



Janet Napolitano  
Governor

# ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY

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Stephen A. Owens  
Director

**JUL 25 2008**

Mr. Wayne Natri  
Regional Administrator  
U.S. Environmental Protection Agency, Region IX  
75 Hawthorne Street  
San Francisco, CA 94105 hereby

Re: RE: Submittal of Miami Moderate Area PM<sub>10</sub> Limited Maintenance Plan and Request for Redesignation to Attainment

Dear Mr. Natri:

Consistent with the provisions of Arizona Revised Statutes §§ 49-104, 49-404, and 49-406 (Enclosure 1) and the Code of Federal Regulations, Title 40, §§ 51.102 through 51.104, the Arizona Department of Environmental Quality (ADEQ) hereby adopts and submits to the U.S. Environmental Protection Agency (EPA), two paper copies and one electronic copy of the *Miami Moderate Area PM<sub>10</sub> Maintenance Plan and Request For Redesignation to Attainment* as a revision to the Arizona State Implementation Plan (SIP).

On May 29, 2007, EPA determined that the Miami PM<sub>10</sub> Nonattainment Area (MNA) had attained the 24-hour PM<sub>10</sub> NAAQS and qualified for EPA's Clean Data Policy (72 FR 44920). The proposed plan summarizes the progress of the nonattainment area in attaining the PM<sub>10</sub> NAAQS, demonstrates that all Clean Air Act requirements for attainment have been met, and includes a plan to assure continued attainment for the first ten year period of the LMP, 2009-2019.

With this submittal, ADEQ requests that EPA approve the June 2008 SIP and redesignate the MNA to attainment for the 24-hour PM<sub>10</sub> NAAQS. Enclosure 2 is the SIP Completeness Checklist. Enclosure 3 contains two paper copies and one electronic copy of the SIP revision for your review and action.

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Mr. Wayne Nastro  
July 25, 2008  
Page 2 of 2

If you have any questions, please contact Nancy Wrona, Director, Air Quality Division, at (602) 207-2308 or Diane Arnst, Air Quality Planning Section manager, at (602) 207-2375. 2008 JUL

Sincerely,



Stephen A. Owens  
Director

Enclosures (3)

cc: Nancy Wrona, w/o enclosures, ADEQ  
Colleen McKaughan, wo/ enclosures, EPA  
Jose M. Sanches, w/ enclosures, Gila County Board of Supervisors  
Mayor Elias Y. Garcia, w/ enclosures, Town of Miami

**ENCLOSURE 1**

**Arizona Revised Statutes §§ 49-104, 49-404 and 49-406**

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**A.R.S. 49-104: Powers and Duties of the Department and Director**

A. The department shall:

1. Formulate policies, plans and programs to implement this title to protect the environment.
2. Stimulate and encourage all local, state, regional and federal governmental agencies and all private persons and enterprises that have similar and related objectives and purposes, cooperate with those agencies, persons and enterprises and correlate department plans, programs and operations with those of the agencies, persons and enterprises.
3. Conduct research on its own initiative or at the request of the governor, the legislature or state or local agencies pertaining to any department objectives.
4. Provide information and advice on request of any local, state or federal agencies and private persons and business enterprises on matters within the scope of the department.
5. Consult with and make recommendations to the governor and the legislature on all matters concerning department objectives.
6. Promote and coordinate the management of air resources to assure their protection, enhancement and balanced utilization consistent with the environmental policy of this state.
7. Promote and coordinate the protection and enhancement of the quality of water resources consistent with the environmental policy of this state.
8. Encourage industrial, commercial, residential and community development that maximizes environmental benefits and minimizes the effects of less desirable environmental conditions.
9. Assure the preservation and enhancement of natural beauty and man-made scenic qualities.
10. Provide for the prevention and abatement of all water and air pollution including that related to particulates, gases, dust, vapors, noise, radiation, odor, nutrients and heated liquids in accordance with article 3 of this chapter and chapters 2 and 3 of this title.
11. Promote and recommend methods for the recovery, recycling and reuse or, if recycling is not possible, the disposal of solid wastes consistent with sound health, scenic and environmental quality policies.
12. Prevent pollution through the regulation of the storage, handling and transportation of solids, liquids and gases that may cause or contribute to pollution.
13. Promote the restoration and reclamation of degraded or despoiled areas and natural resources.
14. Assist the department of health services in recruiting and training state, local and district health department personnel.
15. Participate in the state civil defense program and develop the necessary organization and facilities to meet wartime or other disasters.
16. Cooperate with the Arizona-Mexico commission in the governor's office and with researchers at universities in this state to collect data and conduct projects in the United States and Mexico on issues that are within the scope of the department's duties and that relate to quality of life, trade and economic development in this state in a manner that will help the Arizona-Mexico commission to assess and enhance the economic competitiveness of this state and of the Arizona-Mexico region.

B. The department, through the director, shall:

1. Contract for the services of outside advisers, consultants and aides reasonably necessary or desirable to enable the department to adequately perform its duties.
2. Contract and incur obligations reasonably necessary or desirable within the general scope of department activities and operations to enable the department to adequately perform its duties.
3. Utilize any medium of communication, publication and exhibition when disseminating information, advertising and publicity in any field of its purposes, objectives or duties.
4. Adopt procedural rules that are necessary to implement the authority granted under this title, but that are not inconsistent with other provisions of this title.
5. Contract with other agencies including laboratories in furthering any department program.
6. Use monies, facilities or services to provide matching contributions under federal or other programs that further the objectives and programs of the department.
7. Accept gifts, grants, matching monies or direct payments from public or private agencies or private persons and enterprises for department services and publications and to conduct programs that are consistent with the general purposes and objectives of this chapter. Monies received pursuant to this paragraph shall be deposited in the department fund corresponding to the service, publication or program provided.
8. Provide for the examination of any premises if the director has reasonable cause to believe that a violation of any environmental law or rule exists or is being committed on the premises. The director shall give the owner or operator the opportunity for its representative to accompany the director on an examination of those premises. Within forty-five days after the date of the examination, the department shall provide to the owner or operator a copy of any report produced as a result of any examination of the premises.
9. Supervise sanitary engineering facilities and projects in this state, authority for which is vested in the department, and own or lease land on which sanitary engineering facilities are located, and operate the facilities, if the director determines that owning, leasing or operating is necessary for the public health, safety or welfare.
10. Adopt and enforce rules relating to approving design documents for constructing, improving and operating sanitary engineering and other facilities for disposing of solid, liquid or gaseous deleterious matter.
11. Define and prescribe reasonably necessary rules regarding the water supply, sewage disposal and garbage collection and disposal for subdivisions. The rules shall:
  - (a) Provide for minimum sanitary facilities to be installed in the subdivision and may require that water systems plan for future needs and be of adequate size and capacity to deliver specified minimum quantities of drinking water and to treat all sewage.
  - (b) Provide that the design documents showing or describing the water supply, sewage disposal and garbage collection facilities be submitted with a fee to the department for review and that no lots in any subdivision be offered for sale before compliance with the standards and rules has been demonstrated by approval of the design documents by the department.
12. Prescribe reasonably necessary measures to prevent pollution of water used in public or semipublic swimming pools and bathing places and to prevent deleterious conditions at such places. The rules shall prescribe minimum standards for the design of and for sanitary conditions

at any public or semipublic swimming pool or bathing place and provide for abatement as public nuisances of premises and facilities that do not comply with the minimum standards. The rules shall be developed in cooperation with the director of the department of health services and shall be consistent with the rules adopted by the director of the department of health services pursuant to section 36-136, subsection H, paragraph 10.

13. Prescribe reasonable rules regarding sewage collection, treatment, disposal and reclamation systems to prevent the transmission of sewage borne or insect borne diseases. The rules shall:

(a) Prescribe minimum standards for the design of sewage collection systems and treatment, disposal and reclamation systems and for operating the systems.

(b) Provide for inspecting the premises, systems and installations and for abating as a public nuisance any collection system, process, treatment plant, disposal system or reclamation system that does not comply with the minimum standards.

(c) Require that design documents for all sewage collection systems, sewage collection system extensions, treatment plants, processes, devices, equipment, disposal systems, on-site wastewater treatment facilities and reclamation systems be submitted with a fee for review to the department and may require that the design documents anticipate and provide for future sewage treatment needs.

(d) Require that construction, reconstruction, installation or initiation of any sewage collection system, sewage collection system extension, treatment plant, process, device, equipment, disposal system, on-site wastewater treatment facility or reclamation system conform with applicable requirements.

14. Prescribe reasonably necessary rules regarding excreta storage, handling, treatment, transportation and disposal. The rules shall:

(a) Prescribe minimum standards for human excreta storage, handling, treatment, transportation and disposal and shall provide for inspection of premises, processes and vehicles and for abating as public nuisances any premises, processes or vehicles that do not comply with the minimum standards.

(b) Provide that vehicles transporting human excreta from privies, septic tanks, cesspools and other treatment processes shall be licensed by the department subject to compliance with the rules.

15. Perform the responsibilities of implementing and maintaining a data automation management system to support the reporting requirements of title III of the superfund amendments and reauthorization act of 1986 (P.L. 99-499) and title 26, chapter 2, article 3.

16. Approve remediation levels pursuant to article 4 of this chapter.

C. The department may charge fees to cover the costs of all permits and inspections it performs to insure compliance with rules adopted under section 49-203, subsection A, paragraph 6, except that state agencies are exempt from paying the fees. Monies collected pursuant to this subsection shall be deposited in the water quality fee fund established by section 49-210.

D. The director may:

1. If he has reasonable cause to believe that a violation of any environmental law or rule exists or is being committed, inspect any person or property in transit through this state and any vehicle in

which the person or property is being transported and detain or disinfect the person, property or vehicle as reasonably necessary to protect the environment if a violation exists.

2. Authorize in writing any qualified officer or employee in the department to perform any act that the director is authorized or required to do by law.

**A.R.S. 49-404: State Implementation Plan**

A. The director shall maintain a state implementation plan that provides for implementation, maintenance and enforcement of national ambient air quality standards and protection of visibility as required by the clean air act.

B. The director may adopt rules that describe procedures for adoption of revisions to the state implementation plan.

C. The state implementation plan and all revisions adopted before September 30, 1992 remain in effect according to their terms, except to the extent otherwise provided by the clean air act, inconsistent with any provision of the clean air act, or revised by the administrator. No control requirement in effect, or required to be adopted by an order, settlement agreement or plan in effect, before the enactment of the clean air act in any area which is a nonattainment or maintenance area for any air pollutant may be modified after enactment in any manner unless the modification insures equivalent or greater emission reductions of the air pollutant. The director shall evaluate and adopt revisions to the plan in conformity with federal regulations and guidelines promulgated by the administrator for those purposes until the rules required by subsection B are effective.

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**A.R.S. 49-406: Nonattainment Area Plan**

A. For any ozone, carbon monoxide or particulate nonattainment or maintenance area the governor shall certify the metropolitan planning organization designated to conduct the continuing, cooperative and comprehensive transportation planning process for that area under 23 United States Code Section 134 as the agency responsible for the development of a nonattainment or maintenance area plan for that area.

B. For any ozone, carbon monoxide or particulate nonattainment or maintenance area for which no metropolitan planning organization exists, the department shall be certified as the agency responsible for development of a nonattainment or maintenance area plan for that area.

C. For any ozone, carbon monoxide or particulate nonattainment or maintenance area, the department, the planning agency certified pursuant to subsection A of this section on behalf of elected officials of affected local government, the county air pollution control department or district, and the department of transportation shall, by November 15, 1992, and from time to time as necessary, jointly review and update planning procedures or develop new procedures.

D. In preparing the procedures described in subsection C of this section, the department, the planning agency certified pursuant to subsection A of this section on behalf of elected officials of affected local government, the county air pollution control department or district, and the department of transportation shall determine which elements of each revised implementation plan will be developed, adopted, and implemented, through means including enforcement, by the state and which by local governments or regional agencies, or any combination of local governments, regional agencies or the state.

E. The department, the planning agency certified pursuant to subsection A of this section on behalf of elected officials of affected local government, the county air pollution control department or district, and the department of transportation shall enter into a memorandum of agreement for the purpose of coordinating the implementation of the procedures described in subsection C and D of this section.

F. At a minimum, the memorandum of agreement shall contain:

1. The relevant responsibilities and authorities of each of the coordinating agencies.
2. As appropriate, procedures, schedules and responsibilities for development of nonattainment or maintenance area plans or plan revisions and for determining reasonable further progress.
3. Assurances for adequate plan implementation.
4. Procedures and responsibilities for tracking plan implementation.
5. Responsibilities for preparing demographic projections including land use, housing, and employment.
6. Coordination with transportation programs.
7. Procedures and responsibilities for adoption of control measures and emissions limitations.
8. Responsibilities for collecting air quality, transportation and emissions data.
9. Responsibility for conducting air quality modeling.
10. Responsibility for administering and enforcing stationary source controls.
11. Provisions for the timely and periodic sharing of all data and information among the signatories relating to:

- (a) Demographics.
- (b) Transportation.
- (c) Emissions inventories.
- (d) Assumptions used in developing the model.
- (e) Results of modeling done in support of the plan.
- (f) Monitoring data.

G. Each agency that commits to implement any emission limitation or other control measure, means or technique contained in the implementation plan shall describe that commitment in a resolution adopted by the appropriate governing body of the agency. The resolution shall specify the following:

1. Its authority for implementing the limitation or measure as provided in statute, ordinance or rule.
2. A program for the enforcement of the limitation or measure.
3. The level of personnel and funding allocated to the implementation of the measure.

H. The state, in accordance with the rules adopted pursuant to section 49-404, and the governing body of the metropolitan planning organization shall adopt each nonattainment or maintenance area plan developed by a certified metropolitan planning organization. The adopted nonattainment or maintenance area plan shall be transmitted to the department for inclusion in the state implementation plan provided for under section 49-404.

I. After adoption of a nonattainment or maintenance area plan, if on the basis of the reasonable further progress determination described in subsection F of this section or other information, the control officer determines that any person has failed to implement an emission limitation or other control measure, means or technique as described in the resolution adopted pursuant to subsection G of this section, the control officer shall issue a written finding to the person, and shall provide an opportunity to confer. If the control officer subsequently determines that the failure has not been corrected, the county attorney, at the request of the control officer, shall file an action in superior court for a preliminary injunction, a permanent injunction, or any other relief provided by law.

J. After adoption of a nonattainment or maintenance area plan, if, on the basis of the reasonable further progress determination described in subsection F of this section or other information, the director determines that any person has failed to implement an emission limitation or other control measure, means or technique as described in the resolution adopted pursuant to subsection G of this section, and that the control officer has failed to act pursuant to subsection I of this section, the director shall issue a written finding to the person and shall provide an opportunity to confer. If the director subsequently determines that the failure has not been corrected, the attorney general, at the request of the director, shall file an action in superior court for a preliminary injunction, a permanent injunction, or any other relief provided by law.

K. Notwithstanding subsections A and B of this section, in any metropolitan area with a metropolitan statistical area population of less than two hundred fifty thousand persons, the governor shall designate an agency that meets the criteria of section 174 of the clean air act and that is recommended by the city that causes the metropolitan area to exist and the affected county.

That agency shall prepare and adopt the nonattainment or maintenance area plan. If the governor does not designate an agency, the department shall be certified as the agency responsible for the development of a nonattainment or maintenance area plan for that area.

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**ENCLOSURE 2**

**State Implementation Plan Completeness Checklist**

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## STATE IMPLEMENTATION PLAN COMPLETENESS CHECKLIST

### Submittal of

*Final Arizona State Implementation Plan Revision, Miami PM<sub>10</sub> Nonattainment Area, June 2008*

1. SUBMITTAL LETTER FROM GOVERNOR/DESIGNEE

See cover letter.

2. EVIDENCE OF ADOPTION

See cover letter.

3. STATE LEGAL AUTHORITY FOR ADOPTION/IMPLEMENTATION

See Enclosure 1.

4. COMPLETE COPY OF STATUTE/REGULATION/DOCUMENT

See Enclosure 3.

5. WRITTEN SUMMARY OF RULE/RULE CHANGE

Not applicable.

6. RULE CHANGES INDICATED BY UNDERLINING AND CROSS-OUTS

Not applicable.

7. EVIDENCE THAT ARIZONA ADMINISTRATIVE PROCEDURE ACT REQUIREMENTS WERE MET FOR RULE/PLAN

See Enclosure 3.

8. EVIDENCE OF PUBLIC HEARING PER 40 CFR 51.102

See Enclosure 3, Appendix D.

9. PUBLIC COMMENTS AND AGENCY RESPONSE

See Enclosure 3, Appendix D.

10. IDENTIFICATION OF POLLUTANTS REGULATED BY RULE/PLAN

PM<sub>10</sub>.

11. IDENTIFICATION OF SOURCES/ATTAINMENT STATUS

See Enclosure 3.

12. RULE'S/PLAN'S EFFECT ON EMISSIONS

See Enclosure 3.

13. DEMONSTRATION THAT NAAQS, PSD INCREMENTS AND RFP ARE PROTECTED

See Enclosure 3.

14. MODELING SUPPORT

Not applicable.

15. EVIDENCE THAT EMISSIONS LIMITATIONS ARE BASED ON CONTINUOUS EMISSIONS REDUCTION TECHNOLOGY

Not Applicable.

16. IDENTIFICATION OF RULE SECTIONS CONTAINING EMISSION LIMITS, WORK PRACTICE STANDARDS, AND/OR RECORD KEEPING/REPORTING REQUIREMENTS

See Enclosure 3.

17. COMPLIANCE/ENFORCEMENT STRATEGIES

See Enclosure 3.

18. ECONOMIC TECHNICAL JUSTIFICATION FOR DEVIATION FROM U.S. ENVIRONMENTAL PROTECTION AGENCY (EPA) POLICIES

No known deviation from EPA policy.

**ECLOSURE 3**

*Final Arizona State Implementation Plan Revision, Miami PM<sub>10</sub> Nonattainment Area,  
June 2008*

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Janet Napolitano, Governor  
Stephen A. Owens, ADEQ Director

**Final**

*Arizona State Implementation Plan*

*Miami*  
*PM<sub>10</sub> Nonattainment Area*

**Air Quality Division**  
**July 2008**

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## TABLE OF CONTENTS

EXECUTIVE SUMMARY.....	1
1.0 INTRODUCTION.....	3
1.1 Physical, Demographic, and Economic Description of the Miami Nonattainment Area (MNA).....	4
1.1.1 Climate and Physiography.....	4
1.1.2 Population.....	4
1.1.3 Economy.....	5
1.2 Miami Regulatory History.....	5
1.2.1 History of EPA’s Particulate Matter NAAQS.....	6
1.3 Applicable Clean Air Act Requirements.....	8
1.4 Requirements for Nonattainment Areas That Have Attained the NAAQS.....	8
1.5 Limited Maintenance Plan Option.....	9
1.6 Applicable EPA Guidance.....	10
2.0 AIR QUALITY.....	11
2.1 Monitoring Network and Quality Assurance Procedures.....	11
2.2 Historical Air Quality Data for 24-hour and Annual Standards.....	11
3.0 PM <sub>10</sub> EMISSIONS INVENTORY .....	14
4.0 CONTROL MEASURES.....	17
4.1 Reasonably Available Control Measures.....	17
4.2 Permanent and Enforceable Control Measures.....	19
4.3 Contingency Measures.....	19
4.4 Contingency Measure Triggers.....	19
4.5 Conformity.....	20
5.0 LIMITED MAINTENANCE PLAN ADMINISTRATION.....	21
5.1 Commitment to Calculate PM <sub>10</sub> Design Values Annually.....	21
5.2 Discussion of Permitting Program to Ensure that New Sources Will Not Jeopardize Continue Maintenance.....	21
5.3 CAA Section 175A Maintenance Plans.....	21

## LIST OF TABLES

### SECTION ONE:

Table 1.1 - Historical Population Data and Population Projections for the Region

Table 1.2 - Key Growth Indicators for the Miami-Globe Area

Table 1.3 - Civilian Labor Force Data for the Miami-Globe Area

Table 1.4 - History of EPA’s Particulate Matter NAAQS

Table 1.5 - Requirements for Nonattainment Areas That Have Attained the NAAQS

Table 1.6 - ADEQ Official 24-hour Design Values for Miami PM<sub>10</sub> Nonattainment Area

Table 1.7 - Limited Maintenance Plan Option

### SECTION TWO:

Table 2.1 - Miami Monitor Site History and Specifications

Table 2.2 – Miami Air Quality Monitor Data 2002-2006

**SECTION THREE:**

Table 3.1 – Miami Nonattainment Area Daily Emissions Design Year 2005

Table 3.2 – PM<sub>10</sub> Emissions from Nonroad Mobile Sources

**SECTION FOUR:**

Table 4.1 – RACM and RACT included in FMMI Operating Permits

Table 4.2 – RACM and RACT included in the BHP Operating Permit

Table 4.3 – Contingency Measure Options

**LIST OF FIGURES**

**SECTION ONE:**

Figure 1.1 – Map of Miami PM<sub>10</sub> Nonattainment Area

**SECTION TWO:**

Figure 2.1 – Miami Maximum 24-hour PM<sub>10</sub> Concentrations 1988-2006

**LIST OF APPENDICES**

Appendix A - Applicable Clean Air Act Requirements

Appendix B - Applicable EPA Guidance Documents

Appendix C - Emissions Inventory Analyses

C.1. Justification for LMP Option for the MNA

C.2. 24-hour Emissions Inventory

C.3. On-Road Mobile Source Emissions Inventory

C.4. Fugitive Emissions from On-Road Mobile Sources

C.5. PM<sub>10</sub> Emissions from Trackout in the MNA

C.6. Off-Road Mobile Source PM<sub>10</sub> Emissions Inventory for the MNA

Appendix D - Public Process Documentation

D.1. Public Notice and Affidavit

D.2. Public Hearing Agenda

D.3. Public Hearing Sign-in Sheet

D.4. Public Hearing Presiding Officer Certification

D.5. Public Hearing Transcripts

D.6. Public Comments and Responsiveness Summary

Appendix E – ADEQ Organizational Chart

Appendix F – Map of former Hayden-Miami PM<sub>10</sub> Nonattainment Area

## EXECUTIVE SUMMARY

Miami, Arizona, is a historic copper mining town in Gila County, 80 miles southeast of Phoenix and 112 miles northeast of Tucson. Miami's sister city, Globe, lies four miles to the east. The Hayden/Miami Nonattainment Area was designated for nonattainment of the particulate matter National Ambient Air Quality Standard (NAAQS) by operation of law following the Clean Air Act (CAA) amendments of 1990. The U.S. Environmental Protection Agency (EPA) based its decision on emissions from copper mining facilities and high measurements of airborne particulate matter. In March, 2007, EPA approved a boundary redesignation of the Hayden/Miami PM<sub>10</sub> nonattainment area into two separate, but adjoining, PM<sub>10</sub> nonattainment areas. Together, these two new PM<sub>10</sub> nonattainment areas cover the same geographic area as the original Hayden/Miami PM<sub>10</sub> nonattainment area. In the same ruling, EPA determined that the Miami Nonattainment (MNA) met the PM<sub>10</sub> NAAQS - the first test for redesignation to attainment.

The CAA states that an area designated as nonattainment due to a violation of the NAAQS may be redesignated to attainment if the State submits and EPA approves a plan demonstrating that permanent emission controls that resulted in attainment will remain in place. The plan must also demonstrate that the NAAQS has been attained, that the plan contains contingency measures, and that the plan has been fully approved under Sections 110(k), 110 Part D, and 175A of the CAA. This plan demonstrates that all CAA requirements for attainment and maintenance have been met and summarizes the progress of the area in attaining the PM<sub>10</sub> standard. This plan also summarizes and demonstrates that the MNA qualified for EPA's Clean Data Policy and the Limited Maintenance Plan (LMP) option. The LMP option is a plan design approach that assures continued attainment without many of the burdens of a standard maintenance plan. To qualify for the LMP option the State must submit an approved maintenance plan, the area must be in attainment of the NAAQS for a minimum of five years, and expect only limited growth in motor vehicle traffic.

This document includes a formal request to EPA to redesignate the Miami, Arizona PM<sub>10</sub> nonattainment area to attainment for the health-based 24-hour average PM<sub>10</sub> NAAQS. Chapter 1 includes the regulatory requirements for PM<sub>10</sub> nonattainment area plans for areas that have attained the NAAQS, along with a detailed description of the economic and physical makeup of the MNA. Chapter 2 demonstrates that monitors in the MNA have not recorded an exceedance of the PM<sub>10</sub> NAAQS since 1987.<sup>1</sup> Chapter 3 contains the emissions inventory and lists sources within the MNA. Chapter 4 describes the control measures that were implemented to achieve attainment of the PM<sub>10</sub> NAAQS along with contingency measures designed to ensure continued maintenance of the NAAQS for the required ten-year maintenance period (2009-2019) following redesignation of the area to attainment. Finally, Chapter 5 includes administrative commitments required under the LMP option.

With this submittal, ADEQ requests that EPA approve this LMP for the Miami PM<sub>10</sub> nonattainment area and redesignate the area to attainment for the 24-hour PM<sub>10</sub> NAAQS.

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<sup>1</sup> On July 16, 2006, a statewide wind event triggered high readings at a number of air quality monitors across the state, including one of the Miami monitors. The measurement recorded by the monitor, 105.9 µg/m<sup>3</sup>, was not a violation of the NAAQS but above the standard criteria to qualify for a LMP, 98 µg/m<sup>3</sup>. The measurement was flagged as an exceptional wind event and a technical demonstration was submitted to EPA in accordance with EPA's Exceptional Events Policy on June 29, 2007.

## 1.0 BACKGROUND

The Miami Nonattainment Area (MNA) was designated as nonattainment for particulate matter equal to or less than 10 microns in size (PM<sub>10</sub>). Nonattainment status was attributed to emissions from nearby copper mines and fugitive emissions from vehicular traffic. The current condition of the MNA and ADEQ's approach to redesignation are discussed in the following subsections.

### 1.1 Physical, Demographic, and Economic Description of the MNA

Sections 1.1.1 through 1.1.3 describe the climate, physiography, and economy of the MNA.

#### 1.1.1 Climate and Meteorology

Miami is located in a canyon alongside U.S. Highway 60 in the Pinal Mountains of southern Gila County. The elevation is approximately 3,400 feet above sea level. The MNA contains four complete townships and is 144 square miles in size (40 CFR 81.303). The Town of Miami is geographically located in the center of the MNA. The MNA is defined by the following seven townships (see Figure 1.1): T1N, R13E; T1N, R14E; T1N, R15E; T1S, R13E (sections 1-6); T1S, R14E (sections 1-24); T1S, R14\1/2E; and T1S, R15E.

Gila County's unique environment experiences both warm desert and cool alpine climates. The warmest month of the year is July, when the average daily maximum temperature is 97° Fahrenheit (F). January is the coolest month with an average daily maximum temperature of 45° F. Precipitation generally occurs in two seasons; the month with the most precipitation is August, when monsoonal thunderstorms produce an average monthly total of 3.33" (inches) of rain. Pacific winter storms pass through the area in January, producing a monthly average of 2.40" of precipitation in the form of rain or a light dusting of snow. The driest month is June, with an average of 0.25" of rain. The average yearly precipitation is 18.00".

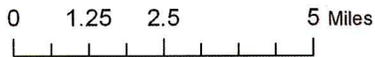
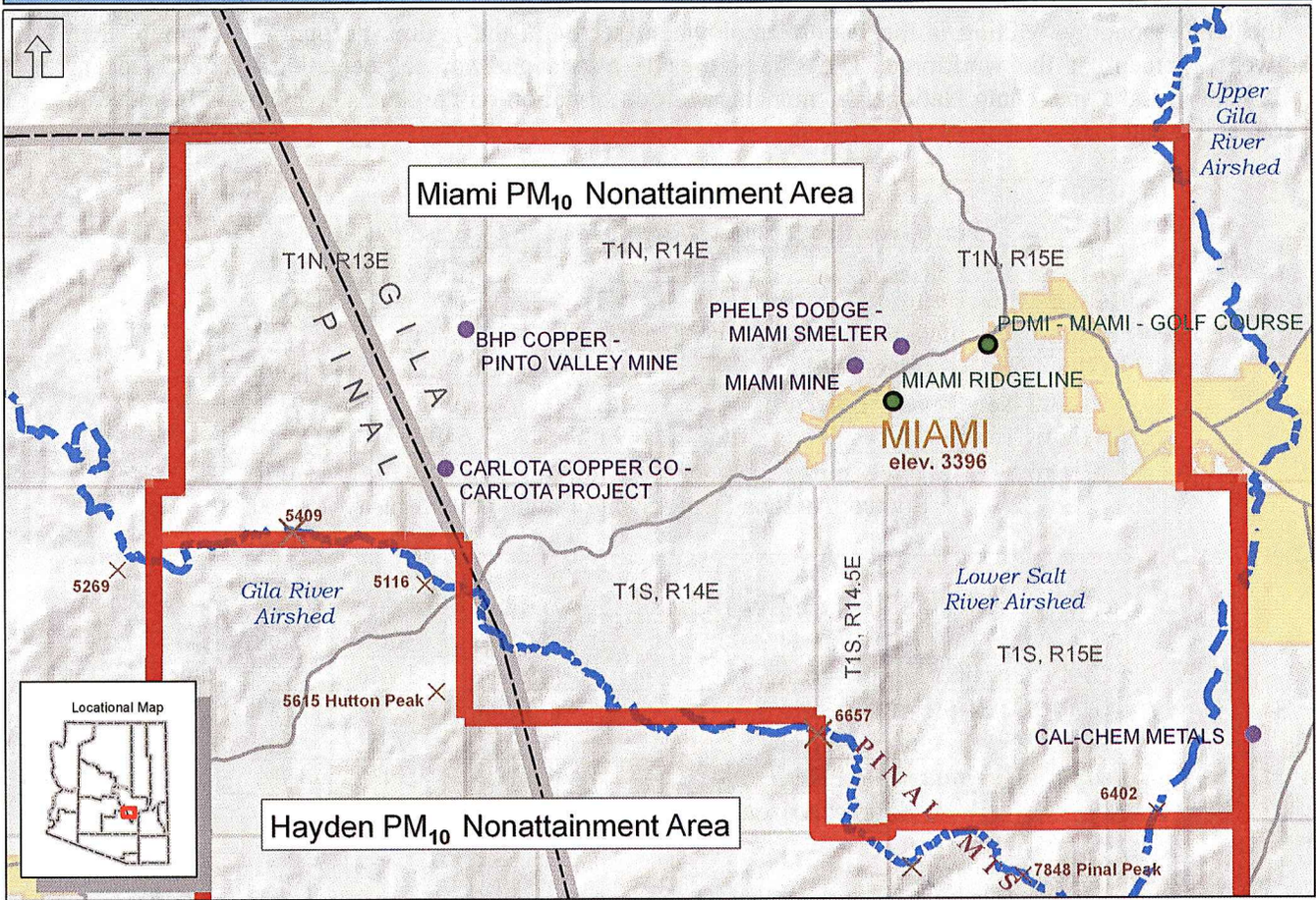
#### 1.1.2 Population

The population of Miami has consistently declined since the population peaked in the 1930's. The declining population trend is evident when comparing the 1970 decennial Census population, 3,394, with the 2000 Census population, 1,936. Population projections indicate a modest growth rate for the Miami-Globe area, shown below in Table 1.1.

<b>Year</b>	<b>1990</b>	<b>2000</b>	<b>2005</b>	<b>2010</b>	<b>2015</b>
<b>Miami</b>	2,018	1,936	2,000	1,988	2,022
<b>Globe</b>	6,062	7,486	7,550	7,709	7,974
<b>Gila County</b>	40,216	51,335	56,800	57,766	61,128

Source: U.S. Census Bureau and Arizona Department of Economic Security, Population Statistics Unit.

Figure 1.1 Map of the Miami PM<sub>10</sub> Nonattainment Area



- Air Quality Monitor
- PM10 Permitted Sources
- ▭ PM10 Nonattainment Area
- ▭ Airshed
- ▭ Cities
- ▭ County



May 27, 2008 - Author N. Caroli

### 1.1.3 Economy

Copper has been produced in the Miami area for over a century and still forms the backbone of the local economy. Mining is the largest employment sector in the region, accounting for more than twenty percent of the workforce. The Miami area is also a gateway to recreational areas, such as Roosevelt Lake and Tonto National Monument. More information on the area’s economy is included in tables 1.2 and 1.3.

	<b>1990</b>	<b>2000</b>	<b>2006</b>
<b>Globe New Building Permits</b>	84	69	50
<b>Globe Taxable Sales</b>	57.3 mil	131.6 mil	172 mil
<b>Globe Net Assessed Value</b>	17.1 mil	31.3 mil	37.6 mil
<b>Miami New Building Permits</b>	13	0	0
<b>Miami Taxable Sales</b>	6.9 mil	7.6 mil	10.5 mil
<b>Miami Net Assessed Value</b>	3.6 mil	3.7 mil	4.3 mil

Source: Arizona Department of Economic Security

	<b>1990</b>	<b>2000</b>	<b>2006</b>
<b>Globe Civilian Labor Force</b>	2,798	3,246	3,296
<b>Globe Unemployment Rate</b>	4.7%	4.2%	4.5%
<b>Miami Civilian Labor Force</b>	757	705	718
<b>Miami Unemployment Rate</b>	7%	6.4%	7%

Source: Arizona Department of Economic Security

### 1.2 Miami Regulatory History

The original particulate matter National Ambient Air Quality Standards (NAAQS), known as total suspended particulate matter (TSP), included the size range of particles collected by hi-volume samplers. In 1979, one township in the Hayden area and one township in the Miami area were designated as nonattainment for TSP. In 1987 the U.S. Environmental Protection Agency (EPA) revised the standards to include only particulate matter of a size range less than or equal to 10 microns (PM<sub>10</sub>). As part of the implementation policy for the new standards, where insufficient PM<sub>10</sub> data were available, EPA categorized areas of the country based on their probability of violating the standard. Group I areas with a high probability of violating the standards, Group II areas with a moderate probability of violating, or Group III areas that were likely to be attaining the standards. In EPA’s published Group descriptions the “Hayden/Miami” area was listed as a “Group I Area,” or one with a “strong likelihood” of violating the PM<sub>10</sub> NAAQS. The State was required to submit a state implementation plan (SIP) within nine months of promulgation of the NAAQS (52 FR 24672, July 1, 1987, and 52 FR 29383, August 7, 1987).

Based on new emissions, ambient monitoring, and other information, EPA subsequently updated the initial geographic descriptions for the Group I and Group II areas which, until that time, were described generally as towns, cities, counties, or planning areas. In a 1990 clarification, the combined Hayden/Miami Group I Area was specified to include all or part of 26 contiguous townships in and around the towns of Hayden and Miami. Consistent with EPA’s PM<sub>10</sub> grouping scheme, the Hayden/Miami Group I Area was designated and classified as a moderate PM<sub>10</sub> nonattainment area upon

enactment of the 1990 Clean Air Act (CAA) amendments<sup>2</sup>. This action included requirements for submittal of an attainment demonstration and RACT implementation provisions for the designated areas by November 15, 1991.

In September 1989 the Arizona Department of Environmental Quality (ADEQ) submitted the *Final PM<sub>10</sub> State Implementation Plan for the Hayden Group I Area* (SIP). In July 1994, EPA proposed a limited approval/disapproval of the Hayden SIP. EPA proposed the limited disapproval primarily because the plan only addressed the Hayden portion of the nonattainment area. ADEQ submitted a formal petition to exclude the Miami area from the Hayden/Miami PM<sub>10</sub> Nonattainment Area in November 1994. The petition was based on topographical and climatological differences between the Hayden and Miami areas (the areas are in separate airsheds) and the clean PM<sub>10</sub> air quality record in the Miami area (no exceedances have been recorded since PM<sub>10</sub> monitoring began in 1987). EPA advised ADEQ that because the Miami area had recorded past exceedances of the TSP standards and had met the 1990 PM<sub>10</sub> nonattainment designation criteria, the Miami portion could not be excluded from nonattainment area status.

In July 2006, ADEQ requested that the Hayden/Miami PM<sub>10</sub> Nonattainment Area be separated into two nonattainment areas based on the criteria discussed above. On March 28, 2007, EPA concurred with ADEQ's request and the Hayden/Miami PM<sub>10</sub> Nonattainment Area was officially split into two independent nonattainment areas<sup>3</sup>. In the same action, EPA also determined that the MNA had continued to meet the PM<sub>10</sub> NAAQS and issued a clean data finding for the area. EPA's Clean Data Policy relieves the State from certain demonstrations of attainment, since by qualifying for a clean data finding, attainment has already been achieved (72 FR 14502).

### 1.2.1 EPA's Particulate Matter NAAQS

The CAA requires EPA to assess the latest scientific information and review the particulate matter NAAQS every five years. In September 2006, EPA reviewed the latest scientific information on the health effects of exposure to PM<sub>10</sub>. During the 2006 review period, EPA received comments from external scientific advisors and the general public about the science and policy review reports. After reviewing over 120,000 written comments, on September 27, 2006, EPA revised the 1997 standards by retaining the existing 24-hour PM<sub>10</sub> standard and revoking the Annual PM<sub>10</sub> standard. This decision was based on a lack of demonstrations linking health problems to long-term PM<sub>10</sub> exposure. Therefore, this LMP addresses EPA's 24-hour PM<sub>10</sub> standard. The following table reviews the history of EPA's particulate matter NAAQS.

<b>Table 1.4</b>	
<b>History of EPA's Particulate Matter NAAQS</b>	
<b>Date</b>	<b>EPA Action</b>
<b>1971</b>	Established Total Suspended Particles Standard (45 microns or less)
<b>1987</b>	Established 24-hour and Annual PM <sub>10</sub> Standards
<b>1997</b>	Established 24-hour and Annual PM <sub>2.5</sub> Standards
<b>2006</b>	Revoked the PM <sub>10</sub> Annual Standard

<sup>2</sup> Effective November 15, 1990.

<sup>3</sup> See Appendix F for a map of the Hayden and Miami nonattainment areas.  
Final Miami PM<sub>10</sub> LMP; July 2008

### 1.3 Applicable CAA Requirements

Section 107(d)(3)(E) of the CAA, as amended, states that an area can be redesignated to attainment if the following conditions are met:

1. The NAAQS has been attained;
2. The applicable implementation plan has been fully approved under Section 110(k);
3. The improvement in air quality is due to permanent and enforceable reductions in emissions;
4. The State has met all applicable requirements for the area under Section 110 and Part D; and
5. A maintenance plan with contingency measures has been fully approved under Section 175A.

A detailed table of how the MNA meets these conditions is included in Appendix A.

### 1.4 Requirements for Nonattainment Areas That Have Attained the NAAQS

EPA issued a clean data finding for the MNA effective May 29, 2007. EPA's Clean Data Policy applies to PM<sub>10</sub> nonattainment areas that are meeting the NAAQS. Specifically, it addresses whether such areas must develop an attainment demonstration. The requirements for the approach and how the Miami area meets them are described below in Table 1.5.

<b>Table 1.5 - Requirements for Nonattainment Areas Seeking Redesignation that have a Clean Data Finding</b>	
<b>CAA Requirement</b>	<b>Action to Meet Requirement</b>
The area must be attaining the NAAQS based on the three most recent years of quality assured monitored air quality data.	No exceedances of the PM <sub>10</sub> NAAQS have been recorded since monitoring began in 1987. Thus, the three-year average number of exceedances was less than 1.0, which indicates Miami attained the 24-hour PM <sub>10</sub> NAAQS.
The State must continue to operate an appropriate PM <sub>10</sub> air quality monitoring network, in accordance with 40 CFR Part 58, in order to verify the attainment status of the area.	In an agreement with ADEQ, Freeport McMoRan Miami Inc. will continue operation of the Miami monitoring network in accordance with 40 CFR Part 58 in order to continue to verify the attainment status of the area. The Miami monitoring network is described in Section 2 of this plan.
The control measures responsible for bringing the area into attainment must meet EPA standards for reasonably available control measures (RACM) and reasonably available control technology (RACT) requirements.	Control measures responsible for bringing the area into attainment are located in Section 4 of this plan. These measures meet EPA's RACM and RACT requirements.
An emissions inventory must be developed for the area.	An emissions inventory for the Miami area is contained in Section 3 of this plan.
EPA must make a finding that the area attained the 24-hour PM <sub>10</sub> NAAQS, known as a "clean data finding".	On May 29, 2007, EPA issued a clean data finding for the MNA.

In addition to the above requirements, any requirements that are connected solely to designation or classification, such as new source review (NSR) and reasonably available control measures (RACM)/reasonably available control technology (RACT), must remain in effect. Certain requirements under CAA Section 172(c), including modeling, attainment demonstrations, and reasonable further progress (RFP) demonstrations, are waived due to the fact that the areas which are eligible under this approach have already attained the PM<sub>10</sub> NAAQS. General conformity and some transportation conformity requirements continue to apply, see Section 4.0 of this plan.

### 1.5 EPA's Limited Maintenance Plan Option

The LMP option applies to qualified moderate PM<sub>10</sub> nonattainment areas seeking redesignation to attainment. The option was established to readily redesignate nonattainment areas that present a low risk of future violations of the PM<sub>10</sub> NAAQS. EPA determined that by qualifying for a LMP, a nonattainment area has demonstrated the ability to continue attainment of the PM<sub>10</sub> NAAQS. Therefore, a nonattainment area seeking redesignation under an LMP is relieved of some requirements that are mandatory in a traditional maintenance plan. Among these requirements are emission inventory projections, modeling for maintenance and transportation conformity tests (for more information on conformity, see Section 4.5).

Under a LMP, the state is obligated to ensure the control measures responsible for helping the area reach attainment will remain in place through the duration of the LMP. Section 4.0 of this plan provides details on control measures for the Miami Nonattainment Area (MNA). The State must also complete an emissions inventory, included in Section 3.0, as well as calculate a motor vehicle regional emissions analysis to project future growth in vehicle emissions, referenced in Table 1.7 of this section and shown in detail in Appendix C.1. Finally, the State must provide contingency measures to bring the area back into attainment should an exceedance occur. Section 4.0 contains a menu of contingency measures.

To qualify for the LMP option, an area should be attaining the NAAQS and the average PM<sub>10</sub> Design Values (DV) for the area, based upon the most recent five years of air quality data at monitors in the area, should be less than 98 µg/m<sup>3</sup> for the 24-hr PM<sub>10</sub> standard. Table 1.6 features DVs for the MNA during the five-year attainment period, 2002-2006. Table 1.7 lists EPA's LMP criteria and how the MNA qualifies. A detailed justification of the LMP option for the MNA appears in Appendix C.1.

In order to qualify for a LMP, an area should also expect only limited growth in on-road motor vehicle PM<sub>10</sub> emissions (including fugitive dust) and must pass EPA's motor vehicle regional emissions analysis test. The scientific analysis that determined the MNA meets this criterion appears in Appendix C.1.

3-Year Period	24-hour Design Values (µg/m <sup>3</sup> )	
	Ridgeline	Golf Course
2002-2004	59	55
2003-2005	59	53
2004-2006	26	40
Average	48.0	49.3

<b>Criteria</b>	<b>MNA Qualifications</b>
1. The PM <sub>10</sub> nonattainment area must comply with the 24-hour PM <sub>10</sub> NAAQS based upon the most recent five years of air quality data for all monitors in the PM <sub>10</sub> nonattainment area.	During the most recent five-year period from 2002 to 2006, monitors in the MNA measured 24-hour PM <sub>10</sub> levels below the NAAQS (150 µg/m <sup>3</sup> ), thus, criterion #1 has been achieved. For a complete summary, see page 10 of this section.
2. A PM <sub>10</sub> nonattainment area may qualify for the LMP option if the average 24-hour DVs are less than 98 µg/m <sup>3</sup> .	Calculations conducted in accordance with EPA guidelines established the DV at the Ridgeline monitor is 48 µg/m <sup>3</sup> and the DV at the Golf Course monitor is 49.3 µg/m <sup>3</sup> . Because the DVs are less than 98 µg/m <sup>3</sup> , criterion #2 has been met.
3. The PM <sub>10</sub> nonattainment area should expect only limited growth in on-road motor vehicle PM <sub>10</sub> emissions (including fugitive dust) and must pass the motor vehicle regional emissions analysis test.	To pass the test, the projected increase of onroad motor vehicle PM <sub>10</sub> emissions during the first ten-year period of the LMP must not cause the DV to exceed 98 µg/m <sup>3</sup> . The adjusted DV for the MNA is 64.34; therefore criterion #3 has been met.

### 1.6 Applicable EPA Guidance

EPA Guidance consulted for this plan are listed in Appendix B.

## 2.0 AIR QUALITY

### 2.1 Monitoring Network and Quality Assurance Procedures

The two monitors currently in operation in the Miami Nonattainment Area (MNA) have been in their locations since 1991. The locations were selected in an effort to monitor the maximum PM<sub>10</sub> impacts from the smelter and related vehicular traffic. Freeport McMoRan Miami Inc. (FMMI) will continue operation of the Miami monitoring network in accordance with 40 CFR Part 58 in order to continue to verify the attainment status of the area. ADEQ commits to continue working with FMMI to ensure quarterly monitoring data is transmitted in proper format for certification and for entering into EPA's Air Quality System (AQS) database. ADEQ has reviewed the records for the Miami monitoring network and has certified that the data collected by FMMI meets EPA's quality assurance requirements. Table 2.1 features more details on the Miami monitoring network.

<b>Site Address</b>	<b>Began Operating</b>	<b>Latitude</b>	<b>Longitude</b>	<b>Device Type</b>	<b>Pollutants Measured</b>	<b>Classification</b>	<b>Scale</b>	<b>Objective</b>
Ridgeline	1991	33.399	110.8589	Dichot	PM <sub>10</sub>	Industrial <sup>4</sup>	Neighborhood	Source Impact
Golf Course	1991	33.413	110.830	Dichot	PM <sub>10</sub>	Industrial	Neighborhood	Source Impact

### 2.2 Historical Air Quality Data

Monitoring for the Annual and 24-hour PM<sub>10</sub> standards began in the MNA in 1987. EPA revoked the Annual standard in 2007, but retained the 24-hour PM<sub>10</sub> standard. Therefore, this plan addresses the 24-hour standard only. Table 2.2 contains air quality data recorded by FMMI in an agreement with ADEQ. Monitors in the MNA have been operating in their current location since 1991. The Miami monitors operate on a once-in-every six days sampling schedule. The table contains the maximum 24-hour values recorded at both PM<sub>10</sub> monitors in the Miami monitoring network. Appendix C.1 contains data for each quarter in the five year period.

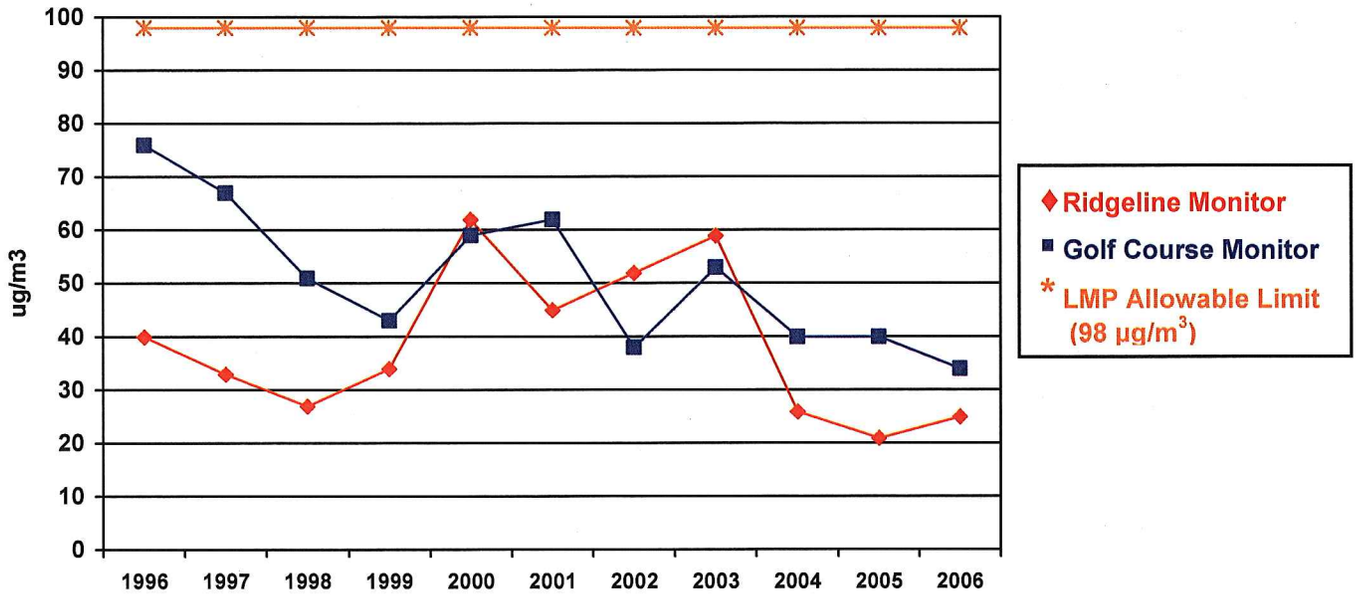
<sup>4</sup> Monitors classified as Industrial are owned and operated by a point source. In this case, the monitors are operated by FMMI in an agreement with ADEQ.  
Final Miami PM<sub>10</sub> LMP; July 2008

\*The term "observations" refers to the number of recorded monitor samples.

**TABLE 2.2  
MIAMI AIR QUALITY MONITOR DATA 2002-2006**

Year	Quarter	# of Observations* Ridgeline	Max 24-hour Concentration Ridgeline ( $\mu\text{g}/\text{m}^3$ )	2 <sup>nd</sup> Highest Concentration Ridgeline ( $\mu\text{g}/\text{m}^3$ )	# of Exceedances Ridgeline	# of Observations* Golf Course	Max 24-hour Concentration Golf Course ( $\mu\text{g}/\text{m}^3$ )	2 <sup>nd</sup> Highest Concentration Golf Course ( $\mu\text{g}/\text{m}^3$ )	# of Exceedances Golf Course
<b>2002</b>	1	15	18	16	0	15	38	32	0
	2	15	52	36	0	15	55	43	0
	3	15	24	23	0	15	34	33	0
	4	16	16	13	0	16	31	28	0
	<b>Annual</b>	<b>61</b>	<b>52</b>	<b>24</b>	<b>0</b>	<b>61</b>	<b>38</b>	<b>38</b>	<b>0</b>
<b>2003</b>	1	15	25	15	0	15	38	22	0
	2	15	39	38	0	14	53	49	0
	3	15	59	23	0	15	47	27	0
	4	16	34	33	0	16	47	40	0
	<b>Annual</b>	<b>61</b>	<b>59</b>	<b>39</b>	<b>0</b>	<b>60</b>	<b>53</b>	<b>47</b>	<b>0</b>
<b>2004</b>	1	15	24	15	0	15	40	21	0
	2	15	20	19	0	15	32	30	0
	3	15	17	16	0	14	25	24	0
	4	16	26	13	0	12	29	18	0
	<b>Annual</b>	<b>61</b>	<b>26</b>	<b>24</b>	<b>0</b>	<b>56</b>	<b>40</b>	<b>32</b>	<b>0</b>
<b>2005</b>	1	15	19	12	0	12	21	21	0
	2	15	23	23	0	14	40	39	0
	3	14	20	20	0	15	36	32	0
	4	16	16	16	0	15	35	33	0
	<b>Annual</b>	<b>60</b>	<b>21</b>	<b>21</b>	<b>0</b>	<b>56</b>	<b>40</b>	<b>36</b>	<b>0</b>
<b>2006</b>	1	14	25	23	0	14	34	32	0
	2	14	25	21	0	14	31	29	0
	3	15	15	15	0	14	22	21	0
	4	15	18	13	0	16	32	31	0
	<b>Annual</b>	<b>58</b>	<b>25</b>	<b>25</b>	<b>0</b>	<b>58</b>	<b>34</b>	<b>34</b>	<b>0</b>

Figure 2.1 – Maximum 24-hour PM<sub>10</sub> Concentrations 1996-2006



### 3.0 EMISSIONS INVENTORY

According to the LMP guidance, the State's maintenance plan should include an emissions inventory. The inventory should represent emissions during the same five-year period associated with the air quality data used to determine whether the area meets the applicability requirements of this policy (i.e., the most recent five years of air quality data). For the Miami Nonattainment Area (MNA), 2005 was selected as the base year for the emissions inventory. Table 3.1 features estimated emissions for 2005.

	<b>Daily Emissions (tons per day)</b>	<b>Vehicular Emissions (tons per day)</b>
<b>Onroad Mobile - exhaust, brakes and tires</b>	0.058	0.058
<b>Nonroad Mobile</b>	0.016	N/A
<b>Fugitive Dust from Paved roads</b>	0.370	0.370
<b>Fugitive Dust from Unpaved roads</b>	0.180	0.180
<b>Fugitive Dust from Unpaved shoulders</b>	0.300	0.300
<b>Fugitive Dust from Trackout</b>	0.200	0.200
<b>Industrial Permitted Sources</b>	1.072	N/A
<b>TOTAL</b>	2.196	1.108

For vehicular emissions, the PM<sub>10</sub> emission factors from exhaust, brake and tire wear were estimated using EPA's MOBILE6 model. Fugitive PM<sub>10</sub> emission factors were calculated based on the equations outlined in Chapter 13 of EPA's AP-42 Compilation of Air Pollutant Emission Factors. The number of vehicle miles traveled (VMT) was obtained from the 2005 Highway Performance Monitoring System (HPMS).

Descriptions of emission estimation methods by source category are described under separate headings below.

**Onroad Mobile – Exhaust, Brake and Tire Wear:** Particulate matter and gaseous precursors generated by vehicles are termed primary and secondary emissions. Primary emissions are particles emitted by mobile sources which are distributed directly into the atmosphere, for example carbon particles originating from tire wear. Secondary emissions include gases and exhaust generated by vehicles that form particles in the atmosphere through chemical reactions.

MOBILE6 requires a variety of inputs, including meteorological conditions, fuel properties, and local vehicle fleet and traffic information. The calculation also requires data from the HPMS, a database containing information on all public roads in the U.S. HPMS data categories include road classifications, Final Miami PM<sub>10</sub> LMP; July 2008

speed limits, surface type, shoulder conditions, and the annual average daily traffic. For all road segments the emission factors were calculated using MOBILE6 for each road segment reported in the 2005 HPMS for the nonattainment area. VMT for each road segment was determined by its segment length and average annual daily traffic. The PM<sub>10</sub> emissions for each road segment were determined by multiplying the emission factor by the VMT. For the private roads in the nonattainment area, VMT was estimated based on population. The results of the calculations for this segment are featured in Table 3.1. The analysis for this emissions category is located in Appendix C.2.

**Unpaved Roads - Fugitive Dust:** EPA's emission factor equation depends upon the surface material silt content, the average speed of vehicles traveling on the unpaved roads, the surface material moisture content, and the number of days with measurable precipitation.

The calculated emission factor is representative of a fleet average emission factor rather than a vehicle-specific emission factor. A value of 0.64 percent for the surface material moisture content was chosen to be representative of conditions in the MNA. A silt content value of 5.68 percent is representative for local unpaved road conditions. Precipitation data for unpaved roads are from a site within the MNA. Emissions from all unpaved roads total 66.00 tons per year (approximately 0.18 tons per day). The analysis for this emissions category is located in Appendix C.3.

**Paved Roads - Fugitive Dust:** Paved road emissions factors were calculated for each road segment reported in 2005 HPMS. The emission factors were then multiplied by the VMT to generate emissions. For the private roads in the nonattainment area, VMT was estimated based on population.

Using EPA's AP-42 model, the PM<sub>10</sub> emission factor depends on road surface silt loading, vehicle weight, and precipitation. A silt loading of 0.3 g/m<sup>2</sup> was used for streets, roadways, and highways. PM<sub>10</sub> emissions from all paved roads total 135.74 tons per year (approximately 0.37 tons per day). The analysis for this emissions category is located in Appendix C.4.

**Trackout – Fugitive Dust:** ADEQ staff identified dust trackout during a field trip to the MNA and by using satellite images. While most roads within the nonattainment area have been paved, a significant number of residences do not have paved or stabilized driveways and therefore contribute to fugitive PM<sub>10</sub> emissions in the area. The total of the PM<sub>10</sub> emissions from all trackout is 73.30 tons per year (approximately 0.20 tons per day). The analysis for this emissions category is located in Appendix C.5.

**Industrial Activities:** The FMMI smelter and mine, and the BHP Billiton mine are the major sources permitted by ADEQ currently operating in the MNA. ADEQ also permits a minor source, the Carlota Mine. Air quality monitors are situated so that the maximum possible emissions are recorded. Production at the facilities has varied in recent years due to market fluctuations. Table 3.1 features average daily PM<sub>10</sub> emissions generated by mining facilities for the emission inventory design year. More data on this emissions category are located in Appendix C.6.

**Nonroad Mobile Sources:** EPA's NONROAD model was used to estimate the PM<sub>10</sub> emissions from this category for Gila County in 2005. The NONROAD model contains Total emissions for Gila County, which were then proportionally allocated to the estimated population of the MNA. Data from the NONROAD model were used for each category listed in Table 3.2. Data from those categories were extracted from the respective EPA guidance on emissions factors for each. For the complete analysis on this section, see Appendix C.7

<b>Table 3.2</b>		
<b>Annual Nonroad PM<sub>10</sub> Emissions in the MNA</b>		
<b>Design Year 2005</b>		
<b>Category</b>	<b>PM<sub>10</sub> Emissions</b>	
	<b>(tons/year)</b>	<b>(tons/day)</b>
<b>Lawn &amp; Garden</b>	0.423	0.001
<b>Industrial</b>	0.401	0.001
<b>Agricultural</b>	0.000	0
<b>Recreational</b>	0.903	0.002
<b>Commercial</b>	0.201	0.001
<b>Construction</b>	4.134	0.011
<b>Logging</b>	0.029	0.000
<b>Total</b>	6.091	0.016

## 4.0 CONTROL MEASURES

Sections 4.1 and 4.2 describe control measures for sources within the Miami Nonattainment Area (MNA). Section 4.3 describes the contingency measures that will be considered if the predetermined trigger level is reached or if an exceedance of Limited Maintenance Plan (LMP) eligibility occurs ( $98 \mu\text{g}/\text{m}^3$ ). Section 4.4 describes the trigger in further detail. Section 4.5 discusses conformity and the LMP option.

EPA's Limited Maintenance Plan (LMP) guidance requires areas seeking redesignation to demonstrate improvements in air quality are not due to temporary economic downturns. Chapter 2 contains economic and population data for the region. The data reveal that since 1970 the population of the MNA has decreased. Housing units in the region have remained stagnant and key indicators point to a flat economy.

The LMP guidance also requires the State to demonstrate air quality improvements are not due to unusually favorable meteorological conditions. According to the National Weather Service, the average annual precipitation in Miami is 19.49 inches. As shown in Table 4.1, during the 2002-2006 attainment period, 2005 was the only year that exceeded the average. Although recent years have provided unfavorable conditions for  $\text{PM}_{10}$  formation in Miami, there has not been an exceedance of the NAAQS.

2002	2003	2004	2005	2006
4.51	17.89	16.29	19.71	12.21

### 4.1 Reasonably Available Control Measures (RACM)

The Clean Air Act (CAA) requires moderate  $\text{PM}_{10}$  nonattainment area plans to ensure reasonably available control measures (RACM) will be implemented no later than four years after designation. The Act further requires the plan to provide for the implementation of controls reflecting reasonably available control technology (RACT) within the same time period. RACM and RACT are not required for sources which do not contribute significantly to violations of the 24-hour  $\text{PM}_{10}$  NAAQS or where additional controls on the sources would not expedite attainment of the NAAQS.

As discussed previously, the MNA was classified along with Hayden as a Group I area by EPA due to potential  $\text{PM}_{10}$  emissions. EPA based this finding due to the presence of copper mining facilities and emissions from mobile sources. The 1989 Hayden-Miami SIP revision focused on control measures for sources in the Hayden portion of the nonattainment area, but did not contain control measures for sources in Miami. Therefore, ADEQ has elected to cite control measures included in operating permits issued for major point sources in the area. These measures, along with road maintenance conducted the City of Globe and the Town of Miami, are responsible for the area meeting the NAAQS.

ADEQ issues operating permits for two major point sources within the MNA. These facilities are the FMMI smelter and the BHP Billiton (BHP) mine. ADEQ also issues the operating permits for two minor sources, the FMMI mine and the Carlota Mining Company (CMC).

The operating permits for FMMI's Miami mine and smelter require renewal every five years. The permit for the mine was last reissued November 26, 2007; the permit for the smelter was reissued July 5, Final Miami  $\text{PM}_{10}$  LMP; July 2008

2006. The RACM and RACT implemented at the FMMI facility are sufficient to qualify as permanent and enforceable measures, as shown below in Table 4.2. In addition to these permit provisions, FMMI capped and seeded its tailings pile with vegetation.

<b>Table 4.2</b> <b>RACM and RACT included in FMMI Operating Permits</b>
Wet scrubbers, bag houses, and vent hoods were installed where applicable.
Water spray bars were installed on conveyor belt transfer and drop points.
Dust suppressants or soil stabilizers are used on unpaved roadways, parking areas, and vacant lots. Paved streets are kept free from dirt and debris.
Loaded materials must be covered or stabilized during transportation. Stored materials must be covered or stabilized.
Windbreaks were erected near material staging areas outside the smelter.

The operating permit for the BHP Billiton mine was last reissued December 26, 2006, and requires renewal every five years. The permit authorizes the company's mining, milling, and leaching operations. The RACM and RACT implemented at the BHP mine are sufficient to qualify as permanent and enforceable measures, as shown below in Table 4.3. In addition to these permit provisions, BHP armored its tailings pile south of the town of Miami.

<b>Table 4.3</b> <b>RACM and RACT included in the BHP Operating Permit</b>
Wet scrubbers, electrostatic precipitators, and vent hoods were installed where applicable.
Water spray bars were installed on conveyor belt transfer and drop points. Drop heights are positioned to produce the lowest possible emissions.
Dust suppressants or soil stabilizers are used on unpaved roadways, parking areas, and vacant lots. Paved streets are kept free from dirt and debris.
Loaded materials must be covered or stabilized during transportation.
Stored materials must be covered or stabilized.

The implementation of these measures helped bring the area into attainment of the 24-hour standard. Including these measures in the plan satisfies the CAA requirement for RACM. In addition to these RACM controls, the Arizona Department of Transportation's (ADOT) Standard Specification Section 810 mandates that state contractors utilize a comprehensive series of control measures designed to mitigate airborne PM<sub>10</sub> emissions during road construction projects. ADOT also implemented Encroachments in Highway Rights-of-Way, Arizona Administrative Code (AAC) R17-3-702, which authorizes ADOT to issue permits to allow private landowners and tenants to enter or exit the State Highway System but directs mitigation of trackout nuisances.

The Carlota Mining Company is a minor source located approximately six miles west of the Town of Miami. ADEQ issued the CMC permit in 2003; however, the mine only recently commenced operation. The permit contains comprehensive measures to ensure PM<sub>10</sub> emissions from vehicular traffic are kept to a minimum. CMC is required to limit daily vehicular traffic, enforce low speed limits on roadways on company premises, and maintain comprehensive records to verify compliance with permit conditions. The company is required to stabilize roadways with water or chemical suppressants on a routine basis.

These supplemental strategies contributed to fugitive dust reductions and protection of the public health. Continued implementation of these measures will help ensure the Miami area continues to meet the NAAQS.

#### **4.2 Permanent and Enforceable Control Measures**

The CAA requires that all types of maintenance plans demonstrate that measures credited with bringing the area into attainment are federally enforceable and continued into the future. These measures resulted in emissions reductions sufficient for attaining the PM<sub>10</sub> standard in the Miami Nonattainment Area. The RACM included in this LMP are sufficient and the deficiencies of the maintenance plan submitted by ADEQ in 1989 have been now been addressed.

New major sources or major modifications to existing sources located in nonattainment areas are subject to Arizona Administrative Code (AAC) R18-2-403 (Permits for Sources Located in Nonattainment Areas). Following redesignation, AAC R18-2-406 (Permit Requirements for Sources Located in Attainment and Unclassifiable Areas) will apply for any major source or major modification to a source located within the maintenance area.

#### **4.3 Contingency Measures**

Section 175A of the CAA requires a maintenance plan's contingency provisions to be enacted should a violation of the PM<sub>10</sub> standard occur following redesignation to attainment. EPA's memo, *Limited Maintenance Plan Option for Moderate PM<sub>10</sub> Nonattainment Areas* (Lydia Wegman, August 9, 2001), states that contingency measures do not have to be fully adopted at the time of redesignation, but the LMP should identify measures to be implemented if necessary.

The State commits to act promptly if a violation of the area's design value occurs following redesignation to attainment. Specifically, the State commits to determine if violations occurred within six months of the close of the calendar year. The State also commits to identify and implement the appropriate control measure(s) needed to remedy the situation by the end of the same calendar year.

A redesignated area with an LMP is also required to recalculate annually the average design value for the area to determine if the area has continued to meet the qualifications to be eligible for a LMP. If after performing the annual recalculation the state determines that the area no longer qualifies for a LMP, the State commits to take actions to reduce PM<sub>10</sub> concentrations sufficiently to re-qualify for a LMP or prepare a Maintenance Plan.

#### **4.4 Contingency Measure Trigger**

The contingency measures featured in Table 4.4 will be considered for prompt implementation by the State should an exceedance of 98  $\mu\text{g}/\text{m}^3$  occur. In order to prevent an exceedance from occurring, ADEQ opted to identify a specific indicator, or trigger, if PM<sub>10</sub> concentrations reach a level that signals an exceedance may be imminent. The trigger will be used by ADEQ to determine if it is necessary to implement contingency measures in order to prevent an exceedance from occurring.

For this LMP, contingency measures will be considered if ambient concentrations reach a pre-determined threshold level, 93  $\mu\text{g}/\text{m}^3$ . ADEQ based this level on 95 percent of the maximum allowable limit to remain eligible for a LMP, 98  $\mu\text{g}/\text{m}^3$ . Sources contributing to the trigger activation will help the state determine the appropriate contingency measure or measures to be implemented. While not a Final Miami PM<sub>10</sub> LMP; July 2008

requirement for a LMP, ADEQ believes that identifying a trigger will increase protection of the public health and help assure the area will continue to qualify for an LMP.

<b>Table 4.4 - Contingency Measure Options</b>	
<b>Contingency Measures</b>	<b>Implementing Entity</b>
If any PM <sub>10</sub> generating industrial source operating within the maintenance area is found to be contributing to monitored readings above the Limited Maintenance Plan allowable limits, ADEQ will review existing air quality permits to identify additional control measures that may be needed. If a PM <sub>10</sub> source does not have a permit, the permitting authority will determine if an air quality permit and PM <sub>10</sub> controls are needed.	ADEQ
Review and revise dust control measures for material storage piles to determine if additional action is needed.	ADEQ
Pave any new unpaved public roads, vacant lots, and unpaved parking lots located in the PM <sub>10</sub> maintenance area subject to limits of statutory authority.	Gila County
Review and revise existing grading ordinance, if necessary.	Gila County
Reduce particulate matter by paving or stabilizing unpaved or unimproved shoulders and alleys.	Town of Miami and Gila County
Review and revise standards for installation and maintenance of landscaping and screening, if necessary.	Gila County
Review and revise roadway maintenance practices following exceptional events, if necessary.	Gila County

#### 4.5 Conformity

The Transportation Conformity Rule (40 CFR Parts 51 and 93) and General Conformity Rule (58 FR 63214; November 30, 1993) apply to nonattainment areas and maintenance areas operating under maintenance plans. Under transportation conformity rules, one means of demonstrating conformity of federal actions is to indicate that expected emissions from planned actions are consistent with the emissions budget for the area. Emissions budgets in LMP areas may be treated as essentially non-constraining for the length of the maintenance period because it is unreasonable to expect that an LMP area would experience so much growth during that period of time that a violation of the PM<sub>10</sub> NAAQS would result. This does not exempt an LMP area from the need to affirm conformity, but it does allow the area to demonstrate conformity without undertaking certain rule requirements. For transportation conformity purposes, EPA would most likely conclude that emissions in these areas do not require a cap for the duration of the maintenance period, and, therefore, a regional emissions analysis will not be required.

General Conformity requires that non-transportation based projects in areas that have air quality plans for either nonattainment or maintenance areas submit a description of the project to the State. The description must show either that the project will not increase the relevant emissions for the area, or that specific control measures will be applied for the duration of the project in order to prevent increased emissions, in this case, increased emissions of PM<sub>10</sub>.

## **5.0 LIMITED MAINTENANCE PLAN ADMINISTRATION**

### **5.1 Commitment to Calculate PM<sub>10</sub> Design Values Annually**

The State commits to recalculate the area's PM<sub>10</sub> design values annually to track the area's air quality levels. If the concentrations rise above the threshold or trigger that qualifies the area for the Limited Maintenance Plan (LMP), the State will act to correct the problem. If the actions fail to restore eligibility for the LMP, the state commits to submit a full maintenance plan.

### **5.2 Discussion of Permitting Program to Ensure that New Sources Will Not Jeopardize Continued Maintenance**

As previously discussed in Section 4.2, Arizona Administrative Code (AAC) R18-2-403 (Permits for Sources Located in Nonattainment Areas) and AAC R18-2-406 (Permit Requirements for Sources Located in Attainment and Unclassifiable Areas) will apply for any major source or major modification to a source located within the maintenance area.

### **5.3 CAA Section 175(A) Maintenance Plans**

ADEQ commits to submit a limited maintenance plan for the second ten-year period (2020-2030) by 2017. ADEQ also commits to submit an annual attainment report and review the emissions inventory every three years to ensure emissions growth is incorporated in the attainment inventory.

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## **LIST OF APPENDICES**

Appendix A - Applicable Clean Air Act Requirements

Appendix B - Applicable EPA Guidance Documents

Appendix C - Emissions Inventory Analyses

C.1. Justification for LMP Option for the MNA

C.2. 24-hour Emissions Inventory

C.3. On-Road Mobile Source Emissions Inventory

C.4. Fugitive Emissions from On-Road Mobile Sources

C.5. PM<sub>10</sub> Emissions from Trackout in the MNA

C.6. Off-Road Mobile Source PM<sub>10</sub> Emissions Inventory for the MNA

Appendix D - Public Process Documentation

D.1. Public Notice and Affidavit

D.2. Public Hearing Agenda

D.3. Public Hearing Sign-in Sheet

D.4. Public Hearing Presiding Officer Certification

D.5. Public Hearing Transcripts

D.6. Public Comments and Responsiveness Summary

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## APPENDIX A: APPLICABLE CLEAN AIR ACT (CAA) REQUIREMENTS

<b>Appendix A - CAA Regulatory Requirements</b>		
<b>CAA Citation</b>	<b>Action to Meet Requirement</b>	<b>Location in Document</b>
<b>CAA Section 172(c), Nonattainment Plan Provisions</b>		
172(c)(1) General	<p>“...Such plan provisions shall provide for the implementation of all reasonably available control measures (RACM) as expeditiously as practicable (including such reductions in emissions from existing sources in the area as may be obtained through the adoption, at a minimum, of reasonably available control technology (RACT)) and shall provide for attainment of the national primary ambient air quality standards.”</p>	Chapter 4 contains an explanation of applicable RACM/RACT for PM <sub>10</sub> point sources in the nonattainment area.
172(c)(2) Reasonable Further Progress (RFP)	<p>Plan provisions shall demonstrate reasonable further progress or “annual incremental reductions in emissions ... for the purpose of ensuring attainment of the applicable national ambient air quality standards by the applicable date.”</p>	Chapter 4 of this submittal demonstrates that the Miami Nonattainment Area (MNA) has attained and will maintain the PM <sub>10</sub> NAAQS with current control measures.
172(c)(3) Emissions Inventory	<p>The plan provisions “... shall include a comprehensive, accurate, current inventory of actual emissions from all sources of the relevant pollutant(s)...”</p> <p>ADEQ maintains a database of historical and current actual emissions from State permitted point and area sources. All non-permitted source emissions data (i.e.: mobile sources) are obtained from EPA's national emissions inventory.</p>	Base-year emissions are contained in Chapter 3. In qualifying for the LMP option, the requirement for projecting emissions is waived.
172(c)(4) Identification and Quantification	<p>Plan provisions “... shall expressly identify and quantify the emissions, if any, of any such pollutant or pollutants which will be allowed, in accordance with Section 173(a)(1)(B), from the construction and operation of major new or modified stationary sources in each such area. The plan shall demonstrate to the satisfaction of the Administrator that the emissions quantified for this purpose will be consistent with the achievement of reasonable further progress and will not interfere with attainment of the applicable national ambient air quality standard ...”</p> <p>The permit requirements of CAA Section 173(a)(1)(B) are applicable to sources located in a targeted economic development zone as determined by the Administrator under consultation with the Secretary of Housing and Urban Development. No such zones exist within the MNA.</p>	

172(c)(5) Permits for New and Modified Major Stationary Sources	<p>The plan provisions "...shall require permits for the construction and operation of new or modified major stationary sources anywhere in the nonattainment area..."</p> <p>All new sources and modifications to existing sources in Arizona are subject to state requirements for preconstruction review and permitting pursuant to AAC, Title 18, Chapter 2, Articles 3 and 4. All new major sources and major modifications to existing major sources in Arizona are subject to the New Source Review (NSR) provisions of these rules or Prevention of Significant Deterioration (PSD) for maintenance areas. ADEQ currently has full approval of its Title V permit program.</p>	
172(c)(6) Other Measures	<p>The plan "... shall include enforceable emissions limitations, and such other control measures, means or techniques ..., as well as schedules and timetables for compliance, as may be necessary or appropriate to provide for attainment of such standard in such area by the applicable attainment date..."</p>	<p>Emissions limitations and control measures for PM<sub>10</sub> sources in the nonattainment area may be found in Chapter 5.</p>
172(c)(7) Compliance with Section 110(a)(2), Implementation Plans	<p>The plan provisions "... shall also meet the applicable provisions of Section 110(a)(2)."</p> <p>The requirements of Section 110(a)(2) are detailed elsewhere in this Table.</p>	
172(c)(8) Equivalent Techniques	<p>The plan may include upon application by the state "... the use of equivalent modeling, emission inventory, and planning procedures ..." as allowed by the administrator.</p> <p>Per the conditions of the Limited Maintenance Plan option, the obligation to model is waived.</p>	
172(c)(9) Contingency Measures	<p>The plan "... shall provide for the implementation of specific measures to be undertaken if the area fails to make reasonable further progress, or to attain the national primary ambient air quality standard ... Such measures shall be included in the plan revision as contingency measures to take effect in any such case without further action by the State or the Administrator."</p> <p>As noted in 172(c)(2) above, this submittal includes monitoring data and source permit information that demonstrate that the applicable area has attained, and will maintain. Per the conditions of the Limited Maintenance Plan option, the obligation to model is waived. The MNA is meeting EPA's NAAQS with the control measures currently fully implemented. As such, the RFP requirement is met.</p>	
<b>CAA Section 175(A), Maintenance Plans</b>		
175(A)(a) Plan Revisions	<p>"Each State which submits a request under Section 107(d) for redesignation of a nonattainment area ... shall also submit a revision of the applicable State implementation plan to provide for the maintenance of the national primary ambient air quality standard ... for at least 10 years after the redesignation..."</p> <p>This submittal demonstrates attainment through 2019. ADEQ commits to submit a maintenance plan for the second ten year period (2019-2029) by 2018.</p>	
175(A)(b) Subsequent Plan Revisions	<p>"8 years after redesignation of any area as an attainment area under Section 107(d), the State shall submit to the Administrator an additional revision of the applicable State implementation plan for maintaining the national primary ambient air quality standard for 10 years after the expiration of the 10-year period referred to in subsection (a)."</p> <p>ADEQ commits to submit an additional SIP revision ten years after redesignation.</p>	

175(A)(c) Nonattainment Requirements Applicable Pending Plan Approval	<p>“Until such plan revision is approved and an area is redesignated as attainment for any area designated as a nonattainment area, the requirements of this part shall continue in force and effect with respect to such area.”</p> <p>ADEQ commits to keeping all applicable measures in place.</p>	
175(A)(d) Contingency Provisions	<p>“Each plan revision submitted under this Section shall contain such contingency provisions as the Administrator deems necessary to assure that the State will promptly correct any violation of the standard which occurs after the redesignation of the area as an attainment area. Such provisions shall include a requirement that the State will implement all measures with respect to the control of the air pollutant concerned which were contained in the state implementation plan for the area before redesignation...”</p> <p>ADEQ commits to implementing all identified measures as necessary.</p>	
<b>CAA Section 110(a)(2) – Implementation Plans</b>		
110(a)(2)(A) Control Measures and Emission Limits	Section 110(a)(2)(A) requires that states provide for enforceable emission limitations and other control measures, means, or techniques, as well as schedules for compliance necessary to meet applicable requirements of the CAA.	Chapter 4 includes the measures utilized to bring this area into attainment and ensure future maintenance of the PM <sub>10</sub> NAAQS.
110(a)(2)(B) Ambient Monitoring	Section 110(a)(2)(B) requires that states provide for establishment and operation of appropriate devices, methods, systems, and procedures necessary to monitor, compile, and analyze data on ambient air quality.	Chapter 2 includes ambient monitoring network information and data for the MNA
110(a)(2)(C) Permitting and Compliance	<p>Section 110 (a)(2)(C) requires states to have permitting, compliance, and source reporting authority.</p> <p>Arizona Revised Statutes (ARS) 49-402 establishes ADEQ’s permitting and enforcement authority. Under ADEQ’s air permits program, stationary sources that emit regulated pollutants are required to obtain a permit before constructing, changing, replacing, or operating any equipment or process which may cause air pollution. This includes equipment designed to reduce air pollution. Permits are also required if an existing facility that causes air pollution transfers ownership, relocates, or otherwise changes operations.</p> <p>Under ADEQ’s air quality compliance program, scheduled and unscheduled inspections are conducted at the major sources annually. The ADEQ Air Compliance Section also implements compliance assistance initiatives to address non-compliance issues (i.e., seminars and workshops for the regulated community explaining the general permit requirements, individual inspections of all portable sources within a geographical area, mailings, etc.). In addition, compliance initiatives are developed to address upcoming or future requirements and include such actions as training for inspectors; development of checklists and other inspection tools for inspectors; public education workshops; targeted inspections; mailings, etc. ADEQ’s Air Compliance Section also has an internal performance measure to respond to all complaints as soon as possible, but within five working days.</p>	

<p>110(a)(2)(D) Other States</p>	<p>Section 110 (a)(2)(D) requires adequate provisions to ensure that emissions activity within the state does not contribute significantly to nonattainment in or interfere with maintenance by any other state or interfere with any other state's required applicable implementation plan to prevent significant deterioration of air quality or to protect visibility. Also required are provisions to ensure compliance with Sections 126 and 115 relating to interstate and international pollution abatement.</p> <p>Analysis of the MNA demonstrates attainment and maintenance of the PM<sub>10</sub> air quality standards. Based on enforceable emission reductions, no significant contribution or interference with air quality in any other state is expected.</p>
<p>110(a)(2)(E) Adequate Resources</p>	<p>Section 110 (a)(2)(E) requires that states have adequate personnel, funding, and authority under state law to carry out the implementation plan.</p> <p>As authorized under ARS 49-104, 49-402, and 49-404, ADEQ retains adequate funding and employs adequate personnel to administer the air quality program. Appendix E includes the organization chart for ADEQ's Air Quality Division.</p>
<p>110(a)(2)(F) Emissions Monitoring and Reporting</p>	<p>Section 110 (a)(2)(F) requires, as prescribed by the Administrator, provision for emissions monitoring and reporting, by owners or operators of stationary sources and periodic reports on the nature and amounts of emissions as well as correlation of such reports by the state agency with any emission limitations or standards.</p> <p>AAC R18-2-327 requires that any source subject to a permit must complete and submit to the Director their responses to an annual emissions inventory questionnaire. A current air pollutant emissions inventory of both permitted and non-permitted sources within the state is necessary to properly evaluate the air quality program effectiveness, as well as determine appropriate emission fees for major sources. This inventory encompasses those sources subject to state permitting requirements emitting 1 ton per year or more of any individual regulated air pollutant, or 2.5 tons per year or more of any combination of regulated air pollutants. ADEQ is responsible for the preparation and submittal of an emissions inventory report to EPA for major sources and emission points prescribed in 40 CFR 51.322, and for sources that require a permit under ARS 49-426 for criteria pollutants.</p>
<p>110(a)(2)(G) Emergency Powers</p>	<p>Section 110(a)(2)(G) requires that states provide for authority to establish emergency powers and authority and contingency measures to prevent imminent endangerment.</p> <p>ARS 49-465 authorizes state actions to alleviate or prevent an emergency health risk to the public. AAC R18-2-220 prescribes the procedures the ADEQ Director shall implement in order to prevent the occurrence of ambient air pollution concentrations which would cause significant harm to the public health. In addition, as authorized by ARS 49-426.07, ADEQ may seek injunctive relief upon receipt of evidence that a source or combination of sources is presenting an imminent and substantial endangerment to public health or the environment.</p>
<p>110(a)(2)(H) Plan Revisions</p>	<p>Section 110(a)(2)(H) requires revisions to plans to take account of revised primary or secondary ambient air quality standards or the availability of improved or more expeditious methods of attaining such standards. This Section also requires states to provide for plan revisions to ensure the adequacy of the plan to attain the air quality standards or to otherwise comply with any additional requirements established under the CAA.</p> <p>ADEQ will revise this plan as necessary to comply with the requirements of the Clean Air Act.</p>

## APPENDIX B

### Applicable EPA Guidance Documents

*PM<sub>10</sub> SIP Development Guideline*, U.S. Environmental Protection Agency, OAQPS, EPA-450/2-86-001, Research Triangle Park, NC, June 1987.

*Procedures for Processing Requests to Redesignate Areas to Attainment*, John Calcagni, Director, Air Quality Management Division, memorandum dated September 4, 1992.

*PM<sub>10</sub> Emission Inventory Requirements*, U.S. Environmental Protection Agency, OAQPS, Research Triangle Park, NC, September 1994.

*Reasonable Further Progress, Attainment Demonstration, and Related Requirements for Ozone Nonattainment Areas Meeting the Ozone National Ambient Air Quality Standard*. John S. Seitz, Director, Office of Air Quality Planning and Standards (MD-10), May 15, 1995.

*Limited Maintenance Plan Option for Moderate PM<sub>10</sub> Nonattainment Areas*, Lydia Wegman, Director, AQSSD (MD-15), memorandum dated August 9, 2001.

*Clean Data Policy for the Fine Particulate National Ambient Air Quality Standards*. Stephen D. Page, Director, Office of Air Quality Planning Standards, December 14, 2004.

*US EPA, AP 42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Source, Chapter 13.2.1*. November 2006.

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## **APPENDIX C**

### **Appendix C - Emissions Inventory Analyses**

- C.1. Justification for LMP Option for the MNA
- C.2. 24-hour Emissions Inventory
- C.3. On-Road Mobile Source Emissions Inventory
- C.4. Fugitive Emissions from On-Road Mobile Sources
- C.5. PM<sub>10</sub> Emissions from Trackout in the MNA
- C.6. Off-Road Mobile Source PM<sub>10</sub> Emissions Inventory for the MNA

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**APPENDIX C.1**  
**Justification for Limited Maintenance Plan Option for**  
**Miami PM<sub>10</sub> Nonattainment Area**

Assessment Staff

May 2008

**Background**

To qualify for the limited maintenance plan (LMP) option, a PM<sub>10</sub> nonattainment area must meet the following criteria<sup>1</sup>:

**1. *No Violations of 24-hour PM<sub>10</sub> Standard***

The PM<sub>10</sub> nonattainment area must be in compliance with the 24-hour PM<sub>10</sub> National Ambient Air Quality Standards (NAAQS) based upon the most recent five years of air quality data for all PM<sub>10</sub> monitors in the PM<sub>10</sub> nonattainment area (24-hour PM<sub>10</sub> standard = 150 µg/m<sup>3</sup>). Note: EPA revoked the annual PM<sub>10</sub> NAAQS in 2006, thus it is not necessary to consider the annual PM<sub>10</sub> NAAQS when qualifying for the LMP option as per e-mail correspondence with EPA Region IX<sup>2</sup>.

**2. *Average 24-Hour PM<sub>10</sub> Design Value be at or below 98 µg/m<sup>3</sup> or Otherwise below Critical Design Value***

The average 24-hour PM<sub>10</sub> design value (DV) for the PM<sub>10</sub> nonattainment area must be at or below 98 µg/m<sup>3</sup>. Note: EPA revoked the annual PM<sub>10</sub> NAAQS in 2006, thus it is not necessary to consider the annual PM<sub>10</sub> DV when qualifying for the LMP option as per e-mail correspondence with EPA Region IX<sup>2</sup>.

If a PM<sub>10</sub> nonattainment area cannot meet the DV test, it may still be able to qualify for the LMP option if the average 24-hour design value for the PM<sub>10</sub> nonattainment area is less than its respective site-specific critical design value (CDV)<sup>1</sup>.

**3. *Pass Motor Vehicle Regional Emissions Analysis Test***

The PM<sub>10</sub> nonattainment area should expect only limited growth in on-road motor vehicle PM<sub>10</sub> emissions (including fugitive dust) and must have passed the motor vehicle regional emissions analysis test<sup>1</sup>.

**LMP Option Analyses**

The following section describes the data and calculations that ADEQ used to demonstrate that the Miami PM<sub>10</sub> Nonattainment Area meets the criteria for the LMP option.

**Criterion #1 – 24-Hour PM<sub>10</sub> Standard:**

The Miami PM<sub>10</sub> Nonattainment Area has two PM<sub>10</sub> monitors operated by Freeport-McMoRan Copper & Gold Inc. at Miami Ridgeline and Golf Course sites. The Miami Ridgeline site is located at 4030 Linden Street in Miami, AZ, and its Air Quality System (AQS) site ID is 04-007-0009. The Miami Golf Course site is located at SR-188 & US-60 in Miami, AZ, and its AQS site ID is 04-007-8000. They measure 24-hour PM<sub>10</sub> concentrations on a one-in-six day schedule. During the most recent five-year period from 2002 to 2006, because this monitor measured 24-hour PM<sub>10</sub> levels below the 24-hour NAAQS (150 µg/m<sup>3</sup>); therefore, the attainment of 24-hour PM<sub>10</sub> NAAQS has been achieved.

**Criterion #2 – Design Value / Critical Design Value:**

Besides the requirement of attaining 24-hour PM<sub>10</sub> NAAQS, the average 24-hour PM<sub>10</sub> design value for the Miami PM<sub>10</sub> Nonattainment Area should be at or below 98 µg/m<sup>3</sup>. ADEQ calculated the 24-hour PM<sub>10</sub> design values following EPA’s PM<sub>10</sub> SIP Development Guideline<sup>3</sup>. The design values were determined by selecting the highest 24-hour PM<sub>10</sub> concentration in a three-year period. The 24-hour design values for the most recent five years (2002 – 2006) and their average are listed in Table 1. The most recent five years of data consists of three consecutive three-year periods (2002 – 2004, 2003 – 2005, and 2004 – 2006). The data in Table 1 indicate that the 24-hour design values for all these three-year periods and the average of those three design values are all well below 98 µg/m<sup>3</sup>.

Three-year Period	24-hour Design Values (µg/m <sup>3</sup> )	
	Ridgeline	Golf Course
2002-2004	59	55
2003-2005	59	53
2004-2006	26	40
Average	48.0	49.3

The Miami PM<sub>10</sub> Nonattainment Area has attained the 24-hr NAAQS and the 24-hour PM<sub>10</sub> design values, based on that the most recent five years of 24-hour PM<sub>10</sub> data, are less than 98 µg/m<sup>3</sup>. Thus, the Miami PM<sub>10</sub> Nonattainment Area meets criteria #1 and #2 of the LMP option.

**Criterion 3 – Mobile Source Emissions:**

This criterion is related to projected growth of mobile source emissions in a PM<sub>10</sub> nonattainment area. The motor vehicle regional emissions analysis test is a test in which the increase in 24-hour PM<sub>10</sub> concentrations resulting from an increase in vehicle miles traveled (VMT) by onroad mobile sources over the next 10 year period is added to the PM<sub>10</sub> design values for a PM<sub>10</sub> nonattainment area. This projected

24-hour PM<sub>10</sub> design value must be less than 98 µg/m<sup>3</sup> or the site-specific CDV. This analysis should be done for all the monitors in the nonattainment area.

ADEQ used the following equation for the motor vehicle regional emissions analysis<sup>5</sup>:

$$\text{Projected } DV = DV + (VMT_{pi} \times DV_{mv}) \leq MOS \quad (1)$$

where:

DV	The area's average 24-hour PM <sub>10</sub> design value based on the most recent five years of quality assured data in µg/m <sup>3</sup>
VMT <sub>pi</sub>	The projected percentage increase in vehicle miles traveled (VMT) over the next 10 years
DV <sub>mv</sub>	Motor vehicle design value based on on-road mobile portion of the attainment year inventory in µg/m <sup>3</sup> and it is calculated by multiplying DV by the percentage of the attainment year 24-hour PM <sub>10</sub> emissions inventory represented by on-road mobile sources
MOS	Margin of safety for the 24-hour PM <sub>10</sub> standard for a given area: 98 µg/m <sup>3</sup> (or using site-specific CDV)

The average 24-hour PM<sub>10</sub> design values are 48.0 µg/m<sup>3</sup> and 49.3 µg/m<sup>3</sup> for Ridgeline and Golf Course sites, respectively, according to Table 1.

The projected VMT increase over the next ten years (2009 – 2019) was estimated from projected 2009 and 2019 populations of Gila County estimated by Arizona Department of Economic Security, Population Statistics Unit<sup>6</sup>. The projected 2009 population is 57,092 and the projected 2019 population is 63,751. Then the projected VMT increase (VMT<sub>pi</sub>) from 2009 – 2019 is 11.7%. The motor vehicle portion of the Miami PM<sub>10</sub> Emissions Inventory was approximately 50%.

Details:

$$DV = 49.3 \text{ } \mu\text{g}/\text{m}^3$$

$$VMT_{pi} = 11.7\%$$

$$DV_{mv} = 49.3 \text{ } \mu\text{g}/\text{m}^3 \times 50\% = 24.7 \text{ } \mu\text{g}/\text{m}^3$$

Then:

$$\text{Projected } DV = 49.3 \text{ } \mu\text{g}/\text{m}^3 + (11.7\% \times 24.7 \text{ } \mu\text{g}/\text{m}^3) = 52.19 \text{ } \mu\text{g}/\text{m}^3$$

The projected DV was calculated to be 52.19 µg/m<sup>3</sup>, which is less than the 98 µg/m<sup>3</sup>. Thus, the motor vehicle regional emissions analysis test has been satisfied.

### Conclusions

In conclusion, the MNA qualifies for the LMP option because it meets the three criteria set forth by EPA:

- (1) No violations of 24-hour PM<sub>10</sub> standard.
- (2) Average 24-Hour PM<sub>10</sub> design values are at or below 98 µg/m<sup>3</sup>.
- (3) Projected growth in onroad mobile emissions does not cause 24-hour PM<sub>10</sub> concentrations to be greater than 98 µg/m<sup>3</sup>.

## References

1. Lydia Wegman, Memorandum: Limited Maintenance Plan Option for Moderate PM<sub>10</sub> Nonattainment Areas, 2001.
2. Weinke Tax, USEPA R9, Personal Communications, 2007.
3. U.S. Environmental Protection Agency, PM<sub>10</sub> State Implementation Plan Development Guideline, 1987.
4. Shao-Hang Chu, Critical Design Value Estimation and Its Applications, Attachment A to the Memorandum: Limited Maintenance Plan Option for Moderate PM<sub>10</sub> Nonattainment Areas, 2001.
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6. Arizona Department of Economic Security, Gila County Population Projections 2006-2055, 2006.

<b>APPENDIX C.2</b> <b>Miami Nonattainment Area Daily Emissions (tons/day)</b> <b>Design Year 2005</b>		
	<b>Daily Emissions</b>	<b>Vehicular Emissions</b>
<b>Onroad Mobile</b>		
(Mobile6.2 including: exhaust, brakes and tires)		
Primary Emission	0.020	0.020
Secondary Emission	0.038	0.038
<b>Subtotal</b>	<b>0.058</b>	<b>0.058</b>
<b>Nonroad Mobile</b>		
Agricultural	0	
Lawn & Garden	0.001	
Aircraft	0	
Industrial	0.001	
Logging	0	
Recreational	0.002	
Commercial	0.001	
Construction and Mining	0.011	
<b>Subtotal</b>	<b>0.016</b>	
<b>Fugitive PM<sub>10</sub> Emissions from On-road Mobile Sources</b>		
Paved roads	0.370	0.370
Unpaved roads	0.180	0.180
Unpaved shoulders	0.300	0.300
Trackout	0.200	0.200
<b>Subtotal</b>	<b>1.050</b>	<b>1.050</b>
<b>Industrial Permitted Sources</b>		
Phelps Dodge Smelter	0.888	
Phelps Dodge Mine	0.115	
BHP Pinto Valley Operations	0.069	
<b>Subtotal</b>	<b>1.072</b>	
<b>TOTAL</b>	<b>2.196</b>	<b>1.108</b>

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**APPENDIX C.3**  
**On-Road Mobile Source PM<sub>10</sub> Emissions Inventory for Miami PM<sub>10</sub> Nonattainment Area**

Assessment Staff  
Air Quality Division, Arizona Department of Environmental Quality  
April 2008

**Introduction**

This paper documents how the PM<sub>10</sub> emissions from on-road mobile sources in Miami PM<sub>10</sub> Nonattainment Area (MNA) were quantified.

**Methodology**

EPA's MOBILE6 model was used to calculate the emission factors. The emission factors were then coupled with VMT (vehicle miles traveled) to generate emissions. MOBILE6 requires a variety of input parameters, such as meteorological conditions, fuel properties, and vehicle information. Each required parameter can be found in Table 1 along with its value and estimation method. Table 1 also shows that the calculation requires substantial data reported in the Highway Performance Monitoring System (HPMS). HPMS is a database containing system information on all public roads in the country. The data include road classifications, speed limit, surface type, shoulder type, and average annual daily traffic (AADT). Traffic counts used to calculate VMTs were also obtained from this database.

*Analysis of 2005 HPMS Database*

A total of 39 fields for all the road segments in the MNA were extracted from the 2005 HPMS database<sup>1</sup> (e.g., name of the road segments, speed limit, and surface type). All these data are essential in developing an onroad mobile source emissions inventory. There are 112 segments in the MNA reported in the 2005 HPMS database<sup>1</sup>. Only one road segment, 1 from milepost 234 to the Gila/Pinal boundary, is located in Pinal County. All the road segments are located in either a rural area or a small urban area (with population from 5,000 to 49,999). The road classifications include rural minor arterial, rural major collector, rural minor collector, urban principal arterial - other than freeways and expressways - urban minor arterial, urban collector, and urban local.

<b>Table 1. MOBILE6 Input Analysis for Miami Nonattainment Area</b>		
Parameter	Value	Notes
Pollutants	PM <sub>10</sub>	
Calendar year	2005	2005 was the most current year HPMS data were available.
Month of evaluation	--	Not necessary since season does not affect PM <sub>10</sub> emissions.
Altitude	Low	Average elevation in Miami is 3402 ft <sup>2</sup> . Although a small portion of the MNA in the mountains exceeds 4000 ft, low altitude was selected, which is consistent with the recommendation by EPA <sup>2</sup> . Only five counties in Arizona have been categorized as high-altitude counties for mobile source regulatory purposes only <sup>4</sup> and Gila County is not one of them.
Min/Max temperature	50.6/76.6°F	No influence on PM <sub>10</sub> emissions. Average values for the whole year were chosen <sup>5</sup> .
Humidity	--	Not included since it has no influence on PM <sub>10</sub> emissions.
Barometric pressure	--	Not included since it has no influence on PM <sub>10</sub> emissions.
Refueling	None	Only Area A (Phoenix) requires Stage II Refueling in Arizona.
Average percent cloud cover, period of peak sun	MOBILE6 default	EPA recommends using national averages for SIP purposes <sup>2</sup> .
Sunrise/sunset time	--	Not included since it has no influence on PM <sub>10</sub> emissions.
Age distribution of vehicle registration	Gila County's January 2005 vehicle registration <sup>6</sup>	The vehicles traveling in the MNA come from local areas (Gila and Pinal County), other counties in the state such as Maricopa County, or from other states. The majority of the non-local vehicles are from Maricopa County. The local area has an older fleet than Maricopa County; an older fleet tends to emit more PM <sub>10</sub> . To be conservative, Gila County's vehicle registrations are used to determine the vehicle registration distribution in the MNA. Because MOBILE6 requires July registrations, July registrations were calculated based on January registrations and then converted to the MOBILE6 format.
Annual mileage accumulation rate	MOBILE6 default	EPA recommends using national default if local data are unavailable <sup>2</sup> .
Diesel fractions	Local information <sup>6</sup> + national default <sup>7</sup>	MOBILE6 requires 350 diesel fractions for 25 age categories of 14 composite vehicle types. Diesel fractions of light duty vehicles and buses were directly obtained from Motor Vehicle Division's vehicle registration report <sup>6</sup> . National default values <sup>7</sup> were used for the other 12 vehicle types.
Natural gas vehicle	--	Negligible since the fraction is low.

**Table 1. MOBILE6 Input Analysis for Miami Nonattainment Area**

Parameter	Value	Notes
VMT by vehicle class	Based on 2005 HPMS database <sup>1</sup>	EPA expects states to develop local estimates <sup>2</sup> . HPMS reports percentages of AADT by single unit truck (25 ~ 50 feet) and multi-unit truck (>50 feet). Vehicles longer than 25 feet are considered as heavy-duty vehicles <sup>8</sup> . Based on this information, the split between light duty and heavy duty can be determined.
VMT by facility	--	Not necessary since each segment will be modeled separately.
VMT by hour	MOBILE6 default	States may choose to use the default values instead of developing local values <sup>2</sup> . If local data are difficult to obtain, MOBILE6 defaults can be used.
VMT by speed	Null	EPA expects states to develop local estimates <sup>2</sup> . At a minimum speeds should be estimated separately by roadway function class using 'Average Speed'.
Average speed	--	The emissions are insensitive to the changes in speed.
Idle emission rates	--	Not necessary.
Vehicle engine starts per day, by hour of the day, vehicle soak time between engine starts, vehicle soak time after engine shut down, vehicle diurnal soak time, vehicle trip length (duration) distributions	MOBILE6 default	Local data are unavailable and have negligible effects on overall emissions.
Weekday and weekend day activity	MOBILE6 default	Not necessary and local data are unavailable.
Fuel Reid Vapor Pressure	8.789 psi	It is a required input although it has no influence on PM <sub>10</sub> emissions. Fuel properties were obtained from the inspection report provided by the Arizona Department of Weights and Measures <sup>9</sup> . Average value was chosen.
Fuel oxygen content	--	Not required in the MNA.
Gasoline sulfur content	68.75 ppm	Average value was chosen <sup>9</sup> .
Diesel sulfur content	293.8 ppm	Average value was chosen <sup>9</sup> .
Inspection/Maintenances program Anti-tampering	--	Not required in the MNA.

Several adjustments were made to the HPMS MNA data in order to fill the data gap which appear below:

1. There are 10 road segments that cross the boundary of the MNA. Portions of these segments outside of the MNA were eliminated by subtracting the length outside the area from the original length reported in HPMS.
2. There are 21 road segments without reported AADT (annual average daily traffic). The AADT of these segments was estimated using HPMS assigned volume groups. The information needed to estimate the AADT includes rural/urban designation, functional classification of road segment, and standard sample volume groups. For example, Latham Boulevard from unknown Miami to US-60 is classified as small urban collector, and its AADT volume group is assigned as '1'. According to the lookup table in the HPMS field manual<sup>10</sup>, Appendix C, its AADT ranges from 0 to 999. The average (500) was used as estimated AADT.
3. There are 34 road segments without reported surface type. Satellite images were analyzed to locate these road segments and determine whether they are paved or not.
4. There are seven road segments without reported shoulder type. Satellite images were analyzed to determine whether shoulders are stabilized or not.

### ***VMT by Vehicle Class***

The VMT by vehicle class input is used to allocate VMT to 16 specific vehicle types. These 16 vehicle types can be found in Table B.1 in MOBILE6 User's Guide<sup>7</sup>. As mentioned in Table 1, EPA expects states to develop local estimates<sup>2</sup>. HPMS database<sup>1</sup> lists the percentages of annual average daily traffic counts (AADT) of single unit truck (25 ~ 50 feet) and multi-unit truck (> 50 feet) for several road segments. All single truck unit and multi-unit truck are considered heavy-duty vehicles. The remainder (< 25 feet) are considered light duty vehicles, including motorcycles and light duty trucks<sup>8</sup>. MOBILE6 Technical Guidance<sup>2</sup> describes the method to calculate the VMT fractions for each vehicle type. Assuming the percentage of heavy duty vehicles is x, and that of light duty vehicles is (1-x), the calculations are as follows:

VMT fraction of each light duty type = national default of VMT fraction for this type \* (1-x) / national default of percentage of light duty vehicles

VMT fraction of each heavy duty type = national default of VMT fraction for this type \* x / national default of percentage of heavy duty vehicles

The national default of VMT fraction for each vehicle type<sup>2</sup> can be found in Table 2.

HPMS database<sup>1</sup> does not provide the percentages of AADT of single unit truck and multi-truck unit for all the road segments. There are a total of 112 road segments in the HPMS database<sup>1</sup> in the MNA. Only those segments on US-60 and SR-188 have the data to directly determine VMT fractions. Many of these segments share the same VMT fractions. There are two different sets of VMT fractions, one for US-60 and the other for SR-188. For US-60, the percentage of heavy-duty vehicles is 15 percent. For

SR-188, the percentage of heavy-duty vehicles is five percent. VMT by vehicle class (A or B) is used to denote these different sets of VMT fractions. For other road segments lacking reported data in the HPMS database, it is assumed that the percentage of heavy-duty vehicles is five percent, consistent with SR-188.

<b>Vehicle type</b>	<b>VMT fraction</b>	<b>Description</b>
LDV	0.4858	Light duty vehicles (passenger cars)
LDT1	0.0671	Light duty trucks 1
LDT2	0.2230	Light duty trucks 2
LDT3	0.0690	Light duty trucks 3
LDT4	0.0321	Light duty trucks 4
HDV2b	0.0383	Class 2b heavy duty vehicles
HDV3	0.0038	Class 3 heavy duty vehicles
HDV4	0.0029	Class 4 heavy duty vehicles
HDV5	0.0022	Class 5 heavy duty vehicles
HDV6	0.0083	Class 6 heavy duty vehicles
HDV7	0.0099	Class 7 heavy duty vehicles
HDV8a	0.0109	Class 8a heavy duty vehicles
HDV8b	0.0389	Class 8b heavy duty vehicles
HDBS	0.0019	School buses
HDBT	0.0009	Transit and urban buses
MC	0.0051	Motorcycles

***MOBILE6 Cases and Emission Factors***

As mentioned above, a total of 112 road segments in the MNA. Each segment was modeled separately in MOBILE6.

Only two cases should be run to generate emission factors; VMT-A (SR-188 and other roads) and VMT-B (US-60). The emission factor for each case is also shown in the following table.

<b>Case</b>	<b>Primary Emission Factor (grams/mile)</b>	<b>Total Emission Factor (grams/mile)</b>
VMT-A	0.0453	0.1662
VMT-B	0.0798	0.2119

*Calculation of Emissions from All Road Segments Reported by HPMS Database*

For each segment, HPMS database<sup>1</sup> reports its AADT and length. Thus, the daily VMT of each segment can be calculated by the following equation:

$$\text{Daily VMT} = \text{segment length} * \text{segment AADT}$$

Then, the emissions from each segment is,

$$\text{Daily PM}_{10} \text{ emissions for each segment} = \text{Daily VMT} * \text{Emission factor}$$

The total PM<sub>10</sub> emissions from HPMS reported segments are the sum of emissions from all the segments in the MNA. The total of the primary PM<sub>10</sub> emissions from HPMS reported road segments was calculated to be **7.05 tons per year (approximately 0.02 tons per day)**. The total of the PM<sub>10</sub> emissions, including secondary emissions from HPMS reported road segments was calculated to be **19.70 tons per year (approximately 0.05 tons per day)**.

#### *Calculation of Emissions from Road Segments not Reported by HPMS Database*

After inspecting the HPMS database<sup>1</sup>, it was discovered that some roads were not reported. The majority of those roads are local roads in residential areas.

In 2005, the estimated population of Gila County was 54,445<sup>10</sup> and the MNA population was 14,560<sup>12</sup>. The number of private vehicles in 2005 was 48,813<sup>1</sup>. The ratio of private vehicles to population is 0.897. On average, 897 out of 1,000 people own a vehicle.

It is assumed that each vehicle would travel four times per day an average 0.5 miles from local residential roads to adjacent major roads or from adjacent major roads to local residential roads. The VMT can be calculated by the following equation:

$$\text{Daily VMT} = 14,560 \times 0.897 \times 4 \text{ (trips/day)} \times 0.5 \text{ (mile/trip)} = 26,121 \text{ miles}$$

EPA's MOBILE6.2 model was run to generate the emissions factors. All the input parameters are the same as those listed in Table 1 except VMT by vehicle class. It is assumed that all the VMTs are generated by light duty vehicles.

The primary PM<sub>10</sub> emissions factor is 0.0282 gram/mile and total PM<sub>10</sub> emission factor is 0.1434 grams/miles.

The PM<sub>10</sub> emissions from road segments not reported in HPMS database are:

$26,121 \text{ (miles/day)} \times 0.1434 \text{ (gram/mile)} \times 365 \text{ (days/year)} / 1,000,000 \text{ (grams/tons)} = 1.37 \text{ tons/year}$ .  
The PM<sub>10</sub> emissions from road segments not reported in the HPMS database was calculated to be **1.37 tons per year (approximately 0.004 tons per day)**.

## **Results**

The results of the calculations are shown in Table 4.

<b>Table 4 - Onroad PM<sub>10</sub> Emissions on the Miami Nonattainment Area</b>				
<b>Source</b>	<b>PM<sub>10</sub> Emissions</b>		<b>Total PM<sub>10</sub> Emissions</b>	
	<b>Primary</b>	<b>Secondary</b>	<b>(tons/year)</b>	<b>(tons/day)</b>
Emissions from road segments reported in HPMS database	7.05	12.65	19.70	<b>0.054</b>
Emissions from road segments not reported in HPMS database	0.27	1.10	1.37	<b>0.004</b>
<b>TOTAL Emissions from all road segments</b>	<b>7.32</b>	<b>13.75</b>	<b>21.07</b>	<b>0.058</b>

The total of the PM<sub>10</sub> emissions from vehicles is **21.07 tons per year (0.058 tons per day)**.

## References

1. Arizona Department of Transportation, HPMS Database, 2005.
2. Globe Chamber of Commerce, Online. April 2008.
3. U.S. Environmental Protection Agency, Technical Guidance on the Use of MOBILE6.2 for Emission Inventory Preparation, August 2004.
4. 72 FR 1124; April 1, 2004.
5. National Oceanic and Atmospheric Administration and National Climatic Data Center, Monthly Station Normals of Temperature, Precipitation, and Heating and Cooling Degree Days 1971 – 2000.
6. Arizona Department of Transportation, Motor Vehicle Division Vehicle Registration Report, 2002 – 2006.
7. U.S. Environmental Protection Agency, User's Guide to MOBILE6.1 and MOBILE6.2: Mobile Source Emission Factor Model, October 2002.
8. U.S. Environmental Protection Agency, Use of Locality-Specific Transportation Data for the Development of Mobile Source Emission Inventories, Final Report, September 1996.
9. Arizona Department of Weights and Measures, 2004 Pima County Fuel Inspection Report, 2004.
10. Federal Highway Association, Highway Performance Monitoring System Field Manual, May 2005.
11. Population Statistics Unit, Research Administration, Arizona Department of Economic Security, February 2007.
12. Population Statistics Unit, Research Administration, Arizona Department of Economic Security - 2005 MNA Population, April 2008.

**APPENDIX C.4**  
**2005 Fugitive PM<sub>10</sub> Emissions from On-road Mobile Sources for Miami Nonattainment Area**

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to the paved roads and unpaved shoulders of paved roads due to vehicle traveling. They are usually calculated using the methodologies outlined in Chapter 13 of AP 42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Source<sup>1,2</sup>. The fugitive emissions must be calculated separately for paved and unpaved roads. The calculation for each category will be described next.

There is a field in HPMS (Highway Performance Monitoring System) database<sup>3</sup> that specifies the type of road surface, such as unpaved, low type, intermediate type, high type flexible etc. However, HPMS database<sup>3</sup> does not provide this information for all the road segments in the nonattainment area. There are 34 road segments that do not have this value specified. These road segments will be defined as local residential roads. Satellite images were utilized to determine whether the road was paved or unpaved before the calculations were performed.

**Paved Road Fugitive Emissions:**

***HPMS Reported Roads***

The equation<sup>1</sup> to calculate reentrained emissions on paved road is,

$$E = k \left( \frac{sL}{2} \right)^{0.65} \times \left( \frac{W}{3} \right)^{1.5} - C \quad (1)$$

Where;

k = the particle size multiplier and is 7.3 grams/VMT<sup>1</sup>.

sL = the road silt loading (g/m<sup>2</sup>).

W = the average weight (tons) of the vehicles traveling on the roads

C = the emission factor for 1980's vehicle fleet exhaust, brake wear and tire wear. Its value is 0.2119 grams/VMT<sup>1</sup>.

The road segments in the nonattainment area are either arterials or collectors.

The baseline silt loading sL is assumed to be 0.3 g/m<sup>2</sup> based on a study MAG conducted in Salt River area in Phoenix<sup>4</sup>.

The average weight W can be estimated by the vehicle mix traveling on the roads. HPMS<sup>3</sup> reports percentages of Annual average daily traffic (AADT) by single truck unit (25 ~ 50 feet) and multi truck

unit (>50 feet). Vehicles longer than 25 feet are considered as heavy-duty vehicles<sup>3</sup>. Based on this information, the split over light duty and heavy duty can be determined. It is then assumed that the average weight of light duty vehicles is 2 tons and that of heavy-duty vehicles is 10 tons. Thus:  $W = 2 \text{ tons} \times \text{percentage of light duty vehicles} + 10 \text{ tons} \times \text{percentage of heavy-duty vehicles}$ .

The HPMS database<sup>3</sup> does not provide the percentages of AADT of single truck unit and multi-truck unit for all the road segments. There are totally 112 road segments in the HPMS database<sup>3</sup> in the nonattainment Area. Only those segments on US-60 and SR-188 have the information to directly determine VMT fractions. For other road segments without this information reported in the HPMS database, it is assumed that the percentage of heavy-duty vehicles is 5percent, same as SR-188.

The emission factor should be adjusted based on precipitation,

$$E = \left[ k \left( \frac{sL}{2} \right)^{0.65} \times \left( \frac{W}{3} \right)^{1.5} - C \right] \left( 1 - \frac{P}{4N} \right) \quad (2)$$

Where:

P = the number of wet days with at least 0.254 mm of precipitation during the average period, and  
 N = the number of days in the averaging period.

It was assumed that no control measures are implemented to reduce re-entrained road dust.

According to the measurements reported by NCDC (National Climatic Data Center)<sup>5</sup>, in 2005, there were 33 days with precipitation over 0.254 mm. Thus, P is 33 and N is 365.

The emission from each road segment reported in HPMS database<sup>3</sup> was calculated and then aggregated into the total emissions.

The total of the PM<sub>10</sub> emissions from paved HPMS reported roads is **127.00 tons per year (approximately 0.35 tons per day)**.

#### ***Non HPMS Reported Roads (local residential roads)***

For the roads that were not reported in HPMS database<sup>3</sup>, i.e. local residential roads, it was determined through the satellite images that majority of those roads were the local roads in the residential areas. The VMT generated on those roads were due to private vehicles traveling from residents to major roads or from major roads to residents. It was then assumed that each private vehicle would travel 4 times each day and 0.5 miles each time on those roads. Thus, the daily VMT generated by each vehicle is 2 miles.

In 2005, the estimated Gila County population was 54,445<sup>6</sup> and the nonattainment area population was 14,560<sup>12</sup>. The number of private vehicles in 2005 was 48,8138. The ratio of the number of private vehicles to population is 0.897. That means, out of 1000 people, 897 own a vehicle.

The vehicle miles traveled can be calculated by the following equation,

Daily VMT =  $14,560 \times 0.897 \times 4$  (trips/day)  $\times 0.5$  (mile/trip) = 26,121 miles

It was assumed that 99 percent of VMT was generated on paved local residential roads, thus the VMT on paved local residential roads was 25,860 miles. The emission factor was calculated using equation (2), in which the silt loading was assumed to be  $0.3 \text{ g/m}^2$  and the average weight of vehicles was assumed to be 2 tons. The emission factor then is 0.926 g/mile.

The total of the PM<sub>10</sub> emissions from paved local residential roads is **8.74 tons per year (approximately 0.02 tons per day)**.

#### Unpaved roads:

##### *HPMS Reported Roads*

The following equation calculates the emission factor in lb/VMT for vehicles traveling on publicly accessible roads,

$$E = \frac{k \left( \frac{s}{12} \right)^a \left( \frac{S}{30} \right)^d}{\left( \frac{M}{0.5} \right)^c} - C \quad (4)$$

k = particle size multiplier and is 1.8 lb/VMT<sup>2</sup>.

a, c and d are constants whose values are 1, 0.2 and 0.5<sup>2</sup>.

C = the emission factor for 1980's vehicle fleet exhaust, brake wear and tire wear and is 0.00047 lb/VMT<sup>2</sup>.

s = the surface material silt content (%).

S = the mean vehicle speed in mph.

M = the surface material moisture content (%). It is assumed to be 0.64%<sup>5</sup>.

The mean speed S was estimated for each road segment in the nonattainment area.

The silt content s was estimated based a study<sup>6</sup> conducted by Engineering Science in 1987. Eight values of silt content from bulk sample measurements on unpaved roads in Maricopa and Gila County are presented in Table 1. The silt content ranges from 0.104% to 15.2%. The average of 5.68% was used as the average silt content for the nonattainment area.

Location	County	Type	Silt Content (%)
Apache, between 9 <sup>th</sup> & 10 <sup>th</sup>	Maricopa	Unpaved boulevard	2.9
Grand & McDowell	Maricopa	Dirt street	6.5
Avalon & 25 <sup>th</sup>	Maricopa	Unpaved alley	15.2
3 <sup>rd</sup> & Miller (residential)	Maricopa	Graveled alley	7.5
Lambert Lane, W. of La Canada	Gila	Dirt road	4.459
Kelting Drive	Gila	Gravel road	0.104
Panorama Road	Gila	Dirt road	4.363
El Moraga Drive	Gila	Dirt road	4.397

The equation above should also be adjusted based on precipitation,

$$E_{ext} = E \left( \frac{(365 - P)}{365} \right) \quad (5)$$

Where:

P = the number of days in a year with at least 0.254 mm of precipitation.

The emission from each unpaved road segment was calculated and then aggregated into the total emissions.

The total of the PM<sub>10</sub> emissions from unpaved HPMS reported roads is **43.48 tons per year (approximately 0.12 tons per day)**.

#### ***Non HPMS Reported Roads (local residential roads)***

The same method as paved roads was used to calculate fugitive emissions from those unpaved local residential roads that were not reported in HPMS database<sup>3</sup>. It was assumed that only 1percent of VMT (261 miles) was generated on unpaved local residential roads. The emission factor was calculated using equation (4), in which the speed is assumed to be 15 miles/hr. The emission factor then is 236.399 g/mile.

The total of the PM<sub>10</sub> emissions from unpaved local residential roads is **22.52 tons per year (approximately 0.06 tons per day)**.

#### **Unpaved shoulders**

Unpaved shoulders on paved roads were determined based on the information from HPMS database<sup>3</sup>. The database provides a field called “shoulder type”. Many of the road segments are marked as “no shoulders or curbs”. Satellite images were further utilized to identify what was the meaning of “no shoulders or curbs”. Field trip was conducted to verify the observations from the satellite images. In conclusion, although many of the road segments are marked as “no shoulders or curbs”, most of them have in fact unpaved shoulders and some of them have semi-stable shoulders although unpaved.

After all the road segments with unpaved and unstable shoulders were identified, the emissions for each segment were calculated using the following equation,

$$\text{Emissions from unpaved shoulders (tons/year)} = \text{AADT} \times \text{Length of Unpaved Shoulder} \times \text{Emission Factor}_{\text{road shoulder}} \quad (6)$$

The emission factor was extracted from a study by Moosmuller<sup>6</sup>. This study reported that high profile vehicles, traveling at 50 ~ 60 mph, had a PM<sub>10</sub> emission factor of 12.88 ± 6.44 grams/VMT. The emission factor for the overall fleet is then 12.88 × percentage of high profile vehicle. It was assumed that high profile vehicles were heavy duty vehicles.

Therefore,

$$\text{Emission Factor}_{\text{road shoulder}} = 12.88 \times \text{percentage of heavy duty vehicles} \quad (7)$$

The percentage of heavy duty vehicles were determined based on HPMS database<sup>3</sup> as discussed in the section of Paved Roads.

The emission from each road segment was then calculated using equation (6) and aggregated to the total emissions.

The total of the PM<sub>10</sub> emissions from all unpaved shoulders is **109.04 tons per year (approximately 0.30 tons per day)**.

### Trackout

The emissions from trackout were documented in a separate document<sup>11</sup>.

The total of the PM<sub>10</sub> emissions from all trackout is **73.30 tons per year (approximately 0.20 tons per day)**.

### Summary

The emissions for each category and total emissions are organized in Table 2.

<b>Table 2 - 2005 Fugitive PM<sub>10</sub> Emissions Inventory</b>			
<b>Category</b>		<b>Emissions</b>	
		<b>(tons/year)</b>	<b>(tons/day)</b>
Paved roads	HPMS reported roads	127.00	0.35
	Local residential roads	8.74	0.02
Unpaved roads	HPMS reported roads	43.48	0.12
	Local residential roads	22.52	0.06
Unpaved shoulders		109.04	0.30
Trackout		73.30	0.20
<b>Total</b>		<b>384.08</b>	<b>1.05</b>

## References

1. U.S. Environmental Protection Agency, AP 42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Source, Chapter 13.2.1, November 2006.
2. U.S. Environmental Protection Agency, AP 42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Source, Chapter 13.2.2, November 2006.
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7. Population Statistics Unit, Research Administration, Arizona Department of Economic Security - 2005 MNA Population, April 2008.
8. Motor Vehicle Division, Arizona Department of Transportation, 2005 Vehicle Registration Report, 2005.
9. Final Report for Collection and Reduction of PM<sub>10</sub> Emissions Inventory Data for the Maricopa and Pima Planning Areas, Engineering-Science, 1987.
10. Moosmuller et al., Particle Emission Rates for Unpaved Road Shoulders along a Paved Road, J. Air & Waste Management Associate, 48, 398 ~ 407, 1998.
11. Appendix C.5, 2005 PM<sub>10</sub> Emissions from Trackout in Miami Nonattainment Area, 2008.

**APPENDIX C.5**  
**2005 PM<sub>10</sub> Emissions from Trackout in the Miami Nonattainment Area**

Assessment Staff

Air Quality Division, Arizona Department of Environmental Quality  
 May 2008

**Identification of Trackout**

Trackout was identified using satellite images. Observations by each township and range are organized as follows.

[T1N, R13E] There are no public roads.

[T1N, R14E] The major road is US-60. The categories and amount of trackout can be found in Table 1. The annual average daily traffic (AADT)<sup>1</sup> and VMT by vehicle class<sup>2</sup> are also shown in this table.

<b>Table 1 - Trackout in T1N, R14E</b>				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
US-60 Mackey Camp ~ Miami TB	Private	B	11673	3
US-60 Miami TB ~ M243 + 0.33	Private	B	11673	1

[T1N, R15E]

<b>Table 2 - Trackout in T1N, R15E</b>				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
Sullivan St Keystone ~ Miami	Commercial	A	512	2
US-60 US-60 Noncard ~ Mill	Industrial	B	20012	3
US-60 Mill ~ M246 + 0.94	Industrial	B	5992	4
US-60 M246 + 0.94 ~ SR-188	Industrial	B	20012	1
US-60 M248 + 0.54 ~ M249 + 0.11	Industrial	B	23347	1
US-60 Mesquite ~ Oak	Commercial	B	18354	1

Table 2 - Trackout in T1N, R15E				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
Elwood Ave Reppy ~ Rose	Private	A	500	2
Forest Ave Rose ~ US-60	Private	A	500	2
Keystone Ave US-60 ~ Sullivan	Private	A	50	1
Adonis Ave Begin/End/Cul-de-sac ~ US-60	Private	A	2855	3
Latham Blvd Unknown Miami ~ US-60	Private	A	500	2
Loomis Ave Hardy ~ US-60	Private	A	500	1 2
Broadway US-60 ~ Rear Broadway	Industrial	A	500	1
Ragus Railroad ~ US-60	Commercial	A	2102	1
SR-188 Cypress ~ Phelps Dodge	Industrial	A	4291	1
SR-188 Phelps Dodge ~ M217 + 0.55	Industrial	A	718	1
SR-188 M218 + 0.42 ~ M218 + 0.80	Industrial	A	1339	1
Bixby Rd Pinal Creek ~ Pinal Creek + 1.49	Private Industrial	A	1250	4 1
Bixby Rd SR-188 ~ Pinal Creek	Industrial	A	1250	3
Pinaleno Pass Rd Escudilla ~ Unknown Globe	Private	A	500	2
Escudilla Dr. US-60 ~ Pinaleno Pass	Commercial	A	500	1
Golden Hill Rd US-60 ~ Thomas	Private Commercial	A	4837	1 1
Golden Hill Rd Thomas ~ Main	Private	A	1451	2
Main St Short ~ US-60	Commercial	A	4658	1
Thomas Rd Michigan ~ Golden Hill	Private	A	3413	2
Michigan Thomas ~ Russell	Private	A	3413	1
Russell Rd Roberts ~ Michigan	Private	A	994	1

<b>Table 2 - Trackout in T1N, R15E</b>				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
Russell Rd Globe ~ Roberts	Commercial	A	994	1
Roberts Dr Russell ~ Main	Industrial	A	1989	1
Main St Roberts ~ Golden Hill	Private	A	1989	1
Jesse Hayes Rd Oil Circle ~ Ruiz Canyon	Industrial	A	5849	1
Jesse Hayes Rd Hagen ~ Oil Circle	Private	A	5849	2
Jesse Hayes Rd Beer Tree ~ Hagen	Industrial	A	5849	1
Highland Dr Carico ~ Noble	Private	A	1308	4
Yuma St Broad ~ High	Industrial	A	500	1
Copper Hill Rd High ~ High + 0.14	Industrial	A	500	2
Mesquite Broad ~ 3 <sup>rd</sup>	Private	A	1171	1
Mesquite St 3 <sup>rd</sup> ~ Josephine	Private	A	713	4
3 <sup>rd</sup> St US-60 ~ Mesquite	Private	A	590	3
Maple St 3 <sup>rd</sup> ~ 11 <sup>th</sup>	Private Commercial	A	693	1 1

[TIS, R13E] There are no public roads.

[TIS, R14E]

<b>Table 3 - Trackout in T1S, R14E</b>				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
US-60 M239 + 0.58 ~ M240 + 0.34	Private	B	5992	1

[T1S, R15E]

Table 4 - Trackout in T1S, R15E				
Road	Trackout Category	VMT by Vehicle Class	AADT	Incidence of Trackout
Icehouse Canyon Rd Tonto NF ~ Hagen	Private	A	2364	4
Six Shooter Canyon Rd Globe ~ Marlin	Private	A	3878	4

### Emission Calculation

The calculation of PM<sub>10</sub> emissions from trackout followed the procedures outlined in PM<sub>10</sub> State Implementation Plan for the Salt River Area<sup>3</sup>. The emission factors were calculated using the equations from AP-42<sup>4</sup> shown as follows:

$$E = \left[ k \left( \frac{sL}{2} \right)^{0.65} \times \left( \frac{W}{3} \right)^{1.5} - C \right] \left( 1 - \frac{P}{4N} \right) \quad (1)$$

Where:

e= emissions factor in grams/VMT.

k = the particle size multiplier or PM<sub>10</sub>, which is 7.3 grams/VMT<sup>4</sup>.

sL = the road silt loading (g/m<sup>2</sup>). sL for each trackout category was estimated based on the study<sup>3</sup> conducted for Salt River SIP in 2005.

W = the average weight (tons) of the vehicles traveling on the roads.

C = the emission factor for 1980's vehicle fleet exhaust, brake wear and tire wear. Its value is 0.2119 grams/VMT<sup>4</sup>

P = the number of wet days with at least 0.254 mm of precipitation during the average period, and

N = the number of days in the averaging period.

The average weight W can be estimated by the vehicle mix traveling on the roads. HPMS reports the percentages of AADT (annual average daily traffic) by single unit truck (25 ~ 50 feet) and multi-unit truck (>50 feet). Vehicles longer than 25 feet are considered as heavy-duty vehicles<sup>1</sup>. Based on this information, the split between light duty and heavy duty can be determined. It is then assumed that the average weight of light duty vehicles is two tons and that of heavy-duty vehicles is 10 tons calculated as follows:

$$W = 2 \text{ tons} \times \text{percentage of light duty vehicles} + 10 \text{ tons} \times \text{percentage of heavy duty vehicles}$$

For the average weight  $W$  the HPMS database does not provide the percentages of AADT of single unit truck and multi-unit truck for all the road segments. There are a total of 112 road segments reported in the HPMS in the MNA. Only those segments on US-60 and SR-188 have the information to directly determine VMT fractions. Many of these segments share the same VMT fractions. There are two different sets of VMT fractions, one for US-60 and the other for SR-188. For US-60, the percentage of heavy-duty vehicles is 15 percent. For SR-188, the percentage of heavy-duty vehicles is five percent. VMT by vehicle class, A or B, is used to denote these different sets of VMT fractions. For other road segments without this reported data in the HPMS database, it is assumed that the percentage of heavy-duty vehicles is five percent, consistent with SR-188.

According to the measurements reported by NCDC (National Climatic Data Center)<sup>5</sup>, in 2005, there were 33 days with precipitation in the MNA over 0.254 mm. Thus,  $P = 33$  and  $N = 365$ .

The emissions from trackout for each road segment were then calculated by equation (2). Table 5<sup>3</sup> shows the trackout distance and silt loading for each trackout category.

Trackout Category	Distance (m)	Silt Loading (g/m <sup>2</sup> )
Agricultural	100	1.90
Construction	200	1.67
Industrial	200	3.06
Private	50	0.75
Commercial	50	1.08

$$PM_{10} \text{ Emissions (tons/yr)} = PM_{10} \text{ Emission Factor} \times AADT \times \text{Trackout Distance} \times \text{Incidence of Trackout} \times 0.000621371 \text{ mi/m} \times 366 \text{ days/yr} \times 1\text{ton}/1,000,000 \text{ grams} \quad (2)$$

Total  $PM_{10}$  emissions are the sum of emissions from all road segments, which were calculated to be 73.295 tons/yr.

The total of the  $PM_{10}$  emissions from all trackout is **73.295 tons per year (approximately 0.20 tons per day)**.

## References

1. Arizona Department of Transportation, HPMS database, 2005.
2. Appendix C.3, 2005 On-Road Mobile Source PM<sub>10</sub> Emissions Inventory for Miami Non-Attainment Area, 2008.
3. Arizona Department of Environmental Quality, Revised PM<sub>10</sub> State Implementation Plan for the Salt River Area, Technical Support Document, June 2005.
4. US EPA, AP-42, Fifth Edition, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Source, Chapter 13.2.1, November 2006.
5. National Climatic Data Center, Annual Climatological Summary, Miami, Arizona, 2005.

**APPENDIX C.6**  
**2005 Non-Road Mobile Source PM<sub>10</sub> Emissions Inventory for Miami Nonattainment Area**

Assessment Staff  
Air Quality Division, Arizona Department of Environmental Quality  
May 2008

**NONROAD Model Input Data**

Fuel Reid Vapor Pressure: 8.789 psi (average from 2005 Gila County fuel survey<sup>1</sup>).  
Oxygen content: 0%.  
Average temperature: 63.6°F<sup>2</sup>.  
Min/Max temperature: 50.6/76.6°F (average for the whole year<sup>2</sup>).  
Gasoline/diesel sulfur: 68.75/293.8 ppm (average from 2005 Gila County fuel survey<sup>1</sup>).  
Compressed Natural Gas/Liquid Natural Gas sulfur: 30ppm (EPA NONROAD model default; WRAPMSEI2 2002 inputs).  
Off-road diesel sulfur percent: same as on-road diesel (Arizona Department of Weights and Measures mentioned that in most of the state, off-road diesel is the same as on-road diesel with red dye added<sup>2</sup>).  
Marine diesel sulfur: zero.  
Stage II control percent: zero.

***Lawn & Garden***

EPA's NONROAD model was used to estimate the PM<sub>10</sub> emissions from this category for Gila County 2005. The total emissions were estimated to be 1.58 tons/year. The total emissions for Gila County were then allocated to the Miami Nonattainment Area (MNA) using population ratios.

ADEQ staff estimated the 2005 population of the MNA at 14,560<sup>4</sup>. Arizona Department Security estimated that the total population of Gila County in 2005 was 54,445<sup>5</sup>.

PM<sub>10</sub> emissions (lawn & garden) = PM<sub>10</sub> emissions in Gila County (lawn & garden) × population in the MNA / Gila County population = 1.58 (tons/year) × 14,560 / 54,445 = 0.423 tons/year. The total of the PM<sub>10</sub> emissions from lawn and garden activities is **0.423 tons per year (approximately 0.001 tons per day)**.

***Industrial***

EPA's NONROAD model was used to estimate the PM<sub>10</sub> emissions from this category for Gila County in 2005. The total emissions were estimated to be 1.50 tons per year. The total emissions for Gila County were then allocated to the MNA using population ratios.

PM<sub>10</sub> emissions (industrial) = PM<sub>10</sub> emissions in Gila County (industrial) × population in the MNA / Gila County population = 1.50 (tons/year) × 14,560 / 54,445 = 0.401 tons/year. The total of the PM<sub>10</sub> emissions from industrial activities is **0.401 tons per year (approximately 0.001 tons per day)**.

***Aircraft and Airport Service***

No airport is in the MNA.

***Locomotive and Railway Maintenance***

No railroad is in the MNA.

***Agricultural***

No agriculture is in the MNA.

***Recreational***

EPA's NONROAD model was used to estimate PM<sub>10</sub> emissions from this category for Gila County. The total emissions from Recreational Equipment were estimated to be 35.09 tons/year. Table 1 shows the emissions from different types of recreational equipment.

<b>Table 1 – Gila County PM<sub>10</sub> Emissions From Recreational Equipment</b>		
<b>Recreational Equipment</b>	<b>PM<sub>10</sub> Emissions (tons/year) Gila County</b>	<b>PM<sub>10</sub> Emissions (tons/year) MNA</b>
Motorcycles: off-road	2.95	See Text
ATVs	4.01	See Text
Specialty vehicles/carts	0.18	See Text
Recreational vehicles subtotal	7.14	0.893
Golf carts	0.03	0.010
Snowmobiles	27.92	0
Recreational vehicles total	35.09	0.903
Pleasure craft	15.32	0
Total Recreational Equipment	50.41	0.903

The emissions for Gila County for each type of equipment were then allocated to the MNA according to allocation surrogates shown below:

There is one recreational vehicle park in the MNA, Gila County RV Park and Batting Range. NONROAD model reports eight parks in Gila County for 2002. There is one golf course in the MNA. NONROAD model reports three golf courses in Gila County. The navigable water surface area in the MNA is observed to be zero. No snowmobiles are observed in the MNA.

PM<sub>10</sub> emissions (off-road motorcycle, ATVs and specialty vehicles/carts) = PM<sub>10</sub> emissions in Gila County (off-road motorcycle, ATVs and specialty vehicles/carts) × number of recreational vehicle parks in the MNA / number of recreational vehicle park establishments in Gila County = 7.14 / 8 = 0.893 tons/year. The total of the PM<sub>10</sub> emissions from off-road motorcycle, ATVs and specialty vehicles/carts activities is **0.893 tons per year (approximately 0.002 tons per day)**.

PM<sub>10</sub> emissions (golf carts) = PM<sub>10</sub> emissions in Gila County (golf carts) × number of golf course in the MNA / number of golf courses in Gila County = 0.03 / 3 = 0.01 tons/year. The total of the PM<sub>10</sub> emissions from golf cart activities is **0.01 tons/year**.

The grand total PM<sub>10</sub> emissions from recreational equipment are **0.903 tons per year (approximately 0.002 tons per day)**.

### ***Commercial***

EPA's NONROAD model was used to estimate PM<sub>10</sub> emissions from this category for Gila County. The total emissions were estimated to be 0.75 tons/year. The total emissions for Gila County were then allocated to the MNA using population ratios.

PM<sub>10</sub> emissions (commercial) = PM<sub>10</sub> emissions in Gila County (commercial) × population in the MNA / Gila County population = 0.75 (tons/year) × 14,560 / 54,445 = 0.201 tons/year. The total of the PM<sub>10</sub> emissions from commercial facilities is **0.201 tons per year (approximately 0.0006 tons per day)**.

### ***Construction and Mining Equipment***

EPA's NONROAD model was used to estimate PM<sub>10</sub> emissions from this category for Gila County. The total emissions were estimated to be 15.46 tons/year. The total emissions for Gila County were then allocated to the MNA using population ratios.

PM<sub>10</sub> emissions (construction) = PM<sub>10</sub> emissions in Gila County (construction) × population in the MNA / Gila County populations = 15.46 (tons/year) × 14,560 / 54,445 = 4.134 tons/year. PM<sub>10</sub> emissions from Construction and Mining Equipment total **4.134 tons per year (approximately 0.011 tons per day)**.

### ***Logging***

EPA's NONROAD model was used to estimate PM<sub>10</sub> emissions from this category for Gila County. The total emissions were estimated to be 0.11 tons/year. The total emissions for Gila County are then allocated to the MNA using populations.

PM<sub>10</sub> emissions (logging) = PM<sub>10</sub> emissions in Gila County (logging) × population in the MNA / Gila County populations = 0.11 (tons/year) × 14,560 / 54,445 = 0.029 tons/year. The total of the PM<sub>10</sub> emissions from logging operations is **0.029 tons/year**.

### **Summary**

The emissions from each nonroad category and total nonroad emissions are summarized in Appendix C.2.

## References

1. Arizona Department of Weights and Measures; 2005 Gila County Fuel Inspection Report. 2005.
2. National Oceanic and Atmospheric Administration and National Climactic Data Center; Monthly Station Normals of Temperature, Precipitation, and Heating and Cooling Degree Days 1971 – 2000.
3. Arizona Department of Weights and Measures; Personal Communications. 2007.
4. Population Statistics Unit, Research Administration, Arizona Department of Economic Security, 2005 Population in MNA, April 2008.
5. Arizona Department of Economic Security; July 1, 2005 Population Estimates for Arizona's Counties, Incorporated Places and Balance of County, February 2006.

## **APPENDIX D**

### **Public Process Documentation**

- D.1. Public Notice and Affidavit
- D.2. Public Hearing Agenda
- D.3. Public Hearing Sign-in Sheet
- D.4. Public Hearing Presiding Officer Certification
- D.5. Public Hearing Transcripts
- D.6. Public Comments and Responsiveness Summary

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**APPENDIX D.1.**

**Public Notice and Affidavit**

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Affidavit of Publication

ADEQ  
AIR QUALITY DIVISION  
08 JUL 17 AM 10:33

State of Arizona  
County of Gila

**Monika Valencia**, authorized representative, of News Media Corporation being first duly sworn deposes and says: That she is the **authorized representative** of the Arizona Silver Belt, San Carlos Apache Moccasin, and the Gila County Advantage newspapers, located at 298 North Pine Street, Globe, Arizona 85501, or mail: P.O. Box 31, Globe, Arizona 85502.

The above stated newspapers are published weekly in Globe, in the State of Arizona, County of Gila and that the following described  legal, or  advertising was duly published.

**PUBLIC NOTICE**  
ARIZONA DEPARTMENT OF ENVIRONMENTAL  
QUALITY  
NOTICE OF PUBLIC COMMENT PERIOD AND  
PUBLIC MEETING  
ON MIAMI MODERATE AREA PM10 LIMITED  
MAINTENANCE PLAN

AND REQUEST FOR REDESIGNATION TO  
ATTAINMENT

The Arizona Department of Environmental Quality (ADEQ) is conducting a 30-day public comment period to receive comments on the moderate area limited maintenance plan and request for redesignation to attainment for the Miami PM10 Nonattainment Area. The maintenance plan is the final step in redesignating the Miami area to attainment for the National Ambient Air Quality standards for particulate matter of 10 microns or less (PM10). This maintenance plan is open for comment beginning June 11, 2008, with close of comment on July 11, 2008.

A public meeting on the maintenance plan and the exceptional events will be held on June 18, 2008, at 3:00 p.m., at the Miami Town Hall, 500 Sullivan Street, Miami, Arizona.

All written comments should be addressed, faxed, or e-mailed to:  
Jim Wagner

Arizona Department of Environmental Quality - Air Quality Division

1110 West Washington Street, Phoenix, AZ 85007  
FAX: (602) 771-2366

E-Mail: JW3@azdeq.gov

Copies of the PM10 maintenance plan proposal are available for review beginning June 11, 2008, on the ADEQ website's Events and Notices Calendar at the following web address <http://www.azdeq.gov/cgi-bin/vertical.pl> or at the following locations:

ADEQ Library

First Floor, 1110 W. Washington Street  
Phoenix, Arizona 85007

Attention: Lori Cona, (602) 771-2217

Miami Memorial Library

1052 Adonis Avenue

Miami, AZ 85539

Attn: Norma Rios, (928) 473-2621

One Pub: 6-11-2008

Belt

6766

*Arizona Department of Environmental  
Quality Notice of Public Comment  
Period and Public Meeting on Miami  
Moderate Area PM10 Limited Maintenance  
Plan*

A printed copy of said legal or advertising is attached hereto and was published in a regular weekly edition of said newspaper (and not a supplement thereof) for 1 consecutive weeks in the  Arizona Silver Belt newspaper, and/or the  San Carlos Apache Moccasin newspaper, and/or the  Gila County Advantage. The dates of publication being as follows, to wit:

*June 11, 2008*

*Monika Valencia*

Monika Valencia  
authorized representative

State of Arizona  
County of Gila

The foregoing instrument was acknowledged before me this

July 16, 2008 (date)

by Monika Valencia



*Bethel Jean Baker*  
Notary Public



**Affidavit of Publication**

ADEQ  
AIR QUALITY DIVISION  
08 JUL 17 AM 10:33

**State of Arizona  
County of Gila**

**Monika Valencia**, authorized representative, of News Media Corporation being first duly sworn deposes and says: That she is the **authorized representative** of the Arizona Silver Belt, San Carlos Apache Moccasin, and the Gila County Advantage newspapers, located at 298 North Pine Street, Globe, Arizona 85501, or mail: P.O. Box 31, Globe, Arizona 85502.

The above stated newspapers are published weekly in Globe, in the State of Arizona, County of Gila and that the following described legal, or advertising was duly published.

*Arizona Department of Environmental Quality Public Hearing  
Public Hearing on Miami Moderate Area PM10 Maintenance Plan and Request for Redesignation to Attainment*

A printed copy of said legal or advertising is attached hereto and was published in a regular weekly edition of said newspaper (and not a supplement thereof) for 2 consecutive weeks in the Arizona Silver Belt newspaper, and/or the San Carlos Apache Moccasin newspaper, and/or the Gila County Advantage. The dates of publication being as follows, to wit:

*June 11, 2008  
June 25, 2008*

*Monika Valencia*  
Monika Valencia  
authorized representative

State of Arizona  
County of Gila

The foregoing instrument was acknowledged before me this

July 16, 2008 (date)

by Monika Valencia



*Bethel Jean Baker*  
Notary Public

**PUBLIC NOTICE**  
ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY  
PUBLIC HEARING  
ON MIAMI MODERATE AREA PM<sub>10</sub> MAINTENANCE PLAN AND REQUEST FOR REDESIGNATION TO ATTAINMENT

The Arizona Department of Environmental Quality (ADEQ) will hold a public hearing to receive comments on the proposed Miami Moderate Area PM<sub>10</sub> Limited Maintenance Plan. The Plan is a formal request to the U.S. Environmental Protection Agency (EPA) to redesignate the Miami, Arizona PM<sub>10</sub> nonattainment area to attainment for the health-based 24-hour average PM<sub>10</sub> National Ambient Air Quality Standards (NAAQS). The Plan summarizes the progress of the area in attaining the PM<sub>10</sub> NAAQS, demonstrates that all Clean Air Act (CAA) requirements for attainment have been adopted and includes a plan to assure continued attainment for ten years after the redesignation.

A public hearing on the Miami Moderate Area PM<sub>10</sub> Limited Maintenance plan and Request for Redesignation to Attainment will be held on Thursday, July 12, 2008, at 3:00 p.m.; at Miami Town Hall, 500 Sullivan Street, Miami, Arizona. All interested parties will be given an opportunity at the public hearing to submit relevant comments, data, and views, orally and in writing. Written comments must be received at ADEQ by 5:00 p.m. on Friday, July 13, 2008. ADEQ anticipates sending this Maintenance Plan and Request for Redesignation to the EPA in July, 2008. All written comments should be addressed, faxed, or e-mailed to:

Jim Wagner  
Air Quality Planning Section  
Arizona Department of Environmental Quality  
1110 W. Washington St  
Phoenix, AZ 85007  
PHONE: (602) 771-2388  
FAX: (602) 771-2366  
E-Mail: JW3@azdeq.gov  
A copy of the proposal is available for review on the ADEQ website's Events and Notices Calendar at the following web address <http://www.azdeq.gov/cgi-bin/vertical.pl> or at the following locations:  
ADEQ Library  
1110 W. Washington St  
Phoenix, AZ 85007  
First Floor  
Attn: Lori Cona, (602) 771-2217  
Miami Memorial Library  
1052 Adonis Ave  
Miami, AZ 85539 Attn: Norma Rios, (928) 473-2621  
First Pub: 6-11-2008  
Second Pub: 6-25-2008 Belt 6765



**APPENDIX D.2.**

**Public Hearing Agenda**

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# Public Hearing Agenda

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## AIR QUALITY DIVISION

### PUBLIC HEARING ON THE PROPOSED ARIZONA AIR QUALITY STATE IMPLEMENTATION PLAN (SIP) FOR THE MIAMI PM<sub>10</sub> NONATTAINMENT AREA

PLEASE NOTE THE MEETING LOCATION AND TIME:

MIAMI TOWN HALL  
500 Sullivan St., Miami, Arizona  
Thursday, July 10, 2008, 3:00 p.m.

---

**Pursuant to 40 CFR § 51.102 notice is hereby given that the above referenced meeting is open to the public.**

1. Welcome and Introductions
2. Purposes of the Oral Proceeding
3. Procedure for Making Public Comment
4. Brief Overview of the proposed SIP revision
5. Question and Answer Period
6. Oral Comment Period
7. Adjournment of Oral Proceeding

Copies of the proposal are available for review at the Arizona Department of Environmental Quality (ADEQ) Library, 1110 W. Washington St., Phoenix, Arizona, and the Miami Library, 1052 Adonis Ave., Miami, Arizona. For additional information regarding the hearing please call Jim Wagner, ADEQ Air Quality Division, at (602) 771-2388 or 1-800-234-5677, Ext. 771-2388.

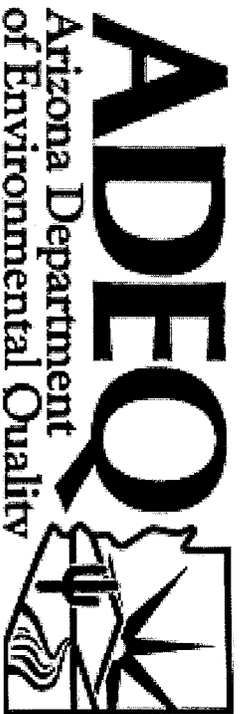
Persons with a disability may request a reasonable accommodation, such as a sign language interpreter, by contacting Dan Flukas at (602) 771-4795 or 1-800-234-5677, Ext. 771-4795. Requests should be made as early as possible to allow sufficient time to make the arrangements for the accommodation. This document is available in alternative formats by contacting ADEQ TDD phone number at (602) 771-4829.

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**APPENDIX D.3.**

**Public Hearing Sign-in Sheet**

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# Air Quality Division

## Sign-In Sheet

### Please Sign In

SUBJECT MIAMI PM10 NONATTAINMENT AREA DATE 7/10/08

NAME	ORGANIZATION	PHONE	FAX	E-MAIL
1. Manoj Vyas	City of Globe	(928) 425-7146	(928) 425-4820	mvyas@cableone.net
2. STEVE STRATTON	Gila CD.	928-425-3231		STRATTON@Co.gila.AZ
3. Wayne Lebold	FM Miami Inc	928-473-7149	928-473-7449	wlebold@fmga.com
4. Jay Speker	FM Miami	928-473-7161		jspeker@FmI.com
5. Thomas Gough	SGEDC	928-812-2842	928-825-8159	tgough@mhoneygroup.com
6. Russ Fetheman	Globe Miami Regional Chamber of Commerce	928-702-8223		russ.fetheman@svgs.com
7. MARTIN FELSHART	TOWN OF MIAMI	928-473-4403	928-473-3003	MIAMI RECEPTION @ YAHOO.COM
8. Cheryl Caviglian	Town of Miami	928-812-2992	"	cmizahs@yphoo.com

9. Jim Wagner ADEC 602-771-2388 juw3@A2DEC.601

10. Nivian Buehrs ADEC 602-771-4608 ujb@A2DEC.601

11. \_\_\_\_\_

12. \_\_\_\_\_

13. \_\_\_\_\_

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23. \_\_\_\_\_

**APPENDIX D.4.**

**Public Hearing Presiding Officer Certification**

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Air Quality Division

Public Hearing Presiding Officer Certification

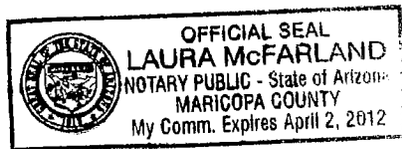
I, Vivian Burns, the designated Presiding Officer, do hereby certify that the public hearing held by the Arizona Department of Environmental Quality was conducted on July 10, 2008, at the Miami Town Hall, 500 Sullivan St., Miami, Arizona, in accordance with public notice requirements by publication in the Arizona Silver Belt beginning June 11, 2008. Furthermore, I do hereby certify that the public hearing was recorded from the opening of the public record through concluding remarks and adjournment, and the transcript provided contains a full, true, and correct record of the above-referenced public hearing.

Dated this 15 day of July 2008.

[Signature of Vivian J. Burns]
Vivian J. Burns

State of Arizona )
) ss.
County of Maricopa )

Subscribed and sworn to before me on this 15 day of July 2008



[Signature of Laura McFarland]
Notary Public

My commission expires: 4/02/12

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**APPENDIX D.5.**

**Public Hearing Transcripts**

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1 The procedure for making a public comment on the record is straightforward. If you wish to  
2 comment, you will need to fill out a speaker slip, which is available at the sign-in table, and give  
3 it to me. Using speaker slips allows everyone an opportunity to be heard and allows us to match  
4 the name on the official record with the comments. You may also submit written comments to  
5 me today. Please note, the comment period for the proposed SIP ends on July 11, 2008. All  
6 written comments, comments, must be postmarked if sent via U.S. mail or received if sent via e-  
7 mail at ADEQ by July 11, 2008. Written comments can be mailed to Jim Wagner, Air Quality  
8 Planning Section, Arizona Department of Environmental Quality, 1110 W. Washington Street,  
9 Phoenix, Arizona 85007 or e-mailed directly to Jim at JW3@azdeq.gov. Comments may also be  
10 faxed to (602) 771-2366.

11  
12 Comments made during the formal comment period are required by law to be considered by the  
13 Department when preparing the final state implementation plan. This is done through the  
14 preparation of a responsiveness survey, summary, in which the Department responds in writing  
15 to written and oral comments made during the formal comment period.

16  
17 The agenda for this hearing is simple. First, we will present a brief overview of the proposed  
18 revision to the state implementation plan.

19  
20 Second, I will conduct a question and answer period. The purpose of the question and answer  
21 period is to provide information that may help you in making comments on the proposed  
22 revision.

23  
24 Thirdly, I will conduct the oral comment period. At that time, I will begin to call speakers in the  
25 order that I have received speaker slips.

26  
27 Please be aware that any comments at today's hearing that you will want the Department to  
28 formally consider must be given either in writing or on the record at today's hearing during the  
29 oral comment period of this proceeding.

30  
31 At this time, Jim Wagner will give a brief overview of the proposal:

1 **MR. WAGNER:** Following the Clean Air Act Amendments of 1990, EPA designated the  
2 Hayden and Miami areas nonattainment for the PM<sub>10</sub> standard. In 2006, ADEQ requested a  
3 separation of the Hayden-Miami Nonattainment Area based on the Miami portion's  
4 uninterrupted record of meeting the PM<sub>10</sub> standard. Effective May 29, 2007, EPA granted  
5 ADEQ's request and the Hayden-Miami nonattainment area was separated.

6  
7 Based on the record of clean air in the Miami Nonattainment Area, ADEQ has developed a SIP  
8 for the Miami PM<sub>10</sub> Nonattainment Area consisting of a maintenance plan and request to  
9 redesignate the area to attainment. The purpose of the plan is to demonstrate how the Area has  
10 met the National Ambient Air Quality Standards for particulate matter 10 microns or less and  
11 how compliance with the standards in the Miami area will be maintained.

12  
13 The plan also demonstrates that the emission reductions responsible for the air quality  
14 improvement have resulted from permanent and enforceable control measures. Based on point,  
15 area, and mobile source emissions inventories, the primary sources of PM<sub>10</sub> emissions in the  
16 nonattainment area were windblown dust from nearby mining operations and reentrained  
17 emissions from onroad vehicular traffic. Control measures included in the operating permits for  
18 industrial sources located in the area were in large part responsible for the reduction of PM<sub>10</sub>  
19 emissions and attainment of the air quality standards. All monitors will remain in place to track  
20 emissions.

21  
22 The clean air quality record, enforceable control measures, and projections of future emissions  
23 presented in the proposed plan, demonstrate that the area has attained and will continue to  
24 maintain the PM<sub>10</sub> air quality standards through 2019. To ensure continued attainment, the State  
25 has included a series of preventative measures that will be considered for implementation if  
26 airborne PM<sub>10</sub> concentrations reach levels approaching an exceedance of the allowable limits.

27  
28 **MS. BURNS:** This concludes the explanation period of this proceeding on the proposed revision  
29 to the state implementation plan. Are there any questions before we move to the oral comment  
30 period? Hearing no questions, I will move on, this concludes the question and answer period of  
31 this proceeding on the proposed state implementation plan revision. I now open this proceeding

1 for oral comments. And we have several speaker slips submitted and Mr. Vyas would you like to  
2 make a comment today?

3  
4 **MR. VYAS:** Vivian and Jim thank you very much for this opportunity, my name is Manoj Vyas  
5 and I am the Globe city manager. Globe is part of the of the Globe-Miami community which is  
6 part of the PM<sub>10</sub> redesignation that you are attempting with the SIP. On behalf of the city of  
7 Globe, I want to convey to you our 100 percent support to ADEQ's efforts to redesignate our  
8 area as an attainment area and I am grateful to the mining community, especially, and others who  
9 contributed to reduction of the PM<sub>10</sub> levels back to attainment levels in our community, and  
10 anything you need from us to convey our support, we are available to do so and again I  
11 recommend that the SIP be approved at the ADEQ level and be sent to EPA for its formal  
12 approval and thereby make us an attainment area and remain so till 2019.

13  
14 **MS. BURNS:** Alright, we have a second question, comment, from Steve Stratton. Mr. Stratton.

15  
16 **MR. STRATTON:** Thank you Ma'am. I am here representing Gila County and the Gila County  
17 Board of Directors, we work closely with the mining companies on many things, and we are in  
18 support of this program. The Board of Supervisors will contribute written support for yourself or  
19 for ADEQ, we certainly will provide that to you.

20  
21 **MS. BURNS:** Mr. Fetterman.

22  
23 **MR. FETTERMAN:** Yes, Ma'am. I would just like to read a letter from the Chamber of  
24 Commerce, and I am the President of the Chamber of Commerce, so we would like to add, dear  
25 Mr. Wagner, the Globe-Miami Chamber of Commerce is pleased to see that EPA is working to  
26 redesignate Miami as an attainment area for the national air quality standards for PM<sub>10</sub>. We have  
27 reviewed the State Implementation Plan and welcome the change for our local area. The current  
28 designation for nonattainment is misleading as it is tied in with the Hayden-Winkelman areas,  
29 when in truth Globe-Miami has been in attainment for many years. The SIP is a great tool in  
30 moving the area to attainment status; a move which we believe will have a very positive impact

1 on local business and tourism. We heartily endorse adoption of this measure as a way to move to  
2 formal attainment status. I'd like to give you a copy of this letter. Thank you.

3  
4 **MS. BURNS:** Thank you, Mr. Statton. Mr. Gough.

5  
6 **MR. GOUGH:** I am here representing the Southern Gila County Economic Development  
7 Corporation. Chris Martin, our Executive Director, was not able to make it. I will also be reading  
8 our letter of support at this time. Mr. Wagner, the Southern Gila County Economic Development  
9 Corporation, applauds the Environmental Protection Agency as it works to re-designate the  
10 Town of Miami as an attainment area for PM10 National Ambient Air Quality Standards. After  
11 reviewing the State Implementation Plan, the change for this region seems the correct one. While  
12 the Globe-Miami region has been in attainment for many years, the present designation of non-  
13 attainment can be misconstrued because it includes the communities of Hayden and Winkelman.  
14 The SIP will advance this region to attainment status. The Board of Directors of the SGCEDC  
15 believes the result will have a very positive impact on economic development. The SGCEDC  
16 recommends adoption of this measure as a way of moving to formal attainment status. Thank  
17 you, I have a copy for you.

18  
19 **MS. BURNS:** Mr. Leipold.

20  
21 **MR. LEIPOLD:** I would like to thank ADEQ for their efforts in preparing this SIP and to  
22 speedily forward it on to the EPA and encourage them to get it done by the end of the year.

23  
24 **MS. BURNS:** If there are no other comments, this concludes the oral comments period of this  
25 proceeding, and if you have not already submitted written comments, you may submit them to  
26 me at this time. And again, the comment period for this  
27 proposed revision to the state implementation plan ends tomorrow, that is July 11 of 2008.

28  
29 And, thank you very much for attending.

30 And the time is now 3:20, and I now close this oral proceeding.

31

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**APPENDIX D.6.**

**Public Comments and Responsiveness Summary**

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Air Quality Division  
Speaker Slip

(1)

SPEAKER SLIP

Date: 7/10/2008

Speaker Slip No.

Name: Manoj Vyas

Representing: City of Globe

Mailing Address: 150 N. Pine St., Globe, AZ 85501

I wish to make an oral statement.

I have submitted written comments.

I will submit written comments at a later time.

Subject: City's support for the Proposed SIP & Maintenance Plan

R.....



Air Quality Division  
Speaker Slip

(2)

SPEAKER SLIP

Date: 7/10/08

Speaker Slip No.

Name: STEVE STRATTON

Representing: GILA COUNTY

Mailing Address: 1400 E. ASH

I wish to make an oral statement.

I have submitted written comments.

I will submit written comments at a later time.

Subject:



Air Quality Division  
Speaker Slip

(3)

SPEAKER SLIP

Date: 7/10/08 Russ Fetterman Speaker Slip No.

Name: Russ Fetterman

Representing: Chamber of Commerce

Mailing Address: 5440 S Russell Rd  
Globe, AZ 85501

I wish to make an oral statement. ✓  
I have submitted written comments. ✓

I will submit written comments at a later time.

Subject: Support of Split of Area

B-----



Air Quality Division  
Speaker Slip

(4)

SPEAKER SLIP

Date: 7/10/08 Speaker Slip No.

Name: Thomas Gough

Representing: Southern Gila County Economic Development Corporation

Mailing Address: 6021 E. Short Ave Globe, AZ, 85501

I wish to make an oral statement.  
I have submitted written comments.

I will submit written comments at a later time.

Subject: Support of Split of Area.



(5)

# Air Quality Division Speaker Slip

## SPEAKER SLIP

Date: 7/10/08 Lipold

Speaker Slip No.

Name: Wayne Lipold  
Freeport Mic Mo Rep

I wish to speak last.

Representing: Freeport McMoRan Miami

Mailing Address: PO Box 4444 Claypool AZ 85532

I wish to make an oral statement.

I have submitted written comments.

I will submit written comments at a later time.

Subject:

B-----

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*On The Old West Highway*

Jim Wagner  
Air Quality Planning Section, ADEQ  
1100 W. Washington St.  
Phoenix, AZ 85007

July 8, 2008

Dear Mr. Wagner,

The Globe-Miami Chamber of Commerce is pleased to see that the EPA is working to redesignate Miami as an attainment area for National Ambient Air Quality Standards for PM 10. We have reviewed the State Implementation Plan and welcome the change for our local area.

The current designation of non-attainment is misleading as it is tied in with the Hayden-Winkelman area, when in truth Globe-Miami has been in attainment for many years. The SIP is a great tool in moving the area to attainment status; a move which we believe will have a very positive impact on local business and tourism. We heartily endorse adoption of this measure as a way to move to formal attainment status.

Thank you,

A handwritten signature in black ink, appearing to read "Russ Fetterman", with a long horizontal stroke extending to the right.

Russ Fetterman  
President



**TOWN COUNCIL**

Jesus (Chuy) Canizales, Mayor  
Michael Black, Vice-Mayor  
Jose Angel Medina  
Dan Hernandez  
Paul P. Licano  
Jerry Musgrave  
Levi Shaffer

**ADMINISTRATION**

Martin Feldhake  
Interim Town Manager  
Stacey Bradford  
Interim Town Clerk

**TOWN OF MIAMI**  
*"Copper Center of the World"*

July 11, 2008

Arizona Department of Environmental Quality  
110 West Washington Street  
Phoenix, Arizona 85007

Attention: James C. Wagner

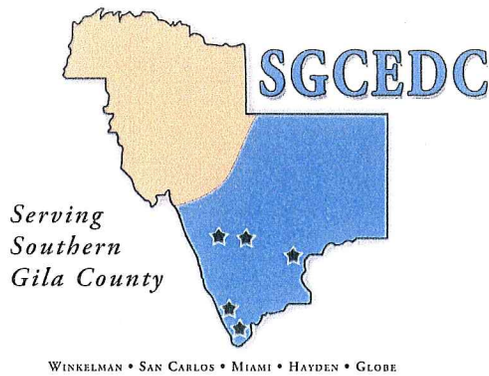
On behalf of the Town of Miami, we thank you for visiting our town hall yesterday, July 10<sup>th</sup>, to inform of us of ADEQ's recommendation that the Miami PM<sub>10</sub> Nonattainment Area is elevated to 'attainment'.

It is our intent and commitment to continue to monitor and maintain the existing pollution control strategies that brought about clean air, per the proposed plan for the Miami area. We look forward to continuing to work with the EPA and ADEQ to insure we continue to protect the public health.

Sincerely,

*Jesus T. Canizales*

Jesus (Chuy) T. Canizales  
Mayor, town of Miami  
500 Sullivan Street  
Miami, Arizona 85539  
928-473-4403  
928-812-2992, cell



Mr. James Wagner  
Arizona Department of Environmental Quality  
Air Quality Planning Section  
1100 W. Washington St.  
Phoenix, AZ 85007

July 9, 2008

Dear Mr. Wagner,

The Southern Gila County Economic Development Corporation (SGCEDC) applauds the Environmental Protection Agency as it works to re-designate the Town of Miami as an attainment area for PM 10 National Ambient Air Quality Standards. After reviewing the State Implementation Plan, the change for this region seems the correct one.

While the Globe-Miami region has been in attainment for many years, the present designation of non-attainment can be misconstrued because it includes the communities of Hayden and Winkelman. The SIP will advance this region to attainment status. The Board of Directors of the SGCEDC believes the result will have a very positive impact on economic development. The SGCEDC recommends adoption of this measure as a way of moving to formal attainment status.

Sincerely and respectfully,  
Southern Gila County Economic Development Corporation

A handwritten signature in black ink, appearing to read 'Chris Martin', is written over a horizontal line.

Chris Martin  
Executive Director

**The Southern Gila County Economic Development Corporation**  
1360 North Broad Street Globe, Arizona 85501  
928.425.4495  
[sgcedc@cableone.net](mailto:sgcedc@cableone.net)  
[www.sgilascountyed.com](http://www.sgilascountyed.com)

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**RESPONSIVENESS SUMMARY**  
to  
**Testimony Taken at Public Hearing and Written Comments Received on  
The Miami Moderate Area PM<sub>10</sub> Maintenance Plan and  
Request for Redesignation to Attainment**

The public hearing on the Proposed Miami PM<sub>10</sub> Maintenance Plan and Request for Redesignation to Attainment was held on Thursday, July 10, 2008, at 3:00 p.m. at Miami Town Hall, 500 Sullivan St., Miami, Arizona. The public comment period closed at 5:00 p.m. on Friday, July 11, 2008.

Five oral comments, all supportive of the proposed plan, were made at the hearing and are included in their entirety in the hearing transcript.

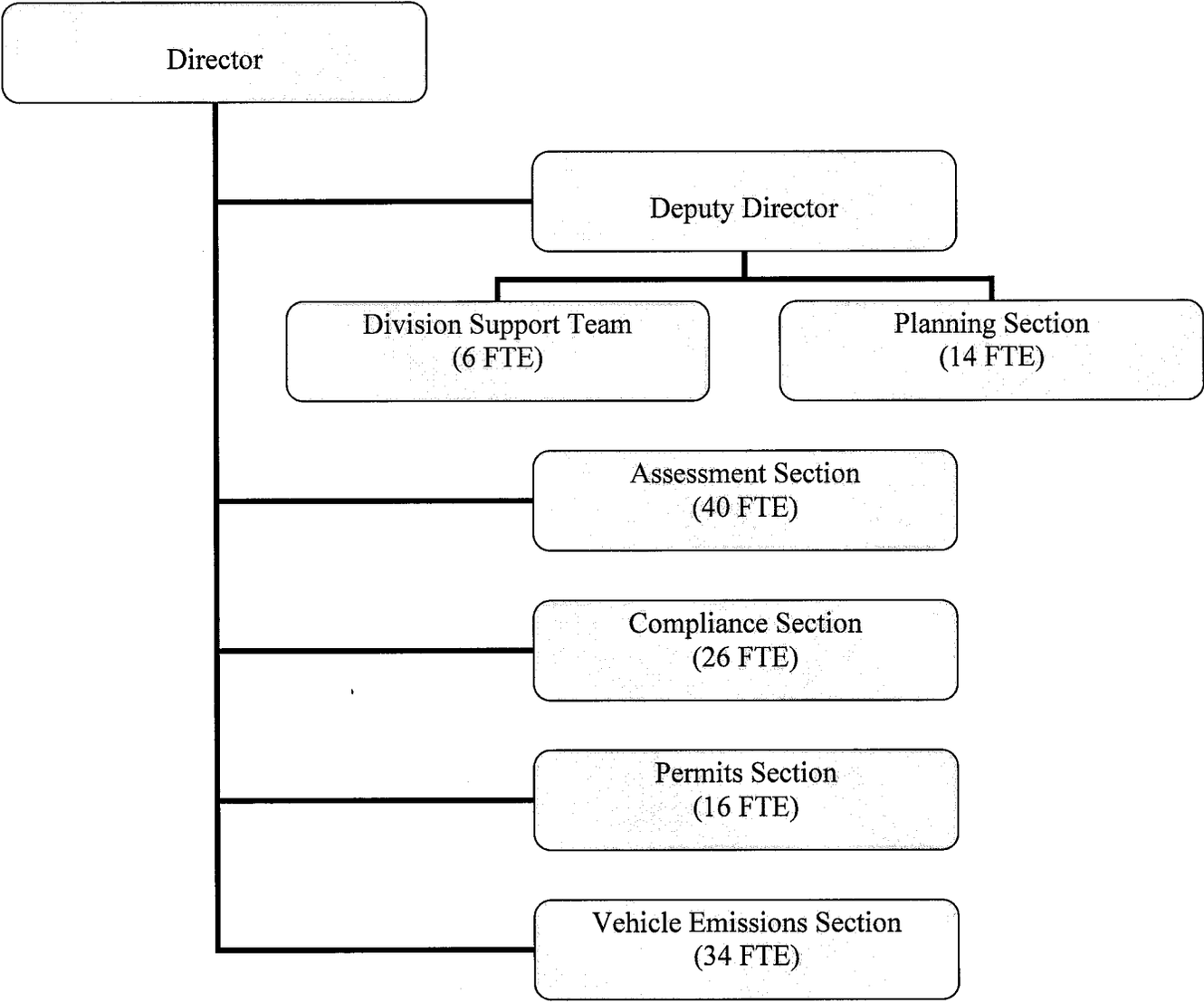
Three supportive written comments were received during the public comment period and are included in this section.

**Edits to the Final Plan:**

ADEQ determined a few minor formatting, typographical, and grammatical revisions were appropriate.

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**Appendix E – Organizational Chart**  
**Arizona Department of Environmental Quality – Air Quality Division**

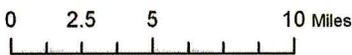
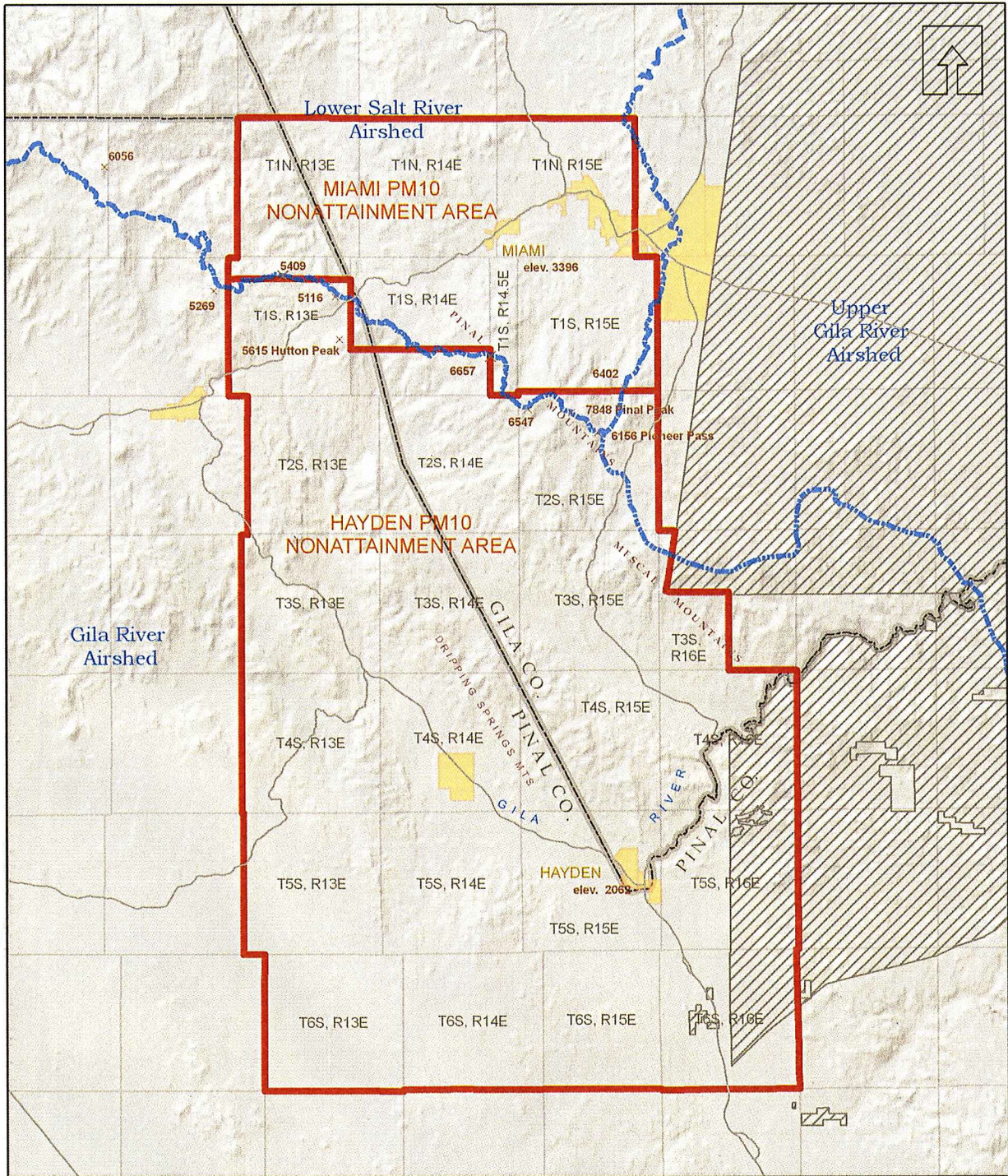


**FTE = Full Time Employees**

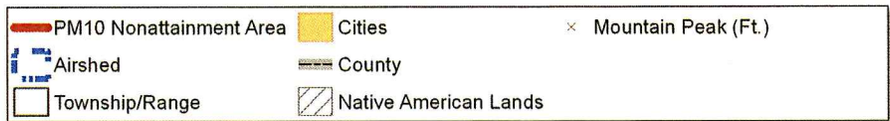
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# Appendix F

## Map of Hayden and Miami PM10 Nonattainment Areas



**Hayden and Miami  
PM<sub>10</sub> Nonattainment Areas**



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