



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 1  
NEW ENGLAND REGIONAL LABORATORY  
OFFICE OF ENVIRONMENTAL MEASUREMENT & EVALUATION  
11 TECHNOLOGY DRIVE  
NORTH CHELMSFORD, MASSACHUSETTS 01863-2431

September 17, 2013

Anne Gobin, Chief  
State of Connecticut Department of Environmental Protection  
Bureau of Air Management  
79 Elm Street  
Hartford, CT 06106-5127

Dear Ms. Gobin:

Thank you for your submission of the Connecticut 2013 Annual Monitoring Network Plan which was submitted to us in final form on August 5, 2013. We appreciate that you addressed the comments we provided to you on June 28, 2013. EPA New England has evaluated your plan and finds that your plan meets the minimum requirements of 40 CFR Part 58.

We acknowledge the following modifications and future plans which you articulated as follows (in italics):

***Proposed Network Changes***

- 1) Discontinuing federal reference method (FRM) PM<sub>2.5</sub> sampling at the Norwich Courthouse.*
- 2) Establishing continuous PM<sub>10</sub>/PM<sub>10-2.5</sub> sampling at Hartford Huntley Place.*
- 3) Discontinuing SO<sub>2</sub> sampling at Westport Sherwood Island State Park.*
- 4) Commencing to report continuous PM<sub>2.5</sub> data from the Groton Fort Griswold, Waterbury Bank Street and Bridgeport Roosevelt School monitoring sites as federal equivalent method (FEM) data eligible for comparison to the PM<sub>2.5</sub> NAAQS.*
- 5) Suspending carbonyls sampling at East Hartford McAuliffe Park for 2013.*

*In addition to the above proposed changes, the Hartford Morgan Street CO site is shut down as of June 30, 2013, as approved by EPA in the 2012 Network Plan. The CO monitoring is now located within Hartford at the Near Road monitoring site at Huntley Place.*

*DEEP maintains its air monitoring network to fulfill critical data needs. Recent EPA NAAQS rule revisions have mandated additional monitoring, reporting and analysis associated with the SLAMS networks, and, consistent with the LEAN culture embraced by DEEP, this Plan calls for continued efforts to streamline data handling, while also looking for opportunities to identify and address low value added monitoring sites. If limited opportunities exist to disinvest from low value added monitoring sites, efficiencies nonetheless will occur by eliminating lower value data collection. Such efficiencies will be necessary to enable limited staff resources to focus on competing priorities, which may not be limited to air quality monitoring. If efficiencies alone are insufficient, either additional resources will be required or the scope of the monitoring program will need to be revisited.*

Per the discussion in the above paragraph, all network modifications that involve discontinuation or moving of any sites is subject to EPA approval, even if the remaining network meets EPA's minimum requirements. In light of possible future state and federal budget restrictions, we encourage CT DEEP to consider further savings measures and discuss those opportunities with the EPA prior to implementation.

In this approval, I am also approving and acknowledging the establishment of a Hartford near-road monitoring site to include the measurement of NO<sub>2</sub>, CO, PM<sub>2.5</sub>, UVC/BC and dioxins (specific details for this proposed site can be found in the Connecticut 2012 Near-Road Network Plan). We also note your acknowledgement that the New Haven Criscuolo Park location has been approved as among the 40 NO<sub>2</sub> monitors intended to help protect communities that are susceptible or vulnerable to NO<sub>2</sub> related health effects pursuant to 40 CFR Part 58, Appendix D, section 4.3.4(a).

Finally, consistent with 40 CFR 58.11(e), I am approving the exclusion of some of your PM<sub>2.5</sub> continuous data. Thank you for your submission of the Demonstration of PM<sub>2.5</sub> Comparability included in this Plan. As you know, this included your analysis of your continuous PM<sub>2.5</sub> Federal Equivalent Methods (FEMs) as compared to collocated PM<sub>2.5</sub> Federal Reference Methods (FRMs). This comparison is required under 40 CFR Part 58.11(e) for any cases where PM<sub>2.5</sub> continuous FEM data should not be used in comparison to the NAAQS.

You evaluated each of the seven continuous FEM monitors with collocated PM<sub>2.5</sub> FRMs in your network. In five of the cases, the analysis shows that the performance is outside of the acceptable range. Since you have demonstrated that these monitors do not meet requisite performance criteria, but you believe this data is acceptable for AQI purposes, we agree the data from these monitors should be reported using parameter code of 88502, indicating that this data is appropriate for AQI use, but not for comparison to the National Ambient Air Quality Standard (NAAQS). Should you determine this data not be of acceptable quality for either AQI reporting or for comparison to the NAAQS, parameter code 88501 should be used. You should continue reporting to the same parameter code when generating any new data with the PM<sub>2.5</sub> continuous FEMs. (Note that the network design requirements for PM<sub>2.5</sub> remain in effect. Your agency will be required to operate FRMs or other FEMs at all required sites to be used for comparison to the NAAQS.)

If you determine that any of these continuous monitors approved for exclusion are operating within acceptable ranges, they should be coded as 88101, and the next Annual Network Plan should describe that change.

The monitors specifically identified as not appropriate for NAAQS comparison since 2010 follow (all will be coded as 88502, as eligible to be reported for AQI purposes, but not NAAQS compliance):

- 1) 09-009-0027 New Haven- Criscuolo Park
- 2) 09-001-1123 Danbury- WSCU
- 3) 09-003-1003 East Hartford- McAuliffe Park
- 4) 09-003-2006 East Hartford- High Street
- 5) 09-005-0005 Cornwall- Mohawk Mountain

You should be aware that many areas across the country have determined that their continuous monitors do meet the necessary performance criteria so they can be used for comparison to the NAAQS. I urge you to work toward that end and I recognize that you anticipate improved

performance at some of these currently excluded sites. As mentioned earlier in this letter, continuous PM<sub>2.5</sub> data from the Groton Fort Griswold, Waterbury Bank Street and Bridgeport Roosevelt School monitoring sites will be eligible for comparison to the PM<sub>2.5</sub> NAAQS. As you know, using continuous monitors for PM<sub>2.5</sub> provides both real time data for health and AQI reporting purposes, but also can save your Agency resources by allowing you to reduce the number of filter based federal reference method based monitors you operate.

Regarding future annual monitoring network plans, please identify the PM<sub>2.5</sub> continuous FEMs and any pre-FEM continuous monitors in use or planned for use in your network. Your plan should clearly indicate the PM<sub>2.5</sub> continuous monitors in your network, and whether they have already been approved (pursuant to this or other approval letter) to be excluded from comparison to the NAAQS. To maintain such waivers, each subsequent Annual Network Plan must detail the PM<sub>2.5</sub> continuous FEMs, where they are located, and the monitoring objectives that they will support (i.e., eligible for use with the NAAQS and/or AQI) for the coming year. We also recommend that an assessment of the most recent three years of data for all collocated FRM/continuous FEM monitors be included in each subsequent annual plan where the monitoring agency wishes to continue to exclude such data from comparison to the NAAQS.

With this letter, I am approving your Annual Network Plan. We will work with our Headquarters offices to address the portions of the plan which would require their attention, most notably monitoring associated with NCore, PAMS, and STN.

EPA-New England appreciates your partnership in conducting ambient air monitoring. We look forward to working with you to continuously improve the quality of ambient air in Connecticut. If you have any questions or comments regarding this network review, please contact Bob Judge at (617) 918-8387.

Sincerely,



Arthur V. Johnson, III, Acting Director  
Office of Environmental Measurement and Evaluation  
EPA New England

cc: Peter Babich, CT DEEP  
Randall Semagin, CT DEEP



79 Elm Street • Hartford, CT 06106-5127

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VIA ELECTRONIC MAIL

August 5, 2013

Rob Maxfield, Director  
USEPA Region 1 - Office of Environmental Measurement and Evaluation  
11 Technology Drive  
North Chelmsford, MA 01863  
[maxfield.robert@epa.gov](mailto:maxfield.robert@epa.gov)

RE: Connecticut 2013 Annual Air Monitoring Network Plan

Dear Mr. Maxfield:

Attached please find for your approval the Connecticut 2013 Annual Air Monitoring Network Plan (Plan). The Department of Energy and Environmental Protection (Department) drafted the Plan in fulfillment of the requirements set forth in 40 Code of Federal Regulations (CFR) Parts 53 and 58, as amended by the Revisions to Ambient Air Monitoring Regulations (71 Fed. Reg. 61236, October 17, 2006).

The Department worked closely with your staff in developing the Plan and sought out public comment on the Plan. In addition to posting the Plan for a 30-day public comment period on the Department's website, the Department reached out to its key stakeholders by presenting the Plan and directly soliciting comments from Connecticut's State Implementation Plan Revision Advisory Committee (SIPRAC). SIPRAC is comprised of approximately 400 members representing business and industry, the environmental community, the public, and academia - all of whom have interests in working on Connecticut's air quality issues.

I look forward to receiving your approval on this monitoring plan for Connecticut. If you have any questions concerning this network plan, please contact Peter Babich of my staff at 860-424-3422.

Sincerely,

A handwritten signature in cursive script that reads "Anne Gobin".

Anne Gobin, Chief  
Bureau of Air Management

AG:PB

CC: Robert Judge, EPA R1  
Katrina Kipp, EPA R1

Enc: Connecticut 2013 Annual Air Monitoring Network Plan

## Connecticut 2013 Annual Air Monitoring Network Plan



Connecticut Department of Energy and Environmental Protection  
Bureau of Air Management  
August 5, 2013

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## Acronyms and Abbreviations

AMTIC – Ambient Monitoring Technical Information Center  
AQS – Air Quality System  
CAA – Clean Air Act  
CFR – Code of Federal Regulations  
CO – carbon monoxide  
CSA – combined statistical area  
DEEP – Connecticut Department of Energy and Environmental Protection  
CV – coefficient of variance  
DAS – data acquisition system  
DQA – data quality assessment  
DQO – data quality objective  
DSL – digital subscriber line  
EPA – Environmental Protection Agency  
FEM – Federal Equivalent Method  
FRM – Federal Reference Method  
GC – gas chromatography  
GC/MS – gas chromatography/mass spectrometry  
GIS – geographical information systems  
GPS – global positioning system  
HAP – hazardous air pollutant  
HPLC – high performance liquid chromatography  
ICP/MS – inductively coupled plasma/mass spectrometry  
IMPROVE – Interagency Monitoring of Protected Visual Environments  
IT – information technology  
LAN – local area network  
LMP – limited maintenance plan  
MQO – measurement quality objectives  
MPA – monitoring planning area  
MSA – metropolitan statistical area  
NAAQS – National Ambient Air Quality Standards  
NIST – National Institute of Standards and Technology  
NOAA – National Oceanic and Atmospheric Administration  
NOx – nitrogen oxides  
NOy – reactive oxides of nitrogen  
NPAP – National Performance Audit Program  
NSPS – New Source Performance Standard  
OAQPS – Office of Air Quality Planning and Standards  
OARM – Office of Administration and Resources Management  
OIRM – Office of Information Resources Management  
OMB – Office of Management and Budget  
ORD – Office of Research and Development  
PAMS – Photochemical Assessment Monitoring Stations  
P&A – precision and accuracy  
PE – performance evaluation  
PM<sub>2.5</sub> – fine particulate matter (<2.5 microns)  
PM<sub>10</sub> – respirable particulate matter (<10 microns)  
PM<sub>10-2.5</sub> – coarse particulate matter (PM<sub>10</sub> – PM<sub>2.5</sub>)  
QA – quality assurance  
QA/QC – quality assurance/quality control  
QAPP – quality assurance project plan  
QMP – quality management plan  
RH – relative humidity  
RPD – relative percent difference  
SIP – State Implementation Plan  
SLAMS – state and local monitoring stations  
SO<sub>2</sub> – sulfur dioxide  
SOP – standard operating procedure  
SPMS – special purpose monitoring stations  
STN – Speciation Trends Network  
TSA – technical system audit  
TSP – total suspended particulate  
VOC – volatile organic compound

## Introduction

This document is the Connecticut 2013 Air Monitoring Network Plan (Network Plan), prepared by the Connecticut Department of Energy and Environmental Protection (DEEP) in accordance with 40 CFR 58.10. This plan meets the requirement to develop and submit to the Environmental Protection Agency (EPA) an annual air quality monitoring network plan to describe the air monitoring network and propose any changes of air quality monitoring sites and monitored air pollutants planned in the 18 months following submittal. This document was made available on the [ct.gov](http://ct.gov) website from June 18, 2013 through July 18, 2013. Comments are included in Appendix C of this document and the responses to comments are included in Appendix D.

## Background

The Clean Air Act of 1970 (CAA) established the Environmental Protection Agency as the principal administrative body to enact regulations to meet the requirements of the CAA and subsequent amendments thereto. One such requirement directed EPA to set primary and secondary air quality standards, known as the National Ambient Air Quality Standards (NAAQS) for the six "criteria pollutants" that Congress determined presented serious negative impacts to human health and welfare. For areas within Connecticut that do not meet a NAAQS, DEEP develops State Implementation Plans (SIPs) to detail the steps to be taken to bring air quality into attainment. Ambient air quality monitoring is essential to track progress towards meeting clean air goals and demonstrate attainment.

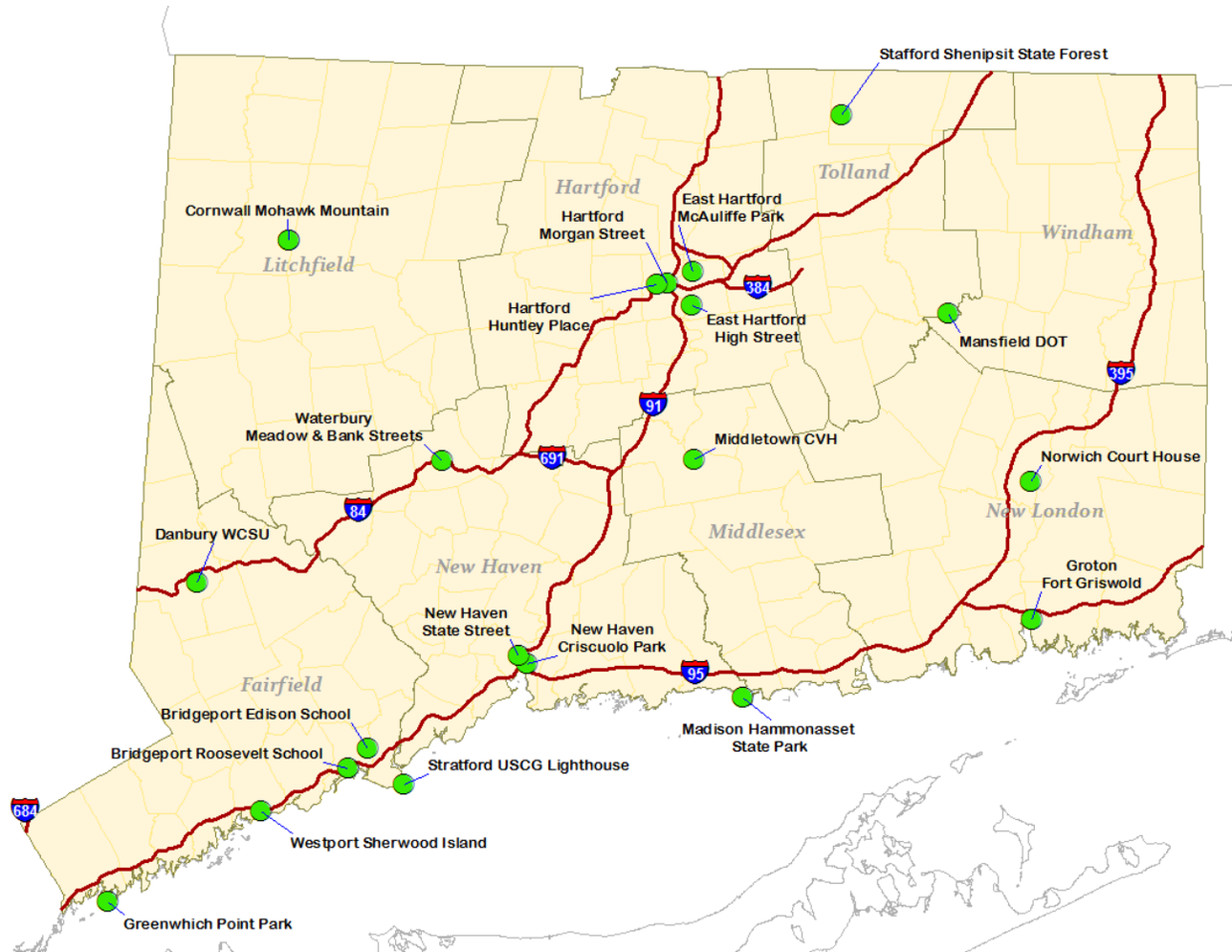
While DEEP monitors ambient air quality in Connecticut primarily for comparison with the NAAQS, there are other important objectives to ambient air quality monitoring. This monitoring provides local air quality data to the public, supports air quality forecasting and the Air Quality Index (AQI), supports long-term health assessments and other scientific research, assists with air permitting and identifying long-term air quality trends to gauge effectiveness of air pollution control strategies and serves as an accuracy check on computer based air quality models. DEEP's ability to manage the air quality monitoring network depends significantly on federal support from EPA.

Future federal funding levels for air monitoring programs remain uncertain. In addition, as with state governmental operations everywhere, state resources allocated to ambient air quality monitoring are unable to keep pace with rising costs. DEEP must continue to provide an acceptable level of service within these constraints by continually improving and focusing its efforts to ensure the completion of the most critical ambient air quality monitoring. As operating costs and federal monitoring requirements increase, DEEP must do more with fewer resources by either improving operational efficiencies or reducing other aspects of the air monitoring network. Current efficiencies being employed include improvements to data acquisition (through software upgrades and the automating of data streams previously manual), to public data access (through Kiosks and improvements to the website), and to more informative multi-pollutant monitoring sites (through consolidation of resources).

## Network Overview

The DEEP air monitoring network (Figure 1) currently consists of 20 monitoring stations. Given continuously evolving standards, this Plan assumes the current level of staffing and federal funding will be maintained through federal FY14. Should EPA monitoring requirements significantly increase or should DEEP be impacted by staff attrition or a reduction in federal funding, the level of effort proposed in this Plan will have to be revisited.

In October 2006, EPA established a network of core multi-pollutant sites. These sites are known as the National Core (NCore) network, the primary purpose of which is to consolidate monitoring of multiple pollutants at fewer sites for efficiency and cost savings. In addition, the NCore sites provide a comprehensive suite of high-resolution pollutant data for NAAQS compliance assessment, research studies and long-term trends analysis. There are two NCore sites located in Connecticut: Criscoolo Park in New Haven, and Mohawk Mountain in Cornwall. Although these sites predated NCore, DEEP upgraded both sites consistent with NCore requirements.

**Figure 1: Connecticut DEEP Air Monitoring Network**

### Proposed Network Changes

Details of the proposed monitoring network configuration are described in the following site information pages. In addition to infrastructure maintenance and improvements, there are several proposed changes to the monitoring network through the end of 2014, which include:

- Discontinuing federal reference method (FRM) PM<sub>2.5</sub> sampling at the Norwich Courthouse.
- Establishing continuous PM<sub>10</sub>/PM<sub>10-2.5</sub> sampling at Hartford Huntley Place.
- Discontinuing SO<sub>2</sub> sampling at Westport Sherwood Island State Park.
- Commencing to report continuous PM<sub>2.5</sub> data from the Groton Fort Griswold, Waterbury Bank Street and Bridgeport Roosevelt School monitoring sites as federal equivalent method (FEM) data eligible for comparison to the PM<sub>2.5</sub> NAAQS.
- Suspending carbonyls sampling at East Hartford McAuliffe Park for 2013.

In addition to the above proposed changes, the Hartford Morgan Street CO site is shut down as of June, 30, 2013, as approved by EPA in the 2012 Network Plan<sup>1</sup>. The CO monitoring is now located within Hartford at the Near Road monitoring site at Huntley Place.

DEEP maintains its air monitoring network to fulfill critical data needs. Recent EPA NAAQS rule revisions have mandated additional monitoring, reporting and analysis associated with the SLAMS networks, and, consistent with the LEAN culture embraced by DEEP, this Plan calls for continued efforts to streamline

<sup>1</sup> [http://www.ct.gov/deep/lib/deep/air\\_monitoring/ct2012networkplan\\_with\\_letter.pdf](http://www.ct.gov/deep/lib/deep/air_monitoring/ct2012networkplan_with_letter.pdf)

data handling, while also looking for opportunities to identify and address low value added monitoring sites. If limited opportunities exist to disinvest from low value added monitoring sites, efficiencies nonetheless will occur by eliminating lower value data collection. Such efficiencies will be necessary to enable limited staff resources to focus on competing priorities, which may not be limited to air quality monitoring. If efficiencies alone are insufficient, either additional resources will be required or the scope of the monitoring program will need to be revisited.

### **Public Face**

The DEEP is nearing completion of a dashboard to educate and inform the public about air quality using easily understandable metrics to convey how Connecticut is moving forward to achieve its clean air goals. DEEP is also nearing completion of a real-time air quality website that will be published summer 2013. A kiosk system will also be deployed in 2013 to provide real-time access to the air quality information, provide a platform to discuss health related issues with respect to air quality, and provide an overview of Connecticut's ambient air monitoring network. DEEP plans to deploy three kiosk systems at the nature centers in Madison at Hammonasset State Park and Westport at Sherwood Island State Park as well as at the visitor's center in Dinosaur State Park in Rocky Hill. The kiosks will be portable and available for various applications as part of DEEP's public outreach and education campaign. DEEP's public face efforts are discretionary and therefore not bound by EPA oversight and approval.

### Monitoring Site Information

The ambient air monitoring sites currently operated by DEEP are listed in the Table 1 below. Detailed information for each monitoring site is provided in a later section of this plan.

**Table 1: Monitoring Network Summary**

Town	Site	PM2.5 (FRM)	PM2.5 (FRM, Collocated)	PM2.5 (Continuous)	PM10/PM-Coarse (FRM)	PM10/PM-Coarse (FRM, Collocated)	PM10/PM-Coarse (Continuous)	Lead-PM10	Lead-PM10 (Collocated)	PM Speciation (CSN)	PM Speciation (IMPROVE)	PM2.5 Carbon (OC/EC, Continuous)	PM2.5 Sulfate (Continuous)	PM2.5 Carbon (BC/UVC, Continuous)	Ozone	SO2	CO	NO/NO <sub>2</sub> /NOx	NOy	VOCs (PAMS)	Carbonyls (PAMS)	Traffic Count	Wind Speed	Wind Direction	Temperature	Dew Point / Rel. Humidity	Rain Fall	Barometric Pressure	Solar Radiation	
Bridgeport	Edison School															X														
Bridgeport	Roosevelt School	1/3	X	1/6													X							X						
Cornwall	Mohawk Mountain	1/3	X	1/3	X					X	X	X	X	X	X	X	X	X	X				X	X	X	X	X	X	X	
Danbury	Western Connecticut State University	1/3	X												X								X	X	X	X				
East Hartford	High Street	1/3	X																				X	X						
East Hartford	McAuliffe Park	1/1	X	1/6									X	X	X	X	X			X	X*		X	X	X	X			X	
Greenwich	Point Park														X								X	X	X	X				
Groton	Fort Griswold		X												X								P	P	X					
Hartford	Huntley Place		X			X							X				X	X				X	X	X	X					
Madison	Hammonasset State Park													X									X	X	X					
Mansfield	DOT																						X	X						
Middletown	Connecticut Valley Hospital													X									X	X	X	X	X	X		
New Haven	Criscuolo Park	1/1	1/6	X	1/3	1/6	X	1/6	1/12	X		X	X	X	X	X	X	X	X	X			X	X	X	X	X	X	X	
New Haven	State Street	1/3																												
Norwich	Norwich Courthouse	1/3																												
Stafford	Shenipsit State Forest												X										X	X	X					
Stratford	Stratford Lighthouse													X											X					
Waterbury	Meadow & Bank Street	1/3	1/6	X																			X	X	X	X		X		
Westport	Sherwood Island State Park	1/3												X	X		X			X			X	X	X	X			X	

X=Existing P =Planned in 2013, X = Proposed to terminate in 2013  
 1/1, 1/3, 1/6, 1/12=1 day, 3 day, 6 day, 12 day sampling schedule

\* Monitoring suspended for 2013 due to resource constraints.

## National Ambient Air Quality Standards (NAAQS)

The EPA's Office of Air Quality Planning and Standards (OAQPS) has set NAAQS for six principal pollutants, known as the criteria pollutants. Table 2 summarizes the current NAAQS compliance requirements for the criteria pollutants.

**Table 2: National Ambient Air Quality Standards**

Pollutant [final rule cite]	Primary/ Secondary	Averaging Time	Level	Form	
<a href="#">Carbon Monoxide</a> [76 FR 54294, Aug 31, 2011]	primary	8-hour	9 ppm	Not to be exceeded more than once per year	
		1-hour	35 ppm		
<a href="#">Lead</a> [73 FR 66964, Nov 12, 2008]	primary and secondary	Rolling 3 month average	0.15 µg/m <sup>3</sup> <sup>(1)</sup>	Not to be exceeded	
<a href="#">Nitrogen Dioxide</a> [75 FR 6474, Feb 9, 2010] [61 FR 52852, Oct 8, 1996]	primary	1-hour	100 ppb	98th percentile, averaged over 3 years	
	primary and secondary	Annual	53 ppb <sup>(2)</sup>	Annual Mean	
<a href="#">Ozone</a> [73 FR 16436, Mar 27, 2008]	primary and secondary	8-hour	0.075 ppm <sup>(3)</sup>	Annual fourth-highest daily maximum 8-hr concentration, averaged over 3 years	
<a href="#">Particle Pollution</a> [78 FR 3086, Jan 15, 2013] Dec 14, 2012	PM <sub>2.5</sub>	primary	Annual	12.0 µg/m <sup>3</sup>	annual mean, averaged over 3 years
		secondary	Annual	15.0 µg/m <sup>3</sup>	annual mean, averaged over 3 years
		primary and secondary	24-hour	35 µg/m <sup>3</sup>	98th percentile, averaged over 3 years
	PM <sub>10</sub>	primary and secondary	24-hour	150 µg/m <sup>3</sup>	Not to be exceeded more than once per year on average over 3 years
<a href="#">Sulfur Dioxide</a> [75 FR 35520, Jun 22, 2010] [38 FR 25678, Sept 14, 1973]	primary	1-hour	75 ppb <sup>(4)</sup>	99th percentile of 1-hour daily maximum concentrations, averaged over 3 years	
	secondary	3-hour	0.5 ppm	Not to be exceeded more than once per year	

(1) Final rule signed October 15, 2008. The 1978 lead standard (1.5 µg/m<sup>3</sup> as a quarterly average) remains in effect until one year after an area is designated for the 2008 standard, except that in areas designated nonattainment for the 1978, the 1978 standard remains in effect until implementation plans to attain or maintain the 2008 standard are approved.

(2) The official level of the annual NO<sub>2</sub> standard is 0.053 ppm, equal to 53 ppb, which is shown here for the purpose of clearer comparison to the 1-hour standard.

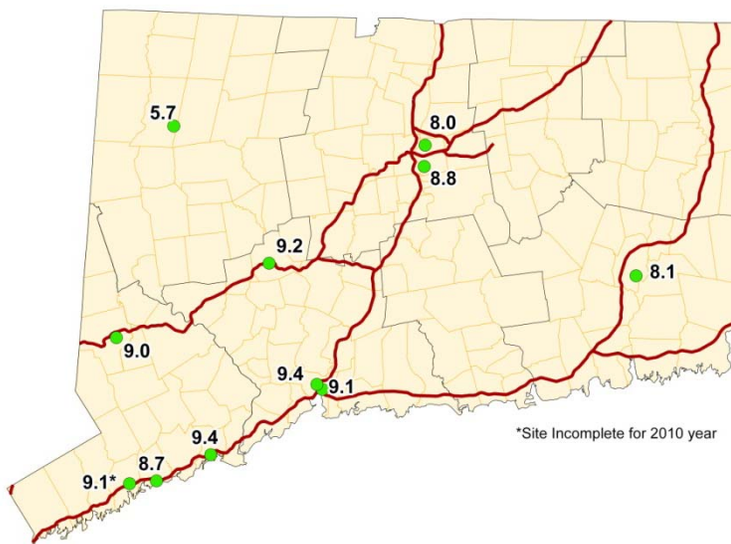
(3) Final rule signed March 12, 2008. The 1997 ozone standard (0.08 ppm, annual fourth-highest daily maximum 8-hour concentration, averaged over 3 years) and related implementation rules remain in place. In 1997, EPA revoked the 1-hour ozone standard (0.12 ppm, not to be exceeded more than once per year) in all areas, although some EPA areas have continued obligations under that standard ("anti-backsliding"). The 1-hour ozone standard is attained when the expected number of days per calendar year with maximum hourly average concentrations above 0.12 ppm is less than or equal to 1.

(4) Final rule signed June 2, 2010. The 1971 annual and 24-hour SO<sub>2</sub> standards were revoked in that same rulemaking. However, these standards remain in effect until one year after an area is designated for the 2010 standard, except in areas designated nonattainment for the 1971 standards, where the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standard are approved.

### PM<sub>2.5</sub> Annual Design Values (2010-2012)

The 2012 annual design values for PM<sub>2.5</sub>, based on 2010 through 2012 data, are presented in the table and figure below. PM<sub>2.5</sub> annual design values are calculated using the 3-year average of the respective annual weighted averages. The current annual PM<sub>2.5</sub> NAAQS is 12.0 µg/m<sup>3</sup>. All Connecticut monitors demonstrate compliance with the design value for the annual PM<sub>2.5</sub> NAAQS; however, Fairfield and New Haven Counties will remain designated as nonattainment until such time that EPA approves DEEP’s redesignation request and maintenance plan for the 1997 annual and 2006 24-hour PM<sub>2.5</sub> NAAQS, submitted on June 22, 2012.

Site	Design Value (µg/m <sup>3</sup> )
Bridgeport	9.4
Cornwall	5.7
Danbury	9.0
East Hartford – High St.	8.8
East Hartford - McAuliffe	8.0
New Haven – Criscuolo	9.1
New Haven – State St.	9.4
Norwalk*	9.1
Norwich	8.1
Waterbury	9.2
Westport	8.7

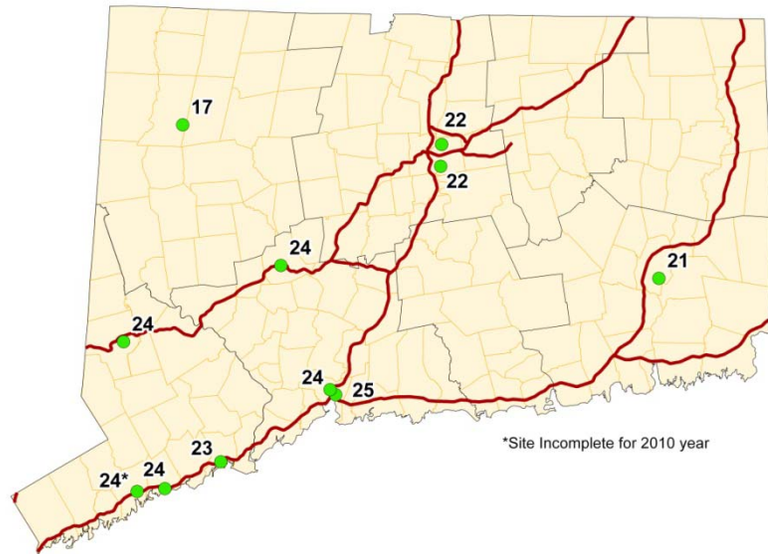


\*Norwalk design values are computed from all three annual weighted means and 98th percentiles, respectively, although 2010 data did not achieve the required completeness of 75 percent due to roof construction.

### PM<sub>2.5</sub> Daily Design Values (2010-2012)

Daily design values for PM<sub>2.5</sub> using 2010 through 2012 data are given below. PM<sub>2.5</sub> daily design values are calculated using the 3-year average of the annual 98th percentile values. The daily PM<sub>2.5</sub> NAAQS is 35 µg/m<sup>3</sup>, revised in 2006 from the previous daily standard of 65 µg/m<sup>3</sup>. Final designations relative to the 2006 24-hour PM<sub>2.5</sub> NAAQS were finalized by EPA in November 2009 (effective as of December 14, 2009), based upon measured data from 2006 through 2008. All Connecticut monitors demonstrate compliance with the design value for the 24-hour PM<sub>2.5</sub> NAAQS; however, Fairfield and New Haven Counties will remain designated as nonattainment until such time that EPA approves DEEP’s redesignation request and maintenance plan for the 1997 annual and 2006 24-hour PM<sub>2.5</sub> NAAQS, submitted on June 22, 2012.

Site	Design Value ( $\mu\text{g}/\text{m}^3$ )
Bridgeport	23
Cornwall	17
Danbury	24
East Hartford – High St.	22
East Hartford - McAuliffe	22
New Haven – Criscuolo	25
New Haven – State St.	24
Norwalk*	24
Norwich	21
Waterbury	24
Westport	24

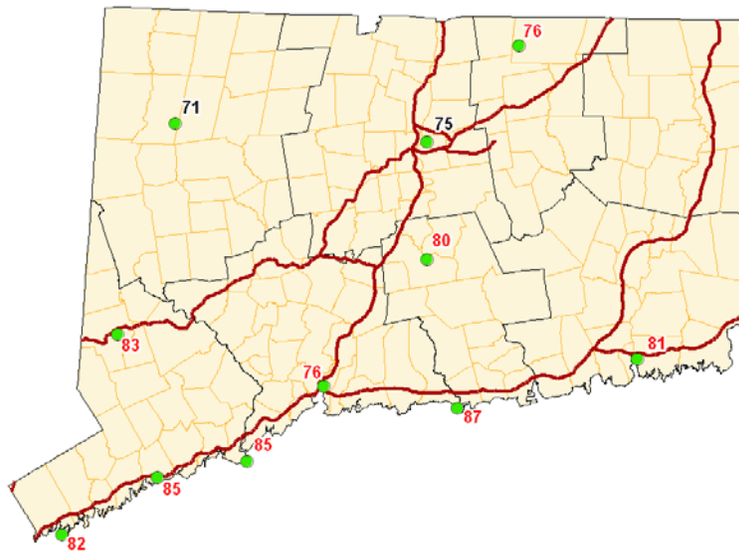


\*Norwalk design value based on three years (2010-2012), although 2010 did not meet 75 percent data completeness due to construction at the site.

### Ozone Design Values (2010-2012)

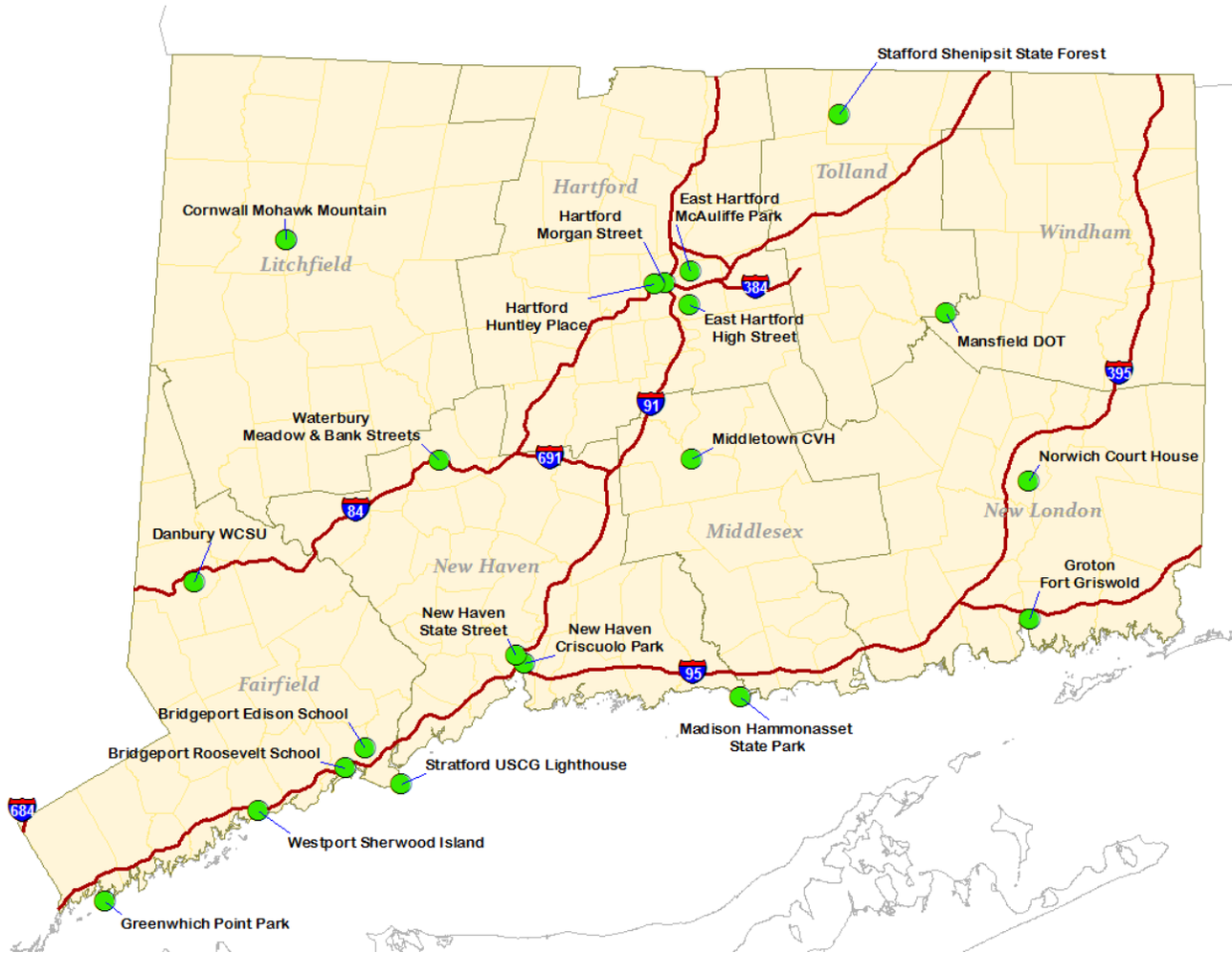
The 2012 ozone 8-hour design values are given in the table below. Ozone design values are derived by averaging three consecutive annual fourth highest daily maximum 8-hour ozone values. Based on the March 2008 revised ozone standard of 0.075 ppm (75 ppb), 9 out of 11 sites indicate nonattainment, shown in red font below. Currently, EPA has designated the ozone monitoring season in Connecticut to be from April through September.

Site	Design Value (ppb)
Cornwall	71
Danbury	83
East Hartford	75
Greenwich	82
Groton	81
Madison	87
Middletown	80
New Haven	76
Stafford	76
Stratford	85
Westport	85



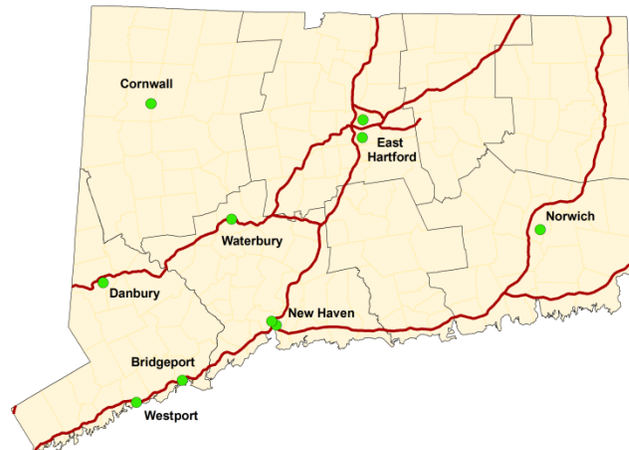
### Overview of Network Operation

DEEP operates a network of 20 sites throughout Connecticut used for monitoring air pollutants and meteorological parameters. The map below indicates the DEEP air monitoring sites as of May 2013. This section contains information about monitoring methods and sampling frequencies, as well as monitoring network maps for each pollutant parameter. Any network changes planned before the end of 2014 are discussed as are any anticipated network changes beyond that period.



### PM<sub>2.5</sub> FRM Network

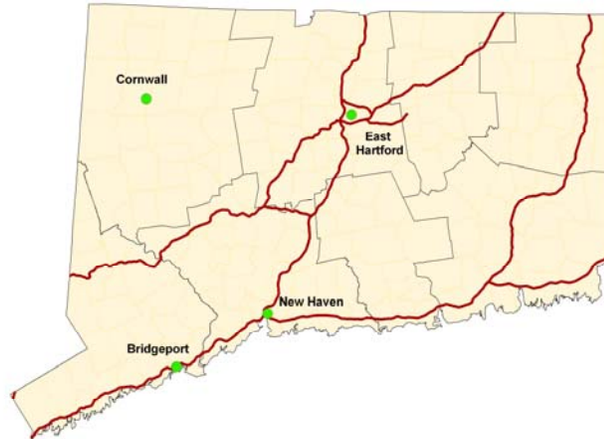
DEEP operates 10 PM<sub>2.5</sub> FRM sites in the air monitoring network using Thermo Partisol®-Plus 2025/2025i sequential air samplers with BGI VSCC (RFPS-0498-118). Two of the sites, Criscuolo Park in New Haven and McAuliffe Park in East Hartford, operate on a daily sample schedule while all the other sites operate on a 1-in-3 day sample schedule. Two sites, Waterbury and Criscuolo Park in New Haven, operate collocated PM<sub>2.5</sub> FRM samplers on a 1-in-6 day sample schedule. Proposed changes to the PM<sub>2.5</sub> network through 2013 include the elimination of the Norwich PM<sub>2.5</sub> FRM monitor. Removal of the Norwich PM<sub>2.5</sub> FRM monitor is contingent on EPA’s concurrence that



Groton Fort Griswold continuous PM<sub>2.5</sub> monitoring is eligible to be considered an FEM monitor that will be used to determine New London County compliance with the PM<sub>2.5</sub> NAAQS. DEEP will continue to work with the vendor to resolve ongoing sampler software issues the new Thermo 2025i series samplers so that they may be deployed during 2013-2014.

### PM<sub>10</sub>/PM<sub>10-2.5</sub> FRM Network

DEEP operates four PM<sub>10</sub> FRM sites in the air monitoring network using Thermo Partisol®-Plus 2025 sequential air samplers (RFPS-1298-127). The two NCore sites, Cornwall and New Haven, operate on a 1-in-3 day sample schedule, while Bridgeport and East Hartford are operated on a 1-in-6 day sample schedule. In addition, the New Haven site has a collocated PM<sub>10</sub> FRM sampler operating on a 1-in-6 day sample schedule. All sites that have PM<sub>10</sub> FRM samplers also have PM<sub>2.5</sub> FRM samplers. As such, PM<sub>10-2.5</sub> data, which represent the coarse fraction of inhalable PM, is also provided at the four sites. Coarse PM is defined as thoracic PM having particle sizes between 2.5 and 10 microns. DEEP will continue to work with the vendor to resolve ongoing sampler software issues the new Thermo 2025i series samplers so that they may be deployed during 2013-2014. No further changes to this network are proposed through the end of 2013.



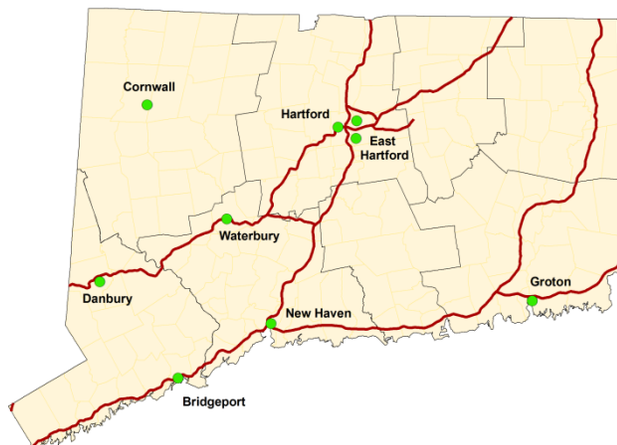
### PM Speciation Network

PM<sub>2.5</sub> chemical speciation measurements are being obtained at four sites in the DEEP air monitoring network. The IMPROVE (Interagency Monitoring of Protected Visual Environments) monitor is located at the Cornwall site and the STN (Speciation Trends Network) monitor is at the New Haven Criscuolo Park site. Both sites are operated on the standard EPA PM 1-in-3 day sample schedule and provide 24-hour integrated filter-base measurements. DEEP also operates continuous sulfate and continuous organic and elemental carbon monitors, which provide hourly average measurements, at the Cornwall and New Haven Criscuolo Park sites. In addition, black carbon and ultra-violet channel carbon (a wood smoke PM surrogate) are monitored at the Criscuolo Park, Cornwall, Hartford and East Hartford McAuliffe Park sites using 7-channel TAPI Model 633 aethalometers.



### Continuous PM Network

DEEP operates eleven continuous PM monitors at nine sites. This network includes continuous MetOne BAM 1020 PM<sub>2.5</sub> samplers at each of the nine sites, and paired continuous MetOne 1020 BAM PM<sub>10</sub>/PM<sub>10-2.5</sub> samplers (EQPM-0798-122/EQPM-0709-185) at the two NCore sites (New Haven and Cornwall). All BAM monitors are operated year-round and the hourly data is reported to AQS and is used for air quality index (AQI) reporting.



EPA's December 2012 PM NAAQS<sup>2</sup> rule requires that State and Local Air Monitoring Stations (SLAMS) PM<sub>2.5</sub> data from FEM monitors must be reported to AQS and be eligible for comparison to the NAAQS to determine attainment. The rule provides that data from FEM monitors not meeting the required level of performance may be exempted from NAAQS comparison if requested by the state and approved by the EPA Regional Office. All MetOne BAM 1020 PM<sub>2.5</sub> samplers currently operating in the DEEP network are configured as Federal Equivalent Method (FEM) Class III monitors (EQPM-0308-0170). In accordance with an analysis performed by DEEP showing poor correlation to data from collocated FRMs, this Network Plan requests EPA approve exempting data from five monitors (Danbury, East Hartford McAuliffe Park, East Hartford High Street, Cornwall Mohawk Mountain, and New Haven Criscuolo Park) from NAAQS comparison to determine attainment. However, two monitors, Bridgeport Roosevelt School and Waterbury Bank Street, demonstrated sufficient compliance with EPA's performance standard such that they may be used for NAAQS compliance. In addition, DEEP proposes to consider the Groton Fort Griswold PM<sub>2.5</sub> monitor eligible for NAAQS compliance.

### **PM<sub>2.5</sub> BAM Performance Evaluation**

DEEP conducted a PM<sub>2.5</sub> BAM performance evaluation using data from the 7 sites that have collocated FRMs. As such, the Hartford and Groton BAMs were not included. The Hartford BAM, having begun operations on April 1, 2013, is currently a special purpose monitor and may not be used for attainment purposes. DEEP's evaluation is based on calendar year 2012 PM<sub>2.5</sub> FRM and FEM ambient data. DEEP selected 2012 because there are sufficient valid pairs to perform the analysis and because equipment, firmware and procedures had been upgraded to improve BAM performance. DEEP is continuing this process by working with the vendor, reaching out to other state monitoring programs and EPA staff, and refining operating and calibration procedures while closely tracking monitor performance.

Correlation plots with data summaries of PM<sub>2.5</sub> FRM with FEM data for each site derived from the EPA PM<sub>2.5</sub> continuous monitor comparability assessment tool<sup>3</sup> are provided in Appendix A. DEEP also derived correlations from 2012 AQS data manually using Microsoft Excel for the linear regressions. These correlations are shown in Appendix B.

The results from the Excel-based correlations are summarized in Table 3 below. DEEP found the results from the EPA tool to be similar, with small differences possibly due to linear regression method differences. Correlations were generally high, with coefficients of determination ( $R^2$ ) between 0.77 and 0.92, with the exception of Cornwall, with an  $R^2$  value of 0.31. As shown in Table 3, only 2 monitors, Bridgeport and Waterbury, meet the linear regression slope and intercept performance criteria for the PM<sub>2.5</sub> FEM. Regression slope and intercept for the monitors is shown graphically in Figure 2, where the area enclosed by the polygon indicates acceptable combinations of slope and intercept. The linear function boundaries are shown by the colored line segments.

Based on this analysis, DEEP requests that the continuous PM<sub>2.5</sub> FEM monitors at Danbury, East Hartford (McAuliffe Park and High Street), Cornwall and New Haven be exempt from consideration for PM<sub>2.5</sub> NAAQS attainment. Table 4 provides a summary of the status of the continuous PM<sub>2.5</sub> monitor network as proposed by DEEP in this plan. Based on EPA's anticipated approval of these recommendations, they will be implemented on January 1, 2014.

DEEP commits to update this analysis and reconsider the suitability of the continuous PM<sub>2.5</sub> data for NAAQS comparison in the 2014 and 2015 Annual Network Plans.

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<sup>2</sup> [78 FR 3086, Jan 15, 2013](#)

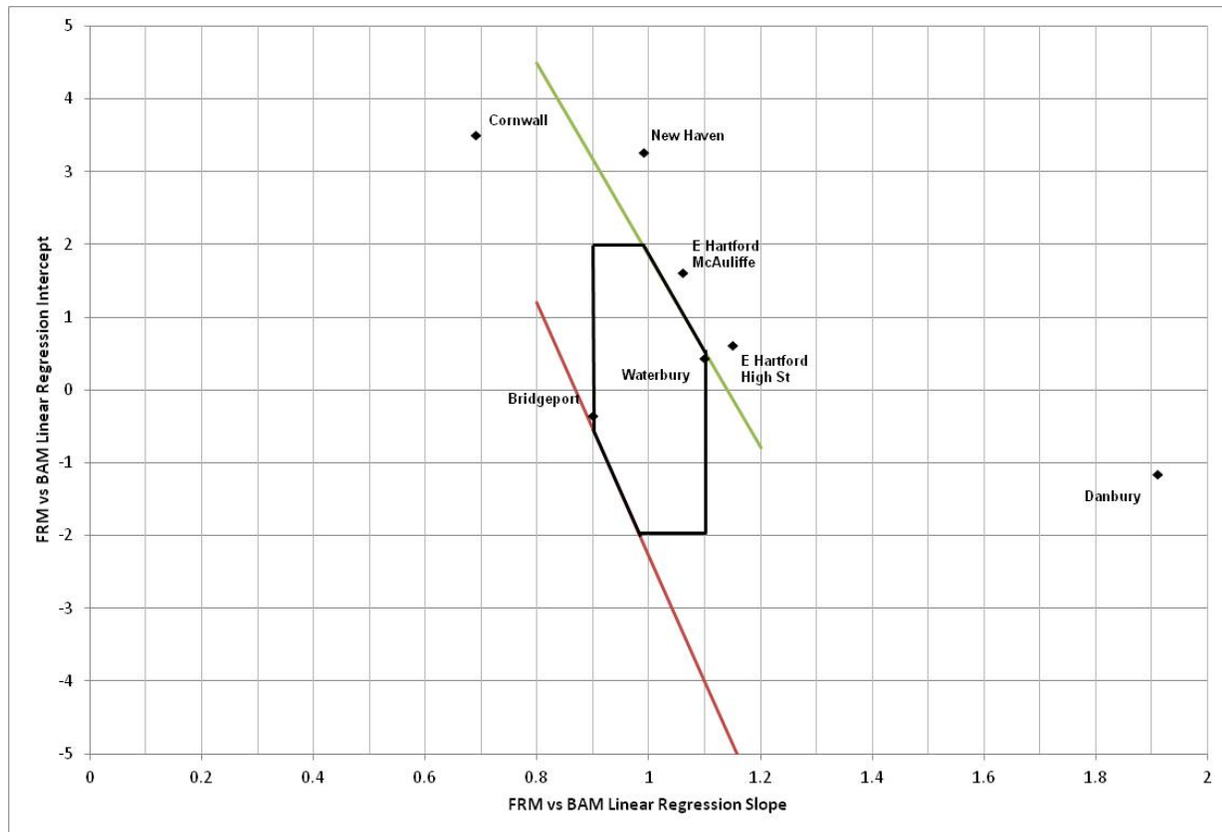
<sup>3</sup> [http://www.epa.gov/airquality/airdata/ad\\_rep\\_frmfem.html](http://www.epa.gov/airquality/airdata/ad_rep_frmfem.html)

**Table 3: CT PM<sub>2.5</sub> FEM Performance Criteria Evaluation Summary**

							Evaluation Summary*			
Site Name	AQS ID	Slope	Intercept	R2	No. Data Pairs	Meets FEM Performance Criteria	Slope ≥0.9 and ≤1.1	Intercept ≥-2 and ≤2	Intercept linear condition†	Meets all performance conditions
New Haven Criscuolo Park	09-009-0027	0.99	3.26	0.77	347	N	1	0	0	0
Waterbury Bank Street	09-009-2123	1.1	0.44	0.8	115	Y	1	1	1	1
Danbury WCSU	09-001-1123	1.91	-1.15	0.91	111	N	0	1	0	0
East Hartford McAuliffe Park	09-003-1003	1.06	1.61	0.86	344	N	1	1	0	0
East Hartford High Street	09-003-2006	1.15	0.62	0.92	110	N	0	1	0	0
Bridgeport Roosevelt School	09-001-0010	0.9	-0.35	0.8	104	Y	1	1	1	1
Cornwall Mohawk Mountain	09-005-0005	0.69	3.51	0.31	112	N	0	0	1	0

\*A value of 1 indicates condition satisfied, 0 indicates condition not satisfied  
 †Intercept between 15.05-(17.32\*Slope) and 15.05-(13.20\*Slope)

**Figure 2: CT PM<sub>2.5</sub> FEM Comparison with EPA Performance Standards**



**Table 4: Proposed Monitor Status of the DEEP Continuous PM<sub>2.5</sub> Network**

Site Name	AQS ID	Parameter Name	Parameter Code	Monitor Type	Monitor Status for NAAQS	Meets FEM Performance Criteria	Eligibility for AQI Reporting
Bridgeport Roosevelt School	09-001-0010	PM2.5 LC	88101	SLAMS	Collocated	Y	Y
Danbury WCSU	09-001-1123	Acceptable PM2.5 AQI	88502	SLAMS	n/a	N	Y
Hartford Huntley Place	09-003-0025	Acceptable PM2.5 AQI	88502	SPM	n/a	n/a	Y
East Hartford McAuliffe Park	09-003-1003	Acceptable PM2.5 AQI	88502	SLAMS	n/a	N	Y
East Hartford High Street	09-003-2006	Acceptable PM2.5 AQI	88502	SLAMS	n/a	N	Y
Cornwall Mohawk Mountain	09-005-0005	Acceptable PM2.5 AQI	88502	SLAMS	n/a	N	Y
New Haven Criscuolo Park	09-009-0027	Acceptable PM2.5 AQI	88502	SLAMS	n/a	N	Y
Waterbury Bank Street	09-009-2123	PM2.5 LC	88101	SLAMS	Primary	Y	Y
Groton Fort Griswold	09-011-0124	PM2.5 LC	88101	SLAMS	Primary	n/a	Y

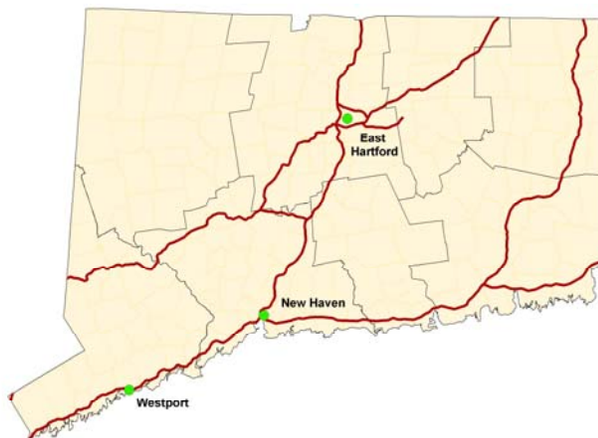
**Ozone Network**

DEEP operates eleven ozone sites in the air monitoring network. The ozone analyzers at the Cornwall and New Haven Criscuolo Park sites are operated year-round, while the remaining sites are operated from April 1 through September 30. Monitoring is conducted using Teledyne-API Model T400 photometric ozone analyzers (method EQOA-992-087). Ozone measurements are sent to the EPA AIRNow website for AQI purposes on an hourly basis.



## PAMS Network

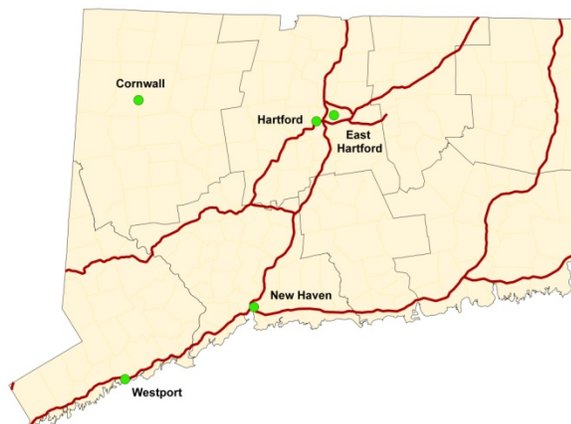
DEEP operates three Photochemical Assessment Monitoring Stations (PAMS) sites in the air monitoring network. PAMS measurements are obtained from June 1 through August 31 each year. PAMS sampling generates hourly measurements of 56 volatile organic compounds (VOCs), such as benzene and toluene, which are precursors to ozone formation. Two Synspec Gas Chromatographs (FID and PID detectors) are deployed at the Westport Sherwood Island and New Haven Criscoolo Park sites. A Perkin Elmer Gas Chromatograph (FID detectors) is operated at East Hartford. All three sites have on-site surface meteorological monitoring, while



upper air measurements for ozone transport modeling are obtained from regional National Oceanic and Atmospheric Administration (NOAA) radiosondes. Carbonyl sampling at East Hartford has been suspended for 2013 due to a re-prioritization of limited funding resources.

## NO<sub>2</sub> / NO<sub>y</sub> Network

DEEP operates five nitrogen dioxide (NO<sub>2</sub>) sites in the air monitoring network. All NO<sub>2</sub> analyzers are operated year-round. DEEP is currently replacing the TE Model 42C NO/NO<sub>2</sub>/NO<sub>x</sub> (RFNA-1289-074) analyzers with Teledyne-API Model T200U (RFNA-1194-099) units.



Nitrogen oxide and total oxides of nitrogen (NO/NO<sub>x</sub>) are required at NCore sites (for NAAQS compliance) and PAMS sites (for their role in ozone formation). In addition, the January 2010 NO<sub>2</sub> rule established new requirements for near-road and community-wide monitoring as discussed in the following paragraph. Nitrogen oxide and total reactive oxides of nitrogen (NO/NO<sub>y</sub>) are required at the NCore sites as well as at one of the PAMS sites, which should be either an upwind background (Type 1) or a maximum ozone (Type 3) site. NO<sub>y</sub> is defined as NO+NO<sub>2</sub>+NO<sub>2</sub> (higher oxides of nitrogen). The New Haven Criscoolo Park site NO<sub>y</sub> monitor is intended to satisfy the PAMS requirement for NO<sub>y</sub>. TAPI Model T200EU/501 analyzers are employed for NO<sub>y</sub> monitoring.

On January 22, 2010, EPA finalized a revised NO<sub>2</sub> NAAQS, which included new requirements for near-road NO<sub>2</sub> monitoring to be implemented by January 1, 2013. A subsequent NO<sub>2</sub> rule<sup>4</sup> issued on March 7, 2013, extended the deadline for the initial phase of near-road monitors to be operating by January 1, 2014. The current NO<sub>2</sub> rules requires states to establish a network of NO<sub>2</sub> near-road monitoring and community based monitoring sites based on population. All core-based statistical areas (CBSAs) with populations greater than 500,000 are required to have one near-road monitor by January 1, 2017. CBSAs with more than 1,000,000 people are required to have a community-based monitor in addition to the near road monitor by January 1, 2014. Under the current rule, three CBSAs (Bridgeport-Stamford-Norwalk, Hartford-West Hartford-East Hartford and New Haven-Milford) will require near road monitors, and one CBSA (Hartford-West Hartford-East Hartford) will require a community based monitor. The near-road sites must be selected from the highest annual average daily traffic (AADT) road segments in each

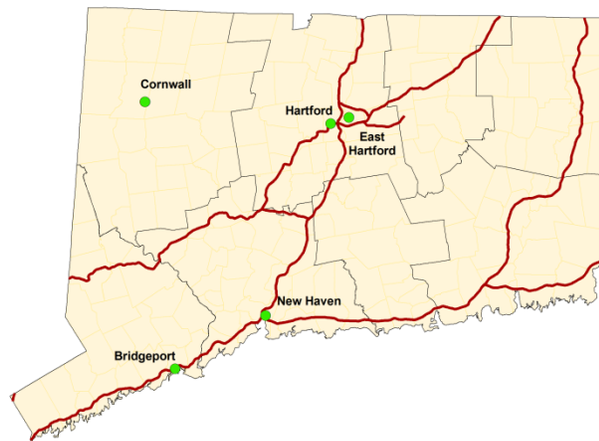
<sup>4</sup> <http://www.epa.gov/airquality/nitrogenoxides/pdfs/20130307fr.pdf>

CBSA where the maximum hourly NO<sub>2</sub> concentrations are expected to occur, taking into consideration fleet mix, roadway design, traffic congestion patterns, terrain and meteorology. Near-road sites must meet applicable siting criteria as indicated in the final NO<sub>2</sub> NAAQS rules and guidance documents. Based on analysis of these factors, DEEP selected and EPA approved the near-road site location at 17 Huntley Place, Hartford, adjacent to I-84 westbound near the intersections of Huntley, Hoadley, Walnut and High Streets. The site became operational on April 1, 2013.

The January 2010 rule also specifies siting requirements for the community based monitors. The requirement may be satisfied by a current PAMS site where the highest concentrations occur in the area and the site represents a neighborhood or urban scale. The existing East Hartford McAuliffe Park NO<sub>2</sub> monitor was selected to serve as the community-wide monitoring in the Hartford CBSA because it meets EPA’s requirements. In addition to the minimally-required four near-road and community-wide NO<sub>2</sub> monitors indicated above, the EPA Regional Administrators must identify at least 40 NO<sub>2</sub> monitors nationwide to help protect communities that are susceptible or vulnerable to NO<sub>2</sub> related health effects. Working closely with DEEP, the EPA Regional Administrator has identified the New Haven Criscuolo Park site as one of these nationwide monitors.

### CO Network

As of June 30, 2013, DEEP will operate five carbon monoxide (CO) sites in the air monitoring network. All CO samplers are operated year-round and employ TE 48i- TLE analyzers (RFCA-0981-054). Of the 5 sites, New Haven and Cornwall comply with the requirement for CO monitoring at NCore sites (sampling at NCore sites is at trace level), Hartford and Bridgeport monitor under CO limited maintenance plans, and East Hartford and New Haven include CO as a complement to the PAMS monitoring.



EPA’s most recent revision to the CO NAAQS rule, finalized August 12, 2011, specifies CO monitoring collocated with NO<sub>2</sub> near-road monitors in CBSAs with populations greater than 1,000,000. This requirement applies to the Hartford-West Hartford-East Hartford CBSA. As discussed in the 2012 Plan, DEEP replaced the Hartford Morgan Street CO monitor with a CO monitor at the Hartford Huntley Place near-road NO<sub>2</sub> site. DEEP operated the Morgan Street, Hartford CO monitor concurrently with the Huntley Place CO monitor for the period of April 1 to June 30, 2013. A preliminary analysis of this data indicates that, while both sites are well below the 1-hour and 8-hour CO NAAQS, Huntley Place CO values are approximately one half those of Morgan Street. Table 3 presents a summary of the CO data at the two sites from April 1 to June 9, 2013. CO monitoring at the Huntley Place meets the local monitoring requirement for DEEP’s Hartford area CO limited maintenance plan (LMP) ([DEEP, 2004](#)) as well as the near-road CO monitoring requirement.

**Table 5: Summary of Hartford CO Sites Comparison (4/1/13-6/9/13)**

	Avg 1-hr (ppm)	Max 1-hr (ppm)	Max 8-hr (ppm)	Percent of EPA 1-hr Standard	Percent of EPA 8-hr Standard
Hartford Huntley Place	0.30	1.04	0.67	3%	7%
Hartford Morgan Street	0.57	1.94	1.33	6%	15%

## SO<sub>2</sub> Network

DEEP operates five sulfur dioxide (SO<sub>2</sub>) sites in the air monitoring network. All samplers are TE 43i-TLE SO<sub>2</sub> analyzers (EQSA-0486-060) and are operated year-round. NCore site analyzers are operating at trace level measurements. Both 1-hour and 5-minute block average SO<sub>2</sub> data are validated and reported to EPA.

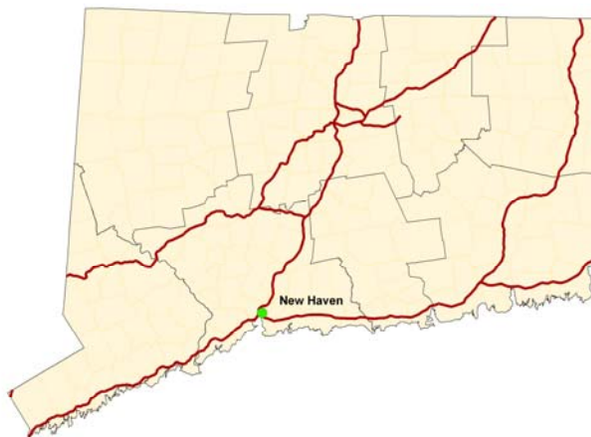
The Bridgeport Edison School and the East Hartford McAuliffe Park SO<sub>2</sub> monitors continue to satisfy the requirements of the June 2, 2010 SO<sub>2</sub> final NAAQS rule<sup>5</sup> for population-weighted emissions index (PWEI) monitoring in the Bridgeport-Stamford-Norwalk and Hartford-East Hartford-West Hartford CBSAs, respectively. In addition, SO<sub>2</sub> monitoring is required at both the Cornwall Mohawk Mountain and the New Haven Criscuolo Park NCore sites. As such, DEEP proposes to discontinue SO<sub>2</sub> monitoring at the Westport Sherwood Island State Park site on December 31, 2013.



EPA's June 2010 SO<sub>2</sub> final NAAQS rule also provided initial implementation guidance indicating that, in addition to design values from NCore and PWEI-required monitoring, EPA will use refined dispersion modeling for SO<sub>2</sub> attainment designations. Subsequent EPA guidance indicated that states may alternately employ source-oriented monitoring or a combined approach using both modeling and monitoring. As EPA has not yet indicated the requirements for emission sources that must be characterized under this rule, DEEP cannot anticipate locations for any future source-oriented monitors. However, since the Westport site is not located in the vicinity of significant SO<sub>2</sub> sources, DEEP does not anticipate that this monitor could be used for implementation.

## Lead (Pb) Network

The DEEP Pb monitoring network consists of primary 1-in-6 day and collocated 1-in-12 day sampling at the New Haven Criscuolo Park urban NCore site in fulfillment of the revised Pb NAAQS and monitoring requirements promulgated in December 2010. No additional Pb monitors are required for stationary source or airport monitoring as required by the rule<sup>6</sup>. Lead measurements are obtained from Energy Dispersive X-Ray Fluorescence (XRF) analysis of the 47 mm Teflon filter samples collected using a low-volume (lo-vol) FRM R&P Partisol Plus 2025 PM<sub>10</sub> Sequential Air Samplers. Although the Pb NAAQS is defined as 0.15 µg/m<sup>3</sup> lead in total suspended particulates, Pb monitoring regulations allow surrogate monitoring of Pb in PM<sub>10</sub>, as long as design values are below 2/3 of the NAAQS, or 0.10 µg/m<sup>3</sup>. New Haven Pb values continue to remain well below this threshold, within the range of 0.00-0.02 µg/m<sup>3</sup>. No changes to the Pb monitoring network are anticipated through the end of 2014.



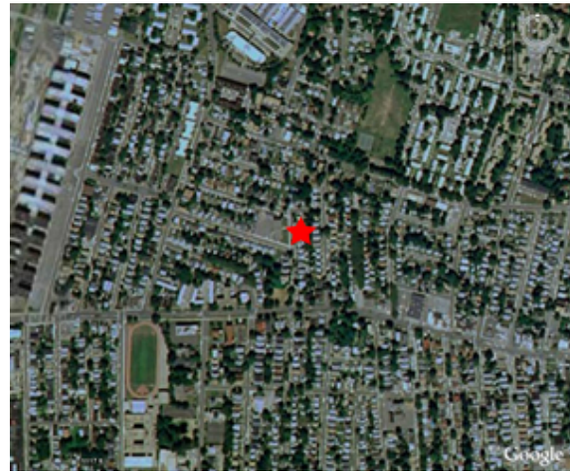
<sup>5</sup> <http://www.epa.gov/ttn/naaqs/standards/so2/fr/20100622.pdf>

<sup>6</sup> <http://www.gpo.gov/fdsys/pkg/FR-2010-12-27/pdf/2010-32153.pdf>

**Detailed Site Information**

The following section presents detailed information for each monitoring site, such as: identification code, location, history, monitored parameters, monitoring objectives, history and descriptive information.

Town – Site: **Bridgeport – Edison School**  
 County: **Fairfield** Latitude: **41.19500°**  
 Address: **115 Boston Terrace** Longitude: **-73.16350°**  
 AQS Site ID: **09-001-0012** Elevation: **34 m (110 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1983**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
														X																

X=Existing, P =Proposed, ■ = Planned to terminate

**Site Description:** The Edison School site is a neighborhood-scale site located in southwestern Connecticut in the town of Bridgeport. This site is located 170 m to the north of Rte 1, 2.2 km to the north of I-95 and 2.7 km to the east of Rte 8. Residential neighborhoods are located in all directions of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Bridgeport Edison School monitoring site objective is to collect SO<sub>2</sub> measurements for compliance purposes and to potentially address the source-oriented monitoring requirement for the recently finalized 1-hour SO<sub>2</sub> NAAQS. The monitor satisfies the requirement for population weighted emission index (PWEI) monitoring within the Bridgeport-Stamford-Norwalk CBSA.

**Planned changes for 2013-2014:** None

Town – Site: **Bridgeport – Roosevelt School**  
 County: **Fairfield** Latitude: **41.17086°**  
 Address: **Park Avenue** Longitude: **-73.19476°**  
 AQS Site ID: **09-001-0010** Elevation: **7 m (23 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1982**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3		X			1/6										X											X				

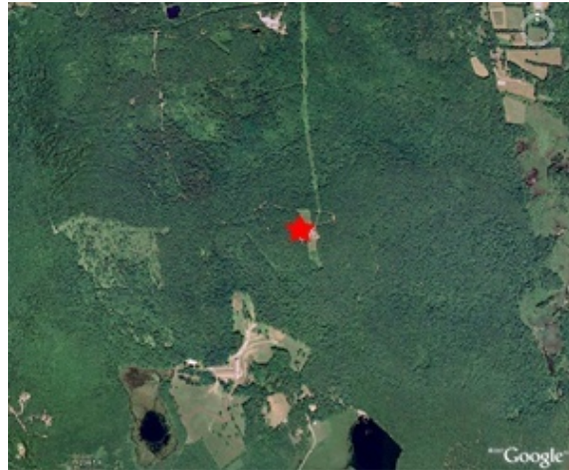
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Roosevelt School site is a neighborhood-scale site located in southwestern Connecticut in the town of Bridgeport. This site is located 50 m to the north of I-95 and 200 m to the west of the I-95 and Rte 8 interchange. This coastal site is located in a schoolyard and residential neighborhoods are present in every direction of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Bridgeport Roosevelt School monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes and continuous PM<sub>2.5</sub> for AQI and forecasting purposes. CO measurements will continue to be conducted at this site per requirements of the CO limited maintenance plan (LMP).

**Planned changes for 2013-2014:** None

Town – Site: **Cornwall – Mohawk Mountain**  
 County: **Litchfield** Latitude: **41.82140°**  
 Address: **Mohawk Mountain** Longitude: **-73.29733°**  
 AQS Site ID: **09-005-0005** Elevation: **505 m (1656 ft)**  
 Spatial Scale: **Regional** Year Established: **1988**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3		X	X		1/3		X		X	X	X	X	X	X	X	X	X							X	X	X	X	X	X	X

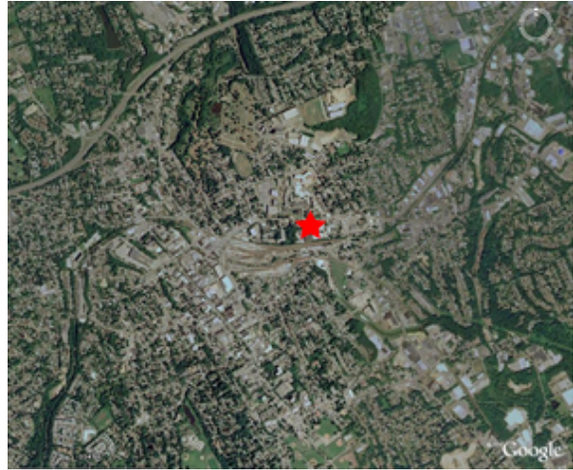
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Mohawk Mountain site is a regional-scale site located in northwestern Connecticut in the town of Cornwall. The site is located at the top of Mohawk Mountain with an elevation of 505 m (1656 ft) and is approximately 17 km to the east of the New York border and 25 km to the south of the Massachusetts border. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The primary monitoring objectives are to meet NCore requirements for O<sub>3</sub>, CO, SO<sub>2</sub>, NO, NO<sub>y</sub>, PM<sub>2.5</sub> FRM, PM<sub>10</sub> FRM, PM<sub>10-2.5</sub> FRM, PM<sub>2.5</sub> speciation, continuous PM<sub>2.5</sub> and surface meteorology. NO<sub>x</sub> monitoring is conducted to support NO<sub>y</sub> monitoring at the site. PM<sub>2.5</sub> chemical speciation measurements are collected through the IMPROVE network as one-in-three day 24-hour samples and by continuous analyzers for fine particulate carbon parameters (BC/UVC and EC/OC) and sulfate. Fine particulate speciation measurements also support the Mid-Atlantic/Northeast Visibility Union (MANE-VU) Rural Aerosol Intensive Network (RAIN) to study the effects of regional haze and to provide data and information to develop the Regional Haze State Implementation Plan and subsequent revision thereto.

**Planned changes for 2013-2014:** None

Town – Site: **Danbury – Western Connecticut State University**  
 County: **Fairfield** Latitude: **41.398692°**  
 Address: **White Street** Longitude: **-73.443148°**  
 AQS Site ID: **09-001-1123** Elevation: **116 m (380 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1974**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/LVUC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3		X											X											X	X	X		X		

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Western Connecticut State University (WCSU) site is a neighborhood site located in western Connecticut in the town of Danbury. This site is located on the top level of a parking garage on the WCSU campus. This site is located approximately 140 m to the southeast of I-84 on White Street. Residential neighborhoods are located in all directions of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Danbury WCSU monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes and continuous PM<sub>2.5</sub> for AQI and forecasting purposes. Ozone is measured at the Danbury site for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **East Hartford – High Street**  
 County: **Hartford** Latitude: **41.74259°**  
 Address: **High Street** Longitude: **-72.63433°**  
 AQS Site ID: **09-003-2006** Elevation: **12 m (40 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1989**  
 Statistical Area: **CSA (Hartford-West Hartford-Willimantic)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3		X																						X	X					

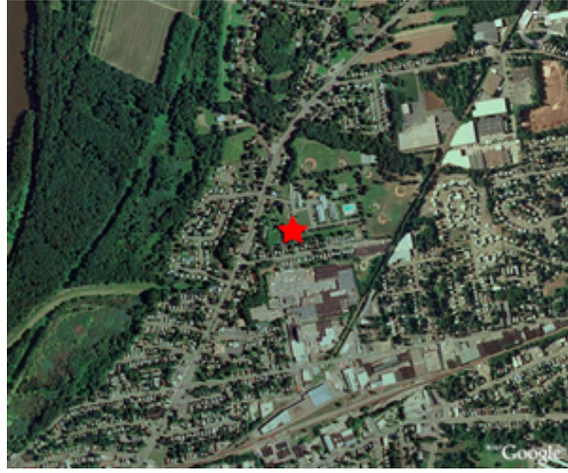
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The High Street site is neighborhood-scale site located in central Connecticut in the town of East Hartford. The site is located approximately 70 m to the northeast of Rte 2 and 20 m to the west of High Street. This site is located 4.2 km to the southeast of the city of Hartford. Residential neighborhoods are located in all directions of this site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The East Hartford High Street monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes and continuous PM<sub>2.5</sub> for AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **East Hartford – McAuliffe Park**  
 County: **Hartford** Latitude: **41.78471°**  
 Address: **McAuliffe Park** Longitude: **-72.63158°**  
 AQS Site ID: **09-003-1003** Elevation: **15 m (50 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1981**  
 Statistical Area: **CSA (Hartford-West Hartford-Willimantic)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10 Coarse FDMS	PM10 FRM (to-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/1		X			1/6							X	X	X	X	X			X	X*				X	X	X	X			X

X=Existing, P =Proposed, ■ = Proposed to terminate  
 \* Monitoring suspended for 2013 due to federal funding reduction.

**Site Description:** The McAuliffe Park site is neighborhood-scale site located in central Connecticut in the town of East Hartford. The site is located approximately 120 m to the east of Rte 5, 2.0 km to the east of I-91 and 2.5 km to the south of I-291. This site is located 3.7 km to the northeast of the city of Hartford. Residential neighborhoods are located in all directions of this site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I. DEEP is upgrading the air monitoring equipment shelter during summer 2013, and anticipates a 1 to 2 week period of data loss in October 2013 when the building will be replaced.

**Monitoring Objectives:** The East Hartford McAuliffe Park monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes and continuous PM<sub>2.5</sub> for AQI and forecasting purposes. The SO<sub>2</sub> monitor satisfies the PWEI requirement for the Hartford-West Hartford-East Hartford CBSA. A PM<sub>10</sub> FRM is operated for compliance purposes, as well as to gather PM<sub>10-2.5</sub> measurements. Ozone is measured at the McAuliffe Park site for compliance assessment and AQI and forecasting purposes and PAMS and NO<sub>x</sub> monitoring is conducted to obtain measurements of ozone precursors. CO measurements are being collected to complement the PAMS measurements. Carbonyl sampling has been suspended for 2013 due to a reduction in federal funding.

**Planned changes for 2013-2014:** None

Town – Site: **Greenwich – Point Park**  
 County: **Fairfield** Latitude: **41.005047°**  
 Address: **Point Park** Longitude: **-73.58382°**  
 AQS Site ID: **09-001-0017** Elevation: **3 m (10 ft)**  
 Spatial Scale: **Urban** Year Established: **1978**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
													X											X	X	X		X		

X=Existing, ■ =Proposed, ■ = Proposed to terminate

**Site Description:** The Greenwich Point Park site is an urban-scale site located in southwestern Connecticut on the Long Island Sound in Greenwich. This is a coastal site located approximately 3.0 km to the southeast and 5.0 km to the northeast of the New York border. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Greenwich Point Park monitoring site objectives include collecting ozone measurements for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Groton – Fort Griswold**  
 County: **New London** Latitude: **41.35362°**  
 Address: **141 Smith Street** Longitude: **-72.07882°**  
 AQS Site ID: **09-011-0124** Elevation: **37 m (120 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **2007**  
 Statistical Area: **MSA (Norwich-New London)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
		X											X											P	P	X				

X=Existing, **P** =Proposed, **■** = Proposed to terminate

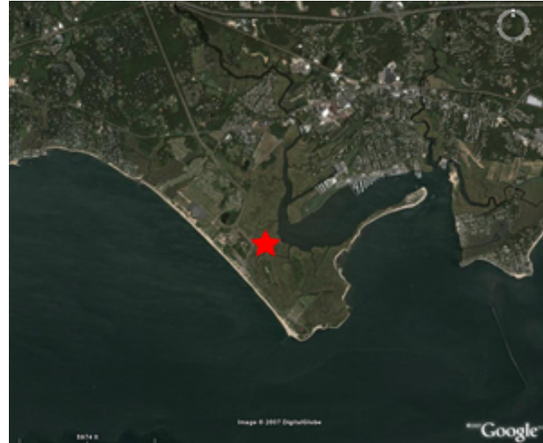
**Site Description:** The Fort Griswold site is a neighborhood-scale site located in southeastern Connecticut in the town of Groton. This site is located approximately 1.1 km to the south of I-95 and 0.5 km to the east of the New London Harbor. Residential neighborhoods are located in all directions of this site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I. During 2012, a new monitoring shelter was installed approximately 15 meters due south of the previous shelter.

**Monitoring Objectives:** The Groton Fort Griswold monitoring site objectives include monitoring of the two key pollutants, ozone and PM<sub>2.5</sub>, for the southeastern part of Connecticut. Ozone is measured at the Fort Griswold site for compliance assessment and AQI and forecasting purposes. PM<sub>2.5</sub> is currently monitored for AQI reporting, and is proposed as a SLAMS FEM monitor for population exposure and NAAQS compliance assessment.

**Planned changes for 2013-2014:** Installation of a PM<sub>2.5</sub> FRM sampler as proposed in the 2012 network plan did not occur due to visual aesthetic constraints at the park, a historical revolutionary war battlefield. Instead, DEEP proposes operation and reporting of the continuous PM<sub>2.5</sub> analyzer as an SLAMS FEM monitor. Also, installation of a meteorological tower for wind speed and wind direction measurements is planned.



Town – Site: **Madison – Hammonasset State Park**  
 County: **New Haven** Latitude: **41.25984°**  
 Address: **Hammonasset SP** Longitude: **-72.55018°**  
 AQS Site ID: **09-009-9002** Elevation: **3 m (10 ft)**  
 Spatial Scale: **Regional** Year Established: **1981**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
													X											X	X	X				

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Hammonasset State Park site is a regional-scale site located in central coastal Connecticut in the town of Madison. This site is located approximately 1.5 km to the south of Rte 1 and 3.0 km to the south of I-95 on the Long Island Sound. Residential neighborhoods are located primarily to the northeast, north and northwest of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I. On August 30, 2012, the site was relocated within the park due to storm damage at the previous location. The previous AQS ID was 09-009-3002.

**Monitoring Objectives:** The Madison Hammonasset State Park monitoring site objective is to collect ozone measurements for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Mansfield – DOT**  
 County: **Tolland** Latitude: **41.73140°**  
 Address: **N. Frontage Road** Longitude: **-72.21163°**  
 AQS Site ID: **09-013-0003** Elevation: **76 m (253 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **2006**  
 Statistical Area: **CSA (Hartford-West Hartford-Willimantic)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
																							X	X						

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Mansfield DOT site is a neighborhood-scale site located in eastern Connecticut to the north of downtown Mansfield. This site is located on North Frontage Road and is 60 m to the north of Rte 6. Residential neighborhoods are located in all directions of this site with the downtown located to the south. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Mansfield DOT site monitoring objective is to collect meteorological data for forecasting and modeling purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Middletown – Central Valley Hospital**  
 County: **Middlesex** Latitude: **41.55224°**  
 Address: **Shew Hall** Longitude: **-72.63004°**  
 AQS Site ID: **09-007-0007** Elevation: **58 m (190 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1980**  
 Statistical Area: **CSA (Hartford-West Hartford-Willimantic)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
													X											X	X	X		X	X	

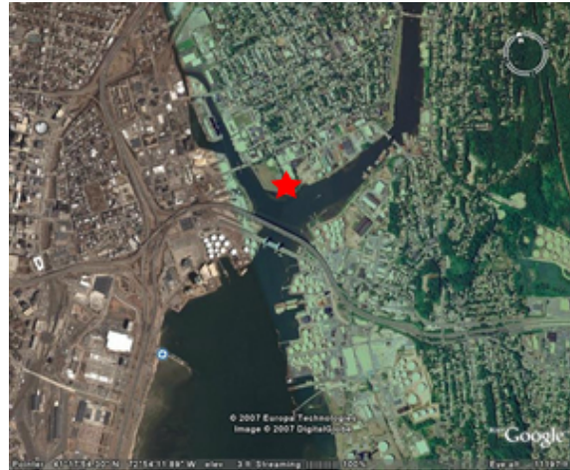
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Middletown Central Valley Hospital site is a neighborhood-scale site located in central Connecticut. This site is located approximately 0.2 km to the east of Rte 9. Residential neighborhoods are located to the west, north and south of this site. This site meets all siting requirements and criteria with the exception of the height requirement. A height requirement waiver has been approved and granted by EPA Region I and EPA Headquarters. This site has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Middletown Central Valley Hospital monitoring site objective is to collect ozone measurements for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **New Haven – Criscuolo Park**  
 County: **New Haven** Latitude: **41.30117°**  
 Address: **1 James Street** Longitude: **-72.90288°**  
 AQS Site ID: **09-009-0027** Elevation: **3 m (10 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **2004**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (to-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/1	1/6	X			1/3	1/6	X	X		X	X	X	X	X	X	X	X	X	X	X	X			X	X	X	X	X	X	X

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Criscuolo Park site is a neighborhood-scale site located on the western side of the city of New Haven. The site is approximately 0.25 km to the north of the I-95 Quinnipiac River Bridge. The site is approximately 1.0 km to the east of the I-91 and I-95 interchange. Bulk gasoline transfer stations are located 0.3 to 2.0 km to the south of the site. Residential neighborhoods are located to the west, north and east of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The primary monitoring objectives are to meet NCore requirements for O<sub>3</sub>, CO, SO<sub>2</sub>, NO, NO<sub>y</sub>, PM<sub>2.5</sub> FRM, PM<sub>10</sub> FRM, PM<sub>10-2.5</sub> FRM, Pb, PM<sub>2.5</sub> speciation, continuous PM<sub>2.5</sub> and surface meteorology. NO<sub>x</sub> monitoring is conducted to support NO<sub>y</sub> monitoring at the site and in partial fulfillment of the requirement for NO<sub>2</sub> monitoring of vulnerable and sensitive populations 40 nationwide sites selected by the Regional Administrators. PM<sub>2.5</sub> chemical speciation measurements are collected through the Chemical Speciation Network (CSN) as one-in-three day 24-hour samples and by continuous analyzers for fine particulate carbon parameters (BC/UVC and EC/OC) and sulfate. Ozone is measured at the Criscuolo Park site for compliance assessment and AQI and forecasting purposes and PAMS and NO<sub>x</sub> monitoring is conducted to obtain measurements of ozone precursors.

**Planned changes for 2013-2014:** None

Town – Site: **New Haven – State Street**  
 County: **New Haven** Latitude: **41.31078°**  
 Address: **715 State Street** Longitude: **-72.91688°**  
 AQS Site ID: **09-009-1123** Elevation: **9 m (30 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1975**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3																														

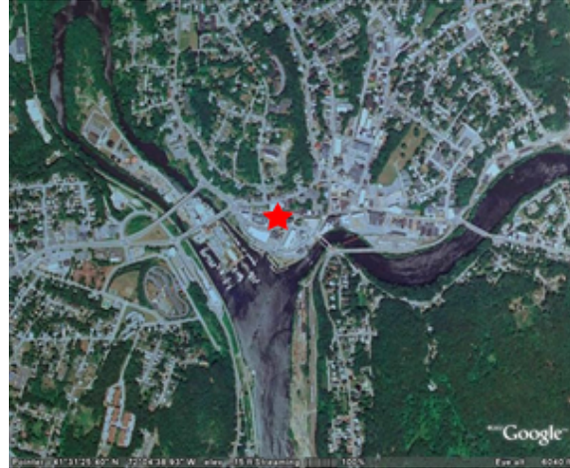
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The State Street site is a neighborhood-scale site located in the center of New Haven near the State Street and Trumbull Street intersection. The site is located 0.3 km to the west of I-91 and approximately 1.0 km to the northwest of the I-91 and I-95 interchange. Residential neighborhoods are located to the east, west, north and south of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I, with the exception of the proximity of a tree to the monitor. Currently, the immediate vicinity is a highway construction staging area, which prevents relocation of the monitor. DEEP will move the monitor away from the tree when the construction office and equipment are removed.

**Monitoring Objectives:** The New Haven State Street monitoring site objective is to collect PM<sub>2.5</sub> FRM measurements for compliance purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Norwich – Courthouse**  
 County: **New London** Latitude: **41.52407°**  
 Address: **22 Courthouse Sq.** Longitude: **-72.07676°**  
 AQS Site ID: **09-011-3002** Elevation: **12 m (39 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1984**  
 Statistical Area: **MSA (Norwich-New London)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-voi)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/LVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3																														

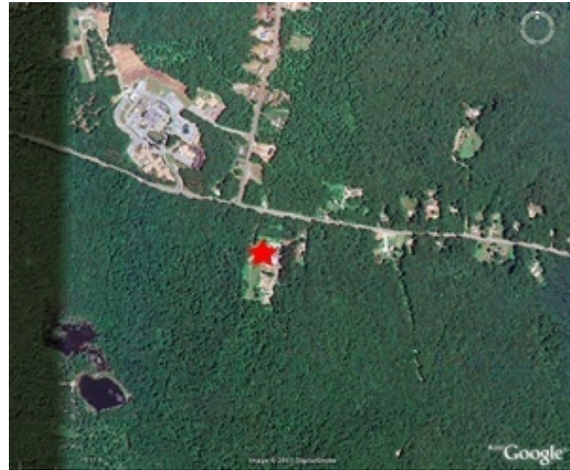
X=Existing, P =Proposed, X = Proposed to terminate

**Site Description:** The Norwich Courthouse site is a neighborhood-scale site located in southeastern Connecticut in Norwich. The site is located in the downtown area between Water Street and Cliff Street and is approximately 3.5 km to the east of I-395. Residential neighborhoods are located to the east, west, north and south of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Norwich Courthouse monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for population exposure and assessing compliance with the NAAQS for PM<sub>2.5</sub>.

**Planned changes for 2013-2014:** Elimination of site. With the establishment of SLAMS FEM continuous PM<sub>2.5</sub> monitoring at Groton Fort Griswold, the assessment of NAAQS compliance will continue in the New London-Norwich area.

Town – Site: **Stafford – Shenipsit State Forest**  
 County: **Tolland** Latitude: **41.97568°**  
 Address: **Route 190** Longitude: **-72.38674°**  
 AQS Site ID: **09-013-1001** Elevation: **265 m (869 ft)**  
 Spatial Scale: **Regional** Year Established: **1980**  
 Statistical Area: **CSA (Hartford-West Hartford-Willimantic)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
													X											X	X	X				

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Shenipsit State Forest site is a regional-scale site that is located in northern Connecticut in the town of Stafford. The site is approximately 100 m to the south of Rte 190, 17 km to the east of I-91 and 12 km to the northwest of I-84. This site is located 34 km to the northeast of the city of Hartford. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Stafford Shenipsit State Forest monitoring site objective is to collect ozone measurements for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Stratford – Lighthouse**  
 County: **Fairfield** Latitude: **41.15181°**  
 Address: **Prospect Drive** Longitude: **-73.10334°**  
 AQS Site ID: **09-001-3007** Elevation: **3 m (10 ft)**  
 Spatial Scale: **Regional** Year Established: **1980**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
													X													X				

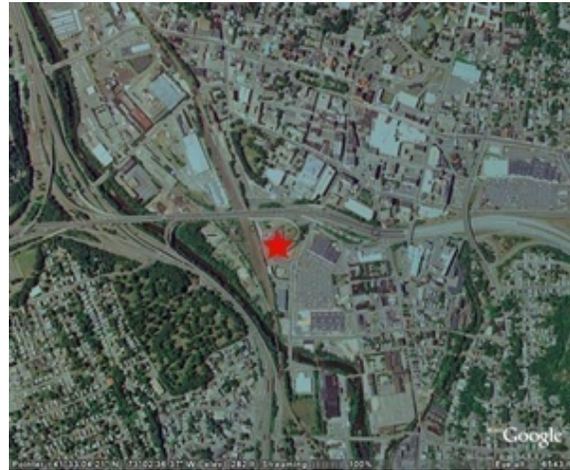
X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Stratford Lighthouse site is a regional-scale site located in southwestern Connecticut in the town of Stratford. This is a coastal site that is located 4.5 km to the southeast of I-95 and is directly on the Long Island Sound. This site is approximately 45 km to the northeast of the New York border. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Stratford Lighthouse monitoring site objective is to collect ozone measurements for compliance assessment and AQI and forecasting purposes.

**Planned changes for 2013-2014:** None

Town – Site: **Waterbury – Meadow & Bank Street**  
 County: **New Haven** Latitude: **41.55046°**  
 Address: **Meadow & Bank** Longitude: **-73.04365°**  
 AQS Site ID: **09-009-2123** Elevation: **80 m (269 ft)**  
 Spatial Scale: **Neighborhood** Year Established: **1975**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM-Coarse FDMS	PM10 FRM (to-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3	1/6	X																						X	X	X		X		

X=Existing, P =Proposed, ■ = Proposed to terminate

**Site Description:** The Waterbury site is a neighborhood-scale site located in western Connecticut at Meadow Street and Bank Street in the Naugatuck River Valley. This site is approximately 170 m to the south of I-84, 300 m to the east of Rte 8 and 0.75 km to the east of the I-84 and Rte 8 interchange. Residential neighborhoods are located in all directions of the site. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Waterbury Meadow & Bank Street site monitoring objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes and continuous PM<sub>2.5</sub> for AQI reporting and forecasting purposes. Colocated samplers are operated at this site to gather precision measurements.

**Planned changes for 2013-2014:** None

Town – Site: **Westport – Sherwood Island State Park**  
 County: **Fairfield** Latitude: **41.11822°**  
 Address: **Sherwood Island SP** Longitude: **-73.33681°**  
 AQS Site ID: **09-001-9003** Elevation: **4 m (13 ft)**  
 Spatial Scale: **Regional** Year Established: **1996**  
 Statistical Area: **CSA (New York-Newark-Bridgeport)**



**Pollutant and Meteorological Parameters:**

PM2.5 FRM	PM2.5 FRM colo	PM2.5 BAM	PM2.5 Nephelometer	PM2.5/PM10/PM10-Coarse FDMS	PM10 FRM (lo-vol)	PM10 FRM colo	PM10 BAM	STN	IMPROVE	Continuous OC/EC	Continuous Sulfate	BC/UVC	Ozone	SO2	CO	NOx	NOy	Lead (Pb)	VOCs (PAMS)	Carbonyls (PAMS)	Cont. PAH	Mercury	Dioxins	Wind Speed	Wind Direction	Temperature	Dew Point	Rain Fall	Barometric Pressure	Solar Radiation
1/3													X	X		X				X				X	X	X	X			X

X=Existing, P =Proposed, X = Proposed to terminate

**Site Description:** The Westport Sherwood Island State Park site is a regional-scale site located in southwestern Connecticut. This is a coastal site that is approximately 0.5 km to the south of I-95 on the Long Island Sound. This site meets all siting requirements and criteria and has been approved internally by DEEP and independently by EPA Region I.

**Monitoring Objectives:** The Westport Sherwood Island State Park monitoring site objectives include collecting PM<sub>2.5</sub> FRM measurements for compliance purposes. Ozone is measured at the Westport site for compliance assessment and AQI and forecasting purposes, and PAMS and NO<sub>x</sub> monitoring is conducted to obtain measurements of ozone precursors.

**Planned changes for 2013-2014:** Proposed discontinuation of SO<sub>2</sub> monitoring at this site.

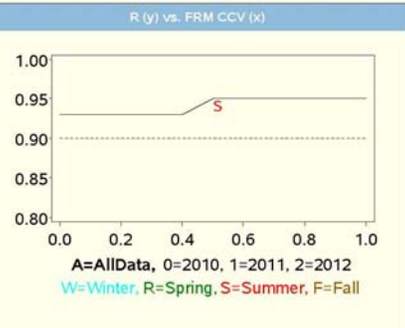
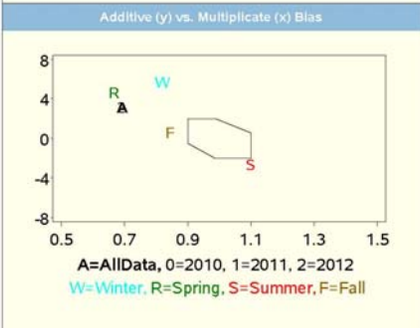
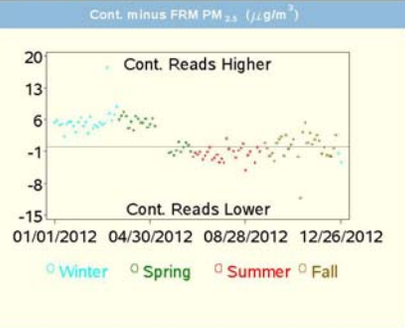
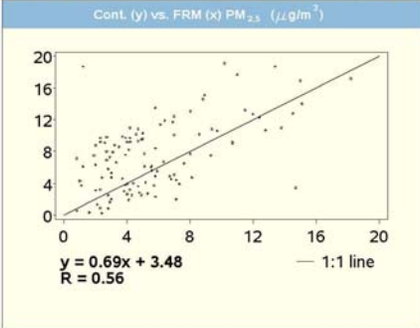
## **References**

Connecticut Department of Environmental Protection (2004). Limited Maintenance Plans for the Hartford, the New Haven, and the Connecticut Portion of the New York/New Jersey/Connecticut Carbon Monoxide Maintenance Areas. June 18, 2004

# Appendix A EPA Continuous PM<sub>2.5</sub> Assessment Tool Output

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-005-0005: Torrington, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)
AllData	112	5.6	7.4	1.31
Winter	29	4.7	9.9	2.09
Spring	26	5.0	8.3	1.67
Summer	27	7.2	5.6	0.78
Fall	30	5.7	5.8	1.01
2010	0	.	.	.
2011	0	.	.	.
2012	112	5.6	7.4	1.31

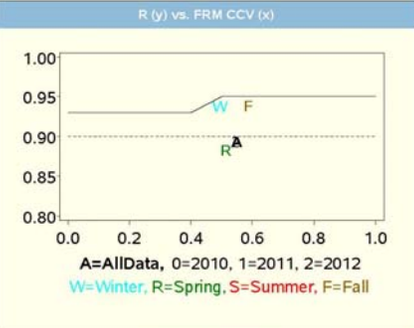
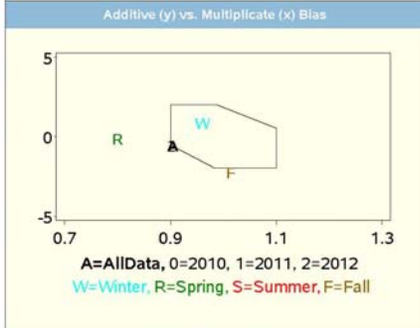
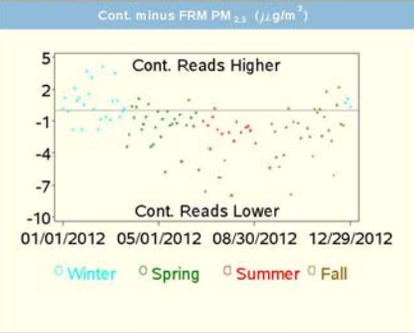
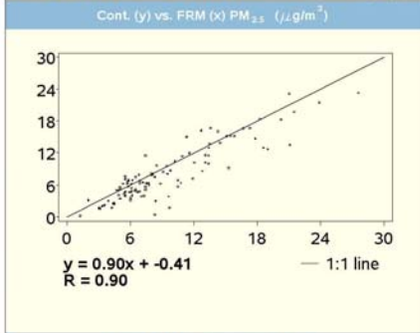
Appendix A Statistics				
Dataset	N (all observations)	Bias	N (only >= 3 µg/m <sup>3</sup> )	Bias
AllData	112	70.1	74	39.8
Winter	29	172	21	97.5
Spring	26	126	16	63.7
Summer	27	-31	19	-16
Fall	30	14.2	18	10.4
2010	0	.	.	.
2011	0	.	.	.
2012	112	70.1	74	39.8

Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-001-0010: Bridgeport, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)
AllData	104	9.4	8.1	0.86
Winter	27	9.4	10.1	1.07
Spring	30	7.5	6.0	0.81
Summer	20	10.3	7.3	0.71
Fall	27	11.0	9.1	0.82
2010	0	.	.	.
2011	0	.	.	.
2012	104	9.4	8.1	0.86

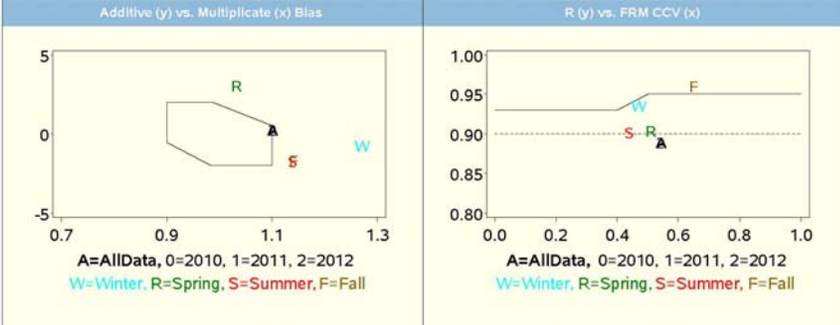
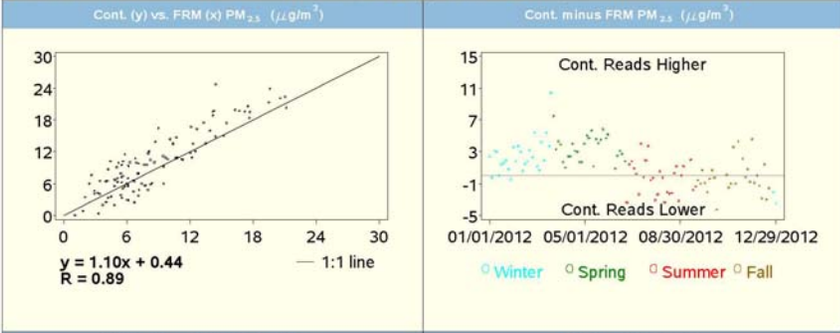
Appendix A Statistics				
Dataset	N (all observations)	Bias	N (only >= 3 µg/m <sup>3</sup> )	Bias
AllData	104	-16	92	-11
Winter	27	8.4	27	8.4
Spring	30	-19	25	-17
Summer	20	-31	18	-26
Fall	27	-25	22	-15
2010	0	.	.	.
2011	0	.	.	.
2012	104	-16	92	-11

Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-009-2123: Waterbury, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



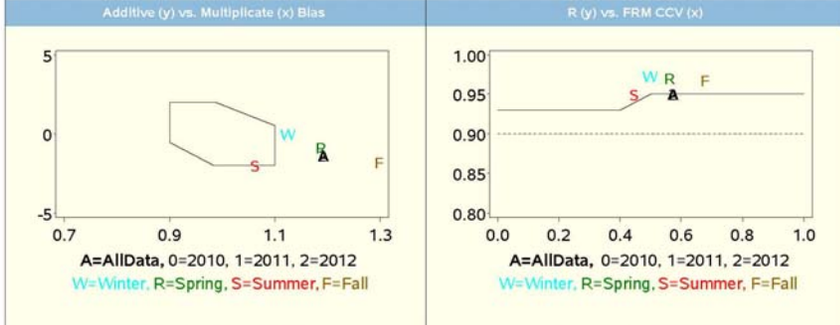
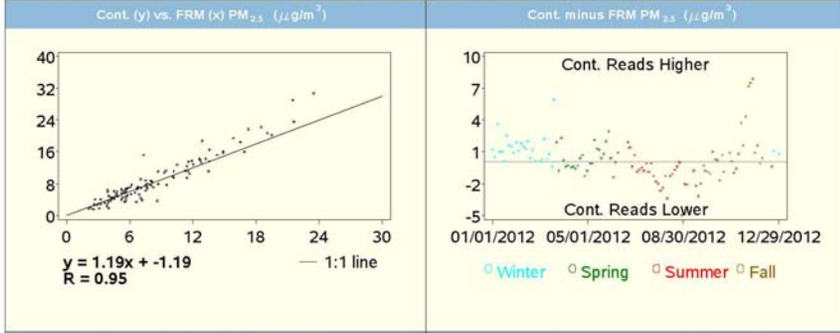
Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )					Appendix A Statistics				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)	Dataset	N (all observations)	Bias	N (only >= 3 µg/m <sup>3</sup> )	Bias
AllData	113	8.6	9.9	1.15	AllData	113	17.2	99	20.2
Winter	29	10.1	12.2	1.21	Winter	29	19.7	28	19.0
Spring	29	6.6	10.1	1.53	Spring	29	62.2	27	57.5
Summer	28	8.6	8.3	0.96	Summer	28	-5.0	24	-2.2
Fall	27	9.2	9.0	0.98	Fall	27	-11	20	-1.6
2010	0	-	-	-	2010	0	-	-	-
2011	0	-	-	-	2011	0	-	-	-
2012	113	8.6	9.9	1.15	2012	113	17.2	99	20.2

Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-001-1123: Danbury, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



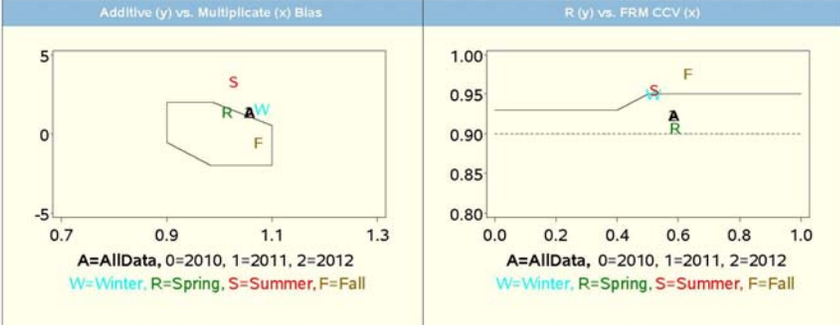
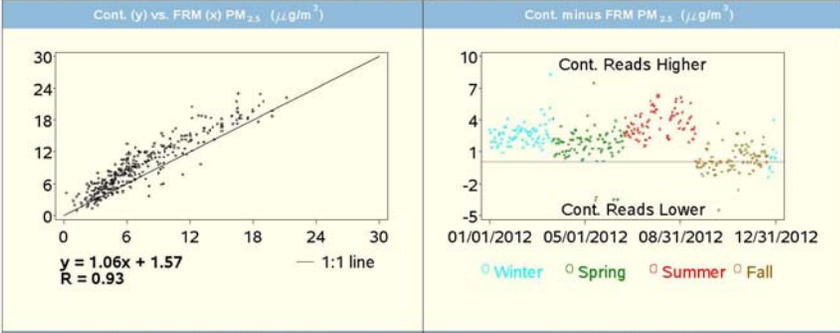
Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )					Appendix A Statistics				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)	Dataset	N (all observations)	Bias	N (only >= 3 µg/m <sup>3</sup> )	Bias
AllData	111	8.2	8.6	1.05	AllData	111	1.5	100	3.4
Winter	28	9.0	10.3	1.14	Winter	28	15.5	26	14.7
Spring	28	6.1	6.5	1.07	Spring	28	3.5	22	9.9
Summer	28	8.6	7.4	0.85	Summer	28	-18	26	-17
Fall	27	9.2	10.3	1.12	Fall	27	4.9	26	6.6
2010	0	-	-	-	2010	0	-	-	-
2011	0	-	-	-	2011	0	-	-	-
2012	111	8.2	8.6	1.05	2012	111	1.5	100	3.4

Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-003-1003: East Hartford, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



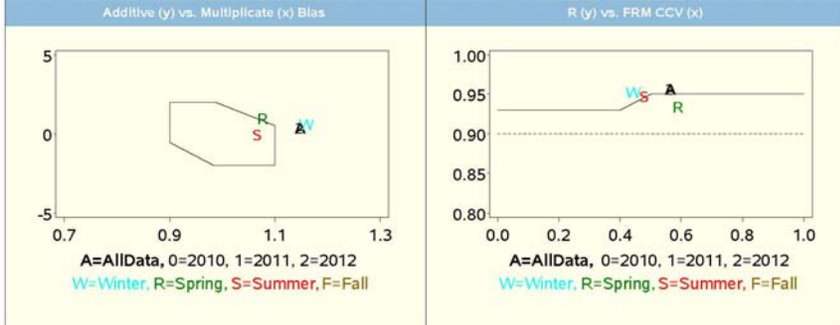
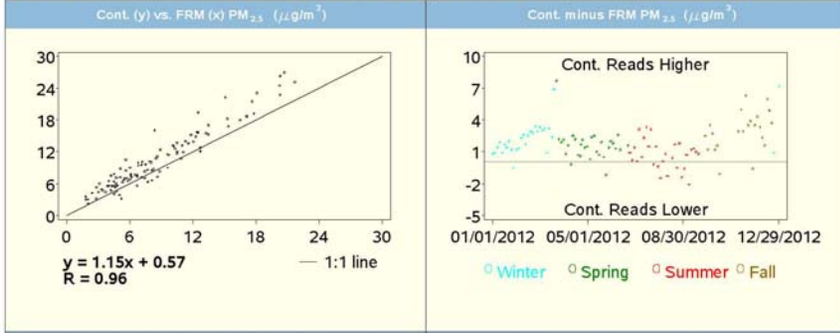
Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )					Appendix A Statistics				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)	Dataset	N	Bias (all observations)	N	Bias (only >= 3 µg/m <sup>3</sup> )
AllData	344	7.3	9.3	1.27	AllData	344	39.4	304	31.6
Winter	89	7.3	9.7	1.33	Winter	89	59.1	81	37.4
Spring	89	5.8	7.4	1.29	Spring	89	38.0	74	32.7
Summer	81	8.1	11.8	1.46	Summer	81	59.5	74	52.4
Fall	85	8.1	8.4	1.03	Fall	85	1.3	75	3.5
2010	0	-	-	-	2010	0	-	-	-
2011	0	-	-	-	2011	0	-	-	-
2012	344	7.3	9.3	1.27	2012	344	39.4	304	31.6

Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

## PM<sub>2.5</sub> Continuous Monitor Comparability Assessment Site 09-003-2006: East Hartford, CT

FRM: R & P Model 2025 PM<sub>2.5</sub> Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



Mean PM <sub>2.5</sub> (µg/m <sup>3</sup> )					Appendix A Statistics				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)	Dataset	N	Bias (all observations)	N	Bias (only >= 3 µg/m <sup>3</sup> )
AllData	110	8.5	10.3	1.21	AllData	110	25.4	103	23.3
Winter	29	9.5	11.8	1.24	Winter	29	25.6	29	25.6
Spring	30	6.0	7.7	1.27	Spring	30	32.6	26	27.3
Summer	29	8.2	8.8	1.08	Summer	29	11.0	26	7.4
Fall	22	10.8	13.8	1.27	Fall	22	34.3	22	34.3
2010	0	-	-	-	2010	0	-	-	-
2011	0	-	-	-	2011	0	-	-	-
2012	110	8.5	10.3	1.21	2012	110	25.4	103	23.3

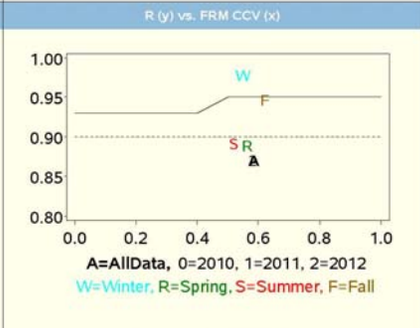
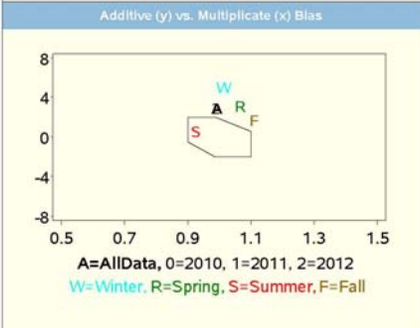
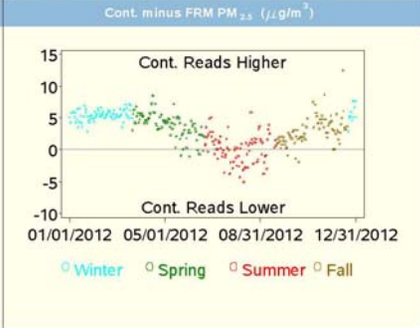
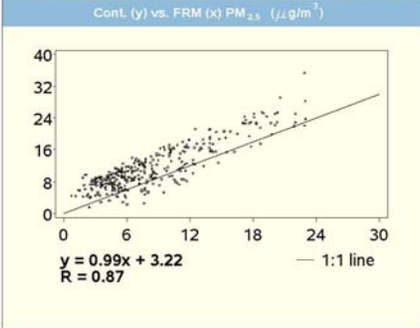
Data Source: EPA AQS Data Mart

Generated on: May 6, 2013

# PM<sub>2.5</sub> Continuous Monitor Comparability Assessment

## Site 09-009-0027: New Haven, CT

FRM: R & P Model 2025 PM-2.5 Sequential Air Sampler w/VSCC-Gravimetric (145), PM<sub>2.5</sub> - Local Conditions (88101), POC=1  
 Cont: Met-One BAM-1020 W/PM<sub>2.5</sub> SCC-Beta Attenuation (731), Acceptable PM<sub>2.5</sub> AQI & Speciation Mass (88502), POC=3



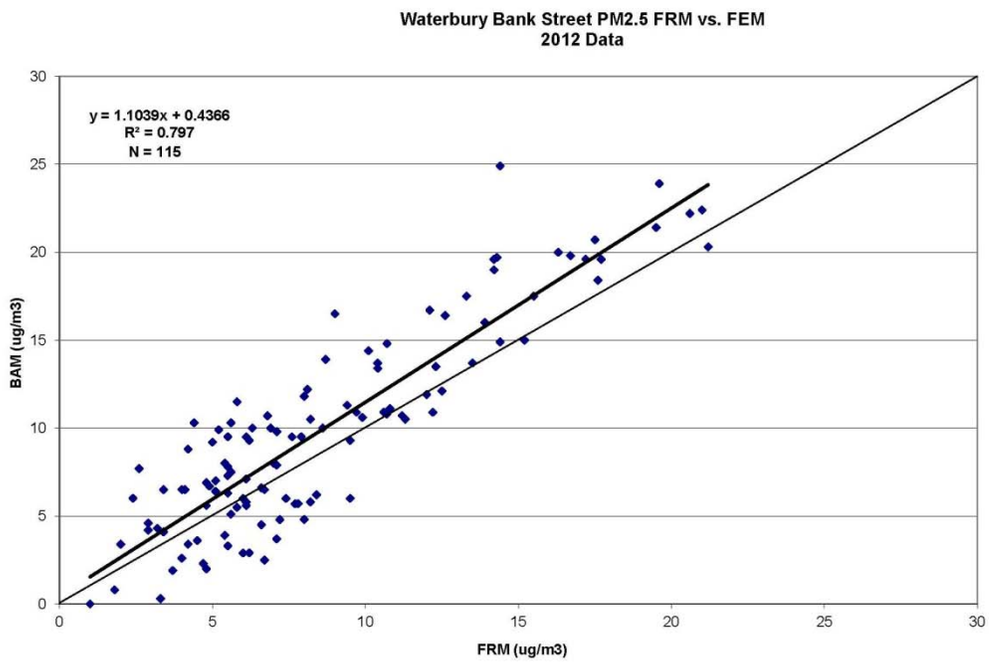
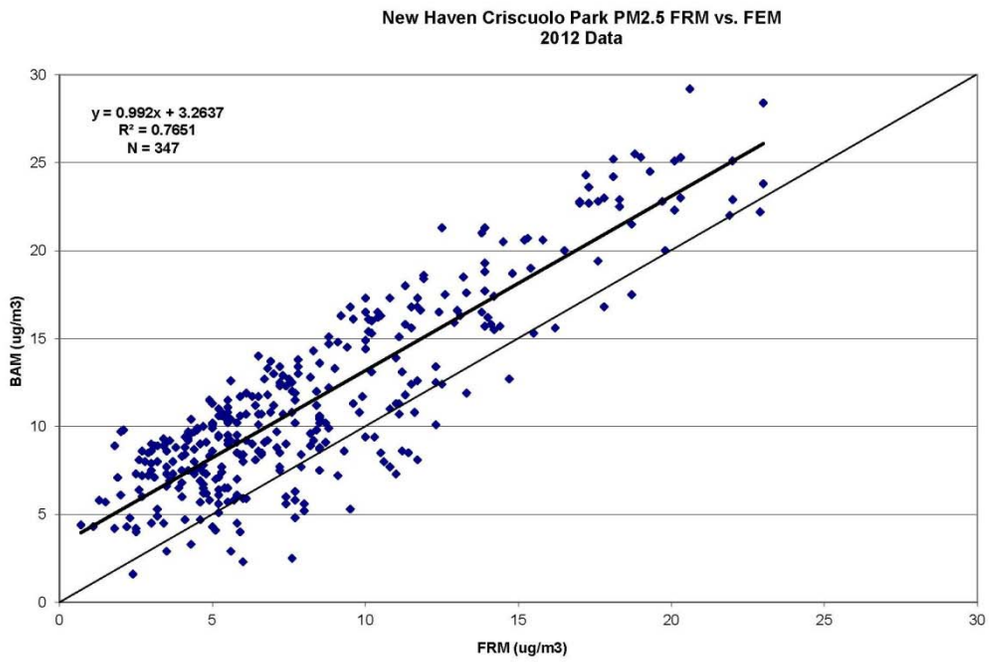
Mean PM <sub>2.5</sub> ( $\mu\text{g}/\text{m}^3$ )				
Dataset	N	FRM	Cont	Ratio (Cont/FRM)
AllData	347	8.4	11.5	1.38
Winter	89	8.5	14.0	1.64
Spring	90	6.5	10.3	1.59
Summer	85	9.3	9.5	1.02
Fall	83	9.3	12.2	1.32
2010	0	-	-	-
2011	0	-	-	-
2012	347	8.4	11.5	1.38

Appendix A Statistics				
Dataset	N	Bias (all observations)	N	Bias (only >= 3 ug/m³)
AllData	347	57.7	319	47.6
Winter	89	88.2	84	76.6
Spring	90	79.6	78	64.6
Summer	85	10.4	79	9.5
Fall	83	49.8	78	37.8
2010	0	-	-	-
2011	0	-	-	-
2012	347	57.7	319	47.6

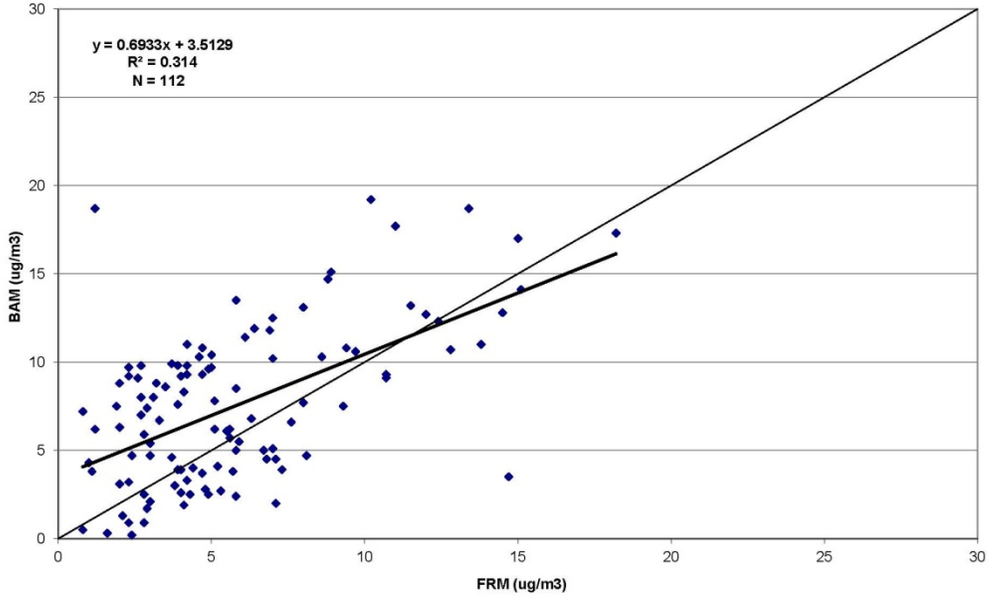
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Generated on: May 6, 2013

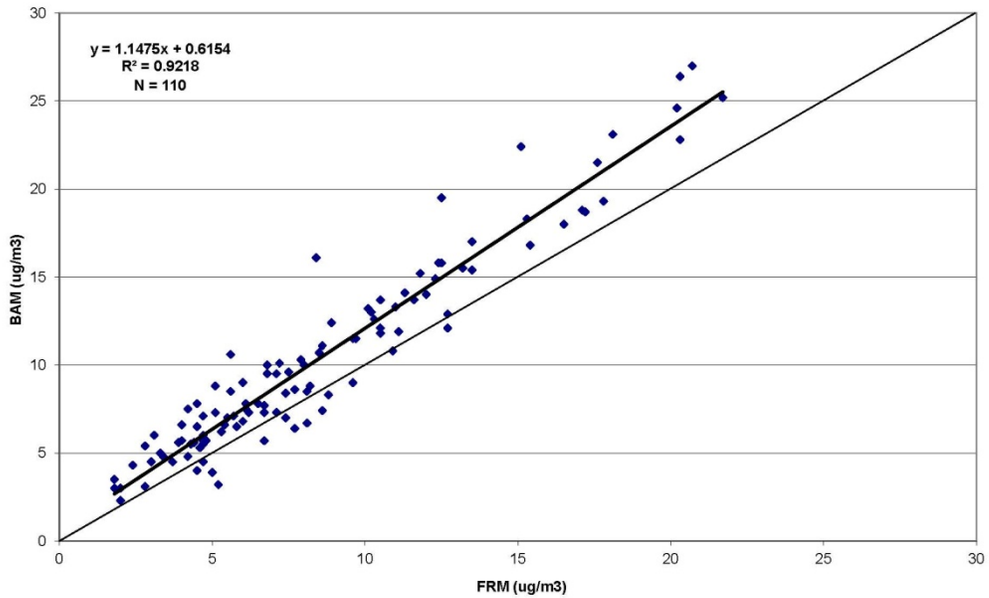
## Appendix B Continuous PM<sub>2.5</sub> Correlation Charts



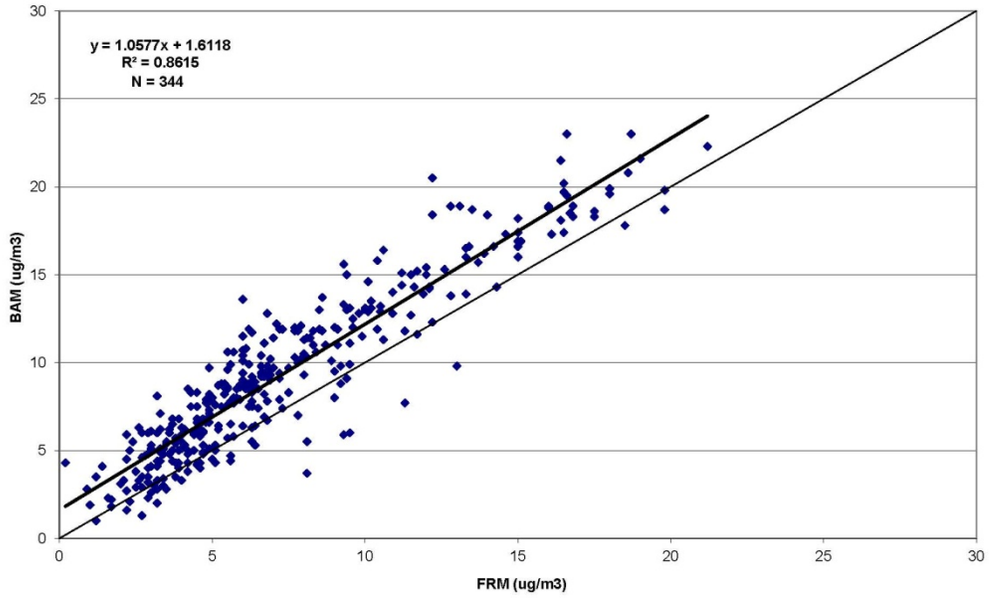
Cornwall Mohawk Mountain PM2.5 FRM vs. FEM  
2012 Data



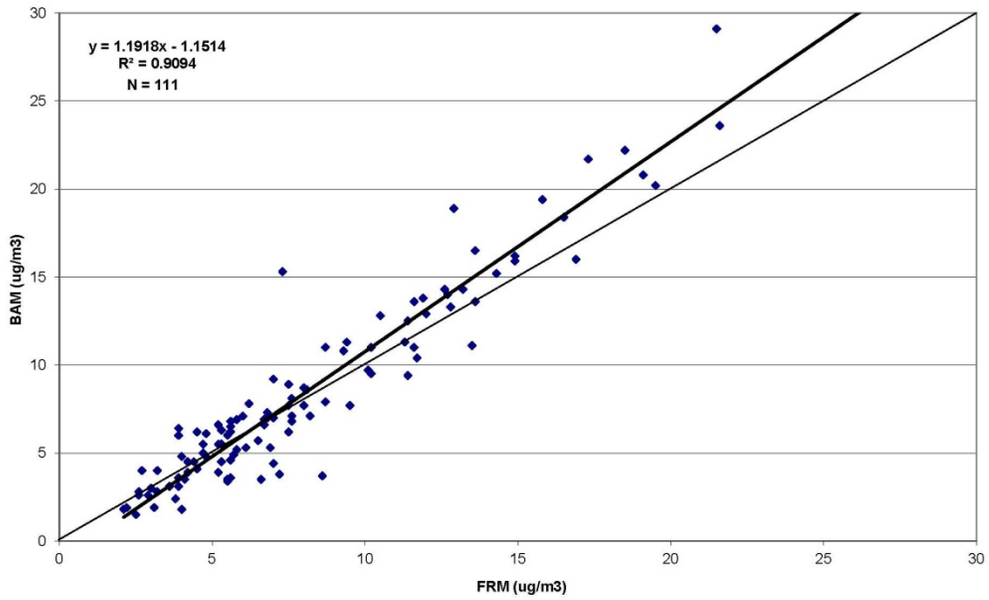
East Hartford High Street PM2.5 FRM vs. FEM  
2012 Data



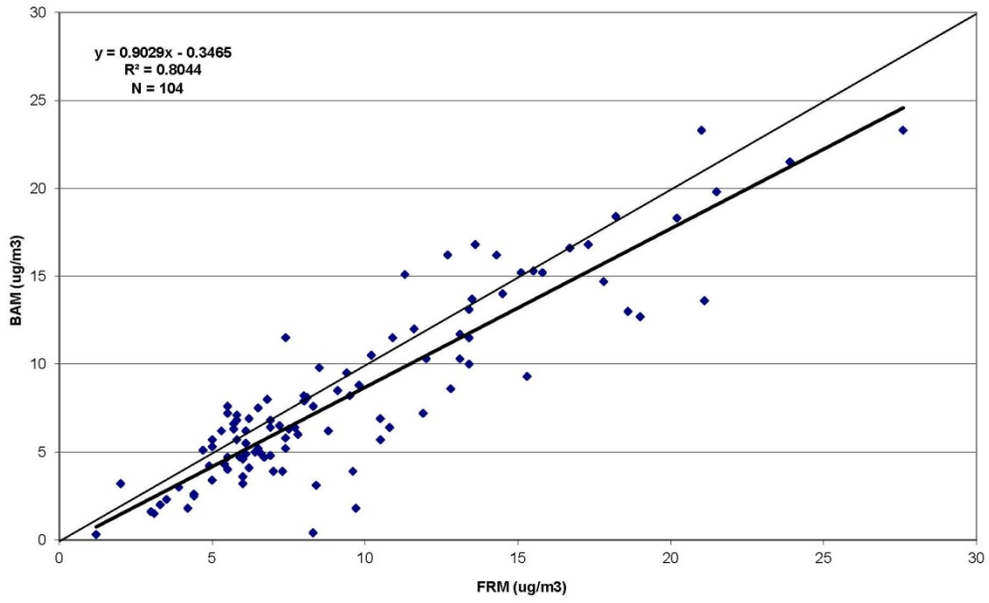
East Hartford McAuliffe Park PM2.5 FRM vs. FEM  
2012 Data



Danbury PM2.5 FRM vs. FEM  
2012 Data



Bridgeport Roosevelt School PM2.5 FRM vs. FEM  
2012 Data



## **Appendix C 2013 Network Plan Public Comments**



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 1  
OFFICE OF ENVIRONMENTAL MEASUREMENT AND EVALUATION  
11 Technology Drive  
North Chelmsford, MA 01863

June 28, 2013

Randall Semagin  
Department of Energy and Environmental Protection  
79 Elm Street  
Hartford, CT 06106

Dear Mr. Semagin: *Randy*

Thank you for providing EPA with a draft of the Connecticut 2013 Air Monitoring Network Plan which was made available on June 18, 2013 for public comment. EPA-New England has reviewed your draft plan with respect to meeting the requirements of 40 CFR Part 58. Upon final submission of this document in July, we will move forward regarding approval of the Annual Network Plan. In addition, upon final submission of this document, we will work with our Headquarters offices to address the portions of the plan which require their attention, most notably monitoring associated with NCore, PAMS, and STN.

The following are our comments:

1. We acknowledge the following overall changes to your network, on page 5:

- Discontinuing federal reference method (FRM) PM<sub>2.5</sub> sampling at the Norwich Courthouse.
- Establishing continuous PM<sub>10</sub>/PM<sub>10-2.5</sub> sampling at Hartford Huntley Place.
- Discontinuing SO<sub>2</sub> sampling at Westport Sherwood Island State Park.
- Commencing to report continuous PM<sub>2.5</sub> data from the Groton Fort Griswold, Waterbury Bank Street and Bridgeport Roosevelt School monitoring sites as federal equivalent method (FEM) data eligible for comparison to the PM<sub>2.5</sub> NAAQS.
- Suspending carbonyls sampling at East Hartford McAuliffe Park for 2013.
- The Hartford Morgan Street CO site will be shut down on June, 30, 2013. The CO monitoring is now located within Hartford at the Near Road monitoring site at Huntley Place.

2. Page 9-10. EPA expects to release design values for all criteria pollutants in July, 2013 for data which includes 2012 for the entire country. We will work with you to ensure the design values represented here are consistent with those values.

3. On page 11-12, under PM<sub>2.5</sub> we acknowledge the plan to utilize the PM<sub>2.5</sub> continuous BAM at Groton Fort Griswold to replace the filter based FRM at Norwich to determine compliance with the PM<sub>2.5</sub> NAAQS in New London County. In addition, we encourage your review of the PM<sub>10</sub> network in the Hartford area to ensure adequate coverage of PM<sub>10</sub> monitors.

4. Page 13. The end of the last full paragraph regarding PM<sub>2.5</sub> continuous monitors reads: “However, two monitors, Bridgeport Roosevelt School and Waterbury Bank Street, demonstrated sufficient compliance with EPA’s performance standard such that they may be used for NAAQS compliance.” As noted in the previous comment, Groton’s Fort Griswold continuous PM<sub>2.5</sub> FEM will also be used for NAAQS compliance.

5. On page 13, under PM<sub>2.5</sub> BAM Performance Evaluation, we note that CT DEEP requests that the continuous PM<sub>2.5</sub> FEM monitors at Danbury, East Hartford (McAuliffe Park and High Street), Cornwall and New Haven be exempt from consideration for PM<sub>2.5</sub> NAAQS attainment. (We note that the near road Hartford PM<sub>2.5</sub> BAM only began operations in April, 2013, and is currently a special purpose monitor.)

As you note, on January 15, 2013, EPA revised the PM<sub>2.5</sub> standard. In that rule, EPA also established that all continuous PM<sub>2.5</sub> FEM monitors operating for more than 24 months are to be used for comparison to the NAAQS unless a State specifically requests that the data be excluded under 40 CFR 58.11(e) and EPA approves that request. We are pleased that Connecticut has determined that 3 of its continuous PM<sub>2.5</sub> FEMs should be used for NAAQS compliance. AQS should be updated accordingly for these monitors.

For the five remaining continuous FEMs, you are requesting that the continuous PM<sub>2.5</sub> FEM data from Danbury, East Hartford (McAuliffe Park and High Street), Cornwall and New Haven be exempt from comparison to the NAAQS, though they will still be used for AQI reporting purposes. We expect to indicate whether we approve that request in our network approval letter upon final submission of this plan. In our rule (40 CFR 58.11(e)) and our guidance in this regard, we encouraged up to 36 months to be used in this assessment to provide a more robust dataset to evaluate how well FRM and FEMs correlate. We believe less data might be appropriate to be used when determining the effects of some sort of performance changes relative to the operation of the either the FEM BAM, or the filter based FRMs. You identified that equipment, firmware and procedures had been updated to improve BAM performance. If such operational changes were part of the 2012 dataset, but not the previous years, we believe it would be appropriate to use this shortened timeframe. If not, perhaps a more complete dataset should be used. We are hopeful that you consider the various operational successes that CT DEEP has had with some of its other continuous monitors to help ensure improved correlation between the FEM and FRM at these sites. More frequent zero tests on the continuous monitor and quicker collection of the FRM filters has helped other monitoring agencies improve the performance of their monitors, and the comparison between collocated FEM and FRMs. We believe that Connecticut has some of the best air monitoring field technicians in the country and are optimistic that going forward, FRM/ FEM correlations will improve at all its locations.

I also note that at the Criscoulo Park- New Haven, and the McAuliffe Park in East Hartford locations, since daily FRM sampling is occurring, the results of the continuous PM<sub>2.5</sub> continuous monitor would only be used for NAAQS compliance, if the State chose to consider these continuous monitors valid for NAAQS compliance, if a valid FRM sample was not taken on a given day if the FRM remained the primary monitor.

6. On page 15, under AQS ID, there is a typo for East Hartford- High Street that should be corrected.

7. Page 16. Near road monitoring. EPA New England appreciates you discussing the need to evaluate and identify future NO<sub>2</sub> monitoring locations to reflect maximum near-roadway NO<sub>2</sub> concentrations. As you've noted in the past, Connecticut would be required to have 3 near road monitors under this rule. Those monitors are to be sited based in each of the CBSAs of Bridgeport, Hartford and New Haven. Any "near road" monitor would need to be sited consistent with the requirements of the final NO<sub>2</sub> NAAQS rule which are intended to focus on monitoring in the location of maximum concentrations. The final NO<sub>2</sub> rule requires that "...near-road NO<sub>2</sub> monitoring stations shall be selected by ranking all road segments within a CBSA by AADT and then identifying a location or locations adjacent to those highest ranked road segments, considering fleet mix, roadway design, congestion patterns, terrain, and meteorology, where maximum hourly NO<sub>2</sub> concentrations are expected to occur and siting criteria can be met in accordance with appendix E of this part."

We are pleased that the near road location at 17 Huntley Place in Hartford has begun collecting data for the Hartford CBSA. The site is located near I-84 westbound. This site is presently collecting NO<sub>2</sub>, CO and PM<sub>2.5</sub> as required by recently promulgated NAAQS for each of these pollutants. We commend you for the early start-up of this location, relative to each of these pollutants. In addition, under the NO<sub>2</sub> rule, near road sites would be required in Bridgeport and New Haven by January 1, 2017.

We understand that you intend that the CO monitor at Huntley Place also serve the role for CO monitoring as part of your CO limited maintenance plan for Hartford.

8. NO<sub>2</sub>. On page 17 you note that working with the States, EPA Regional Administrators will site at least 40 NO<sub>2</sub> monitors nationwide to help protect communities that are susceptible and vulnerable to NO<sub>2</sub> related health effects. Working closely with Connecticut, EPA has identified the New Haven- Criscoulo Park site (09-009-0027) as one location that will serve to meet this obligation for monitors to protect susceptible and vulnerable populations. We intend to formally approve this monitor for this purpose when this final plan is submitted. Connecticut is also obligated to operate a nitrogen dioxide monitor meeting the urban community wide monitoring requirements in the Hartford area, and the East Hartford – McAuliffe Park NO<sub>2</sub> monitor (09-003-1003) has been identified to meet this requirement.

9. Under "Sulfur Dioxide" on page 18 – The final rule for SO<sub>2</sub> was signed on June 2, 2010, and required that Connecticut site 2 SO<sub>2</sub> monitors under EPA's PWEI criteria in the Hartford- East Hartford- West Hartford CBSA; and in the Bridgeport-Stamford-Norwalk CBSAs. Those sites

have been identified as East Hartford McAuliffe Park (09-003-1003), and Bridgeport- Edison School (09-001-0012).

On May 21, 2013, EPA released draft Technical Assistance Documents (TADs) describing in more detail modeling and monitoring guidance refining the agency's approach for implementing the SO<sub>2</sub> standard. One outcome of that process may be a greater reliance on SO<sub>2</sub> monitoring in some circumstances.

10. Lead (Pb) network. There are 2 key typos in this area. The lead NAAQS is 0.15 µg/m<sup>3</sup>, (*not 1.5 µg/m<sup>3</sup>*) lead in total suspended particulates. In addition, Pb monitoring regulations allow surrogate monitoring of Pb in PM<sub>10</sub>, as long as design values are below 2/3 of the NAAQS, or 0.10 µg/m<sup>3</sup> (*not 1.0 µg/m<sup>3</sup>*).

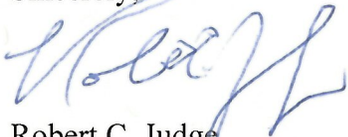
11. Specific comments on the one page descriptions of monitoring sites. We note that the section in each called "planned changes for 2012-2013", should read "planned changes for 2013-2014":

- a. Bridgeport- Edison School (09-001-0012). Monitoring objectives should indicate that this is a PWEI site for SO<sub>2</sub>.
- b. Cornwall- Mohawk Mountain (09-005-0005). In the monitoring description, being a required measurement at an NCore site should be included as one of the reasons that SO<sub>2</sub> and CO are being measured, in addition to the purposes listed.
- c. East Hartford- McAuliffe Park (09-003-1003). Monitoring objectives should indicate that this is a PWEI site for SO<sub>2</sub>. In addition, we recommended the last 2 words in this section, ~~for monitoring~~ be deleted.
- d. Greenwich Point Park (09-001-0017). Picture indicates that tree obstruction issues discussed in last TSA remain.
- e. Groton- Fort Griswold (09-011-0124). This should note that it appears a new shelter was installed.
- f. Madison- Hammonasset State Park (09-009-3002). This description should point out that the previous site was moved to a new location closer to the beachhouse, a new site number was given, and the lat/ long should be updated.
- g. New Haven- Criscuolo Park (09-009-0027). In the monitoring description, being a required measurement at an NCore site should be included as one of the reasons that SO<sub>2</sub> and CO are being measured, in addition to the purposes listed. In addition, it should be pointed out that this site will also be RA 40 NO<sub>2</sub> measurement site for sensitive and vulnerable populations.
- h. New Haven- State Street (09-009-1123). Picture indicates that tree obstruction issues discussed in last TSA remain.
- i. Norwich- Courthouse (09-011-3002). It should be noted that moving this PM<sub>2.5</sub> FRM to Groton site is not required if the continuous BAM is used for NAAQS compliance, as discussed elsewhere in the Annual Network Plan.

12. Last spring, we met to discuss cost saving opportunities regarding the air monitoring network. In light of ongoing budget constraints, including possible federal cuts to overall State budgets, we recommend you consider such opportunities. EPA is available to discuss any further changes Connecticut may make to its network.

EPA-New England appreciates your partnership in conducting ambient air monitoring, and we look forward to working with you to continuously improve the quality of ambient air in Connecticut. We look forward to the submission of the Final Annual Network Plan this July. If you have any questions or comments regarding these comments, please contact me at (617) 918-8387.

Sincerely,



Robert C. Judge  
Air Monitoring Coordinator  
Office of Environmental Measurement and Evaluation  
EPA-New England

Enclosure

cc: Dennis Demchak CT DEP  
Paul Farrel CT DEP

## Appendix D DEEP Responses to 2013 Network Plan Comments

Following are DEEP's responses to comments submitted by EPA Region 1 during the 2013 Network Plan public comment period. No additional comments were received from the public. The numbering of the responses corresponds to the numbered EPA comments in Appendix C.

1. EPA acknowledged the following overall changes to your network, on page 5:

- Discontinuing federal reference method (FRM) PM<sub>2.5</sub> sampling at the Norwich Courthouse.
- Establishing continuous PM<sub>10</sub>/PM<sub>10-2.5</sub> sampling at Hartford Huntley Place.
- Discontinuing SO<sub>2</sub> sampling at Westport Sherwood Island State Park.
- Commencing to report continuous PM<sub>2.5</sub> data from the Groton Fort Griswold, Waterbury Bank Street and Bridgeport Roosevelt School monitoring sites as federal equivalent method (FEM) data eligible for comparison to the PM<sub>2.5</sub> NAAQS.
- Suspending carbonyls sampling at East Hartford McAuliffe Park for 2013.
- The Hartford Morgan Street CO site will be shut down on June, 30, 2013. The CO monitoring is now located within Hartford at the Near Road monitoring site at Huntley Place.

**DEEP Response:** *No response required.*

2. Page 9-10. EPA expects to release design values for all criteria pollutants in July, 2013 for data which includes 2012 for the entire country. EPA indicated they will work with DEEP to ensure the design values represented here are consistent with those values.

**DEEP Response:** *DEEP will work with EPA to ensure consistency in the 2012 PM<sub>2.5</sub> design values used by both agencies.*

3. On page 11-12, under PM<sub>2.5</sub> EPA acknowledged the plan to utilize the PM<sub>2.5</sub> continuous BAM at Groton Fort Griswold to replace the filter based FRM at Norwich to determine compliance with the PM<sub>2.5</sub> NAAQS in New London County. In addition, EPA recommended DEEP review the PM<sub>10</sub> network in the Hartford area to ensure adequate coverage of PM<sub>10</sub> monitors.

**DEEP Response:** *As indicated in this Plan, DEEP proposes to establish a continuous PM<sub>10</sub> monitor at the Hartford Huntley Place site. DEEP intends to report hourly PM<sub>10</sub> and 24-hour PM<sub>10-2.5</sub> in local conditions units as well as 24-hour PM<sub>10</sub> corrected to EPA reference conditions units. This site and the existing PM<sub>10</sub> monitor at East Hartford McAuliffe Park will comprise two PM<sub>10</sub> SLAMS monitors in the Hartford-West Hartford-East Hartford CBSA, which complies with the minimum number required.*

4. Page 13. The end of the last full paragraph regarding PM<sub>2.5</sub> continuous monitors reads: "However, two monitors, Bridgeport Roosevelt School and Waterbury Bank Street, demonstrated sufficient compliance with EPA's performance standard such that they may be used for NAAQS compliance." As noted in the previous comment, Groton's Fort Griswold continuous PM<sub>2.5</sub> FEM will also be used for NAAQS compliance.

**DEEP Response:** *The following sentence is added to the end of the last paragraph of the Continuous PM Network section on page 13: "In addition, DEEP proposes to consider the Groton Fort Griswold PM<sub>2.5</sub> monitor eligible for NAAQS compliance."*

5. On page 13, under PM<sub>2.5</sub> BAM Performance Evaluation, EPA noted that DEEP requests that the continuous PM<sub>2.5</sub> FEM monitors at Danbury, East Hartford (McAuliffe Park and High Street), Cornwall and New Haven be exempt from consideration for PM<sub>2.5</sub> NAAQS attainment. (We note that the near road Hartford PM<sub>2.5</sub> BAM only began operations in April, 2013, and is currently a special purpose monitor.)

EPA revised the PM<sub>2.5</sub> standard on January 15, 2013. In that rule, EPA also established that all continuous PM<sub>2.5</sub> FEM monitors operating for more than 24 months are to be used for comparison to the NAAQS unless a State specifically requests that the data be excluded under 40 CFR 58.11(e) and EPA approves that request. EPA noted they are pleased that Connecticut has determined that 3 of its continuous PM<sub>2.5</sub> FEMs should be used for NAAQS compliance. AQS should be updated accordingly for these monitors.

For the five remaining continuous FEMs, EPA noted that DEEP is requesting the continuous PM<sub>2.5</sub> FEM data from Danbury, East Hartford (McAuliffe Park and High Street), Cornwall and New Haven be exempt from comparison to the NAAQS, though they will still be used for AQI reporting purposes. EPA noted they expect to render a decision on DEEP's request in EPA's network approval letter upon final submission of this plan. EPA notes that in 40 CFR 58.11(e) and its associated guidance, EPA provides up to 36 months to be used in this assessment to evaluate how well FRM and FEMs correlate. EPA believes less data might be appropriate to be used when determining the effects of some sort of performance changes relative to the operation of the either the FEM BAM, or the filter based FRMs. EPA noted that DEEP identified that equipment, firmware and procedures had been updated to improve BAM performance. If such operational changes were part of the 2012 dataset, but not the previous years, EPA believes it would be appropriate to use this shortened timeframe. If not, perhaps a more complete dataset should be used. EPA recommends DEEP consider the various operational successes that DEEP has had with some of its other continuous monitors to help ensure improved correlation between the FEM and FRM at these sites. More frequent zero tests on the continuous monitor and quicker collection of the FRM filters has helped other monitoring agencies improve the performance of their monitors, and the comparison between collocated FEM and FRMs.

EPA also notes that at the Criscuolo Park- New Haven, and the McAuliffe Park in East Hartford locations, since daily FRM sampling is occurring, the results of the continuous PM<sub>2.5</sub> continuous monitor would only be used for NAAQS compliance, if the State chose to consider these continuous monitors valid for NAAQS compliance, if a valid FRM sample was not taken on a given day if the FRM remained the primary monitor.

***DEEP Response:*** *DEEP's intends to employ all of the MetOne BAM 1020 continuous PM<sub>2.5</sub> monitors used in the network for NAAQS compliance; as such, DEEP will continue to strive to develop and improve field operational and quality assurance procedures to obtain high quality data. Continuous PM<sub>2.5</sub> data collected during 2012 best reflects operational upgrades and improvements, such as use of the latest firmware versions and background factor calibration procedures and frequencies. In addition, an analysis of 36 months of data, 2010-2012, indicated that only the Bridgeport Roosevelt School monitor met FEM performance specifications. Therefore, DEEP feels that the use of the latest available 12 months of data was the most appropriate means of evaluating the FEM performance.*

*DEEP believes that more monitors will attain full FEM status in the near future. Monitors at New Haven Criscuolo Park and East Hartford McAuliffe Park will likely be among the next group to transition, as they are already close to meeting the performance requirements and have more data points available for analysis as every day FRM sites.*

6. On page 15, under AQS ID, there is a typo for East Hartford- High Street that should be corrected.

**DEEP Response:** *The East Hartford High Street AQS ID in Table 3 has been corrected to read 09-003-2006.*

7. Page 16. Near road monitoring. EPA notes the need to evaluate and identify future NO<sub>2</sub> monitoring locations to reflect maximum near-roadway NO<sub>2</sub> concentrations. EPA notes that Connecticut would be required to have 3 near road monitors under the final NO<sub>2</sub> NAAQS rule. Those monitors must be sited based in each of the CBSAs of Bridgeport, Hartford and New Haven. Any “near road” monitor would need to be sited consistent with the requirements of the final NO<sub>2</sub> NAAQS rule which are intended to focus on monitoring in the location of maximum concentrations. The final NO<sub>2</sub> rule requires that “. . .near-road NO<sub>2</sub> monitoring stations shall be selected by ranking all road segments within a CBSA by AADT and then identifying a location or locations adjacent to those highest ranked road segments, considering fleet mix, roadway design, congestion patterns, terrain, and meteorology, where maximum hourly NO<sub>2</sub> concentrations are expected to occur and siting criteria can be met in accordance with appendix E of this part.”

EPA indicated approval of the fact that the near road location at 17 Huntley Place in Hartford has begun collecting data for the Hartford CBSA. The site is located near I-84 westbound. This site is presently collecting NO<sub>2</sub>, CO and PM<sub>2.5</sub> as required by recently promulgated NAAQS for each of these pollutants. EPA also commended DEEP for the early start-up of this location, relative to each of these pollutants. In addition, under the NO<sub>2</sub> rule, near road sites would be required in Bridgeport and New Haven by January 1, 2017.

EPA understands that DEEP also intends the CO monitor at Huntley Place to serve the role for CO monitoring as part of Connecticut’s CO limited maintenance plan for Hartford.

**DEEP Response:** *DEEP is aware that, under the current NO<sub>2</sub> near road monitoring rules, near road monitoring sites must be established at maximum concentration areas in each of the Bridgeport-Stamford-Norwalk and New Haven-Milford CBSAs by January 1, 2017. An early commitment of EPA near road funding at previous levels as the initial phase will be critical to timely implementation of this phase, especially given the required analysis and EPA reviews for siting, and the long time periods for state transportation agency approval and processing for land agreements within the highway encroachment zones. DEEP requests that, if EPA is to reconsider the implementation of this phase of near road sites in areas between 0.5 and 1 million people, the revision should be finalized before 2015 when DEEP plans to initiate these projects.*

8. NO<sub>2</sub>. On page 17 DEEP notes that working with the States, EPA Regional Administrators will site at least 40 NO<sub>2</sub> monitors nationwide to help protect communities that are susceptible and vulnerable to NO<sub>2</sub> related health effects. Working closely with Connecticut, EPA has identified the New Haven- Criscuolo Park site (09-009-0027) as one location that will serve to meet this obligation for monitors to protect susceptible and vulnerable populations. EPA intends to formally approve this monitor for this purpose when this final plan is submitted. Connecticut is also obligated to operate a nitrogen dioxide monitor meeting the urban community wide monitoring requirements in the Hartford area, and the East Hartford – McAuliffe Park NO<sub>2</sub> monitor (09-003-1003) has been identified to meet this requirement.

**DEEP Response:** *DEEP acknowledges the above comment. For clarity, the following sentence has been inserted in the second paragraph of the NO<sub>2</sub>/NO<sub>y</sub> Network section: “In addition, the January*

*2010 NO<sub>2</sub> rule established new requirements for near-road and community-wide monitoring as discussed in the following paragraph.”*

9. Under “Sulfur Dioxide” on page 18 – The final rule for SO<sub>2</sub> was signed on June 2, 2010, and required that Connecticut site 2 SO<sub>2</sub> monitors under EPA’s PWEI criteria in the Hartford- East Hartford- West Hartford CBSA; and in the Bridgeport-Stamford-Norwalk CBSAs. Those sites have been identified as East Hartford McAuliffe Park (09-003-1003), and Bridgeport- Edison School (09-001-0012).

On May 21, 2013, EPA released draft Technical Assistance Documents (TADs) describing in more detail modeling and monitoring guidance refining the agency’s approach for implementing the SO<sub>2</sub> standard. One outcome of that process may be a greater reliance on SO<sub>2</sub> monitoring in some circumstances.

**DEEP Response:** *DEEP is aware of the potential of greater reliance on SO<sub>2</sub> monitoring of sources for implementation of the standard. EPA has indicated that it intends to use a hybrid modeling-monitoring approach for attainment designations, and that the impact of large sources could be determined by point source refined dispersion modeling or by monitoring at the highest concentration areas. Given the absence of significant sources nearby, DEEP believes that the Westport Sherwood Island SO<sub>2</sub> monitor would not be used for source-oriented attainment designations. The following paragraph is added to the SO<sub>2</sub> network description on page 18:*

*“EPA’s June 2010 SO<sub>2</sub> final NAAQS rule also provided initial implementation guidance indicating that, in addition to design values from NCore and PWEI-required monitoring, EPA will use refined dispersion modeling for SO<sub>2</sub> attainment designations. Subsequent EPA guidance indicated that states may alternately employ source-oriented monitoring or a combined approach using both modeling and monitoring. As EPA has not yet indicated the requirements for emission sources that must be characterized under this rule, DEEP cannot anticipate locations for any future source-oriented monitors. However, since the Westport site is not located in the vicinity of significant SO<sub>2</sub> sources, DEEP does not anticipate that this monitor could be used for implementation.”*

*In addition, DEEP has already completed a hybrid modeling-monitoring analysis utilizing thresholds far more stringent than those specified in EPA’s 2013 guidance. The result of Connecticut’s analysis, which DEEP submitted to EPA along with an [updated recommendation](#), is that EPA should find Connecticut is in full attainment of the 2010 1-hour SO<sub>2</sub> NAAQS.*

10. Lead (Pb) network. There are 2 key typos in this area. The lead NAAQS is 0.15 µg/m<sup>3</sup>, (*not* 1.5 µg/m<sup>3</sup>) lead in total suspended particulates. In addition, Pb monitoring regulations allow surrogate monitoring of Pb in PM<sub>10</sub>, as long as design values are below 2/3 of the NAAQS, or 0.10 µg/m<sup>3</sup> (*not* 1.0 µg/m<sup>3</sup>).

**DEEP Response:** *In the Lead (Pb) Network section on page 18, the level of the Pb NAAQS and the threshold level for Pb-PM<sub>10</sub> surrogate monitoring are corrected to read 0.15 µg/m<sup>3</sup> and 0.10 µg/m<sup>3</sup>, respectively.*

11. Specific comments on the one page descriptions of monitoring sites. EPA notes that the section in each called “Planned changes for 2012-2013”, should read “planned changes for 2013-2014”:

**DEEP Response:** *“Planned changes for 2012-2013” was changed to “planned changes for 2013-2014” where appropriate.*

a. Bridgeport- Edison School (09-001-0012). Monitoring objectives should indicate that

this is a PWEI site for SO<sub>2</sub>.

**DEEP Response:** *The Bridgeport Edison School monitoring objectives is changed to indicate that the site is a PWEI site for SO<sub>2</sub>.*

b. Cornwall- Mohawk Mountain (09-005-0005). In the monitoring description, being a required measurement at an NCore site should be included as one of the reasons that SO<sub>2</sub> and CO are being measured, in addition to the purposes listed.

**DEEP Response:** *The Cornwall Mohawk Mountain monitoring description is changed to include the NCore monitoring requirements for CO and SO<sub>2</sub>.*

c. East Hartford- McAuliffe Park (09-003-1003). Monitoring objectives should indicate that this is a PWEI site for SO<sub>2</sub>. In addition, we recommended the last 2 words in this section, ~~for monitoring~~ be deleted.

**DEEP Response:** *The East Hartford McAuliffe Park monitoring objectives is changed to indicate that the site is a PWEI site for SO<sub>2</sub>, and “for monitoring” is deleted in the last sentence of this section.*

d. Greenwich Point Park (09-001-0017). Picture indicates that tree obstruction issues discussed in last TSA remain.

**DEEP Response:** *The tree that was closest to the monitoring shelter was identified during the last TSA as being an obstruction. A few of the upper branches of that tree appear in the site picture shown in this Plan; however, that tree has been removed since the picture was taken.*

e. Groton- Fort Griswold (09-011-0124). This should note that it appears a new shelter was installed.

**DEEP Response:** *The shelter upgrade has been noted in the site description.*

f. Madison- Hammonasset State Park (09-009-3002). This description should point out that the previous site was moved to a new location closer to the beachhouse, a new site number was given, and the lat/ long should be updated.

**DEEP Response:** *The site description section has been modified to reflect the above-noted changes at the site.*

g. New Haven- Criscuolo Park (09-009-0027). In the monitoring description, being a required measurement at an NCore site should be included as one of the reasons that SO<sub>2</sub> and CO are being measured, in addition to the purposes listed. In addition, it should be pointed out that this site will also be RA 40 NO<sub>2</sub> measurement site for sensitive and vulnerable populations.

**DEEP Response:** *The site description section has been modified to reflect the above-noted points.*

h. New Haven- State Street (09-009-1123). Picture indicates that tree obstruction issues discussed in last TSA remain.

**DEEP Response:** DEEP intends to move the PM<sub>2.5</sub> monitor to another location within the fenced compound that is sufficient distance to prevent tree obstruction issues. Currently, the area immediately adjacent to the compound is used for staging and storage of construction materials and equipment, which prevents this modification, but DEEP will move the monitor as soon as the mobile construction office and construction equipment that would interfere with the monitor are removed from the area.

i. Norwich- Courthouse (09-011-3002). It should be noted that moving this PM<sub>2.5</sub> FRM to Groton site is not required if the continuous BAM is used for NAAQS compliance, as discussed elsewhere in the Annual Network Plan.

**DEEP Response:** It is noted that the Groton PM<sub>2.5</sub> BAM will be used for compliance purposes in the New London-Norwich area.

12. EPA noted a recent meeting with DEEP concerning cost saving opportunities regarding the air monitoring network. In light of ongoing budget constraints, including possible federal cuts to overall State budgets, EPA recommends DEEP continue to consider and evaluate such opportunities. EPA is available to discuss any further changes Connecticut may make to its network.

**DEEP Response:** DEEP acknowledges the above comment and will, working with EPA, continue to identify and implement measures to increase efficiencies and cut costs in the ambient air monitoring network.