Mr. George Allen

General background.

The near-road (NR) pilot project is critical to the deployment of ~110 NR monitoring sites by the end of 2012 (just over 2 years from now). Thus, the timing is very tight to get and analyze one year of data from a pilot network. I am very concerned about the level of available funding for this pilot, which includes multiple multi-pollutant sites, several saturation studies, and urban background monitoring for pollutants of interest. A major challenge will be how to get useful information from this pilot effort with limited available resources ($800k) and a very short time-frame to adequately inform the larger NR network deployment. Also, EPA needs to address who will do the data analysis for this pilot (EPA, S/L agencies, both?, a contractor, ...), and develop a plan for the analysis.

As EPA notes in their background material, there are many factors to consider for NR monitor siting; not all of them will be adequately addressed without a relatively large-scale pilot program. It will probably be necessary to leverage existing sites that meet some of the NR siting requirements in the NO2 rule, and enhancing those existing sites, rather than deploying new sites. This would allow for more pilot sites and speed completion of the pilot study, but limit the “ideal” pilot siting design. I’d expect the saturation studies to be of more value re: informing the siting process, and the fixed sites to support the saturation studies and vet new methods. To support consideration of this approach, it would be very helpful if EPA could supply a list of existing sites that could at least loosely be considered NR, along with additional meta-data such as AADT, pollutants measured, and available matching urban background measurements.

Finally, I strongly encourage EPA to evaluate the “NR” excess for key indicators (at a minimum: NO2, UFP and BC) as part of this pilot study. This requires a “matched set” of indicator measurements at the NR site and an appropriate “urban background” site - perhaps an NCore site if not too distant from the NR site. The “NR excess” metric allows an estimation of the gradient away from the road. Without the background measurements, the NR data have no useful context.

Charge Question 2. “What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Some potential species for consideration include NO2, NOX, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (e.g., benzene, toluene, xylene, formaldehyde, acrolein, or 1, 3, butadiene), and ammonia. Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects.”

For non-pilot sites, NO/NO2,UFP (CPC), BC, and CO, and meteorological measurements are the most important. NO2 and CO are NR-relevant NAAQS; no further discussion needed. UFP (particle # concentration by CPC) and BC are robust indicators of NR pollution influence and critical (along with NOx) to determine the “NR excess” pollution influence. PM2.5 should also be done, although it is generally not a good “indicator” of NR pollutants since the urban background is already elevated. The air toxics listed here are very useful but are a second-tier group. Ammonia is not of much interest despite the SCRT NOx controls now used for HDD.
Charge Question 3. Identifying Candidate Near-road Site Areas

AADT and fleet mix are two important criteria. For NO2, HDD is the driving on-road source; highest NO2 might be found where there is a lot of HDD, high AADT, and significant congestion.

Terrain is a major factor; see work by Wang and Zhang, “Modeling Near-Road Air Quality Using a Computational Fluid Dynamics Model, CFD-VIT-RIT”, EST, 2009: 43 (7778–7783). Highest NR impact might be expected where the roadway is somewhat depressed relative to curbside terrain. Sound barriers and trees/vegetation (Baldauf-EPA work) may reduce NR impact for some parameters.

Meteorology would ideally be measured at 10 meters to avoid the worst of road-induced turbulence (although at the time-scale of 1-hour, larger scale wind patterns would still likely dominate the wind data). It is not practical to require 3-d wind at all sites, although this could be useful. Sigma-Theta wind data may be useful as an indication of turbulence, as well as the different between scalar and resultant wind speed. Wind data should be sampled at 1-minute intervals or shorter for these turbulence related metrics.

For Up/Down wind siting, I recommend avoiding sites that are upwind relative to prevailing wind direction. The highest impact may occur where prevailing winds are parallel to the roadway, at which point there is no real up or down-wind side of the road.

Charge Question 5. Saturation and On-road Monitoring

Saturation monitoring is a very useful tool to screen potential sites and learn more about the characteristics of sites with likely maximum NR impact. A saturation study should not be constrained to NO2; BC can now be monitored for in these studies. While the BC (optical method) is highly time-resolved, the most practical method for NO2 remains the TEA-based passive samplers; these have been well characterized. They can be adapted for use in this work to measure only morning rush hour over a 5-weekday period by making the flow “active”: e.g., a timer, a suitable sampler “housing”, and a small (~ 200 ccm) pump. Some initial effort in modification and characterization of existing passive NO2 samplers would be needed. The passive samplers should be run at a fixed monitoring NR pilot site (with NO2 and BC) to evaluate performance. The variability inherent in passive NO2 methods will be substantially reduced, since wind speed effects on “effective sampling rate” are essentially eliminated. These passive samplers typically need 500 ppb-hour of NO2 to provide stable data. With active sampling, this number drops, perhaps by 2 times. For a 15-hour (3h x 5days) sample period, one might expect useful data down to ~ 20 to 30 ppb -- < 1/3 the NAAQS, more than enough for this use. Finally, reasonably local wind data must be collected for any saturation study.

I do not recommend any on-road monitoring for this pilot project, in part because it is very resource intensive to do in a useful manner, and with the limited resources available, a saturation study has more value with regard to the relevant siting questions.
Other than for BC personal samplers using optical filter techniques, I do not recommend “on-line” methods for the saturation study. Cost, complicated siting logistics, and data quality are the primary concerns here.

**Charge Question 6. CO -- fleet mix, cold starts and urban canyons**

On-road sources of CO are different than NO2; there is essentially no CO from HDD. Thus, the areas of highest CO impact may be very different. Cold starts, idling, and fleet mix in urban canyons (and existing data) all suggest that a site for highest NO2 impact in an urban area may not be the location of highest CO impact. Finally, urban canyon siting is generally going to be very close to the curb (horizontally at least) -- typically < 5-10 meters. But this pilot can not afford to address the urban canyon CO issue.

**Charge Question 7. NR PM2.5 and PM10**

Previous research has shown only a modest increment in NR PM2.5 in urban areas, primarily since the urban background is already elevated. PM2.5 is not generally a useful indicator of NR pollution excess gradients. Still, in urban areas without dominant industrial sources, the highest PM2.5 would normally be found near areas with high roadway AADT. PM10 would be expected to be substantially higher at NR sites because of dust reintrainment.

**Charge Question 8. Other PM-related measurements desirable at near-road monitoring stations**

See Q 2 above. It must be noted that for UFP (CPC particle # concentration), the inlet cannot be at the height of NO2 and similar pollutants unless a carefully designed aerosol manifold is used. Diffusional losses of particles < ~20-30 nm can be large unless appropriate sample inlet trains are used, and it is common to see # concentration mode peaks in this size range at NR sites.

**Charge Question 9. Would an adjustment of CO siting criteria to match those of microscale PM2.5 and microscale near-road NO2 sites be logical and appropriate?**

Yes.

**Charge Question 10. Should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?**

Yes.

**Charge Question 11. ...how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language?**

Not at this time.

**Charge Question 12. ...potential criteria for consideration in selecting where the fixed, permanent [NR pilot] stations should be located.**
I do not see more than 2 or 3 of these sites in this NR pilot. Thus, the range of variables in this charge question can not be fully evaluated. In reality, giving the constraints of funding and timing noted above, the siting decision may be driven largely by what S/L agencies have the resources to support the pilot work and where they can find and deploy a reasonable site quickly. With only 2-3 sites, it may be best to choose “generic” sites that are most likely to represent a large fraction of the final network. We are not going to learn how a wide range of siting characteristics would affect results from this pilot. We might come closer to that goal by constraining the pilot to saturation studies, with no fixed sites. But that is not a practical solution to the broader goals of this pilot. Cooperation of local the DOT may be important, but the kind of data that needs to be collected for this pilot will be real-time remote traffic sensing - not from a DOT.

**Charge Question 13.** ...minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have...

See Q 2 above, and my background comments about the importance of having matched urban-scale monitors for evaluation of the “NR excess” for key indicator measurements. It may also be useful to have real-time remote sensing of traffic count as used in the Las Vegas NR study -- this can also give information on large truck vs. other vehicle traffic.

**Charge Question 14.**

A) “The pollutants that should be measured with the saturation devices at each saturation site.” NO2 and BC. See Q 5 above. Met should be collected at one site in the area.

B) “The number of saturation devices per pollutant, both passive and/or continuous / semi-continuous, that may be deployed in each pilot city.”

I assume this Q is “how many sites?” This is budget driven, but I suggest at least 4, with one of those being at a fixed site with robust NO2 and BC measurements (as a validation site). For those cities with a NR pilot fixed site, the collocation would be done there. For other cities, the most NR-ish site would be used for collocation of saturation study monitors.

C) “Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.”

All of the above.
Dr. Judith Chow

Subject: Preliminary Response to Charge Questions on NO₂ Near Road Monitoring to Support Measurement of Multiple NAAQS Pollutants

Date: September 20, 2010

1. Comment on the overall content of the recommended topics in the draft outline. Provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable. The Section 2 literature review needs to be more comprehensive than indicated. It should include a discussion of the relationships between the different pollutants at emission and the likely changes that they will experience with downwind transport from the roadway. It should emphasize the multipollutant (Chow et al., 2010a; Greenbaum and Shaikh, 2010; Hidy and Pennell, 2010; Mao et al., 2010) nature of near road exposure. A few reviews and meta-analyses of near-road concentrations have been published (Smichowski et al., 2008; Seigneur, 2009; Karner et al., 2010; Zhou and Levy, 2007) that can be used as starting points, although these are not specific to NO₂ concentrations. A conceptual model should be formed in this section that includes dispersion, deposition, chemical conversion and physical conversion. Special attention should be given to NO₂ formation by NO titration of O₃ and NO₂ depletion by photochemistry.

Section 3 should contain a definition of source zones of influence and receptor zones of representation, defining middle-, neighborhood-, and urban scales (Chow et al., 2002). Compromises necessary to obtain multipollutant characterization should be defined. The list of variables seems complete, but there is an apparent assumption that AADT is the primary siting criteria. Meteorological and terrain variables also probably have important effects. One might find high levels in street canyons than on open roadways with good ventilation.

Section 4 needs elaboration on the models to be considered and how their reported performance. There are several models that compare dispersion models with measurements, use new approaches such as computerized fluid dynamics (CFD) models to evaluate vehicle-induced turbulence and the effects of roadside obstructions, and that attempt to simulate chemical and physical transformations (Baik et al., 2007; Baker et al., 2004; Berkowicz et al., 2008; Buccolieri et al., 2009; Chakrabarty et al., 2000; Chan et al., 1995; Chang et al., 2009; Cheng et al., 2008; Cheng et al., 2009; Chu et al., 2005; Clarke et al., 2004; Di Sabatino et al., 2008; Dixon et al., 2006; Gidhagen et al., 2004a; Gidhagen et al., 2004b; Gokhale et al., 2005; Grawe et al., 2007; Gromke et al., 2008; Kang et al., 2008; Kondo et al., 2006; Kondo and Tomizuka, 2009; Kumar et al., 2009; Li et al., 2006; Liu and Leung, 2008; McNabola et al., 2009; Moussiopoulos et al., 2008; Murenna et al., 2008; Murenna et al., 2009; Ning et al., 2005; Oettl et al., 2006; Pohjola et al., 2003; Rodden et al., 1982; Sahlodin et al., 2007; Santiago and Martin, 2008; Solazzo et al., 2007; Tay et al., 2010; Tsai and Chen, 2004; Vardoulakis et al., 2002; Vardoulakis et al., 2003; Venkatram et al., 2007; Wang et al., 2006; Wang and Zhang, 2009; Xie et al., 2006; Yassin et al., 2008; Yassin et al., 2009; Yim et al., 2009; Zhu and Hinds, 2005).

In Section 5, “multi-scale” monitoring is a more specific term than saturation monitoring. This section should provide a summary of roadside measurement studies, passive and active monitors.
that can be efficiently deployed at many locations, and methods to interpret that data acquired. The conclusion might be that roadside monitoring for site selection and long-term monitoring needs small, portable sensors that don’t require a large infrastructure (i.e., shelter, air conditioning, etc.) to operate.

Section 6 might draw from some of the existing guidance for sampler siting (U.S.EPA, 1997; U.S.EPA, 1998). Site documentation in Section 7 should include coordinates, photographs of the siting probe, and pictures of the surroundings.

2. What pollutants and sub-species should be included for consideration and discussion in the near-road monitoring guidance and what should be the priority of measurement?

See response to question 13.

3. What external variables should be used to identify candidate near-road monitoring sites?
   a. Given the variability in emission rates from on-road vehicles based on vehicle technology, fuel, speed, environmental conditions, is the fleet mix in near-road site selection or is a more refined inventory and modeling analysis required?

Fleet mix is a good starting point, but this is likely to vary by time of day and the diurnal breakdown is unlikely to be available. Fleet mix should only be one variable considered in site selection.

   b. Should the suggested approach consider fleet mix via the use of average, fleet-wide emission factors, or the use of inventory and modeling analysis, take into account mobile source controls that are “on the books” but have not yet been fully realized due to fleet turnover? If so, how far out into the future should states consider their effects?

Real-world emissions are likely to be quite different from certification-type emissions. It will take a long time for fleet evolution. Better to establish monitoring sites soon so that improvements can be tracked through long-term trends. It may be that the emission reduction measures that are “on the books” are not as effective as originally thought.

   c. The EPA suggests establishing sites at-grade with the road, without any nearby obstructions to air flow; however, the Agency recognizes that this might not always be feasible. Does the subcommittee agree with this recommendation for locating sites at-grade with no obstructions? What priority should be placed on this factor within the guidance, given the need for flexibility in identifying appropriate site locations?

Higher concentrations will probably be found in more confined areas (e.g., street canyons) than near open roads with no obstructions. Obstructions between the vehicles and the monitors should be minimized.

   d. How important a parameter should LOS be in the determination of appropriate near-road monitoring sites? Does the subcommittee have a view on how reliable LOS estimates are across the country?

Congestion varies throughout the day and on weekends vs. weekdays. LOS may provide a first-cut on roads that have congestion, but there is no evidence on how accurate it is as a congestion indicator.

   e. Should terrain and vegetation should be a consideration in the siting process? What priority should this parameter have in the overall process?
Terrain is very important. Even small roadway dips can accumulate pollutants in hotspots (Bowen et al., 1993; Bowen and Egami, 1994).

f. Although there is no requirement to be downwind, in the preamble to final NO$_2$ NAAQS rule, EPA encouraged it when possible. EPA and NACAA intend to do the same in the guidance document. Does the subcommittee agree with this approach?

No. Sampling should take place downwind of the prevailing wind. Even under stagnant conditions the ram effect of the vehicles will create flows parallel to the roadway. See Figure 6 pollution rose from Oettl et al. (2006), as reproduced below. Nothing is detected when the sampling location is upwind of the roadway.

Comment on the available modeling tools, and their pros and cons.
See comments under Question 1. Roadway models must consider more than just linear dispersion of inert pollutants.

How might saturation and on-road monitoring be used for near-road site selection?
Portable active or passive monitors that can be easily and inexpensively deployed would provide a good indication of where concentrations might be highest. Levels are likely to vary by season, as noted in Figure 1 of Zou et al. (2006), and show an exponential decrease with distance from the curbside. Passive monitors using NO$_2$-absorbing filters have some potential biases, but have also been shown to be comparable with continuous measurements for integration times on the order of weeks (Ayers et al., 1998; Beckerman et al., 2008; Berkowicz et al., 2008; Crouse et al., 2009; De Fouquet et al., 2007; Douglas and Beaulieu, 1983; Faus-Kessler et al., 2008; Gilbert et al., 2003; Gonzales et al., 2005; Hauser et al., 2009; Heal and Cape, 1997; Heal et al., 1999; Heal et al., 2000; Henderson et al., 2007; Krochmal and Gorski, 1991; Mukerjee et al., 2004; Nash and Leith, 2010; Norris and Larson, 1999; Ozden and Dogeroglu, 2008; Parra et al., 2009; Piechocki-Minguy et al., 2006; Plaisance et al., 2004; Rava et al., 2007; Sekine et al., 2008;
Shooter et al., 1997; Van Reeuwijk et al., 1998; Vardoulakis et al., 2009). This is probably a cost-effective and practical technology for mapping average spatial gradients as a prelude to sampler siting.

![Graph of NO2 concentration vs distance from motorway](Fig. 1. NO2 concentrations measured at different distances from the A20 highway in Shanghai (3≤n≤6) (Spr: spring, Sum: summer, Aut: autumn, Win: winter. 1, 2, 3 represents the different selected study area, respectively).)

(Zou et al., 2006)
If a state were inclined to use saturation monitoring to aid in the selection of a near-road monitoring site, and considering that the NO2 standard is a 1-hour daily maximum standard, what are the pros and cons to using passive devices to saturate an area to gather data? Pros are low expense and operating cost. The major con is the long averaging time, much longer than 1 hour.
Likewise, what are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO2 or Gas Sensitive Semiconductors (GSSs) for NO2 and other pollutants of interest? Pros are short-duration samples, on the order of an hour or less. Cons are instrument procurement and operating expense, potentially higher than desired detection limits, and reliability of new technologies.
Finally, what would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements to assist in the near-road site selection process for NO2 specifically as well as other pollutants of interest? Several mobile emissions systems have been applied to characterizing on-road and roadside concentrations (Bukowiechi et al., 2002; Bukowiecki et al., 2003; Cocker et al., 2004a; Cocker et al., 2004b; Durbin et al., 2007; Herndon et al., 2005; Isakov et al., 2007; Kittelson et al., 2004; Kittelson et al., 2006; Morawska et al., 2007; Nussbaum et al., 2009; Pirjola et al., 2004). Pros are that these systems are moveable and obtain many different pollutant measurements. Cons are the large cost of assembling or contracting these laboratories and the snapshot nature of their measurements, as they usually need to be attended and can be parked for only a short time period.
To what extent will light duty cold start and congestion factors will significantly influence the location of peak CO concentrations in an area?
The cold start segment has been found to affect emissions for many pollutants, including CO (Cadle et al., 2001; Chan and Zhu, 1999; Chase et al., 2000; Cook et al., 2007; Cotte et al., 2001; Gullett et al., 2006; Huai et al., 2004; Joumard and Andre, 1990; Joumard et al., 2000; Kittelson et al., 2006; Korin et al., 1999; Lenaers, 1996; Lough et al., 2005; Ludykar et al., 1999; Maricq et al., 1999; Mathis et al., 2005; Pornet et al., 1995; Ristimaki et al., 2005; Schauer et al., 2008; Singer et al., 1999; Weilenmann et al., 2005; Weilenmann et al., 2009; Westerholm et al., 1996). This is of fairly short duration (minutes) and would most likely affect emissions in garages, driveways, parking lots and side streets rather than the heavily-travelled thoroughfares. If it is desired to characterize cold starts, sampling systems should be located near where cars turn onto major arteries from nearby neighborhoods. Even so, only those living most closely to the intersection will exhibit cold start emissions.

What priority should these factors be given when compared with the factors (AADT, Fleet Mix, Roadway Design, Congestion Patterns, Terrain, and Meteorology) already being considered for peak NO2?

Priority should be low.

Do these two issues of vehicles operating under cold start conditions and light duty vehicle congestion and idling in urban street canyons and/or urban cores be considered in a future, nationally applicable, CO monitoring proposal? This is probably better treated as an emission standard that would minimize cold start emissions through technological means.

Are there other factors that may affect peak CO concentrations and not affect peak NO2 concentrations that should also be considered for any future CO monitoring proposal? CO is relatively inert and is often used to normalize other pollutants for dispersion downwind of a roadway (Zhang and Wexler, 2004). It is expected that NO2 emissions will disperse in a similar manner, although they still experience transformation processes that differ from those of CO.

Will siting considerations for identifying the location of peak NO2 concentrations address all of the high priority siting considerations for PM (particularly PM2.5) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration?

No. PM2.5 is a combination of primary and secondary particles from a wide variety of emission sources. Roadside sampling is useful for characterizing the motor vehicle contribution, but it may bias the urban- and regional-scale PM2.5 compositions and exposures. These monitors would be considered Special Purpose Monitors according to the PM siting criteria (U.S.EPA, 1997).

In addition to PM2.5 mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)? Particle size distribution and particle number by continuous methods. PM speciation on filters, including elements, ions, OC/EC, and organic markers, would be useful to develop source profiles for emission inventory speciation and receptor modeling.

To allow for near-road monitoring infrastructure to be multi-pollutant, and in reflection of the recently promulgated near-road NO2 siting criteria, reconsideration of the existing microscale CO siting criteria presented in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E may be warranted. Does the subcommittee believe that reconsideration of microscale CO siting

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criteria is appropriate? Specifically, would an adjustment of CO siting criteria to match those of microscale PM$_{2.5}$ and microscale near-road NO$_2$ sites be logical and appropriate?

40 CFR Part 58 Appendix E calls for CO roadside monitors to be located at 2 to 10 m from the nearest traffic lane for open roads. In a street canyon, the monitor is to be at least 10 m from an intersection. An NO$_2$ monitor might register higher concentrations near the 10 m downwind location owing to NO$_2$ formation by reaction of the NO$_2$ with O$_3$. It seems that a reasonable compromise on the setback could be derived that would serve both purposes. A more detailed examination of NO$_2$, NO, CO, and O$_3$ data is needed in the pilot study to better determine the optimum distance from the roadside.

Even if the adjustment of microscale CO siting criteria in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E to match that of microscale PM$_{2.5}$ and microscale near-road NO$_2$ is appropriate and proposed, should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?

The NO$_2$ and CO siting criteria should be the same. There is more to be gained from the multipollutant measurements than is lost by slight differences in maximum hourly concentrations.

Does the subcommittee have an opinion on how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language?

There is a reasonable literature on measurements in street canyons (Baik and Kim, 2002; Bakeas and Siskos, 2003; Boddy et al., 2005a; Boddy et al., 2005b; Buccolieri et al., 2010; Cai et al., 2008; Caton et al., 2003; Chan et al., 2003; Cheng et al., 2009; Chu et al., 2005; Di Sabatino et al., 2008; Dobro et al., 2005; Eliasson et al., 2006; Genikhovich et al., 2005; Gromke et al., 2008; Hang et al., 2009; Kassomenos et al., 2004; Kim and Baik, 2004; Kumar et al., 2008; Kumar et al., 2009; Lam et al., 2008; Li et al., 2005; Li et al., 2009; Longley et al., 2003; Longley, 2004; Longley et al., 2004; McNabola et al., 2009; Molina, 1996; Moussiopoulos et al., 2008; Murena and Vorraro, 2003; Murena et al., 2008; Prajapati et al., 2009; Santiago and Martin, 2008; Scaperdas and Colvile, 1999; So et al., 2005; Stein and Toselli, 1996; Tay et al., 2010; Tsai et al., 2005; Venegas and Mazzeo, 2000; Voigtlander et al., 2006; Xie et al., 2003; Xie et al., 2005; Xie et al., 2006; Xie et al., 2007; Yassin et al., 2009), supplementing the street canyon modeling literature cited in the response to Question 1. These measurement and modeling studies need to be critically evaluated to answer this question. A quick survey suggests that there are various degrees of roadside obstructions that will have large effects on concentrations.

To what extent are the pilot study site selection criteria of a large and a relatively small urban area based on population, an area with varied or complex terrain, an urban area with an operational NO$_X$ analyzer representative of neighborhood or larger spatial scales for comparison to the near-road NO$_X$ analyzer, and an urban area with a cooperative (or non-cooperative) Department of Transportation complete and adequate?.

Additional criteria should include periods of morning stagnation and low inversion, differing morning O$_3$ levels that might enhance NO$_2$ through NO titration, cold as well as warm environments that might experience different emission levels owing to cold starts.

Comment on the minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have, respectively. Specifically, what pollutants (e.g., NO$_2$, NO$_X$, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (such as benzene, toluene, xylene, formaldehyde, acrolein, or 1,3, butadiene) and ammonia) and other information should the pilot study measure or gather at
the fixed, permanent monitoring stations, and by what methods? This list should be in priority order, as feasible, and can include any NAAQS or non-NAAQS pollutant by any method (FRM/FEM and/or non-reference or equivalent methods), any particular type of other equipment for gathering supporting data such as meteorology or traffic counts.

As implied in the charge questions, a specialized multi-pollutant monitoring package should be assembled and applied in these studies. There are several examples of such packages that have been assembled for neighborhood-scale studies, on-board emissions sampling, and unmanned aerial vehicles that have contain potentially applicable sensors, but these would need to be evaluated with respect to their sensitivity, stability, and accuracy. Data should be acquired over 1 min averages or less so that individual plumes can be detected.

Nitrogen dioxide (NO₂). This is top priority because it is the focus of the study. There are several currently available or emerging technologies for microsensors (Brunet et al., 2008; Currie et al., 1999; Egashira et al., 1996; Forleo et al., 2005; Gurlo et al., 1998; Oto et al., 2001; Sutmikov et al., 2005; Talazac et al., 2001). NO can often be obtained from these same sensors.

Carbon dioxide (CO₂): Normalizing other pollutants to CO₂ allows fuel-based emission factors to be developed (Kean et al., 2000; Sawyer et al., 2000). Commercially available microchip IR sensors are available for CO₂ measurements (Chow et al., 2010b).

Black Carbon (BC): On a short-duration minute basis, this would allow cold starts and diesel exhaust to be separated from others and related to the NO₂ emissions from individual vehicle plumes. A portable aethalometer (Hansen and Mocnik, 2010) is available for filter transmission measurements of BC, and more portable photoacoustic measurement systems (Kok and Baumgardner, 2010) are emerging.

Carbon Monoxide (CO): CO is a priority pollutant and is an indicator of gasoline engine contributions, especially for cold starts and poorly maintained engines. Several small detectors are available (Do and Chen, 2007; Oto et al., 2001).

Ozone (O₃): This would be important for estimating NO titration to NO₂. Several microsensors are available or are emerging technologies (Do and Chen, 2007; Gurlo et al., 1998; Ulanovsky et al., 2001; Vallejos et al., 2007).

Particle number: This would indicate a potential adverse health effect. Portable CPC counters are available.

PM₁₀ and PM₂.₅: Coarse particles (PM₁₀-₂.₅) may be affected by road dust while PM₂.₅ is largely from vehicle exhaust. Optical particle counters can provide a real-time surrogate for these components (Wang et al., 2009; Cheng, 2008; Heim et al., 2008; Linnainmaa et al., 2008). EPA and NACAA have proposed four to five urban areas to have saturation monitoring, using either passive devices and/or continuous/semi-continuous saturation type multi-pollutant monitoring packages (i.e., several types of monitors in one mountable or deployable “package”). Please provide comment on:

The pollutants that should be measured with the saturation devices at each saturation site. See answers to Question 13.
The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.

Four sampling systems should be located downwind of the roadway at various distances. One should be located in a neighborhood near the road and one should be located upwind of the urban area.
Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.

These are good suggestions. Experiments should be designed to determine which variables most affect the ambient concentrations.

References
These preliminary individual comments are from individual members of the Ambient Air Monitoring and Methods Subcommittee and do not represent consensus CASAC advice or EPA policy. DO NOT CITE OR QUOTE.

Updated as of 2:35pm, Sept. 27, 2010.


Dr. Kenneth Demerjian

Charge Questions

Questions regarding the near-road monitoring guidance document

1. The accompanying draft guidance document outline provides an initial thought of the major topics required in the near-road monitoring guidance that will aid state monitoring agencies in the identification and implementation of NO₂ near road monitoring sites from a multi-pollutant perspective. Please comment on the overall content of the recommended topics in the draft outline. Please provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable.

2. EPA and NACAA envision the near-road guidance document to be written from a multi-pollutant perspective. What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Some potential species for consideration include NO₂, NOₓ, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (e.g., benzene, toluene, xylene, formaldehyde, acrolein, or 1, 3, butadiene), and ammonia. Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects. Tier I - NO₂, NOₓ, NO, CO, CO₂, SO₂, EC/OC, BTEX aerosol size distribution and total number concentration for routine near-road monitoring. Tier II - PM organics (HOA, OOA), NH₃, HONO, H₂CO and 1,3 - butadiene.

3. Identifying Candidate Near-road Site Areas

   a. AADT & Fleet Mix – To consider fleet mix with regard to NO₂, an idea is to encourage states that have fleet mix information to take an approach that uses average, fleet-wide grams per mile emissions estimates (one for light duty vehicles and one for heavy duty vehicles), combined with AADT information to further weight which road segments in an area may be more conducive to produce peak pollutant concentrations. EPA would use the latest emission factor information to aid such a calculation. Given the variability in emission rates from on-road vehicles based on vehicle technology, fuel, speed, environmental conditions, etc., does the subcommittee believe this approach is an appropriate way to “consider” fleet mix in near-road site selection or is a more refined inventory and modeling analysis required? First cut at identifying potential near-road monitoring sites should be to consider the application of GIS methods for traffic exposure. These and other methods were recently reviewed by HEI, Traffic-Related Air Pollution: A Critical Review of the Literature on Emissions, Exposure, and Health Effects, Special Report 17, January, 2010.
b. AADT & Fleet Mix – Further, should the suggested approach above in question 4a to consider fleet mix via the use of average, fleet-wide emission factors, or the use of inventory and modeling analysis, take into account mobile source controls that are “on the books” but have not yet been fully realized due to fleet turnover? If so, how far out into the future should states consider their effects?

c. Roadway Design – Studies suggest and support the concept that roadway design influences pollutant dispersion near the road. The EPA suggests establishing sites at-grade with the road, without any nearby obstructions to air flow; however, the Agency recognizes that this might not always be feasible. Does the subcommittee agree with this recommendation for locating sites at-grade with no obstructions? What priority should be placed on this factor within the guidance, given the need for flexibility in identifying appropriate site locations? The choice of sites with minimal roadway design influences affect pollutant dispersion should be a priority, but not an absolute requirement. Microenvironments with high pollutant exposures near local neighborhoods should be considered and will likely reflect some combination of terrain, road grade, traffic volume and congestion influences.

d. Congestion Patterns – The congestion of a roadway can be estimated by the metric “Level of Service” (LOS). LOS uses a letter grade from A to F to identify a roadway’s performance, with “A” the best conditions where traffic flows at or above the posted speed limit and all motorists have complete mobility between lanes to “F” the worst congestion where travel time cannot be predicted and generally traffic demand exceeds the facility’s capacity. Since motor vehicles generally emit more pollutants during congestion operations (although noting that NOx and select other pollutant emissions can also increase with increasing speed), how important a parameter should LOS be in the determination of appropriate near-road monitoring sites? Does the subcommittee have a view on how reliable LOS estimates are across the country? I have no firsthand knowledge on estimating LOS, but it seems that there are likely many innovative approaches that could be offered up by DOT and the traffic engineering community who deal with congestion mitigation issues on a daily basis. Discussions with this community regarding estimating LOS should be EPA’s first priority.

e. Terrain – State and local air agencies are required to consider terrain in the near-road monitoring site selection process, which in some cases may be inherently part of the roadway design. However, EPA recognizes that some states and local air agencies may have to make selections from amongst similar candidate sites that differ only by terrain, e.g. cut section versus open terrain, with or without vegetation, etc. Does the subcommittee agree that terrain and vegetation should
be a consideration in the siting process? What priority should this parameter have in the overall process? Terrain and vegetation should be considered and documented as part of the siting process, but should not be a major priority factor in the selection process.

f. Meteorology – EPA took comment on, but did not finalize the requirement for near-road monitoring sites to be climatologically downwind of the target road segment. Reasons were because the additional limitations this would introduce in finding candidate sites would be in exchange for what may be a small increase in the opportunity to monitor peak NO$_2$ concentrations. Further, with sites being within 50 meters of target road segments, the phenomenon of upwind meandering (pollutant transport upwind due to vehicle induced turbulence) further reduces that absolute need to be climatologically downwind. Finally, EPA recognized that, logically, the potential for peak NO$_2$ concentration may very well occur when winds are calm or parallel (or nearly parallel) to the target road, allowing for pollutant build-up, as opposed to when winds are normal to the road. Although there is no requirement to be downwind, in the preamble to final NO$_2$ NAAQS rule, EPA encouraged it when possible. EPA and NACAA intend to do the same in the guidance document. Does the subcommittee agree with this approach? The siting of monitors in local neighborhoods in the proximity of major roadways (i.e., <500 meters) is more important than its placement at a location that is climatologically downwind. That being said, if EPA wants to address the influence of climatology on monitor siting, the application of traditional climatological line source models would be the starting point.

4. Modeling is another tool that may be useful in the identification of candidate near-road sites. In particular, the use of mobile source emissions modeling with MOVES and local-scale dispersion modeling with AERMOD, can be presented as part of the guidance document. Please comment on the available modeling tools, and their pros and cons, that the subcommittee believes may be appropriate to discuss and/or recommend for use in the near-road monitoring guidance document. As mentioned above the application of traditional line source models to address siting issues with respect to climatology is fairly straightforward. The application of more sophisticated emissions and exposure models does not seem necessary to address the climatology issue.

5. In regard to the process of identifying candidate near-road monitoring sites, beyond the evaluation of factors noted above in question 3, and the potential use of modeling, the use of saturation monitoring and on-road monitoring are also possible tools that state and local air agencies may choose to utilize in the near-road site selection process.
a. If a state were inclined to use saturation monitoring to aid in the selection of a near-road monitoring site, and considering that the NO₂ standard is a 1-hour daily maximum standard, what are the pros and cons to using passive devices to saturate an area to gather data? Saturation monitoring for NO₂ is temporally limited to 24 hr averages. The diurnal pattern of NO₂ varies with season and max 1 hr averages can occur at mid-morning and mid-afternoon depending on season. Spatial mapping of NO₂ (and other) concentrations with fast response monitoring technologies (e.g. QCL multipath IR spectroscopy) can provide significant insights to near road exposures in local neighborhoods.

b. Likewise, what are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO₂ or Gas Sensitive Semiconductors (GSSs) for NO₂ and other pollutants of interest? QCL multipath IR spectroscopy have been demonstrated for NO₂, HONO, H₂CO, CO, and 1,3–butadiene and have been operated from mobile platforms providing spatial mapping or gradient measurement associated with fixed site monitoring.

c. Finally, what would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements to assist in the near-road site selection process for NO₂ specifically as well as other pollutants of interest? This is the method of choice, but the availability of specially outfitted mobile measurement platforms is limited, as are the dollars to support such measurements.

**Questions regarding the CO monitoring network and near-road monitoring**

6. EPA recognizes that CO concentrations are primarily influenced by gasoline vehicles as opposed to NO₂ and PM₂.₅ concentrations, which are currently more heavily influenced by heavy-duty (diesel) vehicle emissions. If EPA were to propose a new set of minimum monitoring requirements for CO near roads, the near-road monitoring stations created under the implementation of the NO₂ monitoring requirements may be an advantageous infrastructure for state and local air agencies to leverage. However, EPA believes there are two issues not specifically considered in the near-road NO₂ monitoring language that might influence where near-road CO monitors may be most appropriately placed. The two issues are 1) the consideration of where light duty vehicles are operating under ‘cold-start’ conditions, which may often not be on the larger arterials or highways in an area, and 2) the impacts of light duty vehicle congestion and idling in areas such as urban street canyons and/or urban cores.

a. Does the subcommittee believe that the light duty cold start and congestion factors will significantly influence the location of peak CO concentrations in an
area? What priority should these factors be given when compared with the factors (AADT, Fleet Mix, Roadway Design, Congestion Patterns, Terrain, and Meteorology) already being considered for peak NO₂? The spatial distribution of cold start vehicles associated with urban commuting is in general broad and short term and their contribution to emissions associated with major highways adjacent to residential neighborhoods is likely small. That being said, at least one exception comes to mind. The departure of motor vehicles from major entertainment events (e.g. a football or baseball stadium) where 20-30K vehicles may be simultaneously started and caught in congestion for 10s of minutes to an hour or more. The cold start contribution, is again limited in time but could contribute significantly as an emissions hot-spot impacting commuter exposes and concentrations in nearby neighborhoods.

b. Does the subcommittee have an opinion on whether, and possibly how, these two issues of vehicles operating under cold start conditions and light duty vehicle congestion and idling in urban street canyons and/or urban cores be considered in a future, nationally applicable, CO monitoring proposal? Are there other factors that may affect peak CO concentrations and not affect peak NO₂ concentrations that should also be considered for any future CO monitoring proposal? The near-road NO₂ concentrations are closely tied to secondary reactions with urban ozone concentrations and entrainment processes into highway line source NOx plumes. This in part, contributes to seasonal differences in near-road NO₂ concentrations and its fractional contribution to NOx. Other factors affecting near-road NO₂ monitoring is the distribution of gasoline and diesel vehicles. Example data analyses depicting the effects of these factors on NO₂ measurements are available upon request.

Questions regarding the PM monitoring network and near-road monitoring

7. Does the committee believe that siting considerations for identifying the location of peak NO₂ concentrations will likely address all of the high priority siting considerations for PM (particularly PM₂.₅) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration? Monitoring of number concentration of ultrafine particles has spatial and temporal characteristics that do not sync all that well with that of NO₂. But it remains to be seen if the health community can make the case for health outcomes for particles <100nm.

8. In addition to PM₂.₅ mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)? Mobile measurement platforms are capable of performing fast response measurements (<1 minute) of key primary emission components (in addition to NO₂) of interest to health
effects community. These include aerosol size distribution, EC, PM organics (HOA, OOA), NH₃, HONO, H₂CO, CO, CO₂ and 1,3 - butadiene.

**Questions regarding the monitor siting criteria for microscale CO, microscale PM₂.₅, and the new near-road NO₂ siting criteria**

9. To allow for near-road monitoring infrastructure to be multi-pollutant, and in reflection of the recently promulgated near-road NO₂ siting criteria, reconsideration of the existing microscale CO siting criteria presented in sections 2, 6.2, and table E-4 in **40 CFR Part 58 Appendix E** may be warranted. Does the subcommittee believe that reconsideration of microscale CO siting criteria is appropriate? Specifically, would an adjustment of CO siting criteria to match those of microscale PM₂.₅ and microscale near-road NO₂ sites be logical and appropriate? The CO siting criteria should be adjusted to match those of microscale PM₂.₅ and near-road NO₂ so there is consistency in the near-road multi-pollutant monitoring infrastructure.

10. Even if the adjustment of microscale CO siting criteria in sections 2, 6.2, and table E-4 in **40 CFR Part 58 Appendix E** to match that of microscale PM₂.₅ and microscale near-road NO₂ is appropriate and proposed, should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited? Carry over of the urban street canyon or urban core microscale CO siting requirements should be done, keeping in mind the multi-pollutant consistency requirements mentioned in question (9).

11. Does the subcommittee have an opinion on how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language? Consider emission density and spatial volume defining the urban street canyon and in the case of the urban core consider emission density and temporal persistence.

12. EPA and NACAA will select the locations for permanent sites that are part of the near-road pilot study based on which state or locals volunteer to participate and can process grant funds in a timely manner to deploy equipment. From this pool of volunteers, selection should be made on certain attributes that provide the best potential to fulfill pilot study objectives. In the attached draft white paper, EPA and NACAA have proposed some potential criteria for consideration in selecting where the fixed, permanent stations should be located. These considerations include choosing a large and a relatively small urban area based on population, an area with varied or complex terrain, an urban area with an operational NOₓ analyzer representative of neighborhood or larger spatial scales for comparison to the near-road NOₓ analyzer, and an urban area with a cooperative (or non-cooperative) Department of Transportation. Does the Subcommittee agree with these considerations? Further, are there other considerations that should be evaluated in selecting pilot cities to house permanent near-road monitoring stations as part of the pilot...
These preliminary individual comments are from individual members of the Ambient Air Monitoring and Methods Subcommittee and do not represent consensus CASAC advice or EPA policy. DO NOT CITE OR QUOTE. Updated as of 2:35pm, Sept. 27, 2010.

study? EPA should competitively fund several extramurally pilot studies in conjunction with matching state environmental monitoring funds to address this question.

13. EPA and NACAA have proposed that at least two urban areas should have permanent near-road monitoring stations (that would fulfill NO\textsubscript{2} near-road monitoring requirements) implemented for the pilot study. Please comment on the minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have, respectively. Specifically, what pollutants (e.g., NO\textsubscript{2}, NO\textsubscript{X}, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (such as benzene, toluene, xylene, formaldehyde, acrolein, or 1,3, butadiene) and ammonia) and other information should the pilot study measure or gather at the fixed, permanent monitoring stations, and by what methods? This list should be in priority order, as feasible, and can include any NAAQS or non-NAAQS pollutant by any method (FRM/FEM and/or non-reference or equivalent methods), any particular type of other equipment for gathering supporting data such as meteorology or traffic counts. Optimal deployment would consider one permanent near-road monitor station with a mobile measurement platform. The minimum complement of measurement parameters at the fixed site would include NO\textsubscript{2}, NO\textsubscript{X}, NO, CO, CO\textsubscript{2}, aerosol size distribution and total number concentration, PM\textsubscript{2.5} and PM\textsubscript{10} mass, EC/OC, BTEX and ammonia. The minimum complement of measurement parameters for the mobile platform include aerosol size distribution, EC, PM organics (HOA, OOA), BTEX, NH\textsubscript{3}, HONO, H\textsubscript{2}CO, CO, CO\textsubscript{2} and 1,3 - butadiene.

14. EPA and NACAA have proposed four to five urban areas to have saturation monitoring, using either passive devices and/or continuous/semi-continuous saturation type multi-pollutant monitoring packages (i.e., several types of monitors in one mountable or deployable “package”). Please provide comment on: I am not convinced this is a viable method. The only passive devices deployed systematically for saturation monitoring have been Ogawa badges for NO\textsubscript{2}. Jury is still out on saturation monitoring using battery operated PM samplers. With some R&D investment in wireless unmanned saturation sensors/samplers, routine saturation monitoring could be in the future. The proposal to use of current passive measurement devices is less than inspiring.

a. The pollutants that should be measured with the saturation devices at each saturation site.

b. The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.

c. Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the
area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.
Dr. Delbert Eatough

Individual response to Charge Questions for the Clean Air Scientific Advisory Committee’s (CASAC) Ambient Air Monitoring & Methods Subcommittee Peer Advisory on Near Road Monitoring To Support Measurement of Multiple NAAQS Pollutants

Prepared in connection with the AAMMS committee meeting to advise EPA, September 29 - 30 in Research Triangle park, NC.

The nature of the advice which AAMMS might give to EPA on the Charge Questions outlined in the material provided to the committee will be dependent on the objectives of the multiple pollutants studies to be conducted as part of the near road monitoring program put in place in response to monitoring requirements outlined in the new NAAQS for NO₂ released in February of this year (EPA CFR Parts 50 and 58, 2010).

As stated by EPA in the Charge Questions document provided to AAMMS:

**Purpose of the Advisory**

EPA is seeking CASAC advice on the concepts and information that should be included in the forthcoming near-road monitoring guidance document, advice on how future near-road monitoring requirements, for pollutants such as Carbon Monoxide (CO) and Particulate Matter (PM), may be drafted in a way to mesh with the existing Nitrogen Dioxide (NO₂) requirements and foster a multi-pollutant monitoring infrastructure, and the objectives, approach, and execution of the near-road monitoring pilot study.

This is a bold new direction being taken by EPA which will move the concept of multi-pollutant monitoring in support of Clean Air objectives forward in a significant way. While reasonable detail is given in the charge questions related to the approach and execution of the near-road monitoring pilot study, little detail is given on the scientific objectives of both the pilot study and the near-road monitoring program which is required under the NO₂ NAAQS. I will start these comments by framing some of my thought on the possible objectives of this program, with the belief that the nature of the advice which might be given in very dependent on the identified objectives. I should emphasis that the literature cited in my comments is illustrative only and not intended to be a complete review of what is currently know.
I. Objectives of the Near-Road Monitoring Program.

A. NO₂ Monitoring Time Scale.

As outlined by EPA, the advice must consider the near-road monitoring requirements of the NAAQS for NO₂, which is to have ambient monitoring conducted at the location of maximum NO₂ concentrations in an area, which at a minimum is directly attributable to mobile source emissions. While not explicitly stated in the charge questions, I assume that this means that the monitoring to be conducted will be focused on the 1-hour time period requirement of the NAAQS. This is an important point because the information one can gain from the near-road monitoring program is dependent on the time period chosen for study. For example, 1-hour average monitoring allows the identification of the effects of many diurnal variations which the identification of such details as diurnal changes in sources and atmospheric processes (Eatough, 2008). However, there are important processes which occur on a much shorter time period which will not be as well identified in the program (Zhu 202a,b). My comments here are limited to considerations for a 1-hour average monitoring program.

B. NO₂ Monitoring Objectives Other than Identification of Maximum Concentrations.

If we were discussing the identification of the maximum concentration of TSP Pb, the sampling objectives would be relatively straightforward because particulate Pb is a species which is expected to relatively conserved in the atmosphere after emission. However, the story is much more complex with respect to NO₂ if one wants to know, in addition to identification of maximum concentrations, the identification of the atmospheric factors which control the maximum concentrations observed and the effect of the NO₂ formation pathways on other NAAQS pollutants such a ozone, or the effect of ambient ozone on the formation of NO₂.

The great majority of primary nitrogen oxides are emitted from combustion sources in the form of NO(g) (Finlayson-Pitts, 2000). In the presence of ozone, HO₂⋅ or RO₂⋅, NO is oxidized to NO₂,

\[
\begin{align*}
\text{NO(g)} + O_3(g) &\rightarrow 6 \text{NO}_2(g) + O_2(g) \tag{1} \\
\text{NO(g)} + \text{HO}_2(g) &\rightarrow 6\text{NO}_2(g) + \text{OH}(g) \tag{2} \\
\text{NO(g)} + \text{RO}_2(g) &\rightarrow 6\text{NO}_2(g) + \text{RO}(g) \tag{3}
\end{align*}
\]

Ozone, in turn is formed from the photolysis of NO₂, OH⋅ from the photolysis of O₃ and HO₂⋅ and RO₂⋅ from the reaction of OH⋅ (and at night NO₃⋅) radicals with gas phase organic compounds. Thus, the relative concentrations of NOₓ and gas phase organic compounds control the concentration of ozone in a complex manner described by ozone isopleths (Finlayson-Pitts 2000), and, in turn, these processes control the concentrations of NO₂. In general, at low NOₓ concentrations the concentration of ozone is little effected by the concentration of VOC and the system is NOₓ limited. However, at low concentrations of VOC, the concentrations of ozone can decrease with increasing NOₓ concentrations as NO reacts with ozone and NO₂ competes with VOC for the OH⋅ radical by the irreversible formation of nitric acid,
Concentrations of NO\textsubscript{2} observed at a site will be effected by this complex chemistry. Complete understanding of the etiology of NO\textsubscript{2} concentrations identified in a near-road monitoring program will require the identification of each of these factors (Kuprov 2010). I have assumed that understanding these chemical contributions to the observed NO\textsubscript{2} concentrations will be one of the monitoring objectives.

C. Multi-Pollutant Monitoring Objectives.

The multi-pollutant monitoring portion of the near-road monitoring program plan being developed for the NO\textsubscript{2} requirements could have several objectives:

\$\$ Identification of concentrations of other NAAQS pollutants which accompany the observed NO\textsubscript{2} concentrations.

\$\$ Identification of the contribution these and other key pollutants make to the observed NO\textsubscript{2} concentrations (see my comments in B.)

\$\$ Identification of the atmospheric processes which contribute to the observed concentrations of NO\textsubscript{2} and the other monitored pollutants (e.g. Kuprov, 2010; Wilson 1977).

\$\$ Identification of the sources which contribute to both measured concentrations of NO\textsubscript{2} and the other measured NAAQS pollutants (e.g. Eatough 2008).

My comments assume that meeting all of these objectives are important in the design of the program. Another possible objective of the monitoring program is the identification of toxic compounds to inform health studies. While this is an important objective, it is somewhat less directly related to the above and, at this point, I have not given this objective high priority.

I have not attempted to frame comments on all charge questions because of time constraints but have focused on comments related to the points above and on Charge Questions where I am listed as having a lead role. Because of the broad and exploratory nature of this AAMMS meeting, I anticipate my views will be modified as the meeting takes place.

II. Initial Response to the Charge Questions.

Charge Question 1.

The accompanying draft guidance document outline provides an initial thought of the major topics required in the near-road monitoring guidance that will aid state monitoring agencies in the identification and implementation of NO\textsubscript{2} near road monitoring sites from a multi-pollutant perspective. Please comment on the overall content of the recommended topics in the draft outline. Please provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable.
I suggest the following are areas where the Guidance Document may need strengthening above what I think is intended in the outline:

**Introduction:** Based on the material in the Pilot Study draft, it is not clear that EPA has yet identified the reasons (scientific objectives) for the multi-pollutant monitoring. I have discussed this issue in I.C. I recommend that EPA decide which of the scientific objectives outlined there are included in its vision (I have indicated I think all should be) and discuss fully these objectives and the scientific basis for these objectives in the Introduction. This will, in turn, support the selection of the recommended pollutants to be monitored in the program.

**Background.** The background should also contain the scientific basis for the multi-pollutant objectives, as outlined in the bullet above.

**Identifying Candidate Near-road Site Areas.** I believe the criteria outlined for this section are adequate for the identification of a site where maximum NO2 concentrations near a given near-road site may be determined. However, since NO2 is a secondary pollutant, and its concentrations will be affected by both emissions from the roadway and from any other nearby elevated sources (VOC, ozone, etc.) These factors should be considered in the site identification process.

**Modeling.** I am not an expert in this area. However, modeling should take into account the factors I have discussed above.

**Monitoring.** One potential problem with saturation sampling is that if all data are not collected under identical conditions, certainly with respect to time and traffic flow, the comparison of results for the various saturation samplers may not be meaningful. I am also concerned about this issue in connection with the use of mobile monitoring. How will assurance be obtained that a comparison of measurements at two locations at different times gives the same result as a comparison of measurements at two different sites at the same time. How will diurnal variability be taken into account?

**Near-road Site Selection.** The items outlined here seem reasonable.

**Recommended Near-road Site Documentation.** The adequacy of this section will be dependent on the adequacy of the EPA objectives for the Pilot Study in addressing the appropriate multi-pollutant monitoring objectives. This will be an area discussed under other Charge Questions.

**Charge Question 2.**
EPA and NACAA envision the near-road guidance document to be written from a multi-pollutant perspective. What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Some potential species for consideration include NO₂, NOₓ, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (e.g., benzene, toluene, xylene, formaldehyde, acrolein, or 1, 3, butadiene), and ammonia. Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects.

I have suggested in I.C. objectives that should be part of the multi-pollutant monitoring scheme. My initial thoughts on species which should be included to meet each of these scientific objective (the objectives are repeated here) are given below. Again, all these measurements need to be made on a one-hour time basis. These suggestion will mature for me I am sure as the Committee meeting progresses.

- Identification of concentrations of other NAAQS pollutants which accompany the observed NO₂ concentrations. (CO, PM₁₀, PM₂.₅, Ozone and {probably for some, but not all sites} sulfur dioxide)

- Identification of the contribution these and other key pollutants make to the observed NO₂ concentrations (see my comments in B.) (VOC related to ozone formation, NOₓ, NO₄ {a minimum of gas and particulate nitrate in addition to NOₓ}).

- Identification of the atmospheric processes which contribute to the observed concentrations of NO₂ and the other monitored pollutants (e.g. Kuprov, 2010, Wilson 1977). (The species listed in the two proceeding bullets.)

- Identification of the sources which contribute to both measured concentrations of NO₂ and the other measured NAAQS pollutants (e.g. Eatough 2008). (Fine particulate OC and EC, BC and UV C, ammonia and particulate ammonium ion. In addition techniques are now becoming available for th hourly measurement of fine particulate elements and organic markers on an hourly basis. These last two measurements would be lower priority, but where they can be measured would greatly add to meeting this objective)

I have not listed any of the toxic gases included in the charge question, but they are relevant to health objectives and might be added if you want to add an objective for this specific purpose. That is a little different than the atmospheric chemistry objectives on which I have focused.

**Charge Question 5.**
In regard to the process of identifying candidate near-road monitoring sites, beyond the evaluation of factors noted above in question 3, and the potential use of modeling, the use of saturation monitoring and on-road monitoring are also possible tools that state and local air agencies may choose to utilize in the near-road site selection process.

a. If a state were inclined to use saturation monitoring to aid in the selection of a near-road monitoring site, and considering that the NO₂ standard is a 1-hour daily maximum standard, what are the pros and cons to using passive devices to saturate an area to gather data?

b. Likewise, what are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO₂ or Gas Sensitive Semiconductors (GSSs) for NO₂ and other pollutants of interest?

c. Finally, what would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements to assist in the near-road site selection process for NO₂ specifically as well as other pollutants of interest?

Saturation monitoring can aid greatly in the identification of a suitable near-road monitoring site. My only concern with respect to this Charge Question is that it be made clear that the saturation monitoring must meet two key objectives:

$\$ The data must be available on a one-hour average basis, consistent with NAQQS requirement for NO₂.

$\$ All saturation data must be obtained at all locations on the same time basis so the results are not significantly confounded by the diurnal variations in NO₂ emissions and formation chemistry.

Because of the inherent problems in meeting the items in the above two bullets, I am not a fan of using an outfitted vehicle to assist in the road-site selection process.

**Charge Question 7.**

Does the committee believe that siting considerations for identifying the location of peak NO₂ concentrations will likely address all of the high priority siting considerations for PM (particularly PM_{2.5}) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration?
While peak concentrations of ultrafine particles will frequently be associated with emissions from vehicles, the concentrations of PM$_{2.5}$ will not. In almost all urban studies I am aware of, the maximum concentration of PM$_{2.5}$ are not dominated by primary emissions but the secondary formation of nitrate and organic material, and in the east by regional sulfate. None of these contributions can be elucidated from near-road monitoring. However, the total pollutants suggested here to be monitored in the program can inform the secondary formation processes which lead to these elevated PM concentrations.

**Charge Question 8.**

In addition to PM$_{2.5}$ mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)?

I have outlined my thoughts on this question in the response to Charge Question 2.

**Charge Questions 9 and 10.**

9. To allow for near-road monitoring infrastructure to be multi-pollutant, and in reflection of the recently promulgated near-road NO$_2$ siting criteria, reconsideration of the existing microscale CO siting criteria presented in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E may be warranted. Does the subcommittee believe that reconsideration of microscale CO siting criteria is appropriate? Specifically, would an adjustment of CO siting criteria to match those of microscale PM$_{2.5}$ and microscale near-road NO$_2$ sites be logical and appropriate?

10. Even if the adjustment of microscale CO siting criteria in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E to match that of microscale PM$_{2.5}$ and microscale near-road NO$_2$ is appropriate and proposed, should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?

I have been asked to provide a lead role on Charge Question 10. I have not yet formulated comments because I have problems with the assumptions in these two charge questions because I do not believe that microscale maximum concentrations of CO, NO$_2$ and PM$_{2.5}$ coincide. I could be wrong. I will look to be informed at the meeting on relationships among these 3 at near-road locations. I will be interested in learning how NO$_2$, CO, PM$_{2.5}$ and NO$_2$/NOX correlate next to heavy vehicle traffic based on past studies.

**Charge Question 12.**
The referenced “White Paper” was not provided.

**Charge Question 13.**

EPA and NACAA have proposed that at least two urban areas should have permanent near-road monitoring stations (that would fulfill NO₂ near-road monitoring requirements) implemented for the pilot study. Please comment on the minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have, respectively. Specifically, what pollutants (e.g., NO₂, NOₓ, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (such as benzene, toluene, xylene, formaldehyde, acrolein, or 1,3, butadiene) and ammonia) and other information should the pilot study measure or gather at the fixed, permanent monitoring stations, and by what methods? This list should be in priority order, as feasible, and can include any NAAQS or non-NAAQS pollutant by any method (FRM/FEM and/or non-reference or equivalent methods), any particular type of other equipment for gathering supporting data such as meteorology or traffic counts.

I have listed my thoughts on equipment needed on the response to Charge Question 2, with an indication of contributions to be expected for each measurement. The relative priority which might be assigned depends on whether or not EPA agrees with my outline of objectives in Section I. My priority order and suggested measurements are:

1. Top priority (measurement of NO₂ and NAAQS pollutants):
   - NO₂, hourly averaged data by an FRM or FEM technique.
   - Ozone, hourly averaged data by an FRM or FEM technique.
   - PM₁₀ and PM₂.⁵ by a dichot FDMS TEOM method.

2. Second priority (measurement of species which will inform NO₂ chemistry).
   - VOC, hourly averaged data.
   - NOₓ, hourly averaged data by an FRM or FEM technique.
   - Ozone hourly averaged data by an FRM or FEM technique (also listed in 1.).
   - Nitric acid and particulate phase nitrate, hourly averaged by an IC technique (e.g., the URG AIM).
   - NOᵧ hourly averaged data.

3. Third priority (data to aid in source apportionment, including separation of gasoline and diesel vehicle contributions).
Hourly average EC and OC, preferable by a Sunset dual oven instrument.

BC and UV hourly average Aethalometer data.

Hourly averaged ammonia and particulate ammonium ion data (could be obtained by the IC listed under priority 2.).

Hourly averaged fine particulate elemental and trace organic marker data.

**Charge Question 14.**

EPA and NACAA have proposed four to five urban areas to have saturation monitoring, using either passive devices and/or continuous/semi-continuous saturation type multi-pollutant monitoring packages (i.e., several types of monitors in one mountable or deployable “package”). Please provide comment on:

a. The pollutants that should be measured with the saturation devices at each saturation site.

b. The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.

c. Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.

First a general comment. The saturation studies are intended to aid in the identification of near-road sites which will give maximum NO2 concentrations. These then will become the site(s) which are used to meet the NO2 near-road monitoring requirements. To meet this requirement the key data each saturation study must provide are hourly average NO2 concentrations which define at least a couple of weeks diurnal variation in the NO2 concentrations. Less than hourly and less than complete diurnal coverage will not truly inform on maximum concentrations. I am not certain that a passive device can meet this need, so I assume a semi-continuous device would be used.

a. NO2
b. I would think 4 to 6 is a reasonable number, but I defer to others who have conducted saturation studies..

c. Of the criteria listed, 1) and 2) seem most important. I would also pick a site where impact from VOCs nearby is important.
REFERENCES


Mr. Dirk Felton

**Questions regarding the near-road monitoring guidance document**

15. Please comment on the overall content of the recommended topics in the draft outline. Please provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable.

The background section should include language suggesting that finding one near-road location where all pollutants of interest have the highest concentrations is not likely and compromises will be necessary and acceptable. For example, NO\textsubscript{2} concentrations may well be higher in dense urban neighborhoods away from well ventilated busy highways. This section should also include a discussion of the limitations of the various monitoring methods in the near-road environment. The PM-2.5 FRM has demonstrated poor capture efficiency for volatile fresh emissions from mobile sources and CO monitoring for a health based NAAQS near roadways may not be warranted.

Modeling and saturation or mobile monitoring should not be required in the site selection process. This type of work is beyond the capacity of many monitoring agencies, and since these methods have not been uniformly demonstrated or well documented, they are not likely to provide much assistance. If monitoring agencies have existing information that could provide this type of information, they certainly should consider the information and make it available to their Regional EPA office during the site approval process.

The last section on site documentation should not be burdensome to the monitoring agencies. Much of the “NCore type” of site characterization documentation was designed so that EPA staff would have a convenient way to review monitor siting. If this type of information is important to the EPA then they can collect the data when they visit the sites.

16. EPA and NACAA envision the near-road guidance document to be written from a multi-pollutant perspective. What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Some potential species for consideration include NO\textsubscript{2}, NO\textsubscript{X}, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (e.g., benzene, toluene, xylene, formaldehyde, acrolein, or 1, 3, butadiene), and ammonia. Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects.

The EPA does not have an acceptable method for measuring PM-2.5 in the near-road environment. CO may or may not be necessary depending on the level set when the standard is reviewed. Ultrafine monitoring is not quite developed enough for routine deployment though work on the method should be encouraged. Ammonia instruments that can provide hourly data exist but have sensitivity problems and are very expensive. 24-Hr ammonia data can be provided with denuders but it is too labor intensive for routine deployment. NO\textsubscript{2} instruments are required
at these sites but if after three years the data is below ½ of the standard the site should be eligible for a waiver.

This program should include air toxics that have been identified as known human carcinogens. This would include benzene, formaldehyde and 1, 3 - butadiene. The changes in vehicle technology and fuels will continue to impact concentrations of these HAPs which large segments of the population are exposed to daily. Currently, concentrations of these HAPs already exceed acceptable concentrations in many areas of the country. A critical evaluation of the impacts of these changes on the concentration of these HAPs in urban areas across the U.S. is extremely important.

17. Identifying Candidate Near-road Site Areas

a. AADT & Fleet Mix – does the subcommittee believe this approach is an appropriate way to “consider” fleet mix in near-road site selection or is a more refined inventory and modeling analysis required?

Monitoring agencies should be permitted to use the best available information in order to help with site selection. There are too many disadvantages to specifying a one size fits all standard approach to site selection. Each MSA has its own set of variables such as roadway restrictions on vehicle type or vehicle type at certain hours of the day, tolls that vary as a function of vehicle type, bridge restrictions, weather conditions such as cold weather or high winds and differences in required vehicle emission controls.

Some monitoring agencies also have very good inventories and existing modeling work done for specific MSAs and not as much information for others. The guidance document should encourage the monitoring agencies to utilize all available tools and sources of information to help select the most appropriate monitoring locations.

b. AADT & Fleet Mix – Further, should the suggested approach above in question 4a to consider fleet mix via the use of average, fleet-wide emission factors, or the use of inventory and modeling analysis, take into account mobile source controls that are “on the books” but have not yet been fully realized due to fleet turnover? If so, how far out into the future should states consider their effects?

Ambient monitoring is concerned with the current exposure to the population from sources of pollutants. Fleet turnover in most cases is a long term process especially for the largest trucks unless there is a specific program in place to help replace these vehicles more quickly. The EPA has the ability to review monitor siting once a year when the monitoring agencies submit their annual network plan. This should provide ample opportunity for the EPA to suggest changes to the monitoring network in light of changes in AADT and fleet turnover.

c. Roadway Design – Does the subcommittee agree with this recommendation for locating sites at-grade with no obstructions? What priority should be placed on this factor within the guidance, given the need for flexibility in identifying appropriate site locations?
The design of the roadway is extremely significant and it makes sense to recommend that the preferred installation be at grade with no obstructions. That said, the guidance document should expand on why this is important and where low or high concentrations are likely to be found. Low concentrations may be found adjacent to roadways elevated on piers, near coastlines or large water bodies. High concentrations may be found adjacent to roadways situated in dense urban areas, next to below grade roadways or near roadways that are also influenced by tunnel ventilation systems. These high concentration locations may be the preferred locations for some MSAs particularly if they are also significant for population exposure.

d. **Congestion Patterns** – how important a parameter should LOS be in the determination of appropriate near-road monitoring sites? Does the subcommittee have a view on how reliable LOS estimates are across the country?

It is likely that on stagnant days the roadways with poor level of service, including congested slow moving traffic will cause levels of pollutants to accumulate to higher than expected levels. LOS information should be used to qualify the AADT data on an MSA specific basis.

e. **Terrain** – Does the subcommittee agree that terrain and vegetation should be a consideration in the siting process? What priority should this parameter have in the overall process?

Terrain and vegetation are very important and should rank near the top of the site selection criteria. Both of these factors drastically affect path length, population exposure, effective probe height and an agency’s ability to site a monitor. Vegetation can be a sink of many pollutants as well as a screen for the efficient transport of pollutants between the source and the monitor.

f. **Meteorology** - Although there is no requirement to be downwind, in the preamble to final NO₂ NAAQS rule, EPA encouraged it when possible. EPA and NACAA intend to do the same in the guidance document. Does the subcommittee agree with this approach?

The importance of other factors such as AADT, terrain and population exposure should take priority over the prevailing wind direction. If the monitoring agency has candidate locations that are otherwise equal it is preferred to select the one that is predominantly downwind from the near road emissions.

18. **Modeling is another tool that may be useful in the identification of candidate near-road sites.** In particular, the use of mobile source emissions modeling with MOVES and local-scale dispersion modeling with AERMOD, can be presented as part of the guidance document. Please comment on the available modeling tools, and their pros and cons, that the subcommittee believes may be appropriate to discuss and/or recommend for use in the near-road monitoring guidance document.

19. **In regard to the process of identifying candidate near-road monitoring sites, beyond the evaluation of factors noted above in question 3, and the potential use of modeling, the use of saturation monitoring and on-road monitoring are also**
possible tools that state and local air agencies may choose to utilize in the near-road site selection process.

General Comment: All of these tools are resource intensive and are likely to be beyond the scope of many monitoring agencies. The use of these tools should not be required.

a. what are the pros and cons to using passive devices to saturate an area to gather data?

The NO₂ standard is a 3-Yr average of 1-Hr maximum values, so a passive sampler will provide better information if the traffic signature is relatively consistent throughout the course of a day. This is likely to be the case in the largest MSAs. Passive samplers will not provide as much information in smaller MSAs with variable traffic congestion and the affects of other significant sources of pollutants.

b. Likewise, what are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO₂ or Gas Sensitive Semiconductors (GSSs) for NO₂ and other pollutants of interest?

The concept is good but, of course, the real issue with many of these instruments is the comparability to data from the FRM. If a monitoring agency is able to use several of these instruments to look at potential sites in relation to each other, not to a nearby FRM, then these non-regulatory instruments could be useful.

c. Finally, what would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements to assist in the near-road site selection process for NO₂ specifically as well as other pollutants of interest?

This could be a very expensive component of the site selection process and would only be likely to occur if the monitoring agency already had access to this type of vehicle. The disadvantages to these types of measurements are that they are a snapshot in time that could have little relationship to the periods when the concentrations are expected to be the highest.

Questions regarding the CO monitoring network and near-road monitoring

20. The two issues are 1) the consideration of where light duty vehicles are operating under ‘cold-start’ conditions, which may often not be on the larger arterials or highways in an area, and 2) the impacts of light duty vehicle congestion and idling in areas such as urban street canyons and/or urban cores.

a. Does the subcommittee believe that the light duty cold start and congestion factors will significantly influence the location of peak CO concentrations in an area? What priority should these factors be given when compared with the factors (AADT, Fleet Mix, Roadway Design, Congestion Patterns, Terrain, and Meteorology) already being considered for peak NO₂?
b. Does the subcommittee have an opinion on whether, and possibly how, these two issues of vehicles operating under cold start conditions and light duty vehicle congestion and idling in urban street canyons and/or urban cores be considered in a future, nationally applicable, CO monitoring proposal? Are there other factors that may affect peak CO concentrations and not affect peak NO₂ concentrations that should also be considered for any future CO monitoring proposal?

Questions regarding the PM monitoring network and near-road monitoring

21. Does the committee believe that siting considerations for identifying the location of peak NO₂ concentrations will likely address all of the high priority siting considerations for PM (particularly PM_{2.5}) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration?

The answer to this question is complicated by the fact that the NO₂ regulation incorrectly identifies near-road environments as the areas where NO₂ concentrations will always be highest. Secondly, the traditional method of measuring PM-2.5, the FRM is not well suited to capturing the highly volatile emissions emitted from mobile sources. Thirdly, a significant portion of PM-2.5 in most areas is either due to transport or due to secondary particle formation, neither of which have anything to do with micro-scale NO₂ siting criteria. A PM-2.5 network design that only includes locations that are near-road micro-scale sites will only provide information about that source. An adequate PM-2.5 network must include sites that also provide information that are relevant for upwind assessment, population exposure, seasonal differences that can be evaluated in terms of particle formation and lastly micro-scale source attribution. PM-2.5 is more likely to be highest in dense urban neighborhoods away from the well ventilated roadways. These areas are subject to emissions from transport, domestic heating and cooking, stationary sources and mobile sources.

22. In addition to PM_{2.5} mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)?

The EPA must define how it intends to collect PM-2.5 mass. The FRM will miss a significant fraction of the volatile component of the mobile source emissions. This will create the situation where the apparent risk from these sources or from living in one of these areas is underestimated. In general, it is not advisable to err on the side of underestimating a health risk when establishing a NAAQS oriented monitoring program. It is preferable to delay a requirement to monitor PM-2.5 at these locations until the EPA develops a suitable method that reliably includes a majority of the volatile component of PM-2.5. One suggestion is for the EPA to encourage the manufacturers of continuous PM-2.5 monitors to develop instruments without the FEM algorithms that reduce PM concentrations in an attempt to emulate the filter based FRM. This will provide a more realistic indication of the actual PM concentrations that the populations in these areas are exposed to everyday.
UFP number monitoring is on its way to becoming an acceptable monitoring technique but it is not quite ready for routine use. The EPA should invest in limited deployment monitoring demonstrations to assist the vendors as they develop better more reliable instrumentation. Some of the issues that need to be resolved include, how small do we need to go, which bins are appropriate from a health perspective and how do we QA these instruments. UFP data could provide valuable information for the health community as they investigate air quality related health effects.

The EPA has a BC monitoring requirement in place at the NATTs sites but this data is rarely used. The data is also subject to artifacts due to filter changes and interference from co-pollutants on the filter substrate. The EPA should really determine if there is a need for this data before the requirement to monitor for a non-criteria pollutant is added to this network.

EC/OC data is more interesting because it provides information that can help regulators understand the losses from the PM-2.5 FRM and to develop potential pollution control programs. This information may only be necessary in the MSAs where the PM NAAQS could be exceeded and control strategies are required.

PMcoarse is of limited value because the quality of the PM-2.5 data is poor and because of the small scale that the resultant data represents.

**Questions regarding the monitor siting criteria for microscale CO, microscale PM$_{2.5}$, and the new near-road NO$_2$ siting criteria**

23. **Does the subcommittee believe that reconsideration of microscale CO siting criteria is appropriate?** Specifically, would an adjustment of CO siting criteria to match those of microscale PM$_{2.5}$ and microscale near-road NO$_2$ sites be logical and appropriate?

The 3 questions (9, 10 and 11) assume that there are high enough CO concentrations at typical near-road locations to justify including health related NAAQS CO monitors at these sites. The EPA must determine if this is the case before establishing a new, expensive and potentially unnecessary monitoring requirement.

The siting criteria for CO does need to be updated if CO is included at a near-road monitoring location. The more restrictive height requirement is not necessary for sites where turbulence is expected to create well mixed conditions at these monitors. The criteria used for micro-scale PM and NO$_2$ is acceptable.

24. **should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?**

The micro-scale PM and NO$_2$ siting requirements are adequate for street canyon CO monitoring. The existing CO canyon monitoring guidance included a wind direction provision that is unnecessary and made it more difficult to find suitable locations.

25. **Does the subcommittee have an opinion on how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language?**

It is useful to be able to refer to an area as a street canyon or as an urban core. Street canyons are relatively easy to define because they are defined by the structures in their immediate vicinity. Urban Cores have to be defined on a larger MSA basis.
Street Canyons have the following attributes. They are relatively narrow in comparison to the height of the structures on either side of the street. It should be relatively easy to model an optimum or minimum width to height ratio that would define a street canyon. A ratio of (1) width to (1 or 1.5) height might be a good starting point.

Urban Cores can be defined by a number of parameters such as the reasonable geographic center of an MSA, the approximate centroid of emissions sources, area of densest population or highest congestion. Very large MSAs could easily have multiple urban cores due to geography and neighborhood layout such as in NYC where boroughs in some ways can emulate small cities.

**Questions regarding the near-road monitoring pilot study**

The EPA ORD has been operating near-road monitoring locations for more than a year in a couple of locations including Las Vegas. The results from these campaigns should be used to determine if the NO2 and other pollutant concentrations were high enough to warrant further development of near-road monitoring efforts. The data should also be evaluated to determine if the selected monitoring methods were appropriate for these locations.

26. **Does the Subcommittee agree with these considerations? Further, are there other considerations that should be evaluated in selecting pilot cities to house permanent near-road monitoring stations as part of the pilot study?**

The reliance on an MSA’s population is too simplistic. The population of an MSA does not specifically provide information about how roadways are used within an MSA. For example, this ranking does not include the number of people who commute from outside of the MSA every day or use car pools or mass transit including busses, trains, subways and ferries.

27. **Please comment on the minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have, respectively. Specifically, what pollutants (e.g., NO2, NOx, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (such as benzene, toluene, xylene, formaldehyde, acrolein, or 1,3, butadiene) and ammonia) and other information should the pilot study measure or gather at the fixed, permanent monitoring stations, and by what methods? This list should be in priority order, as feasible, and can include any NAAQS or non-NAAQS pollutant by any method (FRM/FEM and/or non-reference or equivalent methods), any particular type of other equipment for gathering supporting data such as meteorology or traffic counts.**

It is acceptable to deploy more monitoring parameters at the pilot sites than at the routine sites, however, the EPA must be aware of the resources necessary to operate these sites. There also must be recognition that mobile source controls are primarily the responsibility of the EPA and not state and local government. These sites should not be viewed as a playground where the EPA can experiment with new monitoring technologies at the expense of state and local agency monitoring programs.

28. **EPA and NACAA have proposed four to five urban areas to have saturation monitoring, using either passive devices and/or continuous/semi-continuous saturation type multi-pollutant monitoring packages (i.e., several types of monitors in one mountable or deployable “package”). Please provide comment on:**
The deployable package that EPA is considering is not practical for use by monitoring agencies. The unit is expensive, may or may not provide data that is comparable to criteria monitors and would require power and security wherever it is deployed.

a. The pollutants that should be measured with the saturation devices at each saturation site.

b. The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.

c. Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.
Dr. Kazuhiko Ito

Note: The charge questions below are truncated.

Questions regarding the near-road monitoring guidance document

Charge Question 1: Please comment on the overall content of the recommended topics in the draft outline (of the near-road monitoring guidance document). Please provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable.

Comment:

The overall content and the topics listed in the outline look generally adequate. In addition to the literature review mentioned as part of Background, EPA can conduct analysis of the existing data (though the monitors are not sited in the required near-road scale) to describe the relationship between NO2 and other pollutants (e.g., CO, EC, etc.). In identifying candidate near-road areas, it may not be just a road with a high AADT but the areas with density of high AADT areas that are important.

Charge Question 2: What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects.

Comment:

I need to first comment on my general rationale of measuring co-pollutants at the proposed near-road monitoring location before discussing the prioritizing co-pollutants. I feel that there is a gap between the recognition of the short-term associations between NO2 and respiratory morbidity in the observational epidemiological studies, the results from human laboratory studies, and the suggestion to measure hourly NO2 values at near-road locations, and setting a standard level at such locations with the 1-hr averaging time. I understand that this has been already decided, but I think we should keep the options to evaluate the implication of this decision in case we may need to reconsider this strategy. The issues I need to raise are the following:

• The observational studies that reported short-term associations between NO2 and respiratory morbidity mentioned in the FR (40 CFR Parts 50 and 58) used NO2 data from monitors that were not near-road monitors. Unless the associations were due to exacerbations of respiratory conditions in the sub-populations who lived near roads or the drivers, it is possible that the data
to be collected at near-road monitors may not correlate well with the measurement at the existing “central site” NO₂ monitors, and they may not even correlate well with the citywide respiratory morbidity time-series because the near-road measurements may be highly influence by local sources that are not relevant to the rest of the city. That is, the data collected at near-road monitors may be relevant to the sub-populations in the vicinity, but may not be relevant to the majority of the city’s population (i.e., exposure misclassification error).

• Correlations between NO₂ and co-pollutants at near-road monitors may be different from those at non-near-road monitors (i.e., those used in the observational epidemiological studies). Therefore, it is possible that these co-pollutants measured at near-road monitors have different impacts on the health effects models compared to those reported in the past epidemiological studies.

Because of these issues, I think it is essential to retain at least some of the existing non-NR NO₂ monitors until the issues are resolved. Otherwise, it is possible that we end up with discontinuation of data that are useful for epidemiological studies.

The review of epidemiological studies in the NO₂ ISA concluded that the associations between NO₂ and respiratory morbidity were robust to the inclusion of other co-pollutants (i.e., no strong indication of confounding) in the health effects models, but these co-pollutants were mostly other criteria pollutants (PM₁₀, PM₂.₅, ozone, CO, SO₂) with a few exceptions in studies outside US that examined non-criteria pollutants (e.g., benzene, coarse particles, ultra-fine particles). Determining confounding by co-pollutants that come from the same source(s) as NO₂ is methodologically difficult. However, it makes sense to measure, at least in a pilot study, the pollutants that may also have the adverse health effects (including effect modification of or synergism with NO₂) or may be useful as markers to distinguish among the sources that emit NO₂. Ranking individual pollutants is difficult because there are uncertainties about the importance of specific pollutants, but they can be grouped in terms of the rationale for measuring them and the cost.  I rank these groups as follows:

<table>
<thead>
<tr>
<th>Pollutant group</th>
<th>Rationale and comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO₂, NO, NOx,</td>
<td>• Traffic: tail pipe emission (diesel)</td>
</tr>
<tr>
<td></td>
<td>• Stationary combustion sources</td>
</tr>
<tr>
<td>Elemental carbon</td>
<td>• Co-pollutants of NO₂/NOₓ</td>
</tr>
<tr>
<td></td>
<td>• A potential marker of important co-pollutants that are associated with adverse health effects</td>
</tr>
<tr>
<td>CO</td>
<td>• Traffic: primarily gasoline vehicles</td>
</tr>
</tbody>
</table>
• A potentially important co-pollutant that is associated with adverse health effects

**SO$_2$**

• Sources other than traffic that produce NO$_2$ (e.g., oil burning). Maybe useful to separate mobile vs. non-mobile sources.

**Ultra-fine particles, PM$_{2.5}$ and its chemical constituents**

• Co-pollutants of NO$_2$/NO$_x$
• Potentially important co-pollutants that are associated with adverse health effects or their markers

**PM$_{2.5}$, PM$_{10-2.5}$, and their chemical constituents such as Br, Zn, Cu, Sb**

Traffic: re-suspended dust, tire ware, brake ware.

**Charge Question 3 (Identifying Candidate Near-road Site Areas):**

**Comment:** All of these items (a) through (f) (and population density, which is important and was mentioned in the outline but not here) seem important to consider in identifying candidate near-road sites. However, without actually determining the relationships between these factors and the NO$_2$ levels, presumably through the pilot project, it would be difficult to evaluate the adequacy of siting a monitor based on these items alone. EPA should look for studies that attempted to investigate these issues. The data from the New York City Community Air Survey (NYCCAS) may be useful. They have been conducting 2-week sampling measurements of NO$_2$ (using passive samplers), SO$_2$ (winter only), ozone, PM$_{2.5}$ and its chemical constituents at 150 locations within New York City. They are conducting land-use regression of the measured pollutants including NO$_2$ as a function of a number of geo-coded emission data including traffic volume and other local combustion sources (e.g., residual oil burning). The information from the analysis of the NYCCAS data may be useful in evaluating the limitation of AADT data.

**Charge Question 4:** Please comment on the available modeling tools (e.g., MOVES, AERMOD, etc.), and their pros and cons, that the subcommittee believes may be appropriate to discuss and/or recommend for use in the near-road monitoring guidance document.

**Comment:** I have not used these models and have not seen the model validation of these models as applied to NO$_2$ and other traffic air pollution. Therefore, I cannot comment on this.

**Charge Question 5:** The use of saturation monitoring and on-road monitoring are also possible tools that state and local air agencies may choose to utilize in the near-road site selection process.
5 (a): What are the pros and cons to using passive devices to saturate an area to gather data?

**Comment:** The obvious pros include the low cost and small dimension. The obvious cons include the long sampling period required for the detection limit of the passive sampler. However, the spatial distribution of NO₂ constructed from such sampling would be still useful in determining the siting of a sampler. The relationship between the 1-hr peak NO₂ data and the data from passive samplers can be determined from a pilot study. The NYCCAS data mentioned above may be useful to do this, since the study already collected 2-years of data (to identify the high NO₂ area) and the study is still going on (to measure hourly data at the high NO₂ areas to compare the two-week vs. hourly data).

5 (b): What are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO₂ or Gas Sensitive Semiconductors (GSSs) for NO₂ and other pollutants of interest?

**Comment:** The pros: Ability to measure hourly data: The cons: Need to validate the correspondence with the FRM/FEM measurements. I am aware that some companies are producing relatively compact units that measure both gaseous pollutants and PM. Such units may be tested in a pilot study.

5 (c): What would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements?

**Comment:** Such information may be useful in determining the spatial patterns of traffic-related pollutants and also to estimate the drivers’ exposures. The cons include the cost.

**Questions regarding the CO monitoring network and near-road monitoring**

**Charge Question 6 (a):** Does the subcommittee believe that the light duty cold start and congestion factors will significantly influence the location of peak CO concentrations in an area?

**Charge Question 6 (b):** Does the subcommittee have an opinion on whether, and possibly how, these two issues of vehicles operating under cold start conditions and light duty vehicle congestion and idling in urban street canyons and/or urban cores be considered in a future, nationally applicable, CO monitoring proposal?

**Comment:** I don’t know the data regarding the impact of cold start conditions on CO peaks and therefore cannot comment.

**Questions regarding the PM monitoring network and near-road monitoring**

**Charge Question 7:** Does the committee believe that siting considerations for identifying the location of peak NO₂ concentrations will likely address all of the high priority siting
considerations for PM (particularly PM$_{2.5}$) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration?

**Comment:** It depends on the region of US, but PM (particularly PM$_{2.5}$) may be dominated by regional background PM levels, so the impact of the near-road pollution on the monitor will need to take into consideration (subtract) the data from non-NR PM monitor. I guess the NCore sites will be sufficient for this purpose where they exist.

**Charge Question 8:** In addition to PM$_{2.5}$ mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)?

**Comment:** All of these would be “desirable”, but are funds available to measure these in the new near-road monitors?

**Questions regarding the monitor siting criteria for microscale CO, microscale PM$_{2.5}$, and the new near-road NO$_2$ siting criteria**

**Charge Question 9:** Does the subcommittee believe that reconsideration of microscale CO siting criteria is appropriate? Specifically, would an adjustment of CO siting criteria to match those of microscale PM$_{2.5}$ and microscale near-road NO$_2$ sites be logical and appropriate?

**Comment:** I appreciate the historical background and the original reasons for the siting criteria for different NAAQS pollutants. None of these criteria of data collection were originally meant for epidemiological studies. However, since the researchers used these data from the regulatory monitors for observational epidemiological studies, and because the findings from these studies are in part influencing the process of setting NAAQS, it is inevitable that the siting criteria will need to accommodate the need to use the data for epidemiological investigation. These studies often use multi-pollutant regression models to examine potential confounding effects, which tacitly assumes that pollution variables equally represent the population exposures. The reported short-term associations between CO and mortality and cardiovascular morbidity raise a concern that these associations are observed despite the potential inadequacy of the exposure metric to represent population exposure (i.e., potential attenuation of associations). For this reason, I think it is appropriate to adjust CO siting criteria to match those of microscale PM$_{2.5}$ and microscale near-road NO$_2$ sites.

**Charge Question 10:** Even if the adjustment of microscale CO siting criteria in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E to match that of microscale PM$_{2.5}$ and microscale near-road NO$_2$ is appropriate and proposed, should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?
Comment: If we are assuming that there can be CO monitors for multiple purposes (and there is sufficient funds), yes, I think there should be consideration to maintain CO monitors that will measure the maximum impact that is separate from the population epidemiology.

Charge Question 11: Does the subcommittee have an opinion on how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language?

Comment: Establishing such definitions would require some analysis of available data to characterize the relationship between the pollution levels and emission/environment conditions (AADT, building density, etc.).

Questions regarding the near-road monitoring pilot study

Charge Question 12: EPA and NACAA will select the locations for permanent sites … these considerations include choosing a large and a relatively small urban area based on population, an area with varied or complex terrain, an urban area with an operational NOX analyzer … Does the Subcommittee agree with these considerations? Further, are there other considerations that should be evaluated in selecting pilot cities to house permanent near-road monitoring stations as part of the pilot study?

Comment: Given the limited budget, EPA should consider the cities that already have infrastructure to conduct a pilot study or the cities that are already conducting multi-pollutant assessment at multiple locations. Atlanta and New York City may be two of these cities.

Charge Question 13: EPA and NACAA have proposed that at least two urban areas should have permanent near-road monitoring stations (that would fulfill NO2 near-road monitoring requirements) implemented for the pilot study… Specifically, what pollutants and other information should the pilot study measure or gather at the fixed, permanent monitoring stations, and by what methods?

Comment: See my comment on Charge Question 2 for the list of pollutants. In terms of other information any geo-coded information related to traffic and other emission sources would be useful. The reports from the NYCCAS project for such information may be useful (available from http://www.nyc.gov/html/doh/html/eode/nyccas.shtml).

Charge Question 14: EPA and NACAA have proposed four to five urban areas to have saturation monitoring …Please provide comment on:

a. The pollutants that should be measured with the saturation devices at each saturation site.

Comment: NO2, EC, CO, and if you can afford, more (see the table in my comment on Charge Question 2).
b. The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.

**Comment:** It depends on the number of candidate sites chosen based on the criteria. A review of the results from the NYCCAS study may be useful to get an idea of what happens when you measure NO$_2$ (passive) at 150 locations.

c. Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.

**Comment:** The area with a high density of high AADT area (but not necessarily the highest AADT segment) may be important. Again, I suggest a review of the NYCCAS study result.
Mr. Rich Poirot

Comments on Near Road Monitoring

1. The accompanying draft guidance document outline provides an initial thought of the major topics required in the near-road monitoring guidance that will aid state monitoring agencies in the identification and implementation of NO2 near road monitoring sites from a multi-pollutant perspective. Please comment on the overall content of the recommended topics in the draft outline. Please provide suggestions on any missing subjects that should be included in the guidance document and any unnecessary topics that are currently listed in the attached draft, if applicable.

I think the draft outline for the guidance document seems reasonably complete and contains no unnecessary topics. One critical topic which seems missing from the outline is the importance of the specific distance from the roadway. I think “within 50 meters” is too broad a range, and that most of the near-road influence falls off within, rather than beyond, that distance. Extensive, long-term experience sampling near-road NO2 in the UK (where “roadside” monitors are within 5 meters from the road and where additional “kerbside” monitoring is conducted within 1 meter – both at heights between 2 and 3 meters) indicates that the “roadside increment” declines, predictably, with the log of distance from the road, as illustrated in the attached figure.

From: NO2 Concentrations and Distance from Roads (2008) Air Quality Consultants Ltd.
http://www.airquality.co.uk/laqm/documents/FallOffWithDistanceReptJuly08.pdf

This effect of distance is considered sufficiently predictable that a nomograph is available that estimates concentrations at any distance from measurements at any other distance (within 50 m).
http://www.airquality.co.uk/laqm/tools/NO2withDistancefromRoadsCalculatorIssue2.xls

While these estimates are derived from annual average concentrations, a similar relationship will occur for hourly near-road concentrations (of NO2 and other mobile source pollutants like BC, ultrafines, CO, etc.). Location changes within the 50 meter distance could easily result in changing the incremental roadway contributions by a factor of 2 or 3. I think there is a need to further constrain this distance range in the guidance, or perhaps the standard could be expressed in terms normalized to a specific distance (say 10 or 20 m). For ultrafine particles, especially those in the < 25 nm size range, the roadside gradient is likely to be even steeper. See for example:

These preliminary individual comments are from individual members of the Ambient Air Monitoring and Methods Subcommittee and do not represent consensus CASAC advice or EPA policy. DO NOT CITE OR QUOTE.

Updated as of 2:35pm, Sept. 27, 2010.


I also think the emphasis on AADT as the primary focus for site selection is overstated relative to “other near-road considerations” which are likely more important (in addition to the specific distance) Note for example the following Table A.3.6 from the 2007 Air Quality Expert Group report on Trends in Primary Nitrogen Dioxide in the UK, that maximum hourly (98th percentile) NO2 correlates poorly ($R^2 = 0.24$) with counts of total vehicles, but shows a much higher correlation ($R^2 = 0.66$) with counts of (diesel) bus traffic, based on measurements at 53 roadside sites in the UK.

![Table A.3.6: Correlation coefficients for 53 roadside monitoring sites.](http://www.airquality.co.uk/reports/cat09/0905061048_dd12007mapsrep_v8.pdf)

Long-term experience with roadside NO2 monitoring and modeling in the UK has also indicated that the enhanced dispersion effects of vehicle speed more than offset slight increases in NOx emission rates, leading to decreasing per-vehicle NO2 impacts with increasing AADT, especially on high speed “motorways” (analogous to US Interstates). Note the attached Figure 3.8 “adjustment factors” used to reduce per/vehicle NO2 emissions
for modeling near-road NO$_2$ impacts in the UK.

Other minor suggestions include:

- The relative age of the fleet may be an important component of the fleet mix, which may vary among cities and within urban neighborhoods. (This may be somewhat less important for NO₂ than for other near-road pollutants).

- The “load” on vehicles during rush hour(s) could be an important factor. For example, diesel vehicles in stop-and-go traffic and/or on an uphill grade will lead to high NO₂ regardless of AADT.

- The “expandability” of a site – i.e. the ability to accommodate additional samplers for various other mobile source pollutants – should also be a site selection consideration.

- The availability (or establishment) of a “representative” urban background site (for NO₂ and ideally for other MV pollutants) should also be an important consideration. Identification of “roadside increments” for the multiple pollutants is critical, as is the ability to project measurements from specific microscale sites to larger population exposures.

- The measured or expected neighborhood-scale background may also be important. Other things being equal, a high traffic road in the midst of other high traffic areas is likely to experience higher concentrations than a similar roadway on the edge of the urban area.

2. EPA and NACAA envision the near-road guidance document to be written from a multi-pollutant perspective. What pollutants and sub-species does the subcommittee believe should be included for consideration and discussion in the near-road monitoring guidance? Some potential species for consideration include NO₂, NOₓ, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (e.g., benzene, toluene, xylene, formaldehyde, acrolein, or 1, 3, butadiene), and ammonia. Please prioritize the recommended pollutants and provide the rationale for their ranking, including how this pollutant measurement will contribute to scientific and regulatory knowledge of near-road air quality and adverse human health effects.

Since NO₂ is the focus of the revised NAAQS and new monitoring requirements, it (and the NO & NOₓ which typically come along with it) has to be given top priority. It seems possible however that of the many, various mobile source pollutants, NO₂ may be one of the least health-relevant, and a new, large monitoring network measuring just NO₂ would be a waste of scarce resources. All of the other pollutants listed above would also be of interest, but would be prohibitively expensive to add at all sites. I also wonder whether the near-road influence of these many mobile source pollutants (or even of just NO₂ alone) is something that can be or should be addressed in a large network approach. Rather than prioritizing the above list and seeing a few species measured at a large number of (similar) sites, I would prefer to see a nested network, within which many/most of the above species could be added at a smaller subset of sites. Instrument costs and the availability of reliable, continuous samplers should also be an important consideration.

I think black carbon (preferably multi-wavelength) should be given high priority, given its relevance to health (& climate & visibility) effects, its strong influence – like NO₂ – from diesel emission sources, and the availability of reliable continuous instruments. Continuous OC (OC/EC) data would also be useful at some sites to help assess effects of fleet mix, SOA formation, condensation, destruction, etc. If reliable instruments are available and affordable, particle number count (including ultrafine particle sizes) would also be an important measurement, and likely to increase rapidly near roadways (well within 50 meters). I would give BC and number count a higher priority than PM₂.₅
mass, and it seems likely that FRM/FEM PM$_{2.5}$ samplers will substantially understate the semi-volatile fraction near roadways (although FDMS TEOMS have not generally performed well in the field). There is likely a steep PM coarse gradient near roadways, but PM$_{10}$ (subtraction) measurements would be a poor way to characterize this. Collection of PM in different size fractions in large (aggregated) sample volumes – to support molecular level organic analysis and bioassay work - could also be useful at a few sites. CO measurements would be especially useful for contrasting pollutant mixes at sites (or times) with different diesel vs. spark engine fleet mixes. The “toxic” species listed above would likely show strong roadway increases, but are also likely to be prohibitively costly (or too labor intensive) to add at most sites. I wonder if there’s any possibility of moving or establishing one of the NAATS sites to a near-road location? Our (very small) VT state agency has recently had reasonable success operating a continuous BTEX instrument from Synspec – for which I believe a 1,3 butadiene option is available. Results from the Las Vegas MSAT near-road toxics study could be quite relevant here, and some consideration might be given to modifying planned future phases of that study to make it more relevant to the objectives of the new near-road NO$_2$, CO NAAQS requirements and related multi-pollutant monitoring plans.

I don’t know the availability, reliability or costs of continuous NH$_3$ instruments, but better characterization of MV NH$_3$ emissions would be desirable at a few sites at least. Possibly some periodic UC Davis DRUM sampling would be a useful complement at a few sites – if equipped with a streaker or somesuch to add time resolution to the ultrafines. I haven’t actually seen that configuration in action, and don’t know about current analytical capabilities at the DELTA Group. Ozone measurements might be useful at selected sites (including the urban background sites), as the contribution of secondary NO$_2$ formation, even in near road environments, isn’t necessarily trivial, and interesting changes may occur with efforts to attain new ozone and NO$_2$ standards.

In addition to the above pollutant species list, and meteorological measurements, other measurements that should be considered include traffic counters (which can separate light & heavy duty MV) and or possibly cameras (which can be especially useful for evaluating extreme events). It should also be noted that the important objective of characterizing incremental roadway contributions for any of the above pollutants would benefit (as for NO$_2$) from a measurements at a paired urban background site. Some (nearby) remote sensing (FEAT) could also be useful, or perhaps establishing near-road sites near locations where FEAT-type measurements have recently conducted (and may be periodically repeated). [http://www.feat.biochem.du.edu/assets/databases/Cal/Tricity_NH3_SO2_NO2_2008_Report_ARB.pdf](http://www.feat.biochem.du.edu/assets/databases/Cal/Tricity_NH3_SO2_NO2_2008_Report_ARB.pdf)

3. Identifying Candidate Near-road Site Areas
a. AADT & Fleet Mix
   As indicated above, I think AADT alone is a poor indicator.

b. AADT & Fleet Mix
   A metric which ‘diesel-weighted’ the AADT would be preferable to AADT alone, but again, count is not really the key issue, especially on high speed highways. Two trucks passing the monitor at 60 mph will not cause twice the impact of 1 truck at 30 mph… Also, given the 1-hour standard, the traffic and fleet mix on weekday morning rush hours are likely to be most important.

c. Roadway Design
   Assuming that you mean “no obstructions” between the road and the monitor, this seems reasonable, and it seems unlikely that that no suitable sites without such obstructions will be available. Barriers beyond the monitoring site that constrain the further dispersion of roadway pollutants should not be avoided and (in urban street canyons) may well lead to some of the highest population exposures. Conceivably, adding barriers - sound barriers, trees, etc. - might be considered as an exposure
mitigation strategy. It might also be noted that large fractions of the population spend time within a 5 or so meters of congested urban streets, but population proximity to the edges of high-speed interstates with maximum AADTs is typically more distant.

d. Congestion Patterns
Conceptually, “level of service” sounds like an important indicator, although I don’t know how reliable such data is on a national scale. As indicated earlier, I think NO₂ emission increases with speed are relatively small and offset by increased dispersion. I would expect higher concentrations during times/places of highest congestion, rather than during high speed driving conditions.

e. Terrain
Terrain could be an important, especially during the winter in mountain/valley locations, in urban street canyons, or near roadway dips which are below grade.

e. Meteorology
I think the Agency’s proposed approach – strongly encouraging but not formally requiring “downwind” location is reasonable for all the reasons given. Ideally the “downwind” location would concurrently reflect the periods of highest traffic congestion and lowest wind speeds and mixing heights. In case of doubt, saturation sampling could help determine locations of maximum expected impact. Established sites which met measurements indicate are persistently upwind during rush hour should be replaced.

4. Modeling is another tool that may be useful in the identification of candidate near-road sites. In particular, the use of mobile source emissions modeling with MOVES and local-scale dispersion modeling with AERMOD, can be presented as part of the guidance document. Please comment on the available modeling tools, and their pros and cons, that the subcommittee believes may be appropriate to discuss and/or recommend for use in the near-road monitoring guidance document.

Modeling may be a useful tool, but unless site-specific meteorology and vehicle mix, volume and congestion data are available, I’m not sure it would lead to a better site selection than a “common sense” approach. AERMOD also often performs poorly in complex terrain.

5. a. If a state were inclined to use saturation monitoring to aid in the selection of a near-road monitoring site, and considering the NO₂ standard is a 1-hour daily maximum standard, what are the pros and cons to using passive devices to saturate an area to gather data?

Unless the time periods for saturation sampling turn out to be atypical, the longer (than 1 hour) aggregation times for passive samplers may not be that big a problem. Based on the long-term, multi-site data from roadside sites in the UK, the peak hourly and annual average concentrations are well correlated.
across space, as indicated in Figure 3.3 pasted here. Note also the high correlation (R² =0.98) between annual average NO₂ 98th percentile hourly values from 53 UK roadside sites in Table A3.6 above.

From: http://www.airquality.co.uk/reports/cat09/0905061048_dd12007mapsrep_v8.pdf

A disadvantage of passive samplers is that while reasonably accurate units are available for NO₂, NO, NOx & BC, there may not be comparably accurate units for CO. This limits the ability to explore different NO₂/CO ratios in a saturation approach. An advantage of passive samplers is their low cost and subsequent ability to deploy many units inexpensively. If passive sampling were limited to NO₂ & NO, a relatively dense exploratory saturation sampling program could be considered, including innovative mounting of passive samplers on (and/or in) busses, commuter cars, taxis etc. This will open the can of worms regarding whether there’s intent to protect people in their cars at rush hour, but that issue probably needs to be addressed at some point. See also George Allen’s recommendations combining passive samplers with active, timed inlets.

b. Likewise, what are the pros and cons to using non-passive devices, such as near real-time or continuous devices including, but not limited to portable, non-FEM chemiluminescence methods for NO₂ or Gas Sensitive Semiconductors (GSSs) for NO₂ and other pollutants of interest?

Potential advantages include the ability to collect data with higher time resolution and for more species than passive samplers allow. I don’t know the current instruments, and defer to others on the committee.

c. Finally, what would be the pros and cons, to a state or local agency attempting to use a specially outfitted vehicle to collect mobile measurements to assist in the near-road site selection process for NO₂ specifically as well as other pollutants of interest?

Other than the prohibitive cost, this could be an excellent way to help select sites and characterize the space/time patterns of exposures to multiple roadway pollutants. I wouldn’t automatically rule this out, as it may turn out that some states or research groups may have access to such mobile sampling equipment and would be willing to operate it at reasonable costs. In my view the pilot studies should be conducted in fewer, rather than more locations, and this might be a good way to produce some useful data in a few (1 or 2) study areas. If only EPA had an adequately funded Office of Research and Development… There may also be some useful low-tech ways to combine “ordinary” mobile sampling vehicles (buses, taxis, commuter vans etc.) with passive samplers that could provide some useful information.

6. a. Does the subcommittee believe that the light duty cold start and congestion factors will significantly influence the location of peak CO concentrations in an area? What priority should these factors be given when compared with the factors (AADT, Fleet Mix, Roadway Design, Congestion Patterns, Terrain, and Meteorology) already being considered for peak NO₂?

Yes, these are important considerations. I don’t believe however that maximum NO₂ and CO will necessarily occur at vastly different kinds of locations, and that some kinds of sites would be suitable for quantifying near-road influences from both pollutants. A relatively high fraction of diesel vehicles does not necessarily mean that emissions from spark engine vehicles will not be high as
well. Congested sites where vehicle mixes change by time of day and day of week will be especially informative. Having concurrent, collocated data for multiple species, while searching for single pollutant “hot spots” is not likely to improve understanding of population exposures, help discern effects of co-varying pollutants, nor lead to development of effective abatement strategies.

b. Does the subcommittee have an opinion on whether, and possibly how, these two issues of vehicles operating under cold start conditions and light duty vehicle congestion and idling in urban street canyons and/or urban cores be considered in a future, nationally applicable, CO monitoring proposal? Are there other factors that may affect peak CO concentrations and not affect peak NO\textsubscript{2} concentrations that should also be considered for any future CO monitoring proposal?

CO will also be influenced by residential wood combustion and other space heating emissions and so northern mountain valley locations with high traffic counts and congestion plus limited dispersion on cold winter mornings (when secondary NO\textsubscript{2} formation is minimal) may see relatively higher CO concentrations. As with NO\textsubscript{2}, I’m not convinced that CO is the most (or second most) health-relevant component of roadway emissions, and would hope that suitable near-road sites could be identified to address both pollutants, with a smaller number of sites added to address specific CO-specific concerns when the CO NAAQS revision is final. For both pollutants, I think the objective should be to characterize near-road population exposures to mix of traffic-related emissions, and not just to witch-hunt for the worst-case locations of maximum single-pollutant concentrations.

7. Does the committee believe that siting considerations for identifying the location of peak NO\textsubscript{2} concentrations will likely address all of the high priority siting considerations for PM (particularly PM\textsubscript{2.5}) as well? If not, what other factors should be considered and what are the advantages in considering these factors for identifying the location of maximum PM concentration?

While there is likely a significant near-road enhancement of local PM\textsubscript{2.5} concentrations, I think this roadway enhancement is proportionally much smaller for PM\textsubscript{2.5} mass - compared to the roadway enhancement of NO\textsubscript{2}, BC, ultrafines, etc., and that PM\textsubscript{2.5} should not be a priority consideration in siting. Also, since diesel emissions are major contributors to roadway NO\textsubscript{2} and PM\textsubscript{2.5} there should not be much conflict in siting objectives.

8. In addition to PM\textsubscript{2.5} mass, what other PM-related measurements are desirable at near-road monitoring stations (e.g., UFP number, black carbon, EC/OC, PM coarse, etc.)?

As indicated above, I would give all of the above a higher priority than PM\textsubscript{2.5} mass measurements, and would push more for continuous instruments that would better characterize the entire particle size distribution. Roadway fine particle concentrations are also likely to include a substantial semi-volatile component, which is not well characterized by PM\textsubscript{2.5} FRM (or FEM) instruments. The roadway increment in coarse particle concentrations is likely to be proportionately greater than for fine particles, and coarse-only sampling should be given a higher priority at some of these sites. Past consideration of setting an “urban” coarse particle NAAQS, was based on an assumption of greater inherent toxicity in urban areas. But this (logical) assumption was not supported by much measurement data. The carbon species (BC and/or EC/OC) and particle number information will be more useful than PM\textsubscript{2.5} mass for health effects studies and source attribution, especially given the longer averaging times – 24-hour and annual – for the PM\textsubscript{2.5} NAAQS and currently stated intent to keep the annual standard “controlling”.
9. To allow for near-road monitoring infrastructure to be multi-pollutant, and in reflection of the recently promulgated near-road NO\textsubscript{2} siting criteria, reconsideration of the existing microscale CO siting criteria presented in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E may be warranted. Does the subcommittee believe that reconsideration of microscale CO siting criteria is appropriate? Specifically, would an adjustment of CO siting criteria to match those of microscale PM\textsubscript{2.5} and microscale near-road NO\textsubscript{2} sites be logical and appropriate?

As previously indicated, I think the 50 meter range proposed for “near-road” NO\textsubscript{2} is too large and should be tightened prior to attempting to harmonize the various microscale criteria for various pollutants. Conceptually, near-road measurements for multiple pollutants might “standardized” to expected concentrations at a single fixed distance, or perhaps a (closer than 50 m) maximum and a minimum sampling distance could be specified, with a smaller number of “research” sites encouraged that could collect useful data very close to roadsides (inside the minimum distance) that would help characterize the roadway contribution without being used for compliance determination.

10. Even if the adjustment of microscale CO siting criteria in sections 2, 6.2, and table E-4 in 40 CFR Part 58 Appendix E to match that of microscale PM\textsubscript{2.5} and microscale near-road NO\textsubscript{2} is appropriate and proposed, should there be consideration to maintain the requirement on how urban street canyon or urban core microscale CO sites should be sited?

Off hand, I don’t see why near-road distances for CO and NO\textsubscript{2} should be different, or why CO should be relaxed to NO\textsubscript{2} distances.

11. Does the subcommittee have an opinion on how “urban street canyons” or “urban core” might be defined, perhaps quantitatively, and with regard to use in potential rule language?

No opinion.

12. EPA and NACAA will select the locations for permanent sites that are part of the near-road pilot study based on which state or locals volunteer to participate and can process grant funds in a timely manner to deploy equipment. From this pool of volunteers, selection should be made on certain attributes that provide the best potential to fulfill pilot study objectives. In the attached draft white paper, EPA and NACAA have proposed some potential criteria for consideration in selecting where the fixed, permanent stations should be located. These considerations include choosing a large and a relatively small urban area based on population, an area with varied or complex terrain, an urban area with an operational NO\textsubscript{x} analyzer representative of neighborhood or larger spatial scales for comparison to the near-road NO\textsubscript{x} analyzer, and an urban area with a cooperative (or non-cooperative) Department of Transportation. Does the Subcommittee agree with these considerations? Further, are there other considerations that should be evaluated in selecting pilot cities to house permanent near-road monitoring stations as part of the pilot study?

I’m not sure sufficient funds are available to address so many different kinds of locations. It will be necessary to take maximum advantage of existing sites (including urban background sites and those operated by research groups) to the extent possible. The availability/participation of academic or private sector groups to add supplemental measurements should also be encouraged. With such limited funds, is it necessary to intentionally include a small city or an area with a non-cooperative DOT? If small cities
are included (or not), selected sites should be adjacent to roadways with high volumes of diesel traffic and frequent rush hour congestion. Given the rapid decline of roadway influence with distance, priority should be given to sites which are substantially closer than 50 meters from the road (10 to 20 meters max). Possibly the effects of complex terrain could be more effectively studied in a winter saturation study than with permanent monitors, although the exaggerated diurnal stagnation patterns and extent to which these correspond to rush hour periods would be useful to characterize with continuous instruments. It would also be useful to consider urban areas which have different kinds of public transportation systems, bus and taxi fleets and associated fuels, etc.

13. EPA and NACAA have proposed that at least two urban areas should have permanent near-road monitoring stations (that would fulfill NO\textsubscript{2} near-road monitoring requirements) implemented for the pilot study. Please comment on the minimum equipment/pollutant measurement complement that should be deployed at each site and also the ideal equipment complement that each site should or could have, respectively. Specifically, what pollutants (e.g., NO\textsubscript{2}, NO\textsubscript{X}, NO, CO, PM (Ultrafine, 2.5, and 10), black carbon, air toxics (such as benzene, toluene, xylene, formaldehyde, acrolein, or 1,3, butadiene) and ammonia) and other information should the pilot study measure or gather at the fixed, permanent monitoring stations, and by what methods? This list should be in priority order, as feasible, and can include any NAAQS or non-NAAQS pollutant by any method (FRM/FEM and/or non-reference or equivalent methods), any particular type of other equipment for gathering supporting data such as meteorology or traffic counts.

The objectives seem to be somewhat mixed here. To a large extent the proposed pilot study seems to be focused on gaining insights into the process of citing near-road monitors (for NO\textsubscript{2} and to a lesser extent for CO NAAQS compliance determination. The emphasis is on understanding the relative importance of various traffic and roadway indicators (of varying and often unknown quality) to guide NO\textsubscript{2} site selection, the logistical and institutional difficulties associated with establishing new sites in challenging environments, etc. From this perspective, the subsequent use of any resulting measurement data (other to confirm whether NO\textsubscript{2} and/or CO are exceeding or close to NAAQS) is almost irrelevant. Retaining several of the fixed location sites, and building them into much more comprehensive sites where the objective is to actually learn something about near-road multi-pollutant exposures is an entirely different (but no less desirable) objective.

In selecting these few comprehensive sites, I would try to assure that they are close enough to roadways to capture the extreme gradients for pollutants like NO\textsubscript{2} and ultrafines, and also make sure there’s a relatively nearby representative urban site with similar measurements to help quantify the roadway increment. Because roadway emissions, and to a large extent population exposures in near-road locations tend to have large diurnal variability, I would generally limit the measurements to species that can be quantified continuously. Beyond that I defer to others on the committee to prioritize the species.

14. EPA and NACAA have proposed four to five urban areas to have saturation monitoring, using either passive devices and/or continuous/semi-continuous saturation type multi-pollutant monitoring packages (i.e., several types of monitors in one mountable or deployable “package”). Please provide comment on:
   a. The pollutants that should be measured with the saturation devices at each saturation site.
   b. The number of saturation devices per pollutant, both passive and/or continuous/semi-continuous, that may be deployed in each pilot city.
I don’t have much expertise here, but think that (especially given the very limited budget), the selection of species and number of sites are inter-related and depend on available methods and costs. Ideally, the minimum species for saturation sampling would include at least NO$_2$, NO$_x$, CO, BC, but I don’t believe there are sufficiently reliable passive samplers for CO. Possibly a nested approach could be applied with larger numbers of passive NO$_2$ samplers where applicable and smaller numbers of portable continuous devices for other key species. Note also George Allen’s suggestion to combine passive samplers with timed pump inlets – which might improve both pollutant sensitivity and temporal resolution. See also previous comments

c. Whether placing saturation monitoring devices near certain road segments should include, at a minimum: 1) the highest AADT segment in an area, 2) the road segment with the highest number of heavy-duty truck/bus counts, 3) at a road segment with more unique roadway design, congestion pattern, or terrain in the area, and 4) if feasible, at a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area.

All of the above seem like reasonable (but somewhat idealized) kinds of locations. I question whether it will really be possible to identify “a lower AADT segment with a similar fleet mix, roadway design, congestion, terrain, and meteorology as the top AADT road segment in the area” or if in doing so it could realistically be assumed that differing AADTs were the sole cause of any differences in concentrations. The effect of differing AADTs might better be explored by sampling during different time periods along a single road segment. To the extent possible, it would be useful if these sites were located at similar distances from, and at rush hour downwind directions from the associated roadways. Assuming this may not be possible, lines of additional passive NO$_2$ sensors might be added at each site, perpendicular to roadways and in upwind and downwind directions. Meteorological measurements may also be needed at some or all of these sites, and similar kinds of species measurements should be added a non-road representative urban site to help define the roadway increments from the different saturation sites.
Initial comments on near-road monitoring

AADT, fleet mix, roadway design, congestion, terrain, and meteorology all affect ambient concentrations, in complicated and interdependent ways. However, the combined near-road effect of all these influences can be described with just a few degrees of freedom. The framework outlined below is hardly new (e.g. White, 1977), but seems worth revisiting in light of the new rule.

The key to a simple description is that not much chemistry has a chance to occur in the short time air spends near the road. A cross-road wind component of only 1 m/s, for example, carries air from 150 m on one side to 150 m on the other in just 5 minutes. On such a time scale the complex chemistry of smog formation can be considered determined by the surrounding air, independent of the fresh emissions. More precisely, the only reactions needing consideration are the rapid scavenging of O₃ by NO

\[\text{O}_3 + \text{NO} \rightarrow \text{O}_2 + \text{NO}_2,\]

and the rapid photolysis of NO₂ to yield

\[\text{O}_2 + \text{NO}_2 \rightarrow \text{O}_3 + \text{NO}\]

after additional steps. These reactions leave unchanged the concentrations of odd oxygen \([\text{O}_x] = [\text{O}_3] + [\text{NO}_2]\) and nitrogen oxides \([\text{NO}_x] = [\text{NO}] + [\text{NO}_2]\), and their relative rates establish a photostationary state that is generally fairly well approximated in the atmosphere:

\[ [\text{O}_3] [\text{NO}]/[\text{NO}_2] \approx k_2/k_1. \]

Since \(\text{O}_x\) and \(\text{NO}_x\) are chemically conserved near the road, their concentrations respond only to physical dilution and mixing. They can be modeled as the sum of a variable contribution from roadway vehicle exhaust and a uniform background supplied by the surrounding air. For given concentrations \([\text{O}_x]_0\) and \([\text{NO}_x]_0\) at the monitor, the reactive species can be expressed in terms of NO₂:

\[ [\text{NO}] = [\text{NO}_x]_0 - [\text{NO}_2] \text{ and } [\text{O}_3] = [\text{O}_x]_0 - [\text{NO}_2].\]

Substituted into the photostationary equilibrium [3], these identities yield a quadratic equation in [NO₂] that can be solved for [NO₂] in terms of \([\text{O}_x]_0, [\text{NO}_x]_0, \text{ and } k_2/k_1\). The following plots illustrate some features of the relationship.

The conservation of odd oxygen limits microscale NO₂ maxima to the sum of directly-emitted primary NO₂ plus the reservoir of odd oxygen available in the surrounding air. An important siting consideration is therefore the middle-scale ozone background, which I did not see mentioned in the Study Approach or Charge Questions. This background bounds the NO₂ produced from primary NO emissions, contrary to the impression one might get from statements such as this (FR v74, n134, 7/15/2009, p34441): “However, since the rate of conversion of mobile source NO to NO₂ … is a generally rapid process, (i.e., on the order of a minute (ISA Section 2.2.2)), NO₂ behaves like a primary pollutant in the near-road environment, exhibiting peak concentrations on or closely adjacent to roads.”

I would like to include the spreadsheet used to generate Figures 1-3 with my comments, for anyone else who might like to play with it.
Figure 1. If oxidant background is 50 ppb (~ 50 ppb O₃ PRB + <1 ppb NO₂ PRB), then even 25% NO₂ in the fleet exhaust and 200 ppb near-road NOₓ is not enough to make 100 ppb NO₂.
Figure 2. The most favorable condition for NO₂ at a typical background oxidant level (75 ppb O₃ + 25 ppb NO₂) is a dark sky (small photostationary ratio) to minimize NO₂ photolysis.
Figure 3. In the absence of elevated exhaust NO₂/NOₓ ratios, background oxidant is needed to convert the primary NO emissions.
Figure 4. Concentrations of conserved primary emissions like CO fall off more rapidly with distance from the roadway than those of NO₂ do.
Questions for EPA:

I am not convinced that a substantial near-road monitoring program for NO₂ and other traffic-related species is a good use of Agency resources. I think it will be hard to implement in a meaningful way, and I don’t see great potential value in the data it will produce. I recognize that the decision has been made already, and that I am not required to understand the reasons behind it. I could better focus on our charge questions, however, if I had answers for the following questions of my own.

CCQ#1. What is meant by hourly NO₂ concentrations – should they be equivalent to actual arithmetic averages of instantaneous concentrations? Exhaust concentrations at a near-road sampling inlet can vary greatly within a few seconds. In a given setting (background oxidant levels and meteorology), NO₂ concentrations depend nonlinearly on exhaust concentrations. Under these conditions an instrument’s time response – and the nature of any ‘internal averaging’ – requires careful characterization. The reliance on a difference method (NOₓ-NO) further heightens the challenge for measurements near the road, where the signal/noise ratio is least. Is the goal, as it was with the PM₂.₅ FRM, to replicate the undefined and uncontrolled shortcomings of historical data that underlie existing epidemiological analyses? Or is it to make an accurate measurement of NO₂?

CCQ#2. How are concentrations from microscale locations to be linked to available public health statistics for epidemiologic analyses? Data from neighborhood- or urban-scale monitors have demonstrated utility for epidemiology because they are indicative of typical exposures for identifiable populations large enough to generate routine public health statistics. The numbers of residences near microscale monitors will be small, and the vehicle occupants driving by them will be anonymous. Will site-specific panel studies be required to connect the near-road data to health effects?

CCQ#3. How large a slice of the monitoring pie is ultimately contemplated for near-road monitoring? The Agency deserves great credit for recognizing the need “to support measurement of multiple NAAQS pollutants” in calling this meeting. “Maximum expected hourly concentrations” are likely to occur at different locations (with different vehicle mixes and road characteristics) for different candidate species (e.g. NOₓ, CO, black carbon, PM₀.₁, and PM₁₀). And health researchers will view the consequently different pollutant mixes as an important environmental signals for epidemiological analyses. Measuring different species at different sites would clearly be of little value for anything more than a NAAQS-compliance determination. Are we looking at NCORE on steroids, something like 75 x (number of traffic-related species) for the total number of sites?
Dr. Yousheng Zeng

**General Comments**

**Near-road monitoring requirements**: The purpose of near-road monitoring is to protect the health of residents living near roadways. There should be a screening criterion: In a particular CBSA, if there are no residents living within the 50-m corridor, near-road monitoring should be exempted. Following a similar line of thinking, if there is only one community within the 50-m corridor, the near-road monitor should be sited at this community, and not necessarily at a location where the impact is highest. In this case, other siting analysis is unnecessary.

**The end-point of near-road monitoring**: Normally when a ambient monitor shows exceedance of NAAQS, state/local authorities are required to develop a State Implementation Plan (SIP) to bring the area into attainment with NAAQS. This typically involve some control measures to achieve attainment. If a near-road NO2 monitor shows exceedance of NAAQS, what does EPA expect the state/local authority to do? The non-attainment is basically caused by mobile sources. In some areas, it is largely attributable to vehicles passing through the area on the interstate highways. What can the state/local authority do to achieve attainment? If the state/local authority cannot do anything, what is the point of requiring this type of near-road monitoring? EPA could conduct some studies and achieve attainment through regulations on vehicle emission standards.

**Charge Question 3.c**

In urban areas, the road segments that have high AADT are commonly elevated roadways. Requiring monitoring sites at-grade will either miss the plume from the roadways or significantly limit the choices for the monitoring sites. As far as the vertical location is concerned, the guidance document should consider the two factors – (1) the monitor’s probe intake should be in the general vertical area of the plume coming from the roadways; and (2) the residence time for sample to travel from the probe intake to the analyzer will meet the criteria (20 sec.), i.e., no extremely tall probe from the ground that cause a long residence time. As long as these two criteria are met, there is no need to specify whether the monitor needs to be at-grade.

**Charge Question 4**

In many traffic related air quality impact analyses (e.g., air quality analyses as part of required NEPA process for highway projects), the CALINE3 and CAL3QHC models are used. They are still listed as preferred models on the EPA SCRAM webpage. EPA should evaluate these models along with AERMOD and provide guidelines on which model should be used for siting near-road monitors.

Also see my response to Charge Question 6 on modeling.

**Charge Question 5**

A trailer-based transportable monitor will be very useful and practical for near-road monitoring. It will be self contained (a generator, analyzer, zero air, calibrator, retractable met tower, wireless modem, etc.) in a relatively small trailer. It can be pulled by a pick-up truck to a candidate site for a day, a week, or a longer period of monitoring. It will be moved to another candidate site. Once the candidate site screening is completed, the trailer can be stationed in the
chosen permanent site, blocked up and tied down to serve as the permanent near-road monitor in that CBSA. The data generated by such a system will have the same quality as fixed monitoring station. Compared to a motor vehicle based monitor, the trailer-based unit offers comparable mobility at much lower cost, and it can used as a fixed monitor at a permanent site for years. In terms of data quality and comparability, the data generated by a FRM or FEM analyzer in the trailer-based monitor has a higher quality and confidence level than the data generated by other screening instruments (passive devices and portable instruments). Presumably there will be no meteorological (met) instruments collocated with passive or portable devices. An analysis of the data gathered by these devices will rely on met data from nearby met stations. For near-road monitoring, the wind conditions will be relevant and extremely localized. The analysis based on met data from some distance could be misleading.

**Charge Question 6**

Peak CO concentrations are expected in urban street canyons and/or urban cores, especially at intersections where cars are idling in front of traffic light and the impact is coming from more than one street. I am not familiar with typical NO₂ concentrations in this type of situation as compared to NO₂ concentrations near major highway with heavy traffic. I am sure this type of data is available. If NO₂ concentrations in urban street canyons are comparable to the NO₂ concentrations near major highway, using one site to serve the monitoring need for both CO and NO₂ should be encouraged in the guidance document. Otherwise, it would be infeasible to make a compromise between the two needs and the monitoring for CO and NO₂ should be addressed separately.

The CAL3QHC model is design to predict CO concentrations near road intersections. If EPA has validated the model, should the modeling be sufficient for determination of compliance with CO NAAQS and therefore no monitoring is required? In the recent SO₂ NAAQS rule, EPA is changing its long-standing position of using monitoring data for NAAQS attainment determination, and will use modeling for NAAQS attainment determination. For the same rationale, using a modeling analysis to determine NO₂ and CO NAAQS attainment seems reasonable. Similar to (actually even worse than) the case of SO₂, ambient CO and NO₂ concentrations have an extremely high spatial variability near road. One monitor showing compliance with NAAQS at one street corner or road segment does not mean that the NAAQS is attained at different street corner or road segment. Modeling can cover a much larger space at a much lower cost. Even at the same street corner or road segment, moving the monitor by one meter could make the difference of attaining or not attaining NAAQS.

**Charge Question 11**

Before responding to Charge Question 11, I would like to ask if monitoring these pollutants with extremely high spatial variability in a micro-scale is a good idea. See my response to Charge Question 6. If the answer is no, there is no need to spending resources to develop definition of “urban street canyons” and “urban core” and associated guidance for monitoring.

In case EPA wants to pursue monitoring at street locations with high traffic volume and high spatial concentration variability, the following elements should be considered in defining urban street canyons:

- Traffic information similar to the one for near-road monitoring (e.g., AADT, posted speed limit, traffic light cycle)
- Street geometry
Ratio of street side building height to the width of the street (H/W ratio). Need to develop an approach to the treatment of (1) different heights of buildings on the two sides of the street and (2) tiered buildings.

- One-way vs. two-way street (more plug flow in one-way and more turbulent in two-way street).
- Is the street lined with trees on the sidewalk? Tree canopy may have an effect of umbrella and trap portion of pollutants at the street level.
- Some way to normalize the H/W ratio with respect to number of traffic lanes on the street. This factor may not be important because the effect may have been incorporated by the combination of H/W ratio and the traffic volume (e.g., AADT).

- Meteorological factors: the angle between the street and prevailing wind direction (higher concentrations are expected if the angle is 90 degree).

In the context of ambient air quality monitoring rule, perhaps a set of cut-off values reflecting the above mentioned elements can be used to define urban street canyons.

**Charge Question 14.c.**
The impact of mobile sources to ambient air quality is governed by two types of factors, vehicle emissions and dispersion conditions. For compliance monitoring, the monitors should be placed near the highest impact area, which means both emissions and dispersion conditions are equally important. For the pilot study, however, factors associated with dispersion (e.g., terrain, roadway design, extremely micro-scale meteorological conditions) should be given more attention than factors related to the level of vehicle emissions (e.g., AADT, fleet mix) because the emission rates can be characterized well using current tools (e.g., MOVES), AND the emission rates are the only parameter that impact ambient concentration in a linear or near linear fashion. If the pilot study can provide better understanding of the dispersion, the impact of a higher emission scenario can be anticipated or predicted by simply substituting the emission rates. The information derived from a more dispersion focused pilot study will be more useful than an emission focused pilot study.