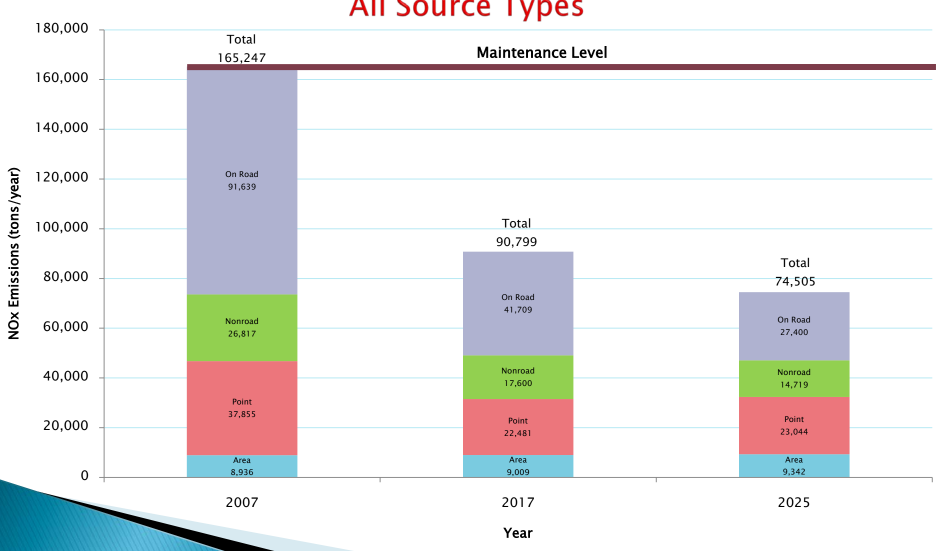


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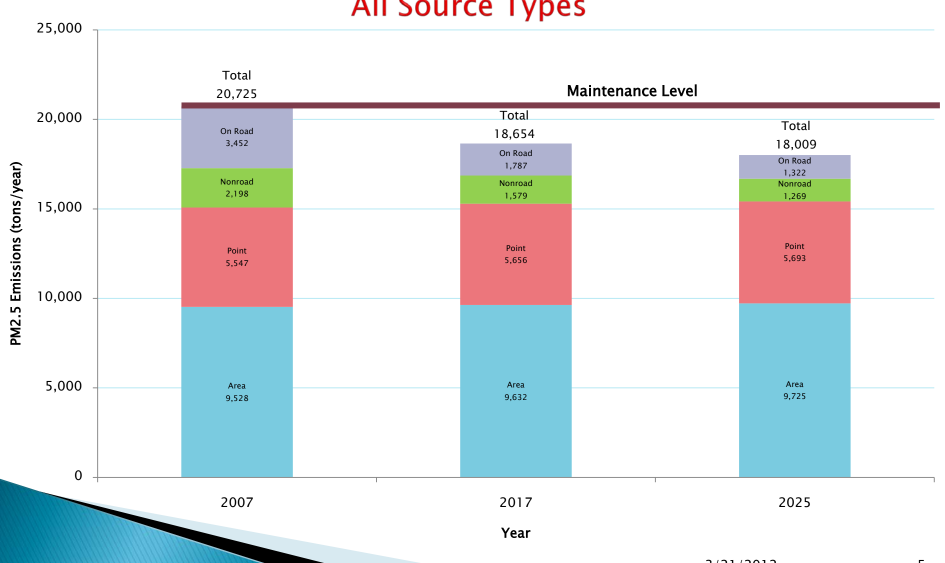
PRECURSOR NOX EMISSIONS INVENTORIES





PRIMARY PM2.5 EMISSIONS INVENTORIES





MOTOR VEHICLE EMISSIONS INVENTORIES

Key Findings

- Motor vehicle emissions decline much faster than any other source type between 2007 (Maintenance Level) and 2025:
 - NOx emissions decline by 70 percent
 - PM2.5 emissions decline by 62 percent
- By comparison, emissions from other source types change as follows between 2007 and 2025:
 - For nonroad sources, NOx emissions decline by 45 percent and PM2.5 emissions decline by 42 percent
 - For point sources, NOx emissions decline by 39 percent and PM2.5 emissions increase by 3 percent
 - For area sources, NOx emissions increase by 5 percent and PM2.5 emissions also increase by 2 percent

Motor Vehicle Emissions Budgets

§93.101 – Definition:

"Motor vehicle emissions budget is that portion of the total allowable emissions defined in ...the maintenance plan for a certain dateallocated to highway and transit vehicle use and emissions"

§93.118(e)(4) - Criteria & Procedures:

- iv. "The motor vehicle emissions budget(s), when considered together with all other emissions sources, is consistent with applicable requirements for....maintenance;
- v. The motor vehicle emissions budget(s) is consistent with and clearly related to the emissions inventory in the submitted maintenance plan."

Source: EPA Transportation Conformity Regulations - March 2010 Update

Motor Vehicle Emissions Safety Margins

§93.101 – Definition:

"Safety margin means the amount by which total projected emissions from all sources of a given pollutant are less than the total emissions that would satisfy the applicable requirement for ...maintenance"

§93.124(a) – Use of budgets in the Maintenance Plan:

"Unless the implementation plan explicitly quantifies the amount by which motor vehicle emissions could be higher while still allowing a demonstration of compliance with the milestonemaintenance requirement ...the MPO may not interpret the budget to be higher than the implementation plan's estimate of future emissions."

Source: EPA Transportation Conformity Regulations - March 2010 Update

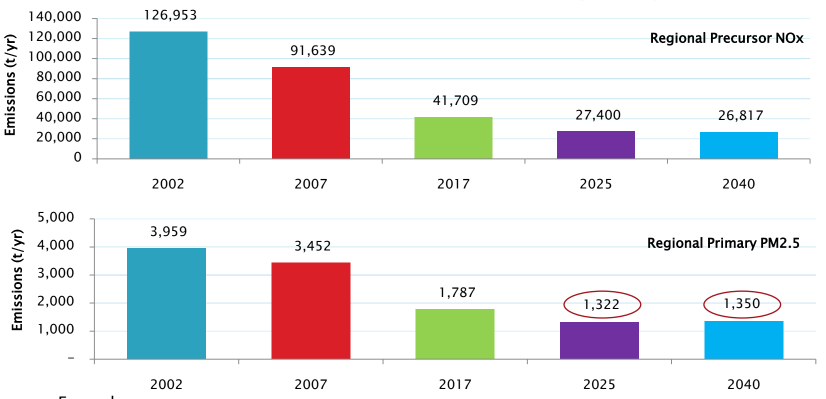
Widespread use of safety margins in maintenance plans

Motor Vehicle Emissions Budgets in Conformity

Once motor vehicle emissions for precursor NOx and primary PM2.5 are defined in the Maintenance Plan and approved by EPA, in order to attain conformity TPB will be required to demonstrate that total projected emissions from motor vehicles are less than or equal to the budgets set for years 2017 and 2025

- For years 2017 through 2024, emissions must be less than or equal to the 2017 budgets
- For 2025 and later years, emissions must be less than or equal to the 2025 budgets

Implications for the 2011 Constrained Long Range Plan (CLRP)



Example:

- If the 2025 mobile budget for primary PM2.5 had been set and in effect at the inventory level of 1,322 tons per year, conformity could not have been demonstrated for 2040
- The new 2017 and 2025 budgets for precursor NOx and primary PM2.5 could be in effect for the 2013 CLRP update.

Consequences of Conformity Lapse

- If conformity is not attained, a one-year lapse grace period starts: only projects already in a conforming Plan and TIP can move ahead
- If conformity is not attained within the grace period, the Plan/TIP enter a conformity lapse period: only three types of projects can move ahead:
 - Exempt projects from Air Quality Conformity determination
 - Transportation Control Measures (TCMs), which are in an approved SIP
 - Select phases of project development (e.g., design, R-O-W acquisition or construction having funding commitments, approval or authorization prior to the conformity lapse)
- No major new transit or highway projects could move forward during a conformity lapse period

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Key Considerations

Uncertainties in the 2017 and 2025 inventories stemming from:

- Future vehicle fleet mix projections
 Example: The regional vehicle fleet aged an average of 1.21 years between 2005 and 2011. If (hypothetically) the vehicle fleet were to age another 1.21 years by 2025, precursor NOx and primary PM2.5 emissions inventories would increase by 19 percent and 16 percent respectively
- New versions of emissions estimating models (MOVES2010a, MOVES2010b, MOVES2013)
 - <u>Example</u>: 2011 CLRP emissions with MOVES for year 2040 were higher by 126 percent for precursor NOx, and 76 percent for primary PM2.5, than corresponding estimates derived using Mobile6.2 for same fleet and travel inputs
- No requirements to update SIPs in order to address externally driven changes in key inputs such as regional vehicle fleet and EPA-mandated emissions model updates

Transportation Emissions Reductions Measures (TERMs) have limited potential to reduce mobile emissions

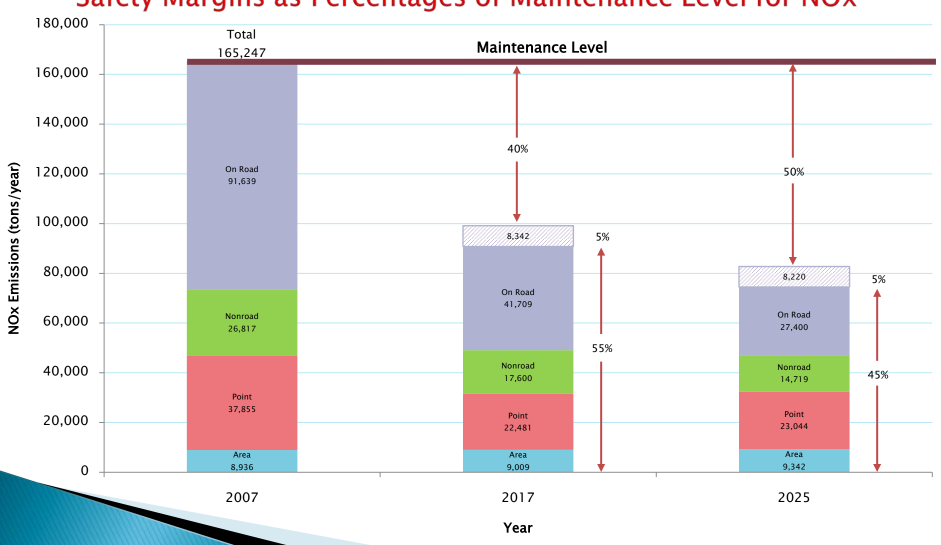
- The TERMs already in the adopted 2011 CLRP taken together reduce precursor NOx emissions for year 2040 by approximately one percent and primary PM2.5 by two percent
- The 26 next most cost-effective TERMs taken together would reduce precursor NOx emissions for year 2040 by an additional two percent and primary PM2.5 by an additional one percent, at a cost of \$85 million annually

Note: Estimates derived using the Mobile 6.2 emissions model

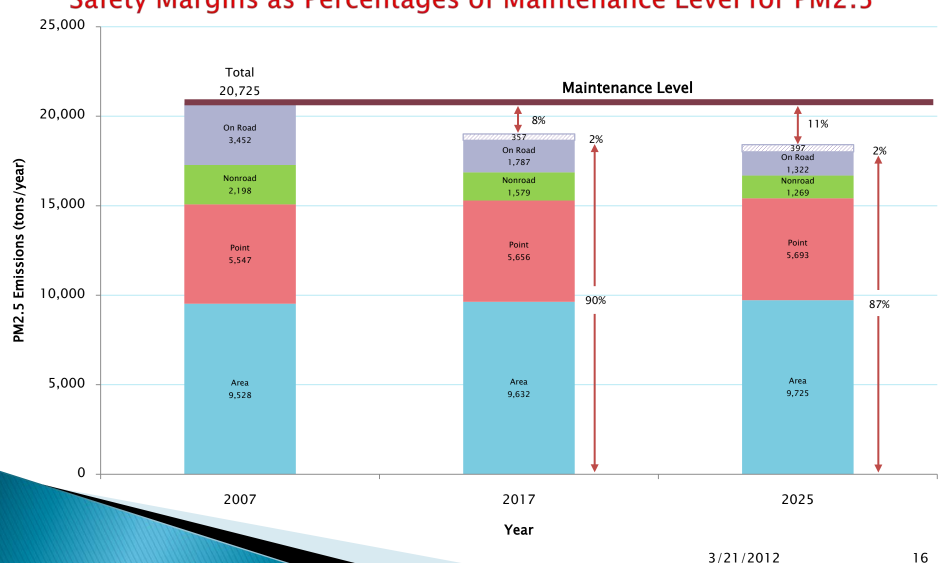
Recommended Motor Vehicle Emissions Safety Margins

		Motor Vehicle Emissions Inventories	Recommended Safety Margins		Proposed Motor Vehicle Emissions Budgets
Year	Criteria Pollutant	(t/y)	(t/y)	Percentage of Motor Vehicle Emissions Inventories	(t/y)
2017	NOx	41,709	8,342	20%	50,051
	PM2.5	1,787	357	20%	2,144
2025	NOx	27,400	8,220	30%	35,620
	PM2.5	1,322	397	30%	1,719

Safety Margins as Percentages of Maintenance Level for NOx



Safety Margins as Percentages of Maintenance Level for PM2.5



Action Items

- TPB to recommend to MWAQC safety margins for the 2012 PM2.5 Maintenance Plan as follows:
 - 20 percent safety margin for precursor NOx and primary PM2.5 for year
 2017
 - 30 percent safety margin for precursor NOx and primary PM2.5 for year
 2025
- TPB to prepare a letter of recommendation to MWAQC articulating the need for safety margins for the interim and out years of the Maintenance Plan
- 3. TPB to urge MWAQC to commit to updating SIPs and motor vehicle emissions budgets when changes to the emissions estimating models mandated by EPA result in significant changes in emissions inventories