# **Wisconsin Department of Natural Resources**

# **2020 Wisconsin Air Quality Trends Report**

# Data from 2001-2019

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# Contents

Disclaimer	ii
Acronyms and abbreviations	v
Report summary	6
Highlights	6
Background	9
National Ambient Air Quality Standards	9
Design value calculations	10
Ozone	11
Fine particles (PM <sub>2.5</sub> )	11
Overview of pollutants	12
Ozone	12
Regulatory history	13
Wisconsin's attainment status history	13
Particulate matter (PM <sub>2.5</sub> and PM <sub>10</sub> )	13
Regulatory history	14
Wisconsin's attainment status history	14
Sulfur dioxide (SO <sub>2</sub> )	15
Regulatory history	15
Wisconsin's attainment status history	15
Nitrogen dioxide (NO <sub>2</sub> )	15
Regulatory history	15
Wisconsin's attainment status history	16
Lead	16
Regulatory history	16
Wisconsin's attainment status history	16
Carbon monoxide (CO)	16
Regulatory history	16
Wisconsin's attainment status history	17
Wisconsin emissions data	17
Total emissions	17
Gaseous criteria pollutants and precursors	18

Primary particle emissions	21
Point source emissions	23
Criteria pollutant trends	25
Ozone	26
Lakeshore region	27
Inland region	28
Far North region	29
PM <sub>2.5</sub>	30
Southeast region	32
Inland region	34
Far North region	35
PM <sub>10</sub>	36
Sulfur dioxide	39
Nitrogen dioxide	41
Nitrogen dioxide satellite observations	43
Lead	44
Carbon monoxide	47
Near real-time air quality data	50
Appendix A. – Air quality by county	51
Appendix B. – Design value changes	52
Annendix C. – Full site names	57

# Acronyms and abbreviations

TABLE 1. Acronyms and abbreviations used in this report

Term	Definition
СО	Carbon monoxide
DNR	Wisconsin Department of Natural Resources
EPA	U.S. Environmental Protection Agency
hr	Hour
mo	Month
NAAQS	National Ambient Air Quality Standards
NEI	National Emissions Inventory
NH <sub>3</sub>	Ammonia
NO	Nitric oxide
NO <sub>2</sub>	Nitrogen dioxide
NO <sub>x</sub>	Nitrogen oxides; NO + NO <sub>2</sub>
O <sub>3</sub>	Ozone
OMI	Ozone Monitoring Instrument
PM <sub>2.5</sub>	Fine particles (particles 2.5 μm or smaller in size)
PM <sub>10</sub>	Inhalable particles (particles 10 µm or smaller in size)
ppb	Parts per billion
ppm	Parts per million
SO <sub>2</sub>	Sulfur dioxide
TSP	Total suspended particles
μg/m³	Microgram per cubic meter
μm	Micrometer (micron)
VOCs	Volatile organic compounds
yr	Year

### **Report summary**

The Wisconsin Department of Natural Resources (DNR) monitors ambient concentrations of several air pollutants throughout the state, including ground-level ozone  $(O_3)$ , particle pollution, sulfur dioxide  $(SO_2)$ , nitrogen dioxide  $(NO_2)$  and carbon monoxide (CO). These pollutants are called criteria pollutants and are regulated by the U.S. Environmental Protection Agency (EPA). Monitored levels of criteria pollutants are compared against the National Ambient Air Quality Standards (NAAQS), set by EPA at levels protective of public health, to determine whether the standards are met. In addition to the criteria pollutants, DNR monitors air quality for numerous hazardous air pollutants.

First released in 2013, the Wisconsin Air Quality Trends Report is updated annually to incorporate the most current data. This year's trends report presents official state monitoring data through 2019 for criteria air pollutants and includes over 15 years of ambient air monitoring data.

This report also includes the most up-to-date emissions inventory estimates from all source sectors in Wisconsin. Long-term trends in air quality and air pollutant emissions, such as those presented in this report, guide decisions about the management of air quality issues at federal and state levels.

This report begins with an introduction to current air quality standards, followed by an overview of each criteria pollutant including the regulatory history of the pollutant standards and historical attainment status in Wisconsin. The third section presents emissions data for criteria pollutants and their precursors. The fourth section presents trends in monitoring data compared to the relevant NAAQS. Report appendices follow the main document and include graphs of county-level pollutant trends, tables showing percentage change in monitored pollutants over time, and a table detailing the site name abbreviations used in this document.

### **Highlights**

Air quality in Wisconsin continues to improve. Concentrations of most criteria pollutants have decreased in all regions of the state since monitoring began. Currently, 95 percent of Wisconsin's population lives in areas meeting all federal air quality standards.

The state has seen improvements in the air quality along the Lake Michigan shoreline, an area historically impacted by elevated ozone concentrations. Ozone forms via chemical reactions in the atmosphere between directly emitted pollutants known as ozone precursors such as nitrogen oxides  $(NO_x)$  and volatile organic compounds (VOC) in the presence of sunlight. The 2017-2019 monitoring period shows decreases in ozone values across the state, but most noticeably in the lakeshore region. Overall, the region has seen a 25 percent average reduction in ozone concentrations from 2001-2003 to 2017-2019 (Fig. 1). This allowed EPA to recently determine that several lakeshore areas are now meeting federal ozone standards, including parts of Door and Sheboygan counties.

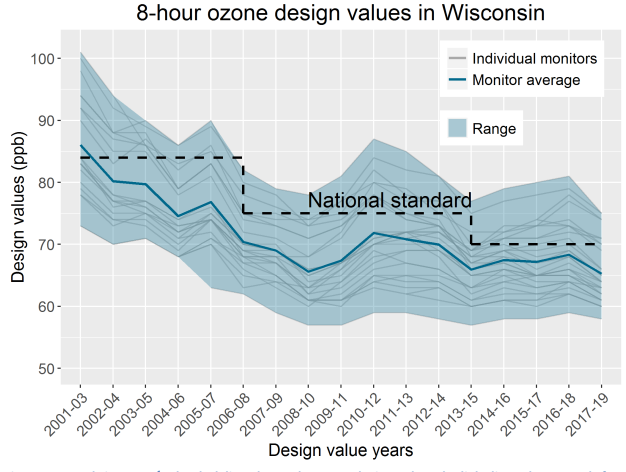
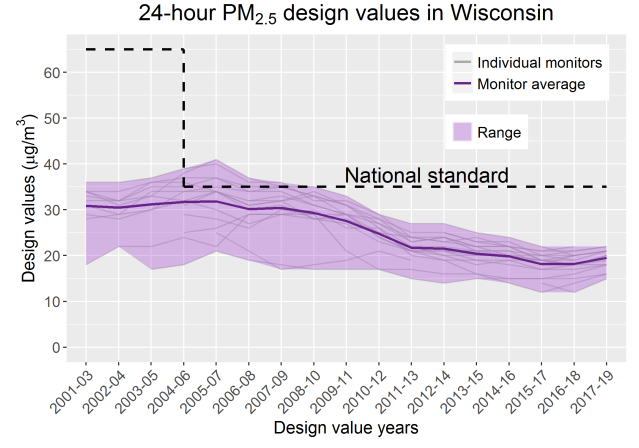


Figure 1. Trends in ozone<sup>1</sup>. The dark line shows the mean design value, the light lines show trends for each monitor and the shaded area shows the range of values observed. The design value axis truncates at 50 ppb.

Another highlighted success story is the substantial reduction in  $PM_{2.5}$  (particles 2.5  $\mu$ m or smaller in size) concentrations. All  $PM_{2.5}$  monitors in Wisconsin measured concentrations<sup>1</sup> well below the federal air quality standards (Fig. 2). As a result, EPA considers all of Wisconsin "in attainment" of federal  $PM_{2.5}$  standards. Since the early 2000s,  $PM_{2.5}$  concentrations have decreased by over 35 percent (Fig. 2).

7

<sup>&</sup>lt;sup>1</sup> Concentrations are reported as "design values", which are explained in the Background section of the main document.



# Figure 2. Trends in 24-hour PM<sub>2.5</sub><sup>1</sup>. The dark line shows the mean design value, the light lines show trends for each monitor, and the shaded area shows the range of values observed.

These improvements in air quality are due to implementation of a variety of federal and state control programs that have significantly reduced pollutant emissions. This report shows that emissions of most directly emitted pollutants and their precursors decreased substantially from 2002 to 2017 (Fig. 3). Some highlights include:

- A 63 percent decrease in emissions of nitrogen oxides (NOx) and a 58 percent decrease in volatile organic compounds (VOCs), compounds that form ground-level ozone.
- Emissions of SO<sub>2</sub> decreased by 89 percent, with the largest reductions coming from the electric utility fuel combustion sector.
- Emissions of CO decreased by 58 percent, with most of the reductions coming from highway vehicles and the off-highway sector.

Finally, near-road monitoring in large metropolitan areas, including Milwaukee, has found  $NO_2$  concentrations to be well below the NAAQS, despite the proximity of monitors to major roadways. As a result, in 2016 EPA eliminated planned future requirements for near-road  $NO_2$  monitors in smaller metropolitan areas (such as Madison). The decision by EPA to eliminate this requirement demonstrates EPA's confidence that  $NO_2$  concentrations in all parts of the state and country meet health-based standards.

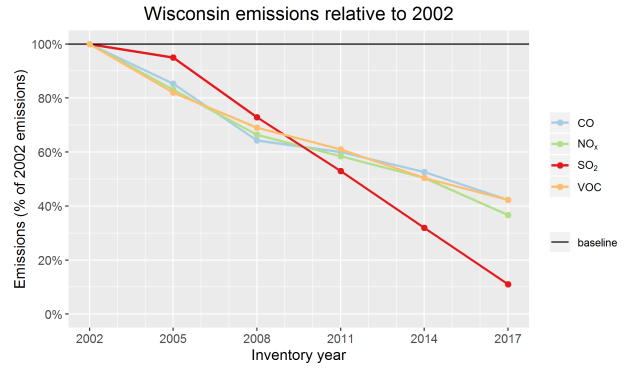


Figure 3. Trends in selected pollutant emissions<sup>2</sup> from all Wisconsin sources.<sup>3</sup> All values are compared to 2002 values (i.e., 2002 values = 100%).

### **Background**

### **National Ambient Air Quality Standards (NAAQS)**

The Clean Air Act requires EPA to set NAAQS for pollutants considered harmful to public health and the environment. There are two types of standards, primary and secondary. Primary standards are set at a level to protect human health, especially for people with respiratory conditions or sensitivity to pollutant exposure. Secondary standards protect public welfare, including preventing impaired visibility, structural damage to buildings and vegetative/livestock injury. For some pollutants, there are multiple primary standards (e.g., PM<sub>2.5</sub> has 24-hr and annual standards). The different standards allow EPA to track both long-term and short-term exposure to these pollutants. This report compares Wisconsin air monitoring data with the primary standards.

The current NAAQS for the six criteria pollutants regulated by EPA are shown in Table 2. Note that both the 2015 ozone NAAQS of 0.070 ppm and the 2008 NAAQS of 0.075 ppm remain in effect.

<sup>&</sup>lt;sup>2</sup> Data for pollutants with calculation methodologies that have changed substantially over time (i.e., ammonia and directly emitted particulates) have not been included in this graph. See the Wisconsin emissions data section of the main document for information on the full suite of pollutants.

<sup>&</sup>lt;sup>3</sup> Emissions data are from EPA's <u>National Emissions Inventory (NEI)</u>. These data are based on NEI data and have been adjusted to be directly comparable between the years. The NEI is conducted every three years, and 2017 is the most recent complete NEI inventory.

### **Design value calculations**

A design value is a statistic describing the air quality status of a given location relative to the NAAQS. The EPA sets design values consistent with individual NAAQS and based on pollutant concentrations over long time periods, ensuring typical concentrations are represented, rather than isolated spikes in concentrations. Each summer, EPA publishes design values based on data through the end of the previous year on its Air Quality Design Values webpage.

Design value calculations for criteria pollutants use methods specific for each standard, as shown in the "Averaging time" and "Definition" columns of Table 2. The paragraphs below explain design value calculations for ozone and PM<sub>2.5</sub>.

TABLE 2. EPA criteria pollutants and National Ambient Air Quality Standards (NAAQS)\*

Polluta	nt	Primary / secondary	Averaging time**	Level	Definition**	
Carbon monoxide (CO)			8 hr	9 ppm		
		primary	1 hr	35 ppm	not to be exceeded more than once per year	
Lead	Lead		3 mo	0.15 μg/m³	maximum 3-mo mean over 3 yr	
Nitrogen dioxide (NO <sub>2</sub> )		primary	1 hr	100 ppb	annual 98th percentile value of daily maximum 1-hr concentrations, averaged over 3 yr	
		primary and secondary	annual	53 ppb	annual mean	
		primary zone (O₃) and secondary		0.070 ppm (2015 standard) 0.075 ppm (2008 standard)	annual fourth-highest daily maximum 8-hr concentration, averaged over 3 yr	
	ļ ļ	primary	annual	12.0 μg/m <sup>3</sup>	annual mean, averaged over 3 yr	
		secondary	annual	15.0 μg/m³	annual mean, averaged over 3 yr	
Particulate matter (PM)	PM <sub>2.5</sub>	primary and secondary	24 hr	35 μg/m³	annual 98th percentile value, averaged over 3 yr	
	PM <sub>10</sub>	primary and secondary	24 hr	150 μg/m³	not to be exceeded more than once per year on average over 3 yr	
Sulfur dioxide (SO <sub>2</sub> )		primary	1 hr	75 ppb	annual 99th percentile value of daily maximum 1-hr concentrations, averaged over 3 yr	
		secondary	3 hr	0.5 ppm	not to be exceeded more than once per year	

<sup>\*</sup> Based on https://www.epa.gov/criteria-air-pollutants/naaqs-table.

<sup>\*\*</sup> hr = hour, mo = month, yr = year; 3-mo, 8-hr, and 3-hr averages are calculated as rolling averages; in contrast, annual averages are for the calendar year and 24-hr averages are for the calendar day (i.e., are not rolling)

#### **Ozone**

The design value metric used to determine compliance with the ozone NAAQS is the annual fourth-highest daily maximum eight-hour (8-hr) concentration, averaged over a period of three years (3 yr). Two ozone NAAQS are currently in effect, each with different methods of determining design values.

Under the 2008 ozone standard, EPA divides the calendar day into 24 rolling 8-hr periods. For example, midnight to 8 a.m. is the first period, 1 a.m. to 9 a.m. is the second period, while 11 p.m. to 7 a.m. the following day is the 24<sup>th</sup> period. Then, EPA calculates the average ozone concentration for each 8-hr period. The highest value represents the calendar day (i.e., the maximum 8-hr average value for the day). Figure 4 shows the highest 8-hr average value from each day at a monitoring site during an example ozone season. To obtain the design value, EPA identifies the fourth-highest daily maximum 8-hr value for the year (circled value in Fig. 4) and then averages the current-year's value with the fourth-highest values from the two previous consecutive years. For instance, a 2017-2019 ozone design value uses the fourth-highest 8-hr maximum value for 2019 with the fourth-highest values from 2017 and 2018.

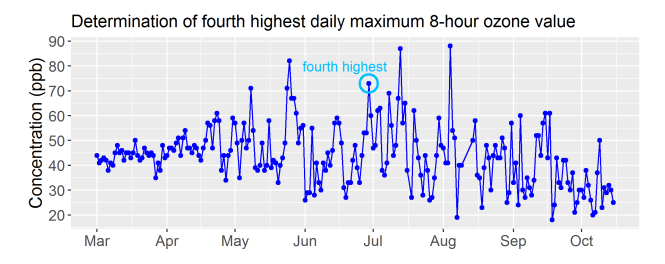


Figure 4. Example of a fourth-highest daily 8-hr maximum value identified for use in calculating an ozone design value.

Design values calculated under the 2015 ozone standard use the same rolling 8-hr averaging procedure as the 2008 standard; however, the 2015 standard has 17 consecutive 8-hour periods. The first period is 7 a.m. to 3 p.m., the second period is 8 a.m. to 4 p.m. and the 17<sup>th</sup> period is 11 p.m. to 7 a.m. the following day. This change avoids counting the same early morning values over two separate days. In addition to decreasing the number of 8-hr periods, EPA tightened the NAAQS from 75 ppb in 2008 to 70 ppb in 2015.

### Fine particles $(PM_{2.5})$

For PM<sub>2.5</sub>, EPA compares design values to both the annual and 24-hr NAAQS. The design value for the annual PM<sub>2.5</sub> NAAQS is the average of the annual means from three consecutive years, where each annual mean is the average of the four quarterly mean concentrations. To obtain 24-hr NAAQS design values, EPA determines the observation representing the  $98^{th}$  percentile of 24-hr (calendar-day) average

 $PM_{2.5}$  concentrations for each year (e.g., Fig. 5) and then averages that value over three consecutive years. The  $98^{th}$  percentile value is the observed concentration with 98 percent of the daily concentrations below the value and two percent of the daily concentrations above the value. To calculate a 2017-2019 24-hr  $PM_{2.5}$  design value, EPA averages the  $98^{th}$  percentile value for 2019 with the  $98^{th}$  percentile values from 2017 and 2018. Then, EPA compares the resulting design value to the 24-hr  $PM_{2.5}$  NAAQS of  $35~\mu g/m^3$ , determining compliance with the standard.

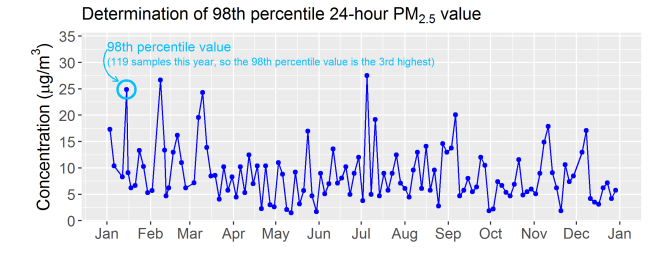


Figure 5. Example of a 98th percentile observation identified for use in calculating a 24-hr PM<sub>2.5</sub> design value.

### **Overview of pollutants**

#### **Ozone**

Ozone (O<sub>3</sub>) contains three oxygen atoms and occurs naturally in the atmosphere. Ozone is unstable and chemical reactions in the atmosphere constantly produce and destroy it. Ozone is present in the Earth's upper atmosphere, as well as at ground level. Ozone concentrations in the upper atmosphere (stratosphere) filter out harmful ultraviolet rays from the sun. Elevated concentrations of ozone at ground level, however, can have an adverse impact on health. Monitored values of ozone found in this report represent ground-level ozone. The DNR has a video explaining ozone in Wisconsin.

Ground-level ozone is not directly emitted into the air; it is created by photochemical reactions (atmospheric chemical reactions that occur in the presence of sunlight) between ozone precursors. The highest measured ozone concentrations typically occur downwind of urban areas on hot sunny days with light winds. Ozone is a regional pollutant because ozone and ozone precursors can transport long distances.

Ozone exposure can lead to or exacerbate numerous health issues, including chest pain, coughing, throat irritation, and airway inflammation. It can reduce lung function and worsen bronchitis, emphysema and asthma. Children have an increased risk from ozone exposure because their lungs are still developing. In Wisconsin, a network of continuously operating monitors measure ozone and provide the basis for air quality forecasting, real-time health advisories and regulatory decision making.

Ozone concentrations in Wisconsin are higher during the warmer months. As a result, the state's ozone monitoring is seasonal. Most of Wisconsin's ozone monitors operate from April 1 to October 15. The Kenosha County ozone monitors operate from March 1 to October 31 due to the three-state Chicago ozone nonattainment area, which has a longer monitoring season.

### **Regulatory history**

In 1971, EPA issued a 1-hr standard of 0.08 ppm (effectively 84 ppb<sup>4</sup>) for "total photochemical oxidants," which included ozone. In 1979, EPA replaced this standard with a 1-hr standard for ozone set at 0.12 ppm (effectively 124 ppb<sup>6</sup>). In July 1997, EPA replaced the 1-hr ozone standard with an 8-hr standard of 0.08 ppm (effectively 84 ppb<sup>6</sup>) to protect the public against longer-term exposure. In March 2008, EPA lowered the 8-hr standard to 0.075 ppm (75 ppb). EPA further decreased the 8-hr standard to 0.070 ppm (70 ppb) effective December 28, 2015. The 2008 standard of 75 ppb remains in effect until EPA revokes it; therefore, both the 2008 and 2015 standards remain in effect.

### Wisconsin's attainment status history

While some Wisconsin counties have been designated as nonattainment with each ozone-related standard, the extent of the areas designated nonattainment has generally decreased with each successive standard. Wisconsin had 18 counties designated by EPA as nonattainment with the 1971 1-hr standard for total photochemical oxidants. In contrast, EPA designated only 12 Wisconsin counties nonattainment for the 1979 1-hr ozone standard. When EPA completed a second round of designations under the 1979 1-hour ozone standard in 1990, the number of counties designated nonattainment in Wisconsin decreased to 11. This trend continued in 2004 when only 10 Wisconsin counties were nonattainment for the 1997 8-hour ozone standard. Only Sheboygan County and the eastern part of Kenosha County were designated nonattainment for the 2008 ozone NAAQS. In April 2018, EPA designated small portions of six lakeshore counties as nonattainment for the 2015 ozone NAAQS.

Because of improvements in air quality, many counties that EPA originally designated nonattainment for a given standard have been redesignated to attainment of that standard. For example, of the 10 counties EPA designated nonattainment for the 1997 standard, only one county did not attain the standard before revocation in 2015. In 2020, EPA redesignated Sheboygan County to attainment for the 2008 ozone NAAQS and Door County to attainment for the 2015 ozone NAAQS.

### Particulate matter (PM<sub>2.5</sub> and PM<sub>10</sub>)

Particulate matter, also known as PM, is made up of very small solid particles or liquid droplets in many shapes and sizes. These individual particles are so small they cannot be seen with the naked eye, but high concentrations of these particles can reduce visibility. The EPA classifies particle pollution based on

<sup>&</sup>lt;sup>4</sup> Because older standards were set at the 0.01 ppm level, while the parameter was measured to the 0.001 ppm level, rounding conventions associated with attainment determination result in effective standards that appear to be slightly higher than the official published values. The official and effective standards are equivalent.

<sup>&</sup>lt;sup>5</sup> Portions of Door, Manitowoc, Sheboygan, Ozaukee, Milwaukee and Kenosha counties were designated nonattainment for the 2015 ozone NAAQS. Maps of these nonattainment areas can be found at <a href="https://dnr.wi.gov/topic/AirQuality/documents/2015OzoneStandardMaps.pdf">https://dnr.wi.gov/topic/AirQuality/documents/2015OzoneStandardMaps.pdf</a>.

particle diameter. There are two types of particles for which NAAQS have been set:  $PM_{2.5}$ , and inhalable particles (10  $\mu$ m in diameter or smaller;  $PM_{10}$ ) (Table 2). The DNR has a <u>video</u> explaining sources, formation, transport and health effects of  $PM_{2.5}$  and  $PM_{10}$ .

Transport and fate of particulate pollution varies based on size. Generally,  $PM_{2.5}$  behaves like a gas, has a longer lifetime in the atmosphere (days to weeks), travels longer distances (hundreds to thousands of miles) and distributes more uniformly over regions. Contrastingly,  $PM_{10}$  forms from mechanical processes such as crushing and grinding, travels shorter distances (yards to a few miles) and remains closer to source-based operations.

While all inhalable particles pose a health risk, PM<sub>2.5</sub> poses a greater risk because of its ability to penetrate deep into the respiratory tract or, for very fine particles, to enter the bloodstream. Studies have shown an association between fine particle exposure and premature death from heart or lung disease, as well as aggravated respiratory conditions, such as asthma and airway irritation. Individuals most sensitive to fine particle exposure include people with heart or lung disease, older adults and children.

### **Regulatory history**

The original 1971 EPA standard for particle pollution set a limit for total suspended particles (TSP), which included both  $PM_{2.5}$  and  $PM_{10}$ , as well as coarser particles. In 1987, EPA discontinued the standard for TSP and replaced it with two standards for  $PM_{10}$ . Wisconsin, however, retained its own 24-hr TSP standard until 2011. In 1997, EPA added a  $PM_{2.5}$  standard.

#### $PM_{2.5}$

In 1997, EPA established an annual PM<sub>2.5</sub> standard of 15.0  $\mu$ g/m<sup>3</sup> as well as a 24-hr (calendar-day) PM<sub>2.5</sub> standard of 65  $\mu$ g/m<sup>3</sup>. In 2006, the 24-hr standard decreased to 35  $\mu$ g/m<sup>3</sup>. In 2012, the annual standard decreased to 12.0  $\mu$ g/m<sup>3</sup>, in April 2020, EPA proposed to retain the existing standards.

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

In 1987, EPA established two PM $_{10}$  standards: an annual standard of 50  $\mu g/m^3$  and a 24-hr (calendarday) standard of 150  $\mu g/m^3$ . In 2006, EPA revoked the 1987 annual PM $_{10}$  standard. The 24-hr PM $_{10}$  standard remains in effect today.

#### Wisconsin's attainment status history

#### $PM_{2.5}$

In 2009, EPA designated Milwaukee, Racine, and Waukesha counties as nonattainment for the 2006 NAAQS for 24-hr PM<sub>2.5</sub> based on monitoring data from 2006 to 2008. In April 2014, EPA redesignated these counties to attainment based on monitoring data collected between 2008 and 2011. Consequently, all counties in Wisconsin are currently in attainment for both the annual and 24-hr PM<sub>2.5</sub> NAAQS.

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

Design values for  $PM_{10}$  in Wisconsin have not exceeded  $PM_{10}$  standards; consequently, there are no  $PM_{10}$  nonattainment areas in the state.

### Sulfur dioxide (SO<sub>2</sub>)

Sulfur dioxide ( $SO_2$ ), a product of combustion, is one of a group of highly reactive gases known as oxides of sulfur. The largest emission source of  $SO_2$  is fossil fuel combustion at power plants and industrial facilities.

Studies have shown exposure to  $SO_2$  may cause a range of adverse respiratory effects including bronchoconstriction and increased asthma symptoms. Further, emission sources that contribute to high concentrations of  $SO_2$  also contribute to the formation of other oxides of sulfur. Some of these oxides react with other compounds in the atmosphere to form  $PM_{2.5}$ , which can penetrate deep into the lungs.

### **Regulatory history**

In 1971, EPA first set two standards for  $SO_2$ : an annual standard of 30 ppb and a 24-hr standard of 140 ppb. In 1996, EPA reviewed the standards without revision. In 2010, EPA established a new 1-hr standard at 75 ppb and revoked the annual and 24-hr standards from 1971 because the 1-hr standard better protected public health.

### Wisconsin's attainment status history

Portions of Brown, Dane, Marathon, Milwaukee, and Oneida Counties were in nonattainment for the 1971 SO<sub>2</sub> NAAQS, and all areas have since reached attainment. In 2013, EPA designated a portion of Oneida County as nonattainment for the 2010 SO<sub>2</sub> NAAQS. Subsequently, EPA designated the remainder of Wisconsin as attainment/unclassifiable, except for Outagamie County. Outagamie County's designation is to be determined by EPA in the final round of designations in December 2020.

### Nitrogen dioxide (NO<sub>2</sub>)

Nitrogen dioxide ( $NO_2$ ) is a reactive byproduct of combustion, primarily from vehicles, resulting in concentrations that are highest immediately adjacent to roadways. Nitrogen dioxide and nitric oxide (NO), collectively referred to as  $NO_x$ , are important precursors of ozone. When  $NO_x$  reacts with VOCs in the presence of sunlight, it generates ozone.

Research indicates that direct exposure to  $NO_2$  for short periods of time can result in respiratory issues such as airway inflammation and aggravated asthma. Longer-term exposure poses a risk of acute respiratory illness and inhibited lung development in children.

### **Regulatory history**

In 1971, EPA set the original standard for NO<sub>2</sub> at 53 ppb based on an annual average. This standard is still in effect. In 2010, EPA established an additional 1-hr standard of 100 ppb and mandated the placement of NO<sub>2</sub> monitors near major roads in large urban areas, with installation in phases according to population. This required DNR to add a near-road NO<sub>2</sub> monitor in Milwaukee in 2014. Due to low NO<sub>2</sub> concentrations found at monitors nationwide, EPA eliminated the requirement for near-road monitors in areas with populations between 500,000 and 1 million (e.g., Madison area).

### Wisconsin's attainment status history

Design values in Wisconsin have not exceeded the NO<sub>2</sub> standards, therefore the entire state is in attainment.

#### Lead

Lead can be found in the atmosphere as well as in the water and soil. Before the introduction of unleaded gasoline in 1980, vehicle emissions were the primary source of airborne lead. Today, industrial metal processing sources and aviation fuel combustion emit most of the airborne lead.

Lead exposure can occur directly through contact with lead in the atmosphere. In addition, deposition of lead from the atmosphere into the soil or water bodies may cause this pollutant to accumulate in natural ecosystems and contaminate drinking water. The health effects of lead exposure in humans are numerous and well-documented. In general, neurological effects and developmental risks are the largest danger for children, whereas cardiovascular effects, such as heart disease and high blood pressure, commonly affect adults.

### **Regulatory history**

The original lead standard, set by EPA in 1978, was 1.5  $\mu$ g/m³ on a calendar quarterly average basis. In 2008, EPA replaced this standard with a rolling three-month average and lowered the NAAQS to 0.15  $\mu$ g/m³. In 2016, after an extensive review period, EPA decided to retain the existing 2008 standard.

### Wisconsin's attainment status history

Wisconsin used a collection technique that measured lead content as a subset of total suspended particle samples as required by federal rule. During the past two decades, no areas in Wisconsin have had levels of lead that exceed the NAAQS, and the state has had no nonattainment areas. On March 22, 2019 EPA waived Wisconsin's lead monitoring requirements after DNR demonstrated Wisconsin does not experience elevated lead values. Accordingly, DNR no longer monitors for criteria lead.

### Carbon monoxide (CO)

Carbon monoxide (CO) is a toxic gas that has known dangers in indoor environments; however, it is also emitted into the ambient air, primarily by mobile sources<sup>6</sup>. Under certain conditions, CO can react to form ground-level ozone.

In the short term, CO exposure can reduce human respiratory efficiency. At extremely high concentrations, exposure can be fatal. People suffering from heart disease face increased risks from exposure to CO due to compromised respiratory efficiency.

### **Regulatory history**

In 1971, EPA originally set two standards for CO: an 8-hr standard of 9 ppm and a 1-hr standard of 35 ppm. In 1994 and 2011, EPA reviewed these standards and left them unchanged.

<sup>&</sup>lt;sup>6</sup> Mobile sources are primarily vehicles of all kinds (e.g., cars, trucks, boats, airplanes, trains, heavy equipment) but also include equipment with small engines such as lawn-care equipment and chain saws.

### Wisconsin's attainment status history

In the past, Wisconsin had nonattainment areas for CO in portions of Milwaukee and Winnebago counties. Both areas reached attainment. There are currently no CO nonattainment areas in the state.

### Wisconsin emissions data

Pollutants monitored by DNR are either emitted directly from various sources or form in the atmosphere via chemical reactions between other emitted pollutants (known as "precursors"). States and EPA work together to develop and release a comprehensive inventory of air emission sources every three years called the National Emissions Inventory (NEI). The NEI, coordinated by EPA, uses emissions estimates and emission model inputs provided by federal, state, local and tribal air agencies. The most recent NEI data is available through 2017 while the point source emissions data is current through 2018. Examining Wisconsin's emissions of pollutants and pollutant precursors can provide insight into the origin of the trends in monitored pollutants discussed later in this report, although emissions from outside Wisconsin can influence monitored pollutant concentrations.

#### **Total emissions**

The graphs below show emissions from the last six NEI inventories, beginning with 2002 and ending with 2017, the year of the more recently completed NEI. These graphs show the data aggregated into 13 source categories, listed in Table 3<sup>7</sup>. The data shown below reflect adjustments EPA made to NEI data to improve inventory consistency. The states and EPA continually improve the methodology used to estimate emissions, which leads to some variability in reported source category emissions between different NEI inventories. Source categories for which emissions methodology changed significantly between inventories have an asterisk (\*) in the figures below, and the associated text explains the discrepancies. Data used in the graphs are from EPA's Air Pollutants Emissions Trends Data webpage.

Overall, emissions of most criteria pollutants and their precursors have decreased substantially since 2002. These reductions occurred due to implementation of a variety of federal and state pollution control programs.

<sup>&</sup>lt;sup>7</sup> For each graph, only categories that contributed at least 2.5 percent of total emissions of that pollutant are graphed individually. Smaller source categories are combined into a category labeled "Other".

Table 3. Emission source categories and their abbreviations.8

<b>Emission Type</b>	Emissions Source	Abbreviation		
Stationary	Chemical and Allied Product Manufacturing	N/A*		
	Fuel Combustion – Electric Utility	Fuel Comb. Elec.		
	Fuel Combustion – Industrial	Fuel Comb. Indust.		
	Fuel Combustion – Other	Fuel Comb. Other		
	Metals Processing			
	Miscellaneous Other Industrial Processes			
	Petroleum and Related Industries	N/A*		
	Solvent Utilization	Solvent Utilization		
	Storage and Transport	Storage/Transport		
	Waste Disposal and Recycling	Waste Disp./Recycl.		
Mobile	Highway Vehicles	Highway Vehicles		
	Off-Highway	Off-Highway		

<sup>\*</sup> N/A = not applicable; these categories emitted less than 2.5 percent of each pollutant's total emissions and have been grouped with other minor contributors into a category called "Other".

### Gaseous criteria pollutants and precursors

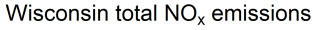
Gaseous criteria pollutants directly impact human health and may also be precursors to other criteria pollutants. Ammonia (NH<sub>3</sub>) and VOCs play a similar role in the atmosphere, as both pollutants and important precursors. For example, NO<sub>x</sub>, CO and VOCs react in the presence of sunlight to create atmospheric ozone, while most fine particles form from reactions between NO<sub>x</sub>, SO<sub>2</sub>, VOCs and NH<sub>3</sub>.

Emission data for each of these gaseous pollutants are shown below for NEI inventories from 2002 to 2017 (Fig. 6 to Fig. 10). Some highlights include:

- Total NO<sub>x</sub> emissions decreased 63 percent since 2002, with the greatest reductions coming from fuel combustion at electric utilities and from highway vehicles.
- Emissions of VOCs also decreased 58 percent during this period.
- Emissions of SO<sub>2</sub> decreased by 89 percent from 2002 to 2017, with the largest reductions coming from the electric utility fuel combustion sector.
- Emissions of CO decreased by 58 percent over this same period, with most of the reductions coming from highway vehicles and the off-highway sector.

The apparent decrease in NH<sub>3</sub> emissions in 2017 (Fig. 10) is due to significant changes in EPA's inventory methodology for the "miscellaneous" sector that year, which mask any actual trends in emissions. Specifically, EPA changed its methodology for estimating fertilizer application NH<sub>3</sub> emissions between the 2011 and 2014 NEIs and used different emission factors for NH<sub>3</sub> emissions from livestock waste from cattle, hogs and poultry in 2014 versus 2011. The increase in NH<sub>3</sub> emissions in 2017 is due to a large increase in dairy cattle population in 2017 compared to 2014. This led to an increase in NH<sub>3</sub> emissions from agricultural livestock in almost all states. Taken together, these changes account for the large variability in reported NH<sub>3</sub> emissions from 2011 to 2017.

<sup>&</sup>lt;sup>8</sup> These source categories are one way that EPA reports NEI results. These classifications differ from the other commonly used NEI categories of point, area, onroad and nonroad.



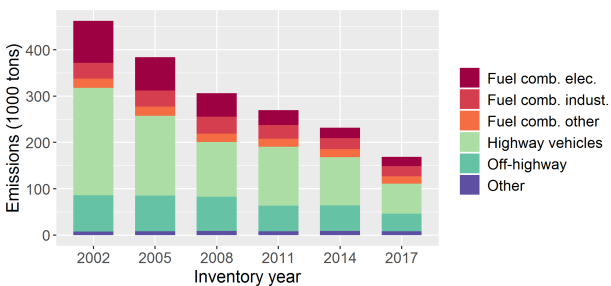


Figure 6. Emissions of NO<sub>x</sub> from all sources in Wisconsin. See Table 3 for source category abbreviations.

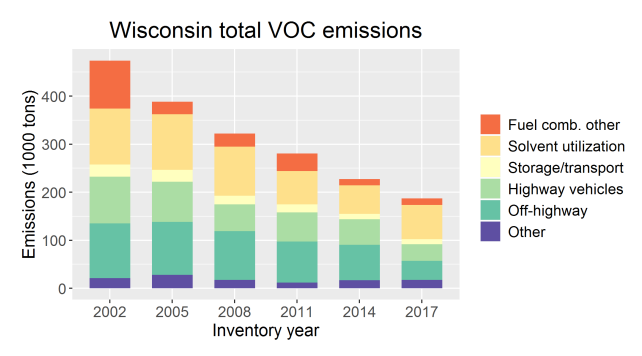


Figure 7. Emissions of VOCs from all sources in Wisconsin. See Table 3 for source category abbreviations.

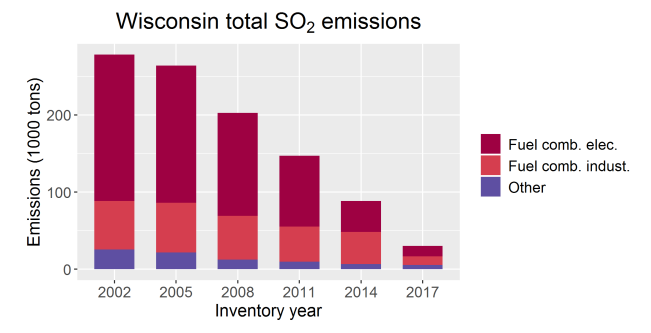


Figure 8. Emissions of SO<sub>2</sub> from all sources in Wisconsin. See Table 3 for source category abbreviations.

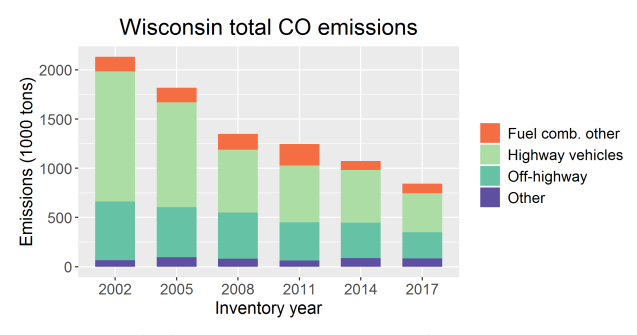


Figure 9. Emissions of CO from all sources in Wisconsin. See Table 3 for source category abbreviations.

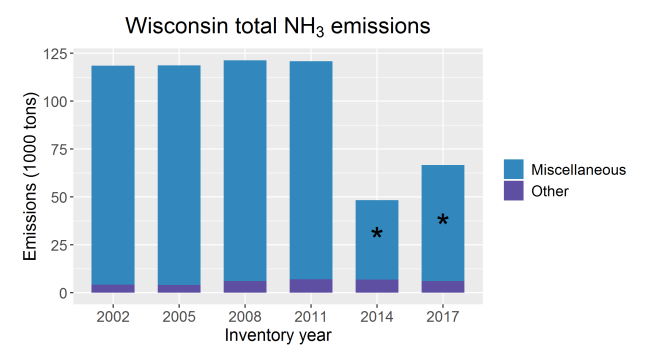


Figure 10. Emissions of NH<sub>3</sub> from all sources in Wisconsin. The asterisk (\*) marks a sector for which EPA's inventory methodology changed significantly from the previous year. See Table 3 for source category abbreviations.

### **Primary particle emissions**

Chemical reactions produce the majority of PM<sub>2.5</sub> from precursor compounds in the atmosphere; however, a small portion of PM<sub>2.5</sub> is directly emitted into the atmosphere (i.e., are primary particles). Figure 11 shows the total directly emitted PM<sub>2.5</sub> emissions as reported by the NEI. The apparent increases in the 2011 and 2014 NEI are due to changes in EPA's inventory methodology those years, which mask actual emission trends. Specifically, EPA changed its methodology for calculating emissions from residential wood combustion (part of the "fuel combustion - other" category) in both 2011 and 2014. In 2014, EPA also changed its methodology and data sources for calculating emissions from selected sources in the "miscellaneous" category. EPA again changed its methodology for the 2017 NEI, this time using state-level emission rates for unpaved road dust and making different assumptions about agricultural dust emissions.

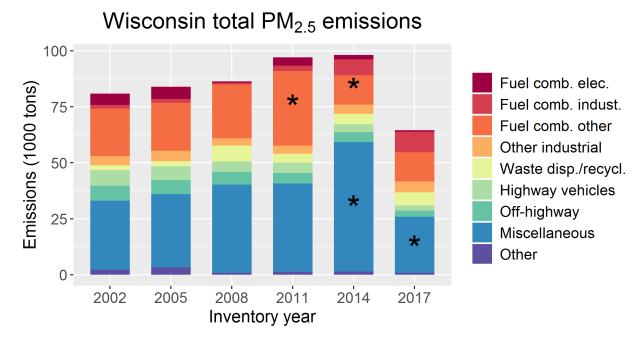


Figure 11. Emissions of PM<sub>2.5</sub> from all sources in Wisconsin. The asterisks (\*) mark sectors for which EPA's inventory methodology changed significantly from the previous year. See Table 3 for source category abbreviations.

In contrast to  $PM_{2.5}$ , sources primarily emit  $PM_{10}$  directly into the atmosphere. Figure 12 shows the total directly emitted  $PM_{10}$  emissions data from the NEI. As discussed for  $PM_{2.5}$ , EPA also changed its methodology and data sources for calculating PM emissions from selected sources in the "miscellaneous" category in the 2014 and 2017 NEIs; this change accounts for almost all the variability observed between 2011 and 2017.

Because of the significant changes in EPA's methodology used to estimate emissions of both direct  $PM_{2.5}$  and  $PM_{10}$ , it is not possible to determine trends in the emissions of either  $PM_{2.5}$  or  $PM_{10}$  based on NEI data alone.

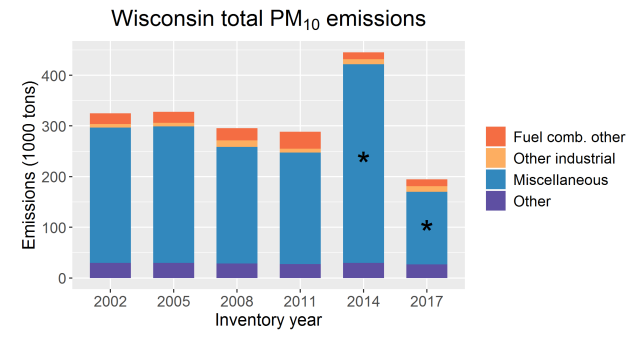


Figure 12. Emissions of PM<sub>10</sub> from sources in Wisconsin. The asterisk (\*) marks a sector for which EPA's inventory methodology changed significantly from the previous year. See Table 3 for source category abbreviations.

#### Lead

Lead emissions are in either gaseous or particulate form. Emissions of lead decreased substantially and remain low with the use of unleaded gasoline. Because of the low emissions, comparisons of lead emissions from year to year is difficult. Accordingly, this report does not show lead emissions data. EPA also does not include lead emissions in its trends data. Lead emissions from sources in Wisconsin are less than 20 tons in each of the NEI years examined (2002 to 2017). These emissions are more than 1000 times smaller than those of the other criteria pollutants and precursors.

#### **Point source emissions**

Large stationary sources ("point sources") report their emissions on an annual basis, so statewide emissions data from these types of sources are available more frequently than emissions data from other sources. Figures 13 and 14 show point source emissions of criteria pollutants and their precursors from 2002 to 2018. The point source emissions data are from EPA's Emissions Inventory System (EIS) website (<a href="https://www.epa.gov/air-emissions-inventories/emissions-inventory-system-eis-gateway">https://www.epa.gov/air-emissions-inventories/emissions-inventory-system-eis-gateway</a>). The EIS website includes NEI data as well as point source emissions data submitted by the state to EIS for non-NEI years. The DNR had no requirement to submit point source inventory data to EIS for non-NEI years before 2009<sup>9</sup>.

<sup>&</sup>lt;sup>9</sup> State data for previous years are available, however the methodology used for some pollutants was inconsistent with that used for the NEI inventories. These data are therefore not shown here.

Point source emissions of most pollutants decreased from 2002 to 2018 (Figs 13 and 14), with reductions ranging from 34 percent for VOCs (11,186 tons reduced) to 90 percent for  $SO_2$  (230,967 tons reduced). Ammonia emissions were extremely low but showed a small increase during this time.

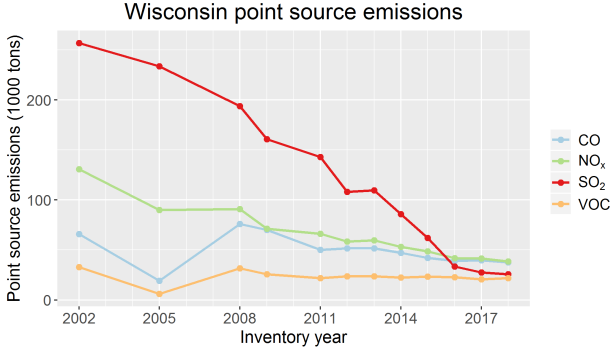


Figure 13. Emissions of the most abundant criteria pollutants and precursors from point sources <sup>10</sup> in Wisconsin.

24

<sup>&</sup>lt;sup>10</sup> Note that point sources exist in all source categories shown in Figures 6 through 12 except for Highway Vehicles and Off-Highway.

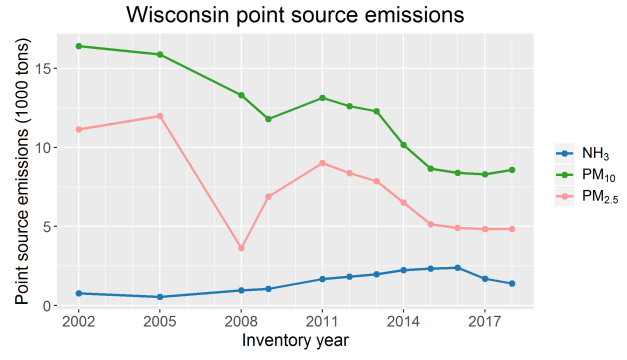


Figure 14. Emissions of the less abundant criteria pollutants and precursors from point sources in Wisconsin.

### **Criteria pollutant trends**

This section presents trends in Wisconsin monitoring data<sup>11</sup> for all six criteria pollutants since 2001 (as data are available). Each graph compares the design values for each monitoring site against the relevant NAAQS to show how the state's air quality has changed over time. The data highlights differences in the geographic distribution.

The data presented represent pollutants that are currently monitored at active ambient air monitoring sites operated by DNR or tribal partners. Although the maps for each pollutant include all currently active monitoring sites in the state network, only sites with a valid design value for the most recent period (i.e., 2019 for 1-yr design values or 2017-2019 for 3-yr design values) have values shown after the site name. If data are not shown for a design value period, it is because the design value is invalid, due to either inoperability of a monitor during that period or data-completeness issues.

Historically, EPA determined NAAQS attainment on a county-by-county basis. The DNR provides trend plots by county online at https://dnr.wisconsin.gov/topic/AirQuality/Trends.html and in Appendix A.

Information on national air quality trends and how Wisconsin data compare to national averages is in EPA's trends report at <a href="https://gispub.epa.gov/air/trendsreport/2019/">https://gispub.epa.gov/air/trendsreport/2019/</a>.

<sup>&</sup>lt;sup>11</sup> Data presented are design values which were downloaded from EPA's Design Value webpage (<a href="https://www.epa.gov/air-trends/air-quality-design-values">https://www.epa.gov/air-trends/air-quality-design-values</a>).

#### **Ozone**

Ozone in the lower atmosphere forms primarily as the result of reactions between  $NO_x$  and VOCs. Chemical reactions that produce ozone have strong meteorological influences. For example, ozone formation is greatest on days with elevated temperatures and ample sunlight. Wind patterns also contribute to high ozone concentrations monitored in some areas of Wisconsin, like along the Lake Michigan shoreline.

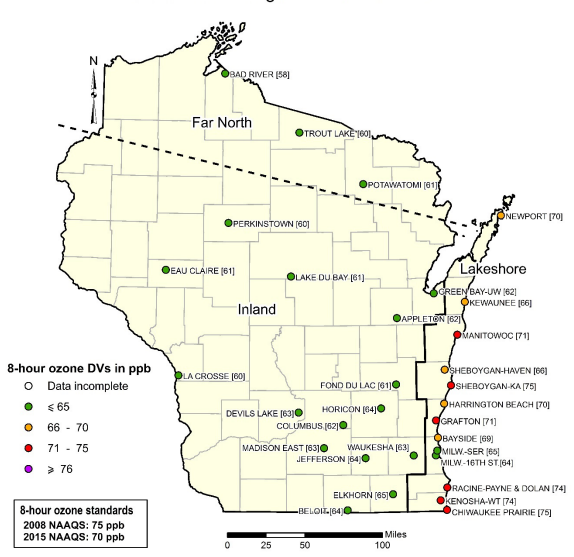
The ozone precursors that affect Wisconsin may originate in other states, particularly those to the south. Wisconsin counties along Lake Michigan experience the highest ozone concentrations on days with southerly winds, which transport ozone precursors north to Wisconsin. These precursors can react over Lake Michigan to form high concentrations of ozone. When the land has warmed sufficiently, temperature gradients from the shoreline to the lake can create pressure differences, which cause an onshore flow of air, or lake breeze. The lake breeze, in combination with southerly winds, push ozone formed over the lake onshore, causing ozone concentrations in Wisconsin to closely correlate with the distance from Lake Michigan. For this reason, the DNR has determined three distinct regions of ozone design values (as shown in Fig. 15):

- 1) Lakeshore counties bordering Lake Michigan extending from the Illinois border through Door County
- 2) Inland counties in central and western Wisconsin
- 3) Far North counties in the northern part of the state, including those near Lake Superior and the Upper Peninsula of Michigan

Figure 15 shows the most recently available ozone design values <sup>12</sup> for all ozone monitors in the state network. The 2017-2019 period shows overall decreases in ozone values, most noticeably in the Lakeshore region. None of the 13 monitoring sites in the Lakeshore region observed design values for these years that exceeded the 2008 ozone NAAQS of 75 ppb. A warm, ozone-conducive summer in 2018 combined with a lower 2015 standard resulted in 6 of 13 Lakeshore monitoring sites exceeding the 2015 NAAQS of 70 ppb for the 2017-2019 design value period. No sites in the Inland or Far North regions had design values exceeding either ozone standard for the 2017-2019 design value period.

<sup>&</sup>lt;sup>12</sup> The 2017-2019 ozone design values shown in Figure 15 were calculated using methods associated with the 2015 NAAQS. When design values were calculated for the same years using methods from the 2008 NAAQS, results

were nearly identical. The DNR will therefore consider design values presented in Figure 15 to be representative of design values calculated under the 2008 NAAQS when making comparisons to the 2008 standard in the discussion associated with the figure.



8-hour ozone design values: 2017-2019

Figure 15. The 8-hr ozone design values for each monitoring site<sup>13</sup> for 2017-2019. Note that the Far North region includes the three sites shown, but its boundaries are not clearly defined.

### Lakeshore region

Figure 16 shows trends in ozone design values for the Lakeshore region. The relationship between design values from different monitoring sites is generally consistent over time (e.g., the values from the Milwaukee-SER site are consistently greater than the values from the Milwaukee-16<sup>th</sup> St. site).

Figure 16 provides a visual representation of how ozone concentrations can be impacted by both chemistry and meteorology. For example, the 2008-2009 economic recession and associated reduction in ozone precursor emissions contributed to the relatively steep decrease in ozone design values

<sup>&</sup>lt;sup>13</sup> Full site names are provided in Appendix C. Shorter versions of these names are used in tables and figures throughout the remainder of the report.

through 2010. Meteorologically, the summer of 2009 was unseasonably cool, creating suboptimal conditions for ozone formation, thus reducing the ozone design values during this period. In contrast, the summers of 2012, 2016 and 2018 were unusually warm; therefore, any design value including these years is higher compared to other periods. Variations in meteorological conditions and ozone precursor concentrations highlight the sensitivity of design values to short-term changes and the importance of considering long-term trends to effectively manage air quality issues.

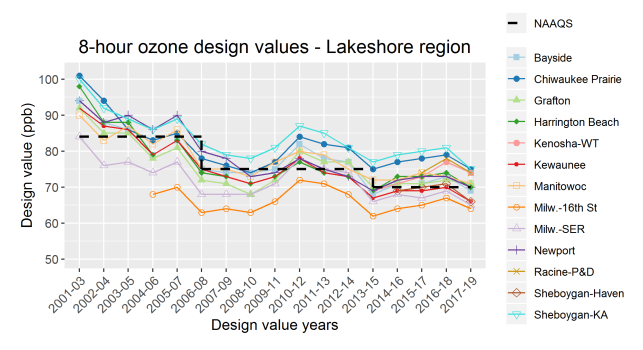


Figure 16. Trends in 8-hr ozone design values for the Lakeshore region. Note that the design value axis is truncated at 50 ppb (rather than going down to zero) to allow for a clearer view of the differences among sites.

Ozone concentrations at the Sheboygan-Kohler Andrae site have consistently been among the highest in the state (Figure 16). In 2014, DNR established a special-purpose monitor at the Sheboygan-Haven site, approximately three miles inland from the lakeshore Sheboygan-Kohler Andrae site, to help determine the ozone gradient in Sheboygan County. The 2017-2019 design value at the Sheboygan-Haven site was 66 ppb, which is 9 ppb lower than the value at Sheboygan-Kohler Andrae for the same period. The Milwaukee 16<sup>th</sup> St. site records the lowest design values in the Lakeshore region and has ozone concentrations consistently below the NAAQS.

Collectively, the design values in the Lakeshore region demonstrated an overall downward trend over the length of monitoring period shown in Figure 16. There was a 25 percent average reduction in design values in this region from 2001-2003 to 2017-2019 among sites with data available for the full period, including a 25 percent reduction in design values at the Sheboygan-Kohler Andrae site (Appendix B, Table B1).

### **Inland region**

Figure 17 shows trends in ozone design values for the Inland region. No design value in this region exceeded either the 2008 or the 2015 NAAQS between 2001-2003 and 2017-2019. Design values for

each of the monitoring sites in the Inland region generally decreased over time. There was a 21 percent average reduction in design values in this region from 2001-2003 to 2017-2019 among sites with data available for the full period (Appendix B, Table B1).

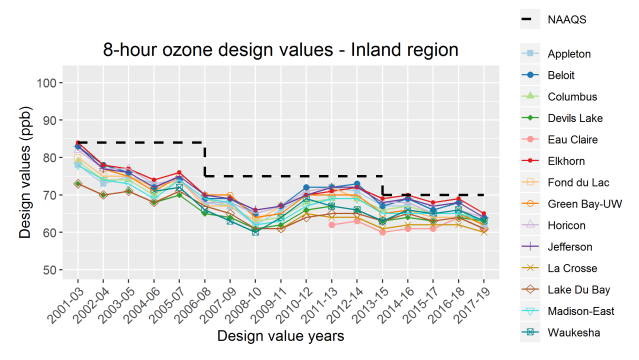


Figure 17. Trends in 8-hr ozone design values for the Inland region. Note that the design value axis is truncated at 50 ppb (rather than going down to zero) to allow for a clearer view of the differences among sites.

Overall, there is less variation in design values in the Inland region than were those in the Lakeshore region. This suggests that while ozone concentrations are subject to variation at local scales in the Lakeshore region due to the impact of the lake breeze effect, Inland region concentrations are buffered from this effect because they are farther from the shoreline. Ozone concentrations at the Inland sites are generally lower than concentrations at the Lakeshore sites. In addition to having generally lower ozone concentrations, sites in the Inland region show a smaller average reduction in design value compared to the Lakeshore sites (21 percent vs 25 percent) over the time period examined (Appendix B, Table B1).

#### **Far North region**

Figure 18 shows trends in ozone design values for the Far North region. All sites are consistently below the NAAQS and have the lowest concentrations of ozone in the state.

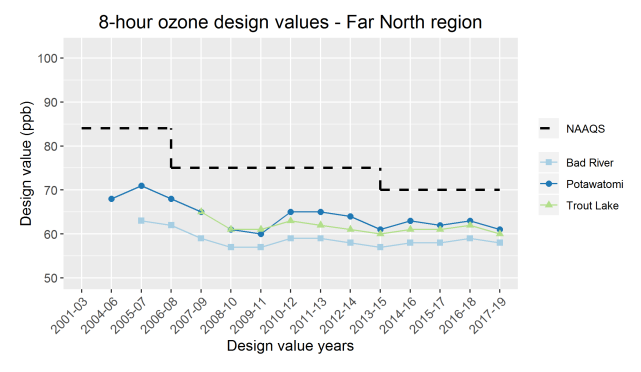


Figure 18. Trends in 8-hr ozone design values for Far North region. Note that the design value axis is truncated at 50 ppb (rather than going down to zero) to allow for a clearer view of the differences among sites

#### $PM_{2.5}$

The DNR maintains a robust network of PM<sub>2.5</sub> monitoring sites throughout the state, consisting of primarily continuous monitors and a few federally required filter-based samplers. In 2018, DNR made changes to modernize the network, incorporating continuous monitors using a measurement technique that captures more data; therefore, producing slightly higher PM<sub>2.5</sub> readings on average than historic monitors. The result is slightly increased PM<sub>2.5</sub> design values for 2017-2019 compared to 2016-2018. The new monitor has no known interferences and theoretically better represent near real-time pollutant concentrations. This trend is recognized nationwide with the adoption of newer technology; analysis is ongoing.

Due to the influence of long-distance transport,  $PM_{2.5}$  is considered a regional pollutant. Weather and local topography strongly influence ambient concentrations of  $PM_{2.5}$ . Specifically, low-lying areas may exhibit elevated concentration levels during periods of localized air stagnation. Currently, the annual  $PM_{2.5}$  standard is 12  $\mu$ g/m<sup>3</sup> while the 24-hr standard is 35  $\mu$ g/m<sup>3</sup>.

To highlight geographic trends in PM<sub>2.5</sub> concentrations, design values are grouped by the following regions (as shown in Figs 19 and 20):

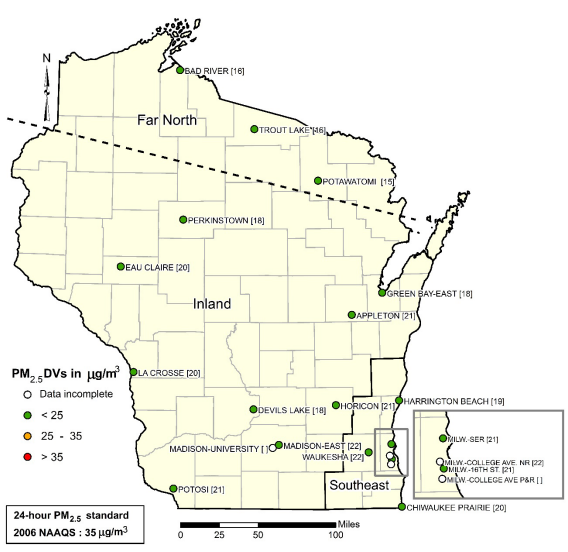
- 1) Southeast
- 2) Inland
- 3) Far North

Note that  $PM_{2.5}$  monitoring began in 2017 at the Milwaukee-College Avenue Near Road site, so the first valid design value is from 2017-2019. Sampling discontinued at the Milwaukee – College Ave Park & Ride site in December 2018, leading to insufficient data to calculate the 2017-2019 design value.

### Annual PM<sub>2.5</sub> design values: 2017-2019 BAD RIVER [4.6] Far North OTROUT LAKE [4-7, ●POTAWATOMI OPERKINSTOWN [5.9] ●EAU CLAIRE [7.3] AY-EAST [6.6] Inland OAPPLETON [6.8] $PM_{25}DVs in \mu g/m^3$ LA CROSSE [7.3] Data incomplete HARRINGTON BEACH [6.3] ●DEVILS LAKE [6.7] ●HORICON [7] < 9.0 9.0 - 12.0 MADISON-UNIVERSITY [] MADISON-EAST [7.9] **○**MiLW.-SER [7.9] 12.1 - 15.0 WAUKESHA [8.7] MILW.-COLLEGE.... MILW.-16TH ST. [7.8] ILW.-COLLEGE AVE. NR [8.3] ≥ 15.1 W.-COLLEGE AVE P&R [] Southeast POTOSI [7.9] Annual PM<sub>2.5</sub> standard CHIWAUKEE PRAIRIE[7.1] 2012 NAAQS: 12.0μg/m<sup>3</sup> ■Miles

Figure 19. The annual PM<sub>2.5</sub> design values for each monitoring site for 2017-2019. Note that the Far North region includes the three sites shown, but its boundaries are not clearly defined.

50



### 24-hour PM<sub>2.5</sub> design values: 2017-2019

Figure 20. The 24-hr PM<sub>2.5</sub> design values for each monitoring site for 2017-2019. Note that the Far North region includes the three sites shown, but its boundaries are not clearly defined.

### **Southeast region**

Figures 21 and 22 show trends in annual and 24-hr  $PM_{2.5}$  design values for the Southeast region. The relationships between design values at different sites are relatively consistent for both the annual and 24-hr design values. For both metrics, monitoring sites generally measure a steady decrease in concentrations over the past 13 design value periods, reaching the lowest overall concentrations in 2016-2018.

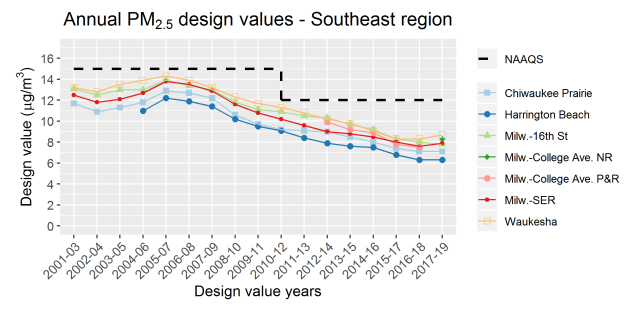


Figure 21. Trends in annual PM<sub>2.5</sub> design values in the Southeast region.

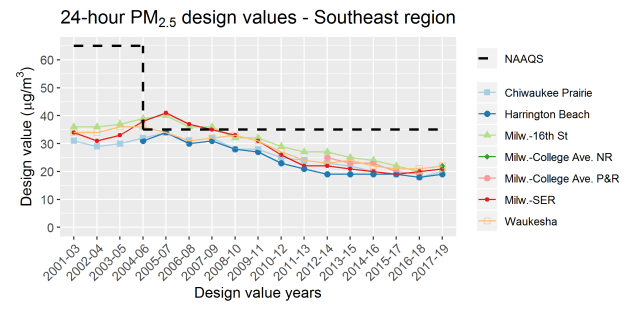


Figure 22. Trends in 24-hr PM<sub>2.5</sub> design values in the Southeast region.

While none of the PM<sub>2.5</sub> monitoring sites in the Southeast region had an annual design value exceeding the relevant NAAQS, the decrease in the 24-hr standard from 65 to 35  $\mu$ g/m³ in 2006 resulted in design values at some sites exceeding the standard during subsequent years. Nonetheless, 24-hr design values for all sites in the region have been below the 2006 NAAQS since 2008-2010. The PM<sub>2.5</sub> design values decreased 38 percent on average for the region between 2001-2003 and 2017-2019 among sites with data available for the full period (Appendix B, Tables B2-B3).

### **Inland region**

Figures 23 and 24 show trends in annual and 24-hr  $PM_{2.5}$  design values for the Inland region. Like the Southeast region, the relationship between annual design values at different sites in the Inland region are generally consistent over time. The annual design values decreased consistently at all sites after 2006-2008.

The 24-hr design values have generally decreased since 2008-2010. Inland region design values decreased 37 percent on average for the region between 2001-2003 and 2016-2018 among sites with data available for the full period (Appendix B, Tables B2-B3).

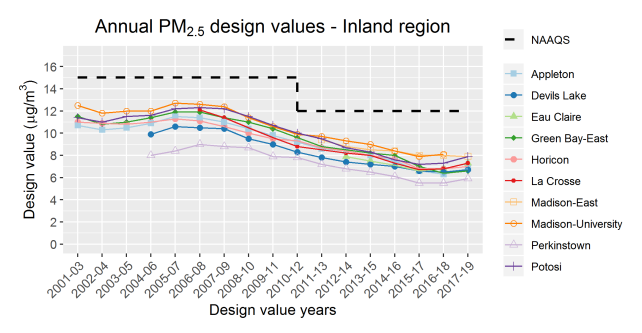


Figure 23. Trends in annual PM<sub>2.5</sub> design values in the Inland region.

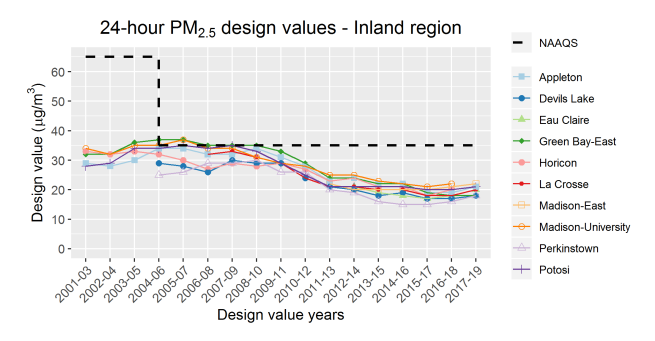


Figure 24. Trends in 24-hr PM<sub>2.5</sub> design values in the Inland region.

### **Far North region**

Figures 25 and 26 show trends in annual and 24-hr  $PM_{2.5}$  design values for the Far North region. Sites in this region showed the lowest concentrations of fine particles in the state. The annual design values decreased consistently after 2006-2008. Values were more similar among sites for the annual design values than the 24-hr values.

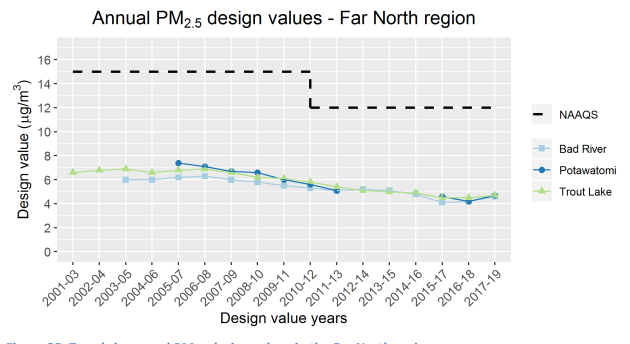


Figure 25. Trends in annual PM<sub>2.5</sub> design values in the Far North region.

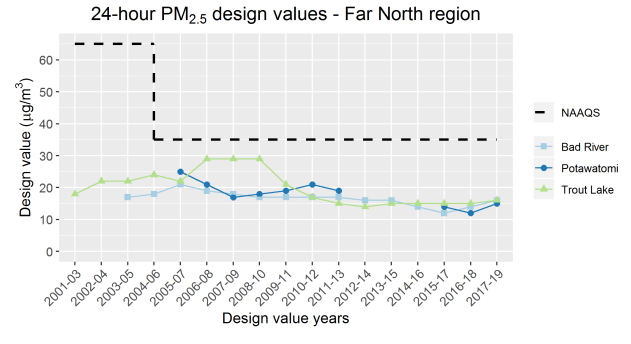


Figure 26. Trends in 24-hr PM<sub>2.5</sub> design values in the Far North region.

### $PM_{10}$

The  $PM_{10}$  monitoring network in Wisconsin consists of eight sites (Fig. 27) primarily consisting of continuous monitors. As with the  $PM_{2.5}$  network, DNR made changes to modernize the  $PM_{10}$  network in 2018, including increasing reliance on continuous versus filter-based methods.

Values shown in the map below are the 3-yr maximum 24-hr (calendar-day) averages measured from 2017-2019. These averages contribute to the determination of the  $PM_{10}$  design value. Urban areas typically have the highest  $PM_{10}$  concentrations.

The Milwaukee – College Avenue Near Road site began monitoring for  $PM_{10}$  in July of 2018 subsequently replacing the Milwaukee – College Ave. Park & Ride site which shut down operations in December 2018. Figure 27 includes these sites; however, they do not have enough data to generate valid 3-year maximum values or design values.

Some industrial sources in Wisconsin have a requirement in their air permits to monitor for  $PM_{10}$ . Most of these sources are industrial sand facilities monitoring for  $PM_{10}$ . The DNR quality assures these data and posts them quarterly on a <u>webpage</u> for viewing.

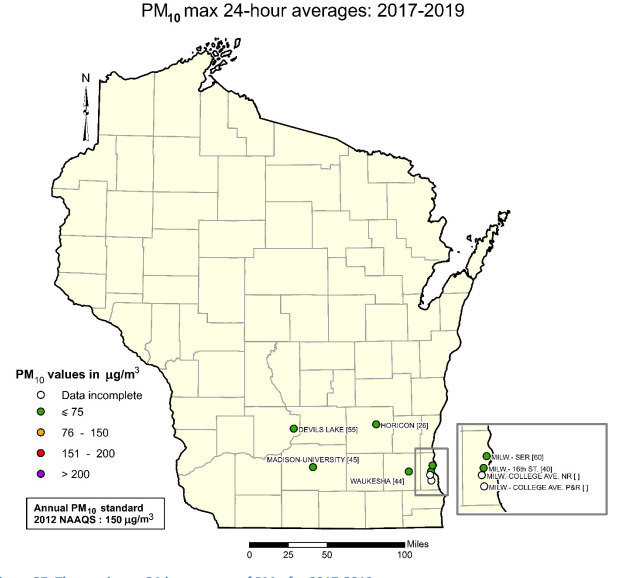


Figure 27. The maximum 24-hr averages of  $PM_{10}$  for 2017-2019.

Figure 28 shows trends in 3-yr maximum 24-hr  $PM_{10}$  averages for each  $PM_{10}$  monitoring site. If the 24-hr average  $PM_{10}$  values exceed the standard (150  $\mu g/m^3$ ) more than once per year on average over three years, the site is in violation of the standard.

The three-year 24-hr maximum values for all sites are well below the NAAQS. In addition, concentrations of  $PM_{10}$  generally decreased over time. Three-year 24-hr maximum values decreased by 58 percent at Horizon and 40 percent at Waukesha between the start of monitoring and the most recent (2017-2019) values. The urban sites  $PM_{10}$  values at Milwaukee  $16^{th}$  St., Milwaukee SER and Madison University have remained steady. The Devils Lake site increased over the 2017-2019 timeframe (34 percent) due to multiple day effects from Canadian wildfires (Appendix B, Table B4).

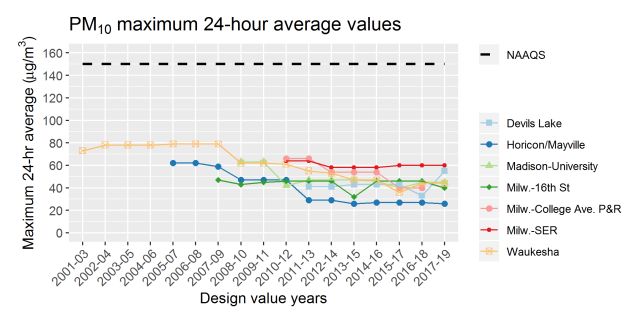


Figure 28. Trends in maximum 24-hr averages of PM<sub>10</sub> over each 3-yr period.

#### Sulfur dioxide

Figure 29 shows SO₂ monitoring sites in the state network and the most recent 1-hr design values. These data are compared against the 2010 1-hr NAAQS of 75 ppb.

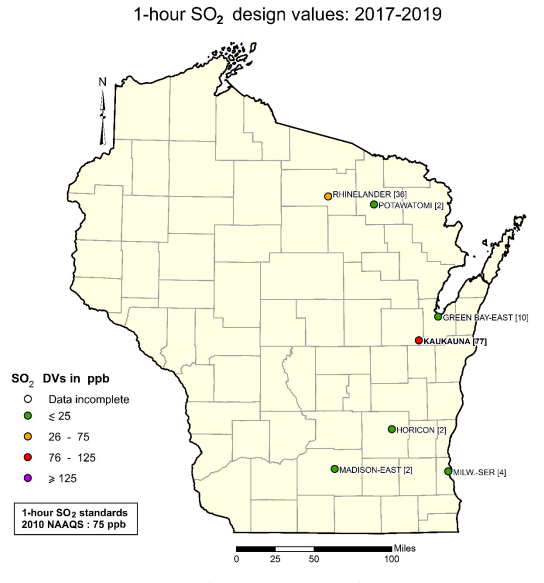


Figure 29. The 1-hr SO<sub>2</sub> design values for each monitoring site for 2016-2018.

Figure 30 shows trends in 1-hr  $SO_2$  design values. Note that the Milwaukee-SER site did not monitor  $SO_2$  from 2007 through 2010, so no design values are available for 2005-2007 through 2010-2012. The Kaukauna site began operating in January 2017 as a result of the  $SO_2$  Data Requirements Rule; the first valid design value is 2017-2019.

The 1-hr standard replaced the annual and 24-hr  $SO_2$  standards in 2010. To provide a clearer picture of trends in  $SO_2$  concentrations over time, years prior to 2010 have 1-hr design values calculated for comparison.

The Horicon, Madison-East and Potawatomi sites monitor very low concentrations of SO<sub>2</sub>. Milwaukee-SER observes low concentrations starting in 2011-2013. Design values from the Green Bay-East site have decreased substantially since 2014-2016 and are now well below the NAAQS. Design values at the Rhinelander site have decreased substantially since 2015-2017 due to implementation of an attainment plan for that area and in 2018 dropped below the NAAQS for the first time since the site was established in 1981. More than one design value is necessary to better determine trends for the Kaukauna site.

Compared to design values from the start of  $SO_2$  monitoring at each site, 2017-2019 design values are nearly 80 percent lower on average across all sites. The largest reduction in  $SO_2$  occurred at the Milwaukee-SER site, where design values decreased 94 percent since monitoring at the site began. From the 2016-2018 to the 2017-2019 period, the source-based Rhinelander site saw a nearly 50 percent drop in design value (69 in 2016-2018 to 36 in 2017-2019) (Appendix B, Table B5).

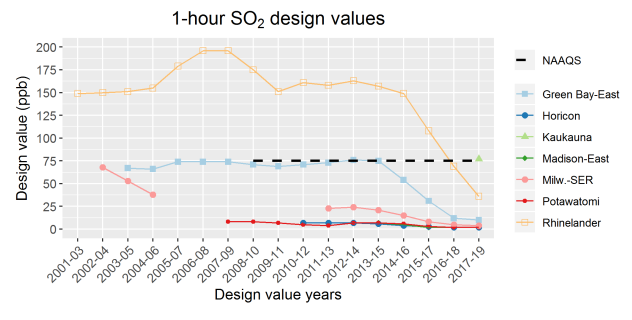


Figure 30. Trends in 1-hr  $SO_2$  design values. Note that the 75 ppb 1-hr NAAQS was established in 2010, replacing the annual and 24-hr standards.

#### Nitrogen dioxide

Figures 31 and 32 show annual and 1-hr design values for the two sites in the DNR network that measure  $NO_2$  year-round.

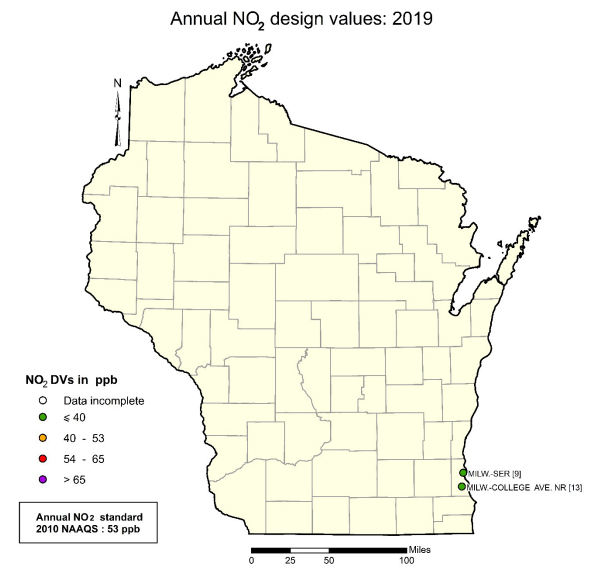


Figure 31. The annual NO<sub>2</sub> design values for each monitoring site for 2018.

The DNR monitors  $NO_2$  at the Manitowoc site during the summer months (June-August). This monitor focuses on understanding concentrations of  $NO_2$ , an ozone precursor, during peak ozone season. Due to the shorter monitoring period at Manitowoc, EPA cannot use  $NO_2$  values from the site to determine compliance with the NAAQS and thus Manitowoc data are omitted from this report.

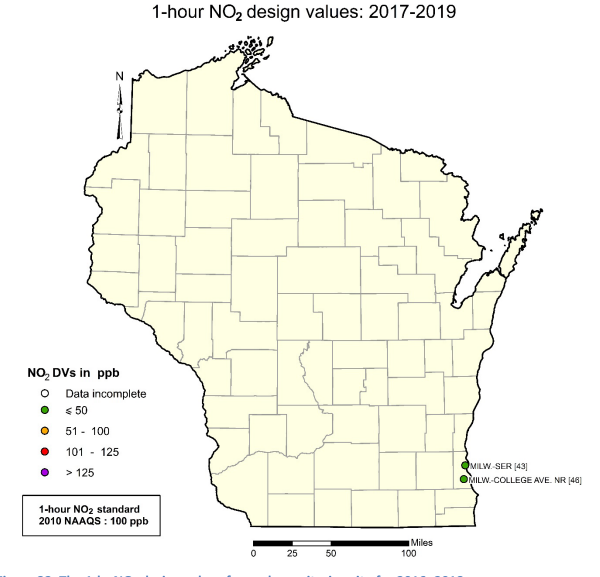


Figure 32. The 1-hr NO<sub>2</sub> design values for each monitoring site for 2016- 2018.

Figures 33 and 34 show trends in annual and 1-hr  $NO_2$  design values. Overall, monitored levels of  $NO_2$  are very low and are decreasing at both locations.

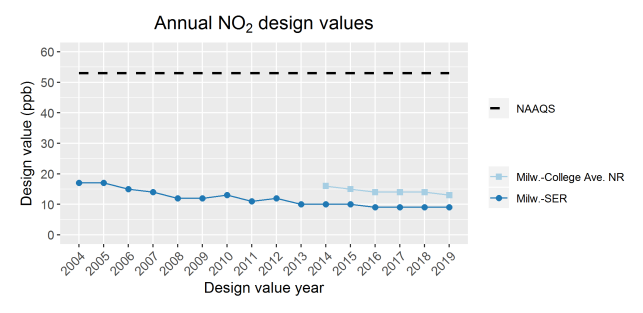


Figure 33. Trends in annual NO<sub>2</sub> design values.

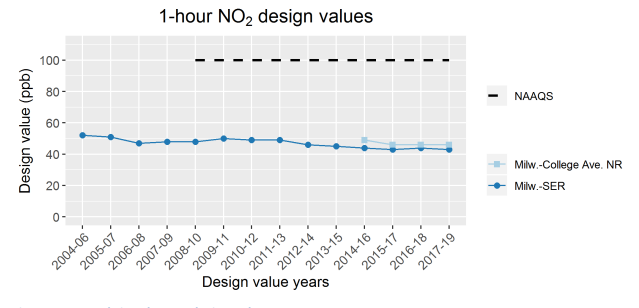


Figure 34. Trends in 1-hr NO<sub>2</sub> design values.

#### Nitrogen dioxide satellite observations

Satellites can estimate the total amount of  $NO_2$  in the atmospheric column (i.e., the column of air between the satellite and the ground). While these estimates of  $NO_2$  concentration are not directly comparable to the NAAQS, satellites can map  $NO_2$  on the landscape between monitors, providing information about the spatial distribution of this pollutant in the atmosphere. Changes in the column density of  $NO_2$  as mapped by satellites support DNR's observations from ground-based monitors and further illustrate that  $NO_2$  concentrations have decreased over time over a wide geographic area.

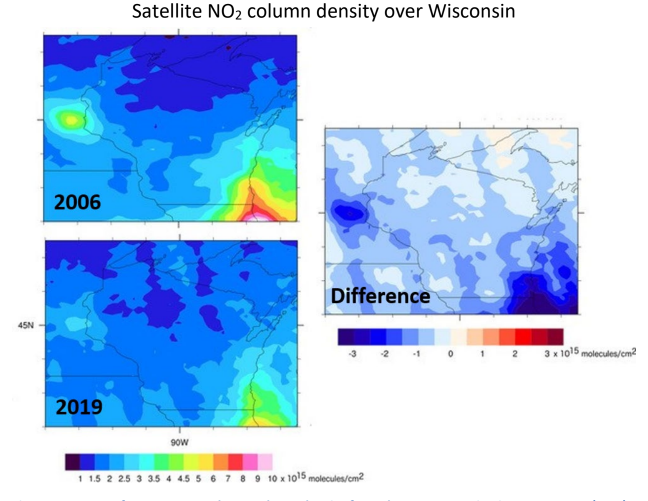


Figure 35. Maps of average annual NO<sub>2</sub> column density from the Ozone Monitoring Instrument (OMI) satellite. The map on the right shows the difference in NO<sub>2</sub> column density between 2006 and 2019. Figure courtesy of Dr. Monica Harkey and Dr. Tracey Holloway of UW-Madison.

Figure 35 shows estimated annual average  $NO_2$  column densities for Wisconsin and surrounding areas in 2006 and 2019, along with the difference between these two years, based on data from the Ozone Monitoring Instrument (OMI) on the NASA Aura satellite. <sup>14</sup> These maps show that the greatest  $NO_2$  column densities occur in the Chicago area, and the lowest column densities occur in northwestern Wisconsin. Comparison of 2019 and 2006 maps shows the greatest reductions of  $NO_2$  in the Milwaukee and Chicago areas. These satellite data are consistent with the decreases in ground-based  $NO_2$  monitoring sites which indicates widespread reductions of this ozone-forming pollutant.

#### Lead

Criteria lead monitoring for comparison to the NAAQS occurred at a site in the town of Kohler in Sheboygan County (Fig. 36) using filter-based samplers for TSP. The lead NAAQS requires a TSP size fraction for criteria analysis. The design value at the Kohler site never exceeded the lead NAAQS. On

<sup>&</sup>lt;sup>14</sup> NO<sub>2</sub> column density maps were prepared by Drs. Monica Harkey and Tracey Holloway at the University of Wisconsin – Madison. Methodology available upon request. For more information about satellite NO<sub>2</sub> measurements, see <a href="https://airquality.gsfc.nasa.gov/no2">https://airquality.gsfc.nasa.gov/no2</a>.

March 22, 2019, EPA granted DNR a waiver to discontinue monitoring because the site met federal monitor shutdown requirements. The source-based monitor received shut down approval based on attainment of the standard, historical monitoring data and reduced inventory emissions.

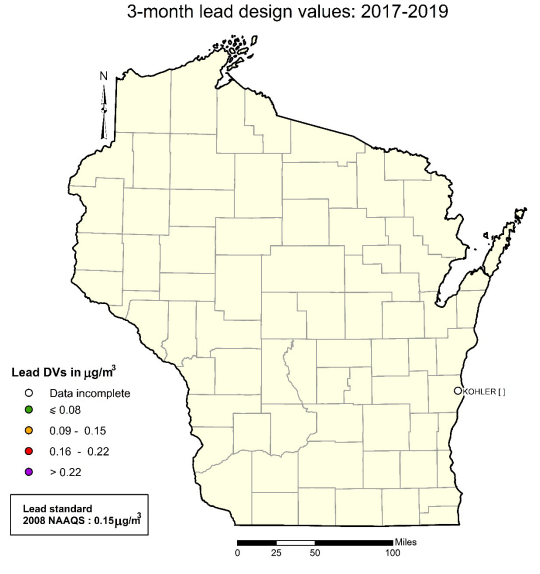


Figure 36. The 3-mo lead design values for 2017-2019 is incomplete due to the shutdown in 2018.

The DNR also monitors lead at the Horicon and Milwaukee- $16^{th}$  St. sites as part of the National Air Toxics Trends Stations network and Urban Air Toxics Monitoring program, respectively. The fraction of particles monitored for lead at these sites is  $PM_{10}$  and not TSP. As a result, the lead monitoring data from the Horicon and Milwaukee- $16^{th}$  St. sites cannot be compared to the NAAQS or used to determine compliance and are omitted from this report.

Figure 37 shows the trend in 3-mo lead design values. The Kohler site monitored for lead prior to 2012; however, previous design values are invalid and not displayed. Lead design values at the Kohler site decreased 55 percent from the first valid design value (2012-2014) to the last valid design value (2016-2018).

# 3-month lead design values 0.20 0.15 0.10 0.00 0.00 Design value years

Figure 37. Trends in 3-mo lead design values.

#### Carbon monoxide

Two sites monitor for carbon monoxide in the DNR network. The data displayed compares design values against the 8-hr and 1-hr NAAQS (Figs 38 and 39, respectively). Design value calculations use one year of data.

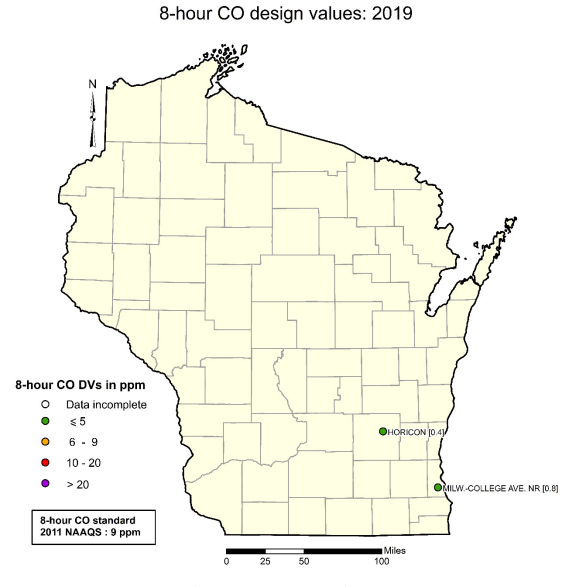


Figure 38. The 8-hr CO design values for each monitoring site for 2019.

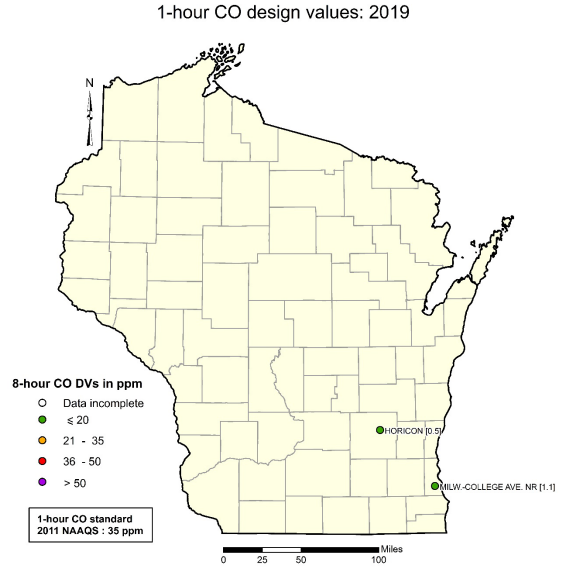


Figure 39. The 1-hr CO design values for each monitoring site for 2019.

Figures 40 and 41 show trends in 8-hr and 1-hr CO design values, which are extremely low at both sites (Appendix B, Table B8).

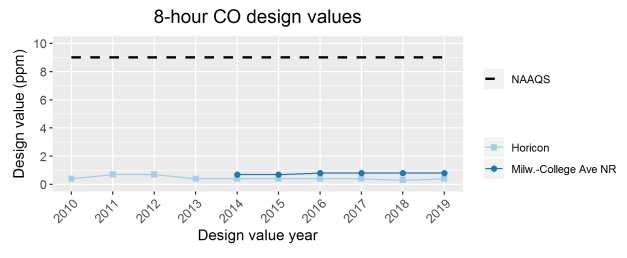


Figure 40. Trends in 8-hr CO design values.

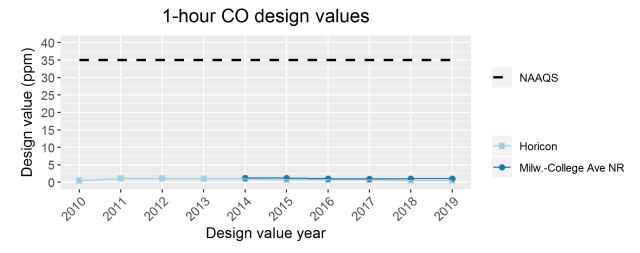


Figure 41. Trends in 1-hr CO design values.

## Near real-time air quality data

The air quality data presented in the figures above include data that have been through a rigorous quality assurance process. For readers interested in real-time air quality, DNR maintains an <a href="interactive website">interactive website</a> containing the most recently available monitoring data. It is important to note that these near real-time data have not been quality assured and have the potential to be corrected or excluded. The DNR's <a href="Air Quality Monitoring Data Information page">Air Quality Monitoring Data Information page</a> provides important information about interpreting these data. In addition to the near real-time data, regularly updated air quality forecasts for Wisconsin are available <a href="here">here</a>.

## Appendix A. – Air quality by county

County-level air quality maps can be found online. Please visit <u>Wisconsin's Air Quality Trends</u> and navigate to the link for Wisconsin Air Quality Trends by County to find information about station location and single-pollutant trends maps on a county-by-county basis.

### Appendix B. - Design value changes

TABLE B1. Change in 8-hr design values for ozone between 2001-2003 and 2017-2019. The table includes only monitors with valid design values for both beginning and ending periods. Note that none of the Far North monitors operated in 2001-2003.

			8-hr design values <sup>^</sup> (ppb)			nge o 2017-19)
Site name	County	Site ID	2001-2003	2017-2019	ppb	%
Appleton	Outagamie	55-087-0009	78	62	-16	-21%
Bayside	Milwaukee	55-079-0085	94	69	-25	-27%
Beloit*	Rock	55-105-0030	83	64	-19	-23%
Chiwaukee Prairie	Kenosha	55-059-0019	101	75	-26	-26%
Columbus	Columbia	55-021-0015	79	62	-17	-22%
Devils Lake	Sauk	55-111-0007	73	63	-10	-14%
Elkhorn*	Walworth	55-127-0006	84	65	-19	-23%
Fond du Lac	Fond du Lac	55-039-0006	80	61	-19	-24%
Grafton	Ozaukee	55-089-0008	92	71	-21	-23%
Green Bay-UW	Brown	55-009-0026	83	62	-21	-25%
Harrington Beach	Ozaukee	55-089-0009	98	70	-28	-29%
Horicon*	Dodge	55-027-0001	82	64	-18	-22%
Jefferson*	Jefferson	55-055-0009	83	64	-19	-23%
Kewaunee	Kewaunee	55-06-10002	92	66	-26	-28%
Lake Du Bay	Marathon	55-07-30012	73	61	-12	-16%
Madison-East	Dane	55-025-0041	78	63	-15	-19%
Manitowoc	Manitowoc	55-07-10007	90	71	-19	-21%
MilwSER	Milwaukee	55-079-0026	84	65	-19	-23%
Newport	Door	55-029-0004	94	70	-24	-26%
Sheboygan-KA	Sheboygan-KA Sheboygan 55-117-0006 100 75					
Lakeshore region** av		-24	-25%			
Inland region** averag	ge				-17	-21%

<sup>^</sup>The 2001-2003 design values would be compared against the 1997 8-hour ozone NAAQS of 84 ppb; the 2017-2019 design values would be compared against both 8-hr ozone NAAQS in effect in 2018: 75 ppb for the 2008 standard and 70 ppb for the 2015 standard.

\*The "Beloit" monitor combines records from the Beloit-Cunningham monitor (55-105-0024), which shut down in 2013, and the Beloit-Converse monitor, which replaced it. The "Horicon" monitor combines records from the Mayville monitor (55-027-0007), which shut down after 2009, and Horicon, which replaced it. The "Jefferson" monitor combines records from the Jefferson H.S. monitor (55-055-0002), which shut down after 2012, and the Jefferson-Laatsch monitor, which replaced it. The "Elkhorn" monitor combines records from the Lake Geneva monitor (55-127-0005), which shut down after 2018, and the Elkhorn monitor, which replaced it.

<sup>\*\*</sup>See Figure 15 and associated text for definition of these regions.

TABLE B2. Change in annual design values for PM2.5 between 2001-2003 and 2017-2019. Only monitors with valid design values for both beginning and ending periods are included.

			Annual design values <sup>^</sup> (μg/m³)		Chai (2001-03	to 2017-
Site name	County	Site ID	2001-2003	2017-2019	(μg/m³)	%
Appleton	Outagamie	55-087-0009	10.7	6.8	-3.9	-36%
Chiwaukee Prairie	Kenosha	55-059-0019	11.7	7.1	-4.6	-39%
Green Bay-East	Brown	55-009-0005	11.5	6.6	-4.9	-43%
Horicon*	Dodge	55-027-0001	11.0	7.0	-4.0	-36%
Milw16 <sup>th</sup> St.	Milwaukee	55-079-0010	13.1	7.8	-5.3	-40%
MilwSER	Milwaukee	55-079-0026	12.5	7.9	-4.6	-37%
Potosi	Grant	55-043-0009	11.4	7.9	-3.5	-31%
Trout Lake**	Vilas	55-125-0001	6.6	4.7	-1.9	-29%
Waukesha         Waukesha         55-133-0027         13.2         8.7						-34%
Southeast region <sup>†</sup> av	•	-4.8	-38%			
Inland region† averag		-4.1	-37%			

<sup>^</sup>The 2001-2003 design values would be compared against the 1997 annual PM $_{2.5}$  NAAQS of 15.0  $\mu g/m^3$ ; the 2017-2019 design values would be compared against the 2012 annual PM $_{2.5}$  NAAQS of 12.0  $\mu g/m^3$ .

<sup>\*</sup>The "Horicon" monitor combines records from the Mayville monitor (55-027-0007), which shut down after 2009, and Horicon, which replaced it.

<sup>\*\*</sup>The only Far North monitor operating in 2001-03 was Trout Lake, so no average is shown.

<sup>&</sup>lt;sup>†</sup>See Figure 19 and associated text for definition of these regions.

TABLE B3. Change in 24-hr design values for PM<sub>2.5</sub> between 2001-2003 and 2017-2019. Only monitors with valid design values for both beginning and ending periods are included.

			24-hr design values <sup>^</sup> (μg/m³)			ange to 2017-19)
Site name	County	Site ID	2001-2003	2017-2019	(μg/m³)	%
Appleton	Outagamie	55-087-0009	29	21	-8	-28%
Chiwaukee Prairie	Kenosha	55-059-0019	31	20	-11	-35%
Green Bay-East	Brown	55-009-0005	32	18	-14	-44%
Horicon*	Dodge	55-027-0001	33	21	-12	-36%
Milw16 <sup>th</sup> St.	Milwaukee	55-079-0010	36	21	-15	-42%
MilwSER	Milwaukee	55-079-0026	34	21	-13	-38%
Potosi	Grant	55-043-0009	28	21	-7	-25%
Trout Lake**	Vilas	55-125-0001	18	16	-2	-11%
Waukesha	Waukesha	55-133-0027	34	22	-12	-35%
Southeast region <sup>†</sup> av	Southeast region <sup>†</sup> average					
Inland region† averag	-10.3	-33%				

<sup>^</sup>The 2001-2003 design values would be compared against the 1997 24-hour  $PM_{2.5}$  NAAQS of 65  $\mu g/m^3$ ; the 2017-2019 design values would be compared against the 2006 24-hour  $PM_{2.5}$  NAAQS of 35  $\mu g/m^3$ .

<sup>\*</sup>The "Horicon" monitor combines records from the Mayville monitor (55-027-0007), which shut down after 2009, and Horicon, which replaced it.

<sup>\*\*</sup>The only Far North monitor operating in 2001-03 was Trout Lake, so no average is shown.

<sup>&</sup>lt;sup>†</sup>See Figure 20 and associated text for definition of these regions.

TABLE B4. Change in 3-yr maximum 24-hr averages for  $PM_{10}$  between the start of monitoring (date variable) and 2017-2019. Annual maximum values over three years contribute to the determination of the  $PM_{10}$  design value.

			First	3-yr maximum 24-hr average <sup>^</sup> (ppb)			ange s to 2017-19)
			years of	First			
Site name**	County	Site ID	data	years	2017-2019	ppb	%
Devils Lake	Sauk	55-111-0007	2012-14	41	55	14	34%
Horicon*	Dodge	55-027-0001	2005-07	62	26	-36	-58%
Madison-							
University	Dane	55-025-0047	2008-10	63	45	-18	-29%
Milw16 <sup>th</sup> St.	Milwaukee	550-790-010	2007-09	47	40	-7	-15%
MilwSER	Milwaukee	55-079-0026	2010-12	64	60	-4	-6%
Waukesha	Waukesha	55-133-0027	2001-03	73	44	-29	-40%

<sup>\*\*</sup>Milwaukee – College Ave. NR began PM<sub>10</sub> measurements in 2018 but is not included in this table because data were not sufficiently complete to calculate a 3-yr maximum. Milwaukee – College Av P&R ceased operations in 2018 so data were not sufficiently complete to calculate a 3-yr maximum

TABLE B5. Change in 1-hr design values for SO₂ between the start of monitoring (date variable) and 2016-2018. Only one monitor (Rhinelander) had valid design values for the entire 2001-2003 to 2017-2019 period.

		1-hr design Change First values^ (ppb) (first years to 2		_		•	
			years of	First	2017-		
Site name	County	Site ID	data	years	2019	ppb	%
Green Bay-East	Brown	55-009-0005	2003-05	67	10	-57	-85%
Horicon	Dodge	55-027-0001	2010-12	7	2	-5	-71%
Madison-East	Dane	55-025-0041	2013-15	7	2	-5	-71%
MilwSER	Milwaukee	55-079-0026	2002-04	68	4	-64	-94%
Potawatomi	Forest	55-041-0007	2007-09	8	2	-6	-75%
Rhinelander	Oneida	55-085-0996	2001-03	149	36	-113	-76%

 $<sup>^{\</sup>circ}$ Design values from 2010-2012 to 2017-2019 would be compared against the 2010 1-hour SO<sub>2</sub> NAAQS of 75 ppb. There was not a 1-hr standard in effect prior to 2010; rather there were annual and 24-hr standards of 30 ppb and 140 ppb, respectively.

<sup>^</sup>All design values would be compared against the 1987 24-hour  $PM_{10}$  NAAQS of 150  $\mu g/m^3$ , which is not to be exceeded more than once per year on average over 3 yr.

<sup>\*</sup>The "Horicon" monitor combines records from the Mayville monitor (55-027-0007), which shut down after 2009, and Horicon, which replaced it.

TABLE B6. Change in annual design values for NO<sub>2</sub> between the start of monitoring (date variable) and 2019.

			First year of	Annual design values <sup>^</sup> (ppb)			inge ir to 2019)
Site name	County	Site ID	data	First year	2019	ppb	%
MilwCollege							
Ave. NR	Milwaukee	55-079-0056	2014	16	13	-3	-19%
MilwSER	Milwaukee	55-079-0026	2004	17	9	-8	-47%

<sup>^</sup>All design values would be compared against the annual NO<sub>2</sub> NAAQS of 53 ppb which EPA has retained since 1971.

TABLE B7. Change in 1-hr design values for NO<sub>2</sub> between the start of monitoring (date variable) and 2017-2019.

			First	1-hr design values <sup>^</sup> (ppb)			ange s to 2017-19)
			years of		2017-		
Site name	County	Site ID	data	First years	2019	ppb	%
MilwCollege							
Ave. NR	Milwaukee	55-079-0056	2014-16	49	46	-3	-6%
MilwSER	Milwaukee	55-079-0026	2004-06	52	44	-9	-17%

 $<sup>^{\</sup>circ}$ Design values from 2017-2019 would be compared against the 2010 1-hour NO<sub>2</sub> NAAQS of 100 ppb. There was not a 1-hr standard in effect prior to 2010; rather values would be compared to the 1971 annual standard of 53 ppb.

TABLE B8. Change in 8-hr and 1-hr design values for CO between the start of monitoring (date variable) and 2019.

				8-hr design values <sup>^</sup> (ppm)			gn values <sup>^</sup> pm)
Site name	County	Site ID	data	First year	2019	First year	2019
Horicon	Dodge	55-027-0001	2010	0.4	0.4	0.5	0.5
MilwCollege							
Ave. NR	Milwaukee	55-079-0056	2014	0.7	0.8	1.2	1.1

<sup>^</sup>All 8-hr design values would be compared against the 1971 8-hour CO NAAQS of 9 ppm, and all 1-hr design values would be compared against the 1971 1-hour NAAQS of 35 ppm.

## Appendix C. - Full site names

TABLE C1. Full site names corresponding to shorter names used in the text, tables, and figures.

Site Name	County	Site ID	Full site name
Appleton	Outagamie	55-087-0009	Appleton - AAL
Bad River	Ashland	55-003-0010	Bad River Tribal School - Odanah
Bayside	Milwaukee	55-079-0085	Bayside
Beloit*	Rock	55-105-0030	Beloit - Converse
Chiwaukee Prairie	Kenosha	55-059-0019	Chiwaukee Prairie Stateline
Columbus	Columbia	55-021-0015	Columbus
Devils Lake	Sauk	55-111-0007	Devils Lake Park
Eau Claire	Eau Claire	55-035-0014	Eau Claire - DOT Sign Shop
Elkhorn	Walworth	55-127-0006	Elkhorn
Fond du Lac	Fond du Lac	55-039-0006	Fond du Lac
Grafton	Ozaukee	55-089-0008	Grafton
Green Bay-East	Brown	55-009-0005	Green Bay - East High
Green Bay-UW	Brown	55-009-0026	Green Bay - UW
Harrington Beach	Ozaukee	55-089-0009	Harrington Beach Park
Horicon*	Dodge	55-027-0001	Horicon Wildlife Area
Jefferson*	Jefferson	55-055-0009	Jefferson - Laatsch
Kenosha-WT	Kenosha	55-059-0025	Kenosha-Water Tower
Kewaunee	Kewaunee	55-061-0002	Kewaunee
La Crosse	La Crosse	55-063-0012	Lacrosse - DOT Building
Lake Du Bay	Marathon	55-073-0012	Lake Du Bay
Madison-East	Dane	55-025-0041	Madison - East
Madison-University	Dane	55-025-0047	Madison – University Ave. Well #6
Manitowoc	Manitowoc	55-071-0007	Manitowoc - WdInd Dunes
Milw16 <sup>th</sup> St.	Milwaukee	55-079-0010	Milwaukee - Sixteenth St. Health Center
MilwCollege Ave. NR	Milwaukee	55-079-0056	Milwaukee – College Ave. Near Road
MilwCollege Ave. P&R	Milwaukee	55-079-0058	Milwaukee – College Ave. Park & Ride
MilwSER	Milwaukee	55-079-0026	Milwaukee - SER DNR Hdqrs.
Newport	Door	55-029-0004	Newport Park
Perkinstown	Taylor	55-119-8001	Perkinstown
Potawatomi	Forest	55-041-0007	Potawatomi
Potosi	Grant	55-043-0009	Potosi
Racine-Payne & Dolan	Racine	55-101-0020	Racine-Payne & Dolan
Rhinelander	Oneida	55-085-0996	Rhinelander Tower
Sheboygan-Haven	Sheboygan	55-117-0009	Sheboygan - Haven
Sheboygan - KA	Sheboygan	55-117-0006	Sheboygan - Kohler Andrae
Trout Lake	Vilas	55-125-0001	Trout Lake
	Waukesha		Waukesha - Cleveland Ave.

<sup>\*</sup> The "Beloit" monitor combines records from the Beloit-Cunningham monitor (55-105-0024), which shut down in 2013, and the Beloit-Converse monitor, which replaced it. The "Horicon" monitor combines records from the Mayville monitor (55-027-0007), which shut down after 2009, and Horicon, which replaced it. The "Jefferson" monitor combines records from the Jefferson H.S. monitor (55-055-0002), which shut down after 2012, and the Jefferson-Laatsch monitor, which replaced it. The "Elkhorn" monitor combines records from the Lake Geneva. monitor (55-127-0005), which shut down after 2018, and the Elkhorn monitor, which replaced it.