

#### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 6 1445 ROSS AVENUE, SUITE 1200 DALLAS TX 75202-2733

OCT 2 2 2014

Ms. Evita L. Lagard Administrator, Office of Environmental Compliance Assessment Division Louisiana Department of Environmental Quality Post Office Box 4312 Baton Rouge, LA 70821-4312

Dear Ms. Lagard:

Thank you for your correspondence submitting the Louisiana Department of Environmental Quality's (LDEQ) 2014 Annual Monitoring Network Plan. The U.S. Environmental Protection Agency (EPA) has completed its analysis of the LDEQ's 2014 Annual Monitoring Network Plan to ensure it meets those requirements of 40 CFR Part 58 and its appendices that confer approval authority on the Regional Administrator, which is delegated to the Associate Director for Air.

We appreciate your cooperation and work to submit your 2014 network plan. The network assessment process presents an opportunity for the EPA and the LDEQ to collaborate on the air monitoring network design. See 40 CFR Part 58 App. D, 1.1.2. I am pleased to inform you that your 2014 ambient air monitoring network plan is approved in accordance with 40 CFR §58.10. Details of our review for the LDEQ Ambient Air Monitoring Network are provided in the enclosure.

We look forward to our continued collaborative work with the LDEQ on your 2015 ambient air monitoring network plan. If you have any questions, please contact me at (214) 665-3102, or your staff may contact Ms. Maria Martinez, Air Quality Analysis Section Chief, of my staff at (214) 665-2230.

Sincerely yours,

Mark Hansen

Acting Associate Director for Air Programs

**Enclosure** 

# Louisiana Department of Environmental Quality (LDEQ) 2014 Annual Ambient Air Monitoring Network Plan Technical Comments

The Environmental Protection Agency (EPA) has reviewed your 2014 Annual Ambient Air Monitoring Network Plan and our comments are provided below. In addition to the network plan, EPA's review includes additional information provided by LDEQ as identified below.

# **General Comments**

# Particulate Matter of 2.5 Microns or Less (PM2.5)

The LDEQ April 7, 2014 and July 17, 2014 requests to discontinue the PM<sub>2.5</sub> Federal Equivalent Method (FEM) beta-attenuation monitors 1020 (BAM) at the Monroe site (1 monitor, Air Quality System, AQS #22-073-0004), the Port Allen site (1 monitor, AQS #22-121-0001), and the Alexandria site (2 monitors, AQS #22-079-0002) were approved on August 28, 2014 through separate communications. The discontinuance of the PM<sub>2.5</sub> BAMs at these sites does not compromise the data collection needed for implementation of the PM<sub>2.5</sub> National Ambient Air Quality Standards (NAAQS), and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met. Please see the narrative below for additional details for each site.

From the July 17, 2014 request, we understand that LDEQ planned to discontinue the four PM<sub>2.5</sub> FEM BAMs by September 30, 2014. LDEQ will need to enter an end date for the PM<sub>2.5</sub> BAMs in AQS and provide the date the equipment is discontinued at all four of these sites. This information will also need to be included in the 2015 annual network plan submittal.

#### Monitors

We recommend that LDEQ keep any auxiliary monitors for any potential future use. We look forward to working with LDEQ on the future ambient air network and the adequacy of the monitors' siting.

## Timeline

In order to reflect the timely implementation of network efficiencies, please propose a timeline of the approved changes for sites and monitors in the LDEQ network to the EPA Region 6 Air Quality Analysis Section Chief within 60 days of the date of this letter. Please also include any requested information and clarifications.

# New Orleans-Metairie, LA Metropolitan Statistical Area (MSA)

# Ozone (O<sub>3</sub>)

The request to discontinue the O<sub>3</sub> monitors at the City Park site (AQS #22-071-0012) and at the Hahnville site (AQS #22-089-0003) is approved. The discontinuance of these O<sub>3</sub> monitors will not compromise the data collection needed for implementation of the O<sub>3</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

# Particulate Matter (PM)

The request to operate the manual PM<sub>2.5</sub> Federal Reference Method (FRM) on a 1-in-6 sampling frequency at the Kenner site (AQS #22-051-1001) is approved. For 2013, the PM<sub>2.5</sub> FRM's annual design value (DV) was 8.2 micrograms per cubic meter ( $\mu$ g/m³), 68% of the annual PM<sub>2.5</sub> NAAQS (12  $\mu$ g/m³) and is not within 10% of the NAAQS. The manual PM<sub>2.5</sub> FRM is operated with a continuous

PM<sub>2.5</sub> tapered element oscillating microbalance (TEOM) sampler. Therefore, the operation can be reduced from the daily sampling frequency. See 40 CFR §58.12(d)(1)(ii).

The PM<sub>2.5</sub> FRM at the Chalmette Vista site (AQS #22-087-0007) is the determining monitor for the New Orleans MSA. For 2013, the PM<sub>2.5</sub> FRM's annual DV was 9.7  $\mu$ g/m<sup>3</sup>, 81% of the PM<sub>2.5</sub> NAAQS.

# **Near-Road Monitoring Site**

LDEQ has informed us that the New Orleans Near-Road site (AQS #22-071-0021) began operation on March 18, 2014. We acknowledge LDEQ's work in establishing the PM<sub>2.5</sub>, CO, wind speed, wind direction and traffic counter to be operational by the end of the year to meet the January 1, 2017 operation deadline.

# Baton Rouge, LA MSA

#### $O_3$

For the Baton Rouge MSA, six O<sub>3</sub> sites are required. Four O<sub>3</sub> sites are required for the Photochemical Assessment Monitoring Stations (PAMS) program: the Pride site (AQS #22-033-0013), Capitol site (AQS #22-033-0009), Bayou Plaquemine site (AQS #22-047-0009) and the Dutchtown site (AQS #22-005-0004). In addition, within LDEQ's O<sub>3</sub> monitor network the maximum concentration site(s) are required at the LSU (AQS #22-033-0003) and Carville (AQS #22-047-0012) sites. For 2013, the DVs for both the LSU and Carville site were 75 ppb which met the 8-hr O<sub>3</sub> NAAQS (75 ppb).

# Nitrogen Dioxide (NO2)

The request to discontinue the NO<sub>2</sub> monitors at the LSU site (AQS #22-033-0003) and at the Carville site (AQS #22-047-0012) is approved. For 2013, the 1-hour DVs at the LSU and Carville sites were 50 ppb and 34 ppb, respectively and are 50% or less than the NO<sub>2</sub> NAAQS (100 ppb). The discontinuance of these NO<sub>2</sub> monitors will not compromise the data collection needed for implementation of the NO<sub>2</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

## **PM**

For the Baton Rouge MSA, the Capitol site meets the minimum PM<sub>2.5</sub> network requirements for a PM<sub>2.5</sub> continuous monitor including reporting for the Air Quality Index (AQI) purposes. The continued operation of the PM<sub>2.5</sub> FEM BAM at the Port Allen site (AQS #22-121-0001) is not required to meet minimum network requirements. Based on LDEQ's July 1, 2013 analysis of the monitoring data, the discontinuance of the PM<sub>2.5</sub> BAM at the Port Allen site will not compromise the data collection needed for implementation of the PM<sub>2.5</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met. In addition, we note that the AQS ID for the Port Allen site was not included in Table B. Please make sure this information is documented in the 2015 annual network plan submittal.

Region 6 supports the continued operation of the PM<sub>2.5</sub> FRM at the Geismar site (AQS #22-047-0009) due to the proximity of industrial sources in the area. This will continue to provide the necessary coverage of the ambient conditions in the industrial area for the Baton Rouge MSA.

The request to discontinue the PM<sub>2.5</sub> FRM monitor at the Bayou Plaquemine site is approved. For 2013, the PM<sub>2.5</sub> FRM's annual DV was 9.4 μg/m<sup>3</sup>, 78% of the annual PM<sub>2.5</sub> NAAQS. Due to historically low ambient concentrations and close proximity to the PM<sub>2.5</sub> FRM at the Geismar site, the discontinuance of

the PM<sub>2.5</sub> FRM monitor at the Bayou Plaquemine site will not compromise the data collection needed for implementation of the PM<sub>2.5</sub> NAAQS and the 40 CFR Part 58, Appendix D ambient monitoring requirements will continue to be met.

# Lead (Pb)

We appreciate the confirmation that the Pb monitor at the Baker LSP site (AQS #22-033-0014) will continue to operate. We note LDEQ's explanation that the site will continue operation until the demolition and remediation of the nearby Exide recycle site is completed. Any future request for a system modification under 40 CFR § 58.14 should be submitted to EPA Region 6. Please provide the appropriate technical analysis for any future planned discontinuation of the monitor.

# Shreveport-Bossier City, LA MSA

## **PM**

The PM<sub>2.5</sub> FRM at the Shreveport Calumet site (AQS #22-017-0008) is the maximum concentration monitor for LDEQ's PM<sub>2.5</sub> network. For 2013, the PM<sub>2.5</sub> FRM's annual DV was 11.6  $\mu$ g/m<sup>3</sup>, 97% of the annual PM<sub>2.5</sub> NAAQS. In addition, the Shreveport Calumet site is appropriately collocated to meet the requirements of 40 CFR 58, Appendix A, 3.2.5.1(b).

# **Speciation**

According to EPA's Office of Air Quality Planning and Standards (OAQPS) assessment of the chemical speciation network (CSN), LDEQ is required to install a PM<sub>2.5</sub> FRM or FEM monitor at the Shreveport Airport site (AQS #22-015-0008) for the measurement of CSN mass. However, the PM<sub>2.5</sub> supplemental speciation at the Shreveport Airport site was among the low scoring sites in the CSN assessment and could be discontinued. EPA Region 6 recommends discontinuing the supplemental speciation at the Shreveport Airport site and for EPA and LDEQ to collaborate on future monitoring in an area that could provide critical data for the state of Louisiana. Please let us know LDEQ's plans for the site since LDEQ may discontinue or add a PM<sub>2.5</sub> FRM or FEM monitor to continue supplemental speciation monitoring at the Shreveport site.

# Lafayette, LA MSA

#### $O_3$

Thank you for your update on securing the second required ozone site for the Lafayette MSA as per 40 CFR Part 58, Appendix D, 4.1 and Table D-2. We look forward to receiving LDEQ's separate site documentation for our review and consideration. EPA needs this information in order for LDEQ to meet the minimum network requirements for the Lafayette MSA.

## PM<sub>10</sub> BAMS

The request to discontinue the additional PM<sub>10</sub> BAM (Parameter Occurrence Code, POC-2) at the Lafayette USGS site (AQS #22-055-0007) is approved. Collocation is not required for PM<sub>10</sub> continuous monitoring which includes the PM<sub>10</sub> BAMs. See 40 CFR Part 58, Appendix A, 3.3.1. The operation of an additional continuous PM<sub>10</sub> BAM instrument at the Lafayette USGS site is not required to meet minimum network requirements. The discontinuance of the additional PM<sub>10</sub> BAM (POC-2) will not compromise the data collection needed for implementation of the PM<sub>10</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met. However, the primary PM<sub>10</sub> BAM (POC-1) is required to meet the minimum PM<sub>10</sub> network requirements for the Lafayette MSA.

# Lake Charles, LA MSA

#### O<sub>3</sub>

The request to discontinue the O<sub>3</sub> monitor at the Westlake site (AQS #22-019-0008) is approved. The discontinuance of this O<sub>3</sub> monitor will not compromise the data collection needed for implementation of the O<sub>3</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

#### PM

The request to discontinue the PM<sub>2.5</sub> FRM monitor at the Lake Charles McNeese University site (AQS #22-019-0010) is approved. For 2013, the PM<sub>2.5</sub> FRM's annual DV was 8.4 µg/m³, 70% of the annual PM<sub>2.5</sub> NAAQS. Due to historically low ambient concentrations, the discontinuance of the PM<sub>2.5</sub> FRM monitor at the Lake Charles McNeese University will not compromise the data collection needed for implementation of the PM<sub>2.5</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

Region 6 supports the continued operation of the PM<sub>2.5</sub> FRM at the Vinton site (AQS #22-019-0009) due to the proximity of industrial sources in the area. This will continue to provide the necessary coverage of the ambient conditions in the industrial area for the Vinton area. The Vinton site will also serve as the regional transport site.

For the Lake Charles MSA, LDEQ has requested to discontinue both the PM<sub>2.5</sub> FRM at the Lake Charles McNeese University site and the PM<sub>2.5</sub> TEOM at the Westlake site (AQS #22-019-0008) in Lake Charles MSA. This will leave only one PM<sub>2.5</sub> monitor (FRM) operating at the Vinton site. At this time, we cannot approve the discontinuance of the PM<sub>2.5</sub> TEOM in the Westlake area and recommend further discussion.

# Alexandria, LA MSA

#### **PM**

The request to discontinue the two PM<sub>2.5</sub> FEM BA Ms at the Alexandria site (AQS #22-079-0002) is approved. The Alexandria site is not a National Core multipollutant monitoring station (NCore) site, and the Alexandria area has zero required monitors based on concentration and population. Therefore, there is no continuous PM<sub>2.5</sub> requirement. See 40 CFR Part 58, Appendix D, 4.7. The continued operation of the two PM<sub>2.5</sub> BAMs at the Alexandria site is not required to meet minimum network requirements. Furthermore, the PM<sub>2.5</sub> BAMs are not required for AQI purposes. Based on LDEQ's July 1, 2013 analysis of the monitoring data, the discontinuance of the two PM<sub>2.5</sub> BAMs at the Alexandria site will not compromise the data collection needed for implementation of the PM<sub>2.5</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

Region 6 supports LDEQ's recommendation to continue operating the PM<sub>2.5</sub> FRM monitor at the Alexandria site for regional background.

# Monroe, LA MSA

#### **O**:

Region 6 supports the continued operation of the O<sub>3</sub> monitor at the Monroe site (AQS #22-073-0004) to maintain O<sub>3</sub> monitoring coverage for the Northeast regional area.

## PM

The Monroe site is not an NCore site, and the Monroe area has zero required monitors based on concentration and population. Therefore, there is no continuous PM<sub>2.5</sub> requirement. See 40 CFR Part 58, Appendix D, 4.7. The continued operation of the PM<sub>2.5</sub> BAM at the Monroe site is not required to meet minimum network requirements. Furthermore, the PM<sub>2.5</sub> BAM is not required for AQI purposes. Based on LDEQ's July 1, 2013 analysis of the monitoring data, the discontinuance of the PM<sub>2.5</sub> BAM at the Monroe site will not compromise the data collection needed for implementation of the PM<sub>2.5</sub> NAAQS, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements will continue to be met.

## BOBBY JINDAL GOVERNOR



# DEPARTMENT OF ENVIRONMENTAL QUALITY OFFICE OF ENVIRONMENTAL COMPLIANCE

July 8, 2014

Mr. Mark Hansen Acting Associate Director for Air Programs **USEPA** Region 6-6PDQ 1445 Ross Avenue, Suite 1200 Dallas, Texas 75202-2733

RE: Louisiana 2014 Ambient Air Annual Network Assessment

Dear Mr. Hansen:

Attached is the 2014 Louisiana Annual Network Assessment, submitted per 40 CFR, Part 58, Subpart B. On June 4, 2014, this plan was placed on 30-day public notice on the Louisiana Department of Environmental Quality's public website. No comments were received as of July 4, 2014.

LDEQ is currently in the process of negotiating a lease for the new Lafayette area ozone monitor. The Department is also in the process of completing setup of the New Orleans Near Road site. The site currently monitors for NO<sub>x</sub>, with CO, PM<sub>2.5</sub>, wind speed and wind direction and a traffic counter being added soon.

The Department also requests permission from the Region to decommission the PM<sub>2.5</sub> BAM analyzers at Monroe, Alexandria (2) and Port Allen sites following the approval of LDEQ's petition to remove data from comparison to the National Ambient Air Quality Standards (NAAQS) because of inconsistent and unreliable measurements from the BAM monitor and the presence of PM<sub>2.5</sub> FRM monitors to monitor the air in these areas.

If you have any questions please do not hesitate to contact me at 225-219-3550 or Bob Bailey at 225-219-3719.

Sincerely,

Evita N. Lagard, Administrator

Erita M. Lagard

Assessment Division

jsz

Enclosure: 2014 Louisiana Annual Network Assessment

# 2014 Louisiana Annual Network Assessment



Louisiana Department of Environmental Quality
Office of Environmental Compliance
Assessment Division

June 1, 2014

The Louisiana Department of Environmental Quality's (LDEQ) Air Field Services section operates State and Local Ambient Monitoring Stations (SLAMS), Photochemical Assessment Monitoring Stations (PAMS), Special Purpose Monitoring Stations (SPMS), and National Core Network (NCore) Ambient Air Monitoring Station as a requirement of the Code of Federal Regulations (CFR), Title 40, Part 58. These stations measure ambient air concentrations of those pollutants for which standards have been established in 40 CFR Part 50. Data acquired from the stations are submitted into the EPA's Air Quality System (AQS) where it is compared to the National Ambient Air Quality Standards (NAAQS). Access to this information is available through EPA's website (www.epa.gov). Conformance of the network to 40 CFR 58 Appendix D (Network Design Criteria) and Appendix E (Probe and Path Siting Criteria) is determined using an Annual Review of the air quality surveillance system, as required for each state in 40 CFR 58.10. The location for this ruling is available in Docket ID No. EPA-HQ-OAR-2004-0018 in the http://www.regulations.gov index. The review is also used to ensure that the network is continuing to meet the objectives of the air monitoring program. The three basic objectives of the air monitoring program follow:

- 1. Provide air pollution data to the general public in a timely manner. Data can be presented to the public in a number of different ways including through air quality maps, newspapers, internet sites, and as a part of weather forecasts and public advisories.
- 2. Support compliance with ambient air quality standards and emissions strategy development. Data from the monitors for National Ambient Air Quality Standards (NAAQS) pollutants will be used for comparing an area's air pollution levels against the NAAQS. Data of various types can be used in the development of attainment and maintenance plans. Data can also be used to track trends to determine the impact of air pollution abatement control measures on improving air quality. In monitoring locations near major air pollution sources, source-oriented monitoring data can provide insight into how well industrial sources are controlling their pollutant emissions.
- 3. Support for air pollution research studies such as health effects assessments.

# This review has several goals:

- Determine if the network requires any modifications to continue to meet its monitoring objective and data needs (through termination of existing stations, relocation of stations, or establishment of new stations); and
- o Investigate ways to improve the network to ensure that it provides adequate, representative, and useful air quality data.

## **Monitoring Plans for July 2014-June 2015**

Under EPA's NCore design guidelines, the state of Louisiana is required to operate one NCore level 2 site, which is the Capitol site. The remaining sites in the state will all be PAMS, SLAMS, STN, or SPMs. Table A summarizes number and type of monitors located in each MSA population. Table B lists specific information about analytes monitored at each site and the MSA covered by this location. Finally, Table C lists information regarding the PAMS network. The PAMS network plan exceeds the minimum monitoring requirements. Currently Capitol, Pride, Dutchtown, and Bayou Plaquemine are PAMS sites.

Meteorological equipment has been removed from Kenner, Lighthouse and Denham Springs sites per EPA approval granted on January 22, 2014. The discontinuance of the meteorological data for wind speed and wind direction at these sites does not compromise the data collection needed for implementation of PAMS and NCore, and the 40 CFR Part 58, Appendix D ambient air monitoring requirements are met.

I-610 Near Road in New Orleans began operation on March 18, 2014. Presently only NOx is operating, but we plan to install and begin operation of PM2.5 FRM, CO, wind speed, wind direction and traffic counter by the end of the year.

Additional proposed changes to the current Network are as follows:

- Speciation, VOC, and CO sites will remain unaltered in the 2014/2015 plan.
- Decommission ozone at City Park and Hahnville due to proximity to, and consistently lower readings than Kenner.
- Add new site in Lafayette MSA to monitor ozone due to a revised definition of the Lafayette MSA, which added three parishes and an estimated population increase, which projects the population of the Lafayette MSA to be over 350,000. An additional ozone monitoring site is now required in the Lafayette MSA by the existing ozone monitoring regulations found at 40 CFR Part 58 Appendix D Section 4.1 and Table D-2. LDEQ will be submitting separate documentation for site approval.
- Decommission NOx at LSU and Carville due to consistently lower readings than others in the area, sufficient coverage of other area monitors to measure NOx and per Section 4.3.1(a) of 40 CFR 58 Appendix D.
- Decommission PM 2.5 FRM at Bayou Plaquemine due to low design value, consistently lower readings than the standard, proximity to Geismar's PM2.5 FRM and per Table D-5 of 40 CFR 58 Appendix D.
- Decommission PM 2.5 FRM at McNeese due to low design value, consistently lower readings than the standard and per Table D-5 of 40 CFR 58 Appendix D.

- Reduce frequency of operation of PM2.5 at Kenner to 1 in 6 (one every six days) from daily presently per 40 CFR 58.12(d), which states: For SLAMS PM2.5 sites with both manual and continuous PM2.5 monitors operating, the monitoring agency may request approval for a reduction to 1-in-6 day PM2.5 sampling or for seasonal sampling from the EPA Regional Administrator.
- Decommission ozone at Westlake DEQ due to consistently lower readings than others in area, sufficient coverage by other monitors in the region and Table D-2 of 40 CFR 58 Appendix D.
- Decommission PM 2.5 TEOM at Westlake per Table D-5 of 40 CFR 58 Appendix D and sufficient PM2.5 monitoring coverage in the region.
- Decommission additional PM 10 at Lafayette due to no collocation requirement for continuous monitors per 40 CFR Part 58, Appendix A, 3.3.1
- LDEQ is in the process of following up with the EPA Region 6 for immediate decommissioning of the four PM 2.5 BAMs at Monroe, Port Allen and Alexandria (2) as soon as work is completed on changing the parameter codes to reflect these and other BAMs as not comparable to the NAAQS. We hope to decommission these by the end of the second quarter of 2014.

# LDEQ plans to continue monitoring at the following sites:

- Continue to operate the PM2.5 FRM monitor at Geismar due to the proximity of industry in the area to provide oversight of ambient air conditions in this industrial area.
- Baker Lead (Pb) site will continue operation until the demolition and remediation of the nearby Exide recycle site is completed.
- Continue to operate the Vinton PM2.5 FRM due to the proximity of industry in the area to provide oversight of ambient air conditions in this industrial area.
- Continue to operate PM2.5 FRM at Alexandria to maintain some type of monitoring in that part of the state to provide regional background.
- Continue to operate the ozone monitor at Monroe to maintain ozone monitoring coverage in that portion of the state to provide regional background.

In the event of projected budget cuts for fiscal year 2014/2015, LDEQ and EPA will work closely to minimize the impact of the cuts and to ensure continued public health.

Table A.

MSA/CSA Population <sup>1</sup>	MSA	Number of Monitors Currently Required	Number of Existing Monitors	Proposed Network
1,000,000-4,000,000	New Orleans			
	Ozone	2	7	5
	Nitrogen Oxides	2	2	2
	Sulfur Dioxide	1	2	2
	Carbon Monoxide	0	0	1
	PM2.5 FRM	2	3	4
	PM2.5 continuous	2	4	4
	PM10	2-4	2	2
	Lead	1	1	1
350,000-1,000,000	Baton Rouge			
	Ozone	4	9	9
	Nitrogen Oxides	4	8	6
	Trace Level reactive Nitrogen Oxides; NOy	2	2	2
	Sulfur Dioxide	1	1	1
	Trace Level Sulfur Dioxide	1	1	1
	PM2.5 FRM	2	4	3
	PM2.5 Speciation	1	1	1
	PM2.5 continuous	1	3	2
	PM10	1-2	1	1
	PM Coarse	1	1	1
	Lead	1	2	2
	Carbon Monoxide	0	0	0
	Trace Level Carbon Monoxide	1	1	1
	PAMS	2-4	4	4

<sup>&</sup>lt;sup>1</sup>Metropolitan Statistical Area, July 1, 2013, United States Census Bureau <a href="http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html">http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html</a>

Table A. (cont.)

MSA/CSA Population <sup>1</sup>	MSA	Number of Monitors	Number of Existing	Proposed
MSA/CSA Population	MSA	Currently Required	Monitors	Network
350,000-1,000,000	Shreveport			
	Ozone	2	2	2
	Sulfur Dioxide	1	1	1
	PM2.5 FRM	1	1	1
	PM2.5 continuous	1	1	1
	PM2.5 Speciation	1	1	1
	PM10	0-1	1	1
350,000-1,000,000	Lafayette			
	Ozone	2	1	2
	PM2.5 FRM	1	1	1
	PM2.5 continuous	1	1	1
	PM10	1-2	1	1
50,000-350,000	Lake Charles			
	Ozone	1	3	2
	Nitrogen Oxides	1	1	1
	Sulfur Dioxide	1	1	1
	PM2.5 FRM	$0^2$	2	1
	PM2.5 continuous	0	1	0
50,000-350,000	Alexandria			
	PM2.5 FRM	$0^2$	1	1
	PM2.5 continuous	0	2	0
	Ozone	0	0	0

<sup>&</sup>lt;sup>1</sup>Metropolitan Statistical Area, July 1, 2013, United States Census Bureau <a href="http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html">http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html</a>
<sup>2</sup>No monitor required based on most recent 3-year design value <85% of NAAQS

Table A. (cont.)

MSA/CSA Population <sup>1</sup>	MSA	Number of Monitors	Number of Existing	Proposed
MSA/CSA Population	MISA	Currently Required	Monitors	Network
50,000-350,000	Monroe			
	Ozone	0	1	1
	Sulfur Dioxide	0	0	0
	PM2.5 FRM	$0^2$	1	1
	PM2.5 continuous	0	1	0
50,000-350,000	Houma / Thibodaux			
	Ozone	1	1	1
	PM2.5 FRM	$0^2$	1	1
	PM2.5 continuous	0	1	1
	Other Areas			
50,000-350,000	Hammond –FRM	1	1	1

<sup>&</sup>lt;sup>1</sup>Metropolitan Statistical Area, July 1, 2013, United States Census Bureau <a href="http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html">http://www.census.gov/popest/data/metro/totals/2013/CBSA-EST2013-alldata.html</a>
<sup>2</sup>No monitor required based on most recent 3-year design value <85% of NAAQS

Table B. \*Special purpose monitors must run for 24 months before they are applicable to the NAAQS.

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Alexandria 22-079-0002	8105 Tom Bowman Dr	Lat = 31.18 Long = -92.41	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	General Background	Regional	Yes	Alexandria
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	General Background		No*	
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	General Background		No*	
Baker LSP 22-033-0014	1400 West Irene Rd	Lat = 30.59 Long = -91.25	Lead	SLAMS	Gravimetric	Every 6 <sup>th</sup> day	Source Oriented	Neighbor- hood	Yes	Baton Rouge
Capitol 22-033-0009	tol $1061-A$ Lat = $30.46$	Long =	PM2.5	SLAMS NCORE	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every day	High Pop. Density	Neighbor- hood	Yes	Baton Rouge
			PM2.5	SLAMS	Sequential FRM (Collocated) R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 12 <sup>th</sup> day	High Pop. Density		Yes	
			PM2.5	SLAMS NCORE	Continuous BAM 1020 Meth. Code: 170	Continuous	High Pop. Density		Yes	
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	High Pop. Density		Yes	
			PM2.5	STN NCORE	Chemical Speciation SASS Teflon Gravimetric, Meth. Code 810 URG 3000N Meth. Code 839	24 hrs every 3 <sup>rd</sup> day	High Pop. Density		No	
			SO <sub>2</sub> Trace-level	SLAMS NCORE	U.V. Fluorescence	Continuous	High Pop. Density		Yes	
			Ozone	SLAMS NCORE	U.V. Absorption	Continuous	High Pop. Density		Yes	

<sup>\*</sup>EPA has approved use of parameter code 88502 for this data, which excludes it from comparison to the NAAQS.

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Capitol (cont.)	1061-A Leesville Ave.	Lat = 30.46 Long = -91.18	CO Trace- level	PAMS NCORE	Nondispersive Infrared	Continuous	High Pop. Density	Neighbor- hood	No	Baton Rouge
			NOx	SLAMS NCORE	Chemilumin- escence	Continuous	High Pop. Density RA40		Yes	
			NOy Trace- level	PAMS NCORE	Chemilumin- esence	Continuous	High Pop. Density		No	
			VOC	PAMS SLAMS	Canisters; Trigger Canisters	8 3-hr samples daily during ozone season and every 6 <sup>th</sup> day otherwise, also 24 hrs every 6 <sup>th</sup> day; 25 min when triggered	High Pop. Density		No	
			Lead	SLAMS NCORE	Gravimetric	Every 6 <sup>th</sup> day	High Pop. Density		Yes	
			PM Coarse	SLAMS NCORE	Continuous BAM 1020 Meth. Code: 185	Continuous	High Pop. Density		No	
LSU 22-033-0003	East End Aster Lane	Lat = 30.42 Long = -91.18	Ozone	SLAMS	U.V. Absorption	Continuous	High Concentration	Middle	Yes	Baton Rouge
		-91.10	VOC	SPMS	Trigger Canisters	25 min when triggered	High Concentration		No	
			NOx	SLAMS	Chemilumin- escence	Continuous	High Concentration		Yes	

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Bayou Plaquemine	65180 Belleview	Lat = 30.22 Long =	Ozone	PAMS SLAMS	U.V. Absorption	Continuous	High Concentration	Neighbor- hood	Yes	Baton Rouge
22-047-0009	Rd.	-91.32	NOx	PAMS SLAMS	Chemilumin- escence	Continuous	High Pop. Density		Yes	
			PM2.5	SPMS	Sequential FRM (Collocated) R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	Population Oriented		Yes	
			NOy Trace- level	PAMS SLAMS	Chemilumin- escence	Continuous	High Pop. Density		No	
			VOC	PAMS SLAMS	Canisters; Trigger Canisters	4 3-hr samples daily during ozone season and 8 3-hr samples every 6 <sup>th</sup> day otherwise; also 24 hrs every 6 <sup>th</sup> day; 25 min when triggered	Population Oriented		No	
Carlyss 22-019-0002	Hwy 28 & Hwy 108	Lat = 30.14 Long = -93.37	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	Lake Charles
Carville 22-047-0012	Hwy 141	Lat = 30.22 Long =	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Regional	Yes	Baton Rouge
		-91.13	NOx	SPMS	Chemilumin- escence	Continuous	Source Oriented	Neighbor- hood	Yes	
			VOC	SPMS	Trigger Canisters	25 min when triggered	Source Oriented	Neighbor- hood	No	

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Convent 22-093-0002	St. James Courthouse Hwy 44 @ Canatella	Lat = 29.99 Long = -90.82	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	New Orleans
Dixie 22-017-0001	Haygood Rd.	Lat = 32.68 Long = -93.86	Ozone	SLAMS	U.V. Absorption	Continuous	High	Urban	Yes	Shreveport
Dutchtown 22-005-0004	11153 Kling Rd.	Lat = 30.2383 Long = -90.97	Ozone	PAMS SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	Baton Rouge
		-90.97	NOx	PAMS SLAMS	Chemilumin- escence	Continuous	General Background		Yes	
			VOC	PAMS SLAMS	Canisters; Trigger Canisters	4 3-hr cans every 3 <sup>rd</sup> day ozone season and 8 3-hr cans every 6 <sup>th</sup> day otherwise 25 min when triggered	Population Oriented		No	
French Settlement 22-063-0002	16627 Perrilloux Ln @ Hwy 16	Lat = 30.32 Long = -90.81	NOx	SLAMS	Chemilumin- escence	Continuous	High Concentration General Background	Neighbor- hood	Yes	Baton Rouge
			Ozone	SPMS	U.V. Absorption	Continuous	High Concentration General Background		Yes	
			PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	General Background		No*	
			VOC	SPMS	Canisters; Trigger Canisters	25 min when triggered	Population Oriented		No	

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

Tuole D. (										
Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Garyville 22-095- 0002	E. Azalea St.	Lat = 30.06 Long = -90.62	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Regional	Yes	New Orleans
Geismar 22-047- 0005	Hwy 75	Lat = 30.24 Long = -91.06	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Baton Rouge
Hahnville 22-089- 0003	1 River Park Drive	Lat = 29.98 Long = -90.36	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	New Orleans
Hammond 22-105- 0001	21549 Old Covington Hwy	Lat = 30.50 Long = -90.38	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Hammond
			PM2.5	SLAMS	Sequential FRM (Collocated) R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 12 <sup>th</sup> day	High Pop. Density		Yes	
Houma 22-109- 0001	4047 West Park Ave. at Hwy 24	Lat = 29.68 Long = -90.78	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Houma/ Thibodaux
Kenner 22-051- 1001	100 West Temple Pl.	Lat = 30.04 Long = -90.27	NOx	SLAMS	Chemilumin- escence	Continuous	High Pop. Density Area-wide	Urban	Yes	New Orleans
			Ozone	SLAMS	U.V. Absorption	Continuous	High Concentration		Yes	
			PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	Every 6 <sup>th</sup> day	High Pop. Density		Yes	
			PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	High Pop. Density		No*	

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Lafayette USGS 22-055-0007	700 Cajundome	Lat = 30.2383 Long = -92.04	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Lafayette
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	High Pop. Density		No*	
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	High Pop. Density		Yes	
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	High Pop. Density		Yes	
			Ozone	SLAMS	U.V. Absorption	Continuous	High Pop. Density		Yes	
New Ozone Site Lafayette MSA			Ozone							
Lake Charles McNeese University 22-019-0010	Common & E. McNeese	Lat = 30.18 Long = -93.21	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Lake Charles
LaPlace 22-095-0003	115 Garden Grove	Lat = 30.04 Long =	Lead	SLAMS	Gravimetric	Every 6 <sup>th</sup> day	Source	Middle	Yes	New Orleans
		-90.46678	Lead	SLAMS	Gravimetric (Collocated)	Every 12 <sup>th</sup> day	Oriented		Yes	
Madisonville 22-103-0002	1421 Hwy 22 West	Lat = 30.43 Long = -90.20	Ozone	SLAMS	U.V. Absorption	Continuous	Source Oriented	Neighbor- hood	Yes	New Orleans
			PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	Source Oriented		No*	
Marrero 22-051-2001	Patriot & Allo St.	Lat = 29.88 Long = -90.09	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3rd day	High Pop. Density	Neighbor- hood	Yes	New Orleans

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

Site Name	Address/	Latitude/						Spatial	NAAQS	MSA	
AQS ID #	Location	Lantitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Scale	Comparable	Represented	
Meraux 22-087-0004	4101 Mistrot Drive	Lat = $29.94$ Long = $-89.92$	Ozone	SPMS	U.V. Absorption	Continuous	General Background	Urban	Yes	New Orleans	
			SO2	SPMS	U.V. Fluorescence	Continuous	General Background		Yes		
			H2S	SPMS	U.V. Fluorescence	Continuous	General Background		No		
Monroe 22-073-0004	5296 Southwest Rd.	Lat = 32.51 Long = -92.05	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	General Background	Neighbor- hood	Yes	Monroe	
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	General Background		No*		
			Ozone	SLAMS	U.V. Absorption	Continuous	General Background		Yes		
New Orleans City Park 22-071-0012	Florida & Orleans Ave.	Lat = 29.99 Long = -90.10	PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	High Pop. Density	Neighbor- hood	No**	New Orleans	
			Long = -90.10	Long = -90.10	Ozone	SLAMS	U.V. Absorption	Continuous	High Pop. Density		Yes
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	High Pop. Denisty		Yes		
New Orleans Near-Road	I610 at West End Blvd.		NOx	SLAMS	Chemilumin- escence	Continuous	High Concentration	Micro- scale	Yes	New Orleans	
22-071-0021		Lat = 29.99	CO	SLAMS	Gas Filter Correlation	Continuous	High Concentration				
Long = -9	Long = -90.12	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Concentration					
New Roads 22-077-0001	Hwy 415	Lat = 30.68 Long = -91.37	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	Baton Rouge	

<sup>\*</sup>EPA has approved use of parameter code 88502 for this data, which excludes it from comparison to the NAAQS.

\*\*PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Port Allen	3758 Hwy 1	Lat = 30.50 Long = -91.21	SO2	SLAMS	U.V. Fluorescence	Continuous	High Concentration	Neighbor- hood	Yes	Baton Rouge
			PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every day	High Concentration		Yes	
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	High Concentration		No*	
			Ozone	SLAMS	U.V. Absorption	Continuous	High Concentration		Yes	
			NOx	SLAMS	Chemilumin- escence	Continuous	High Concentration		Yes	
			VOC	SPMS	Trigger Canisters	25 min when triggered	Population Oriented		No	
Pride 22-033-0013	11245 Port Hudson Rd.	Lat = $30.70$ Long = $-91.05$	NOx	PAMS SLAMS	Chemilumin- escence	Continuous	High Concentration	Neighbor- hood	Yes	Baton Rouge
			Ozone	PAMS SLAMS	U.V. Absorption	Continuous	High Concentration		Yes	
			VOC	PAMS SLAMS	Canister; Trigger Canisters	4 3-hr samples every 3 <sup>rd</sup> day ozone season and 8 3-hr samples every 6 <sup>th</sup> day otherwise, also 24 hrs every 6 <sup>th</sup> day; 25 min when triggered	Population Oriented		No	

<sup>\*</sup>EPA has approved use of parameter code 88502 for this data, which excludes it from comparison to the NAAQS.

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented	
Shreveport Airport 22-015-0008	1425 Airport Dr.	Lat = 32.53 Long = -93.75	Ozone	SLAMS	U.V. Absorption	Continuous	High Pop. Density	Neighbor- hood	Yes	Shreveport	
			PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	General Background		No*		
			PM2.5	SPMS	Chemical Speciation SASS Teflon Gravimetric, Meth. Code 810	24 hrs every 6 <sup>th</sup> day	General Background		No		
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	High Pop. Density		Yes		
			SO2	SLAMS	U.V. Fluorescence	Continuous	High Pop. Density		Yes		
Shreveport Calumet 22-017-0008	Midway St.	idway St. Lat = 32.47 Long = -93.79	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	High Pop. Density	Neighbor- hood	Yes	Shreveport	
			PM2.5	SLAMS	Sequential FRM (Collocated) R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 12 <sup>th</sup> day	High Pop. Density		Yes		
Thibodaux 22-057-0004	194 Thorough-	Lat = 29.76 Long = -90.77	Ozone	SLAMS	U.V. Absorption	Continuous	General Background	Neighbor- hood	Yes	Houma/ Thibodaux	
* DM2.5 Co. vi	bred Park	2	Park	PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	General Background		No*	

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Vinton 22-019-0009	2284 Paul Bellow Rd.	Lat = 30.2383 Long = -93.58	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 3 <sup>rd</sup> day	Regional Transport	Neighbor- hood	Yes	Lake Charles
			Ozone	SPMS	U.V. Absorption	Continuous	General Background		Yes	
Westlake 22-019-0008	2646 John Stine Rd.	Lat = 30.26 Long = -93.28	SO2	SLAMS	U.V. Fluorescence	Continuous	High Pop. Density	Neighbor- hood	Yes	Lake Charles
			Ozone	SLAMS	U.V. Absorption	Continuous	High Pop. Density		Yes	
			PM2.5	SPMS	Continuous TEOM Series1400a Meth. Code: 715	Continuous	High Pop. Density		No*	
			NOx	SLAMS RA40	Chemilumin- escence	Continuous	High Pop. Density RA40		Yes	
			VOC	SPMS	Canisters; Trigger Canisters	24 hrs every 6 <sup>th</sup> day; 25 min when triggered	Population Oriented		No	

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table B. (cont.)

	Special Purpose Monitors									
Site Name AQS ID #	Address/ Location	Latitude/ Longitude Coordinates	Pollutant Measured	Station Type	Sampling Method	Operating Schedule	Monitoring Objective	Spatial Scale	NAAQS Comparable	MSA Represented
Chalmette Vista 22-087-0007	24 E. Chalmette Circle	Lat = 29.94 Long = -89.98	PM2.5	SLAMS	Sequential FRM R&P Partisol Plus Model 2025 Meth. Code: 118	24 hrs every 6 <sup>th</sup> day	Source Oriented	Neighbor -hood	Yes	New Orleans
			PM2.5	SPMS	Continuous BAM 1020 Meth. Code: 170	Continuous	Source Oriented		No*	
			PM10	SLAMS	Continuous BAM 1020 Meth. Code: 122	Continuous	Source Oriented		Yes	
			$SO_2$	SLAMS	U. V. Fluorescence	Continuous	Source Oriented		Yes	
			H2S	SPMS	U.V. Fluorescence	Continuous	Source Oriented		No	
			VOC	SPMS	Trigger Canisters	25 min when triggered	Source Oriented		No	
Lake Charles Lighthouse Lane SPECIAL3	Lighthouse Lane & Bayou D'Inde Pass	Lat = 30.22 Long = -93.31	VOC	SPMS	Trigger Canisters	25 min when triggered	Population Oriented	Neighbor -hood	No	Lake Charles
Southern University 22-033-2002	Isabel Herson St.	Lat = 30.53 Long = -91.19	VOC	SPMS	Trigger Canisters	25 min when triggered	Source Oriented	Neighbor -hood	No	Baton Rouge

<sup>\*</sup> PM2.5 Continuous monitor used for AQI reporting purposes only.

Table C. PAMS Network Plan

Site Name	Site Type	Pollutant	Sampling Frequency	Sampling Period
Capitol 2		Speciated VOC	Eight 3-hr canisters daily (0000, 0300, 0600, 0900, 1200,	June-September
22-033-0009	2		1500, 1800, 2100 LST)	
		TNMOC	Hourly	January-December
		NO, NO <sub>2</sub> , NO <sub>x</sub>	Hourly	January-December
		NOy	Hourly	January-December
		CO (ppb level)	Hourly	January-December
		Ozone	Hourly	January-December
		SO <sub>2</sub> (low level)	Hourly	January-December
		Wind Speed*	Hourly	January-December
		Wind Direction*	Hourly	January-December
		Temperature	Hourly	January-December
		Relative Humidity	Hourly	January-December
		UV Radiation	Hourly	January-December
		Barometric Pres.	Hourly	January-December
		Solar Radiation	Hourly	January-December
		Precipitation	Hourly	January-December
		PM10	Hourly	January-December
		Mixing Height	Hourly	January-December
		Lead	Every 6 Days	January-December
Site Name	Site Type	Pollutant	Sampling Frequency	Sampling Period
Bayou Plaquemine	3/1		Four 3-hr canisters daily (i.e. 0300-0600, 0600-0900, 1500-	
22-047-0009	3/1	Speciated VOC	1800, 1800-2100 LST)	June-September
		TNMOC	Hourly	January-December
		$NO_y$	Hourly	January-December
		Ozone	Hourly	January-December
		Wind Speed*	Hourly	January-December
		Wind Direction*	Hourly	January-December
		Temperature	Hourly	January-December
		Relative Humidity	Hourly	January-December
		Barometric Pres.	Hourly	January-December
		Solar Radiation	Hourly	January-December
Site Name	Site Type	Pollutant	Sampling Frequency	Sampling Period
Bayou Plaquemine	3/1			
(cont.)	3/ 1	$NO, NO_2, NO_x$	Hourly	January-December
Pride	1/3	Speciated VOC	Four 3-hr cans every 3 days (i.e. 0300-0600, 0600-0900,	June-September

22-033-0013			1500-1800, 1800-2100 LST)	
		TNMOC	Hourly	January-December
		NO, NO <sub>2</sub> , NO <sub>x</sub>	Hourly	January-December
		Ozone	Hourly	January-December
		Wind Speed*	Hourly	January-December
		Wind Direction*	Hourly	January-December
		Temperature	Hourly	January-December
		Relative Humidity	Hourly	January-December
		Barometric Pres.	Hourly	January-December
		Solar Radiation	Hourly	January-December
Dutchtown	1/3		Four 3-hr cans every 3 days (i.e. 0300-0600, 0600-0900,	
22-005-0004	1/3	Speciated VOC	1500-1800, 1800-2100 LST)	June-September
		NO, NO <sub>2</sub> , NO <sub>x</sub>	Hourly	January-December
		Ozone	Hourly	January-December
		Wind Speed*	Hourly	January-December
		Wind Direction*	Hourly	January-December

<sup>\*</sup>Wind speed and direction reported to AQS as resultant wind speed and resultant wind direction

Site pictures can be found at <a href="http://www.deq.louisiana.gov/portal/tabid/2466/Default.aspx">http://www.deq.louisiana.gov/portal/tabid/2466/Default.aspx</a> by clicking on the desired location on the site map.