

GOVERNING BOARD

Skip Barwick, Chair

Councilmember, City of Tulare

Hub Walsh, Vice Chair

Supervisor, Merced County

Oliver L. Baines III

Councilmember, City of Fresno

Tony Barba

Supervisor, Kings County

Sally J. Bomprezzi

Councilmember, City of Madera

Dennis Brazil

Mayor, City of Gustine

Judith G. Case

Supervisor, Fresno County

David Couch

Supervisor, Kern County

Bob Elliott

Supervisor, San Joaquin County

Harold Hanson

Councilmember, City of Bakersfield

William O'Brien

Supervisor, Stanislaus County

Alexander C. Sherriffs, M.D.

Appointed by Governor

Tom Wheeler

Supervisor, Madera County

J. Steven Worthley

Supervisor, Tulare County

Seyed Sadredin

Executive Director
Air Pollution Control Officer

Northern Region Office
4800 Enterprise Way
Modesto, CA 95356-8718
(209) 557-6400 • FAX (209) 557-6475

Central Region Office
1990 East Gettysburg Avenue
Fresno, CA 93726-0244
(559) 230-6000 • FAX (559) 230-6061

Southern Region Office
34946 Flyover Court
Bakersfield, CA 93308-9725
(661) 392-5500 • FAX (661) 392-5585

www.valleyair.org

DATE: June 20, 2013

TO: SJVUAPCD Governing Board



FROM: Seyed Sadredin, Executive Director/APCO
Project Coordinator: Jessi Fierro

RE: **ITEM NUMBER 11: QUANTIFICATION OF
CONTINGENCY REDUCTIONS FOR THE 2008
PM2.5 PLAN**

RECOMMENDATION:

1. Authorize submittal of the "Quantification of Contingency Reductions for the 2008 PM2.5 Plan" to EPA; and
2. Authorize the Chair to sign the resolution for "Quantification of Contingency Reductions for the 2008 PM2.5 Plan."

BACKGROUND:

The Clean Air Act (CAA) requires State Implementation Plans (SIPs) to include contingency measures, which are extra emission reductions that go into effect without further regulatory action if an area's control strategy does not achieve sufficient emissions reductions to meet plan milestones, or if the area does not reach attainment on time. Extreme nonattainment areas like the San Joaquin Valley, which face significant air quality challenges, have developed several generations of aggressive and far-reaching emission reduction measures to meet various CAA requirements. The result of this "no stone left unturned" policy is that when viable emission reductions are identified, they are implemented to contribute to expeditious attainment. Reductions are not usually held in reserve for contingency, only to be used if the area fails to meet a milestone. As a result, contingency measure demonstrations in the Valley have been a challenge, historically, and the District has advocated for a more reasonable approach for addressing this requirement for areas with mature air quality programs.

On November 9, 2011, EPA approved all components of the District's *2008 PM2.5 Plan* except for the contingency measures, since EPA

concluded that, at that time, the amount of emissions reductions resulting from the plan's contingency measures did not appear to be of sufficient quantity. In response to EPA's action on the *2008 PM2.5 Plan*, the District is required to submit a detailed quantification that demonstrates sufficient contingency emission reductions. The District's "Quantification of Contingency Reductions for the *2008 PM2.5 Plan*" demonstrates that sufficient contingency reductions are available for the *2008 PM2.5 Plan* through a combination of existing regulatory and incentive-based strategies.

DISCUSSION:

The discussion in EPA's 2007 PM2.5 implementation rule suggests that the amount of contingency reductions should be equivalent to about "one year of reductions needed for the Reasonable Further Progress (RFP)," although this amount is not embodied in regulatory requirements related to contingency measures (40 CFR 51.1012 or CAA §172(c)(9)). The District's "Quantification of Contingency Reductions for the *2008 PM2.5 Plan*" does not add any contingency measures to the plan, but it re-quantifies the available reductions to show that the contingency measures in the plan do in fact achieve reductions equivalent to "one year of reductions needed for RFP" for directly-emitted PM2.5, NOx, and SOx in 2015.

Table 1 below summarizes how sufficient contingency reductions are available for PM2.5 and NOx. The District relies on three types of contingency measures for this quantification:

- **Surplus from traditional regulations:** Additional reductions occurring between 2014 (the attainment year) and 2015 due to further implementation of ARB-adopted mobile source controls and fleet turn-over was already quantified in EPA's Technical Support Document (TSD) for the partial approval/partial disapproval of the PM2.5 plan.
- **Regulations with contingency trigger:** The District's 2008 Amendment to Rule 4901 (Wood Burning Fireplaces and Wood Burning Heaters) included a contingency provision that would lower the mandatory wood burning curtailment threshold if the Valley fails to attain the 1997 PM2.5 standard by April 2015. The District re-quantified the benefit of this contingency measure based on more recent and more accurate data.
- **SIP-creditable incentives:** The District's successful incentive-based measures achieve significant emissions reductions and have not yet been credited in the plan for RFP or attainment modeling. New District Rule 9610 (State Implementation Plan Credit for Emission Reductions Generated through Incentive Programs), to be considered for adoption by your board in June 2013, will supplement related EPA guidance and establish a mechanism for the District to take SIP credit for eligible incentive programs achieving surplus, quantifiable, and enforceable emissions reductions.

Table 1: Demonstration of Sufficient Contingency Reductions, PM2.5 and NOx
 All reductions annual average tons per day (tpd), 2015

	PM2.5	NOx
Contingency reductions required	2.5	31.6
<i>Surplus from traditional regulations</i>	0.0	21.0
<i>Regulations with contingency trigger (Rule 4901)</i>	3.12	0.3
<i>SIP-creditable incentives*</i>	0.10	4.15
<i>Trade PM2.5 for NOx (1:9)**</i>	-0.72	6.48
Total contingency reductions achieved	2.5	31.93
Contingency need met?	Yes	Yes
* Up to 0.44 tpd of PM2.5 and up to 10.9 tpd of NOx are available from SIP-creditable incentives ** 1 ton of direct PM2.5 emissions reductions is equivalent to 9 tons of NOx reductions in the <i>2008 PM2.5 Plan</i>		

FISCAL IMPACT:

There is no fiscal impact to the District as a result of this action.

Attachments:

Attachment A: Resolution for Authorizing Submittal of the "Quantification of Contingency Reductions for the 2008 PM2.5 Plan" to EPA (5 pages)

Attachment B: Quantification of Contingency Reductions for the 2008 PM2.5 Plan (12 pages)

San Joaquin Valley Unified Air Pollution Control District
Meeting of the Governing Board
June 20, 2013

**QUANTIFICATION OF CONTINGENCY REDUCTIONS FOR
THE 2008 PM2.5 PLAN**

Attachment A:

**Resolution for Authorizing Submittal of the “Quantification of Contingency
Reductions for the 2008 PM2.5 Plan” to EPA**
(5 PAGES)

BEFORE THE GOVERNING BOARD OF THE
SAN JOAQUIN VALLEY UNIFIED
AIR POLLUTION CONTROL DISTRICT

1
2
3
4
5
6
**IN THE MATTER OF:
AUTHORIZING SUBMITTAL OF THE
"QUANTIFICATION OF CONTINGENCY
REDUCTIONS FOR THE 2008 PM2.5
PLAN" TO EPA**

RESOLUTION NO. _____

7 **WHEREAS**, the San Joaquin Valley Unified Air Pollution Control District ("District") is
8 a duly constituted unified district, as provided in California Health and Safety Code
9 sections 40150 to 40161; and

10 **WHEREAS**, pursuant to Section 107(d) of the Clean Air Act (CAA) as amended in
11 1990, the United States Environmental Protection Agency (EPA) has designated the
12 San Joaquin Valley Air Basin as nonattainment for the PM2.5 ambient air quality
13 standards as set in 1997; and

14 **WHEREAS**, the District adopted the *2008 PM2.5 Plan* on April 30, 2008; and

15 **WHEREAS**, the California Air Resources Board (ARB) approved the *2008 PM2.5*
16 *Plan* on May 22, 2008 and submitted the plan to EPA for approval on June 30, 2008;
17 and

18 **WHEREAS**, the District amended the *2008 PM2.5 Plan* in 2010 to update the control
19 measure adoption schedule; and

20 **WHEREAS**, ARB amended elements of the *2008 PM2.5 Plan* in 2009 and 2011; and

21 **WHEREAS**, on November 9, 2011 (effective January 9, 2012), EPA approved the
22 *2008 PM2.5 Plan* and applicable amendments, with the exception of contingency
23 measure provisions (76 FR 69896); and

24 **WHEREAS**, the *2008 PM2.5 Plan* included several contingency measures, but did
25 not quantify emissions reductions from most of these measures; and

26 **WHEREAS**, EPA disapproved the plan's contingency measure provisions as failing
27 to meet the requirements of CAA section 172(c)(9) and 40 CFR 51.1012 based on
28 EPA's finding that the amount of contingency reductions quantified were not

1 2. The "Quantification of Contingency Reductions for the 2008 PM2.5 Plan" is
2 consistent with the requirements of the federal Clean Air Act and corresponding EPA
3 guidance.

4 3. Consistent with the requirements of Section 7.0 of District Proposed New Rule
5 9610, the District Governing Board hereby commits to:

6 a. Use the incentive program guidelines identified in Section 3.1 of Rule
7 9610, the 2013 Draft Annual Demonstration Report, and the Manual of
8 Procedures to quantify SIP-creditable emission reductions relied upon to satisfy
9 the PM2.5 contingency measure requirement for 2015 in the amount of 4.15 tons
10 per day (tpd) of NOx reductions and 0.10 tpd of PM2.5 reductions.

11 b. Account for these NOx and PM2.5 emission reductions in annual
12 demonstration reports pursuant to the requirements of Rule 9610. As
13 documented in the 2013 Draft Annual Demonstration Report, these reductions will
14 be achieved in 2015 through projects that have been already implemented, and
15 represent a portion of the total SIP-creditable emissions reductions available to
16 satisfy the PM2.5 contingency measure requirement for 2015.

17 c. Ensure that no contingency commitment shortfall results as these
18 projects are implemented. Since the reductions relied upon in this contingency
19 quantification and documented in the 2013 Annual Demonstration Report are
20 based on projects that have already been implemented, and since the 2013
21 Annual Demonstration Report includes total SIP-creditable emissions reductions
22 far in excess of those required for the PM2.5 contingency requirement, no shortfall
23 is expected. If determined that there is a shortfall in expected emissions
24 reductions for 2015, the District will adopt and submit to EPA substitute rules and
25 measures that will achieve equivalent emission reductions as expeditiously as
26 practicable and no later than any applicable implementation deadline in the CAA
27 or EPA's implementing regulations, by no later than December 31, 2016.

28 4. The Governing Board finds that, because said "Quantification of Contingency

1 equivalent to one year of reductions needed for reasonable further progress (RFP) as
2 cited in the EPA's PM2.5 implementation rule; and

3 **WHEREAS**, although EPA's discussion in its PM2.5 implementation rule notes that
4 the amount of contingency reductions should be equivalent to one year of reductions
5 needed for RFP (72 FR 20586, at 20642-20643), this is not embodied in regulatory
6 requirements related to contingency measures (CAA section 172(c)(9) and 40 CFR
7 51.1012); and

8 **WHEREAS**, the District compiled this "Quantifying Contingencies for the *2008 PM2.5*
9 *Plan*" document to demonstrate that the amount of emissions reductions being
10 achieved by contingency measures identified in the *2008 PM2.5 Plan* is equivalent to
11 one year of reductions needed for RFP; and

12 **WHEREAS**, the "Quantification of Contingency Reductions for the *2008 PM2.5 Plan*"
13 relies, in part, upon emission reductions from incentive programs, consistent with the
14 *2008 PM2.5 Plan* contingency measures commitment; there are several mechanisms
15 available to account for incentive-based measures in SIPs, including recently-
16 developed District Proposed New Rule 9610 (State Implementation Plan Credit for
17 Emission Reductions Generated through Incentive Programs); and

18 **WHEREAS**, a public hearing for "Quantification of Contingency Reductions for the
19 *2008 PM2.5 Plan*" was duly noticed and held on June 20, 2013, in accordance with
20 law (CAA 110(a)); and

21 **WHEREAS**, this Board finds the "Quantification of Contingency Reductions for the
22 *2008 PM2.5 Plan*" successfully demonstrates one year of emission reductions
23 consistent with the EPA implementation rule and satisfies contingency measure
24 provisions as cited in the EPA's PM2.5 implementation rule.

25 **NOW, THEREFORE**, be it resolved as follows:

26 1. The District Governing Board authorizes staff to submit the "Quantification of
27 Contingency Reductions for the *2008 PM2.5 Plan*" to EPA, thereby fulfilling federal air
28 quality planning requirements.

1 Reductions for the *2008 PM2.5 Plan*" only quantifies emissions reductions achieved
2 through contingency measures already included in the adopted *2008 PM2.5 Plan*, this
3 is not a "project" under CEQA and will have no possible significant adverse effect on
4 the environment; therefore, the proposed action is not subject to the environmental
5 impact analysis requirements of CEQA.

6 5. The District Governing Board hereby finds, based on the evidence and
7 information presented at the hearing upon which its decision is based, that all notices
8 required to be given by law have been duly given, and that the District Governing
9 Board has allowed public testimony in accordance with law.

10 6. The Executive Director/Air Pollution Control Officer is hereby directed to forward a
11 copy of this Resolution and the "Quantification of Contingency Reductions for the *2008*
12 *PM2.5 Plan*" to the ARB for inclusion in the State Implementation Plan (SIP).

13 7. The District Governing Board requests that ARB authorize its Executive Officer
14 to include the District's "Quantification of Contingency Reductions for the 2008 PM2.5
15 Plan" in the California State Implementation Plan for submittal to the EPA.

16 8. District staff is hereby authorized to make any minor typographical and technical
17 changes in the "Quantification of Contingency Reductions for the *2008 PM2.5 Plan*" that
18 are necessary to correct minor errors, clarify wording, or to satisfy ARB and EPA
19 technical requirements, provided that there are no changes in the conclusions or control
20 requirements in the "Quantification of Contingency Reductions for the *2008 PM2.5 Plan*."

21 ///

22 ///

23 ///

24 ///

25 ///

26 ///

27 ///

28 ///

1 9. **THE FOREGOING** was passed and adopted by the following vote of the
2 Governing Board of the San Joaquin Valley Unified Air Pollution Control District this
3 20th day of June 2013, to wit:

4

5

AYES:

6

7

8

9

NOES:

10

11

12

ABSENT:

13

14

15

16

17

SAN JOAQUIN VALLEY UNIFIED
AIR POLLUTION CONTROL DISTRICT

18

19

By _____

20

Skip Barwick, Chair
Governing Board

21

ATTEST:

22

Deputy Clerk of the Governing Board

23

24

By _____

25

Michelle Franco

26

27

28

San Joaquin Valley Unified Air Pollution Control District
Meeting of the Governing Board
June 20, 2013

**QUANTIFICATION OF CONTINGENCY REDUCTIONS FOR
THE 2008 PM2.5 PLAN**

Attachment B:

Quantification of Contingency Reductions for the 2008 PM2.5 Plan
(12 PAGES)

Quantification of Contingency Reductions for the 2008 PM_{2.5} Plan

Section 1: Introduction

The San Joaquin Valley Air District's (District) *2008 PM_{2.5} Plan* is a comprehensive and innovative strategy demonstrating expeditious attainment of the U.S. Environmental Protection Agency's (EPA) 1997 air quality standards for PM_{2.5} (particulate matter that is 2.5 microns or less in diameter). On November 9, 2011, EPA approved this plan and related submittals, with the exception of the plan's contingency measures¹. This contingency disapproval triggers Clean Air Act (CAA) sanction clocks running from the effective date of the final Federal Register action (January 9, 2012). The goal of this document is to demonstrate sufficient contingency measure emissions reductions to meet federal requirements and stop the sanction clock.

Contingency measures are extra emissions reductions that go into effect without further regulatory action². In an attainment plan, the measures must be "extra" in the sense that the reductions are not accounted for in reasonable further progress (RFP) or in the attainment demonstration. The purpose of contingency measures is to continue progress in reducing emissions should the State Implementation Plan (SIP) need to be revised to meet a missed RFP milestone or correct continuing nonattainment.

Contingency measure emissions reductions are demonstrated for the RFP milestone years and for the attainment year. The discussion in EPA's PM_{2.5} implementation rule suggests that the amount of contingency reductions should be equivalent to about one year of reductions needed for RFP³, although this is not embodied in regulatory requirements related to contingency measures (40 CFR 51.1012 or in CAA §172(c)(9)). For the 1997 PM_{2.5} standard, this is based on the overall level of reductions needed to demonstrate attainment divided by the number of years between the base year (2005) and the attainment year (2014) (9-year timespan). Table 1 shows the resulting contingency need for each pollutant for the *2008 PM_{2.5} Plan*.

¹ EPA, Approval and Promulgation of Implementation Plans; California; 2008 San Joaquin Valley PM_{2.5} Plan and 2007 State Strategy; Final Rule. 76 Fed. Reg. 217, pg 69896-69926. (2011, November 9). Retrieved from <http://www.gpo.gov/fdsys/pkg/FR-2011-11-09/pdf/2011-27232.pdf>

² Clean Air Act Section 172(c)(9), 40 CFR 51.1012.

³ EPA, Clean Air Fine Particle Implementation Rule [PM_{2.5} Implementation Rule]. 72 Fed. Reg. 79, pp. 20586–20667. At 20642-43. (2007, April 25). Retrieved from <http://www.gpo.gov/fdsys/pkg/FR-2007-04-25/pdf/E7-6347.pdf#page=1>

Table 1: Contingency Reductions Target (in tons per day, or tpd)

	Contingency Target = "One year's worth of RFP" ⁴
PM2.5	2.5
NOx	31.6
SO2	0.2

Section 2: RFP milestone years

RFP contingencies are used if planned emissions controls fail to reach the emissions targets specified in the SIP for RFP. The need to implement RFP contingencies is based on the emissions occurring in the RFP milestone year. For the *2008 PM2.5 Plan*, the RFP milestone years are 2009 and 2012; however, EPA noted that only 2012 needed to be evaluated for purposes of correcting the contingency disapproval. If the 2012 RFP targets were met, then 2012 contingency reductions are not needed.

All control measure commitments from the *2008 PM2.5 Plan* have been adopted by the District and ARB except one: Rule 4905 (Natural, gas-fired, fan-type residential central furnaces) is to be amended in 2014, but emissions reductions from this rule amendment were not quantified or credited in the *2008 PM2.5 Plan*.

Table 2 is based on the most recent annual planning inventories available, from ARB's 2011 RFP tables for the Valley with updates from EPA's September 2011 TSD. Since the actual 2012 emissions levels are at or below the approved RFP levels, RFP was met for 2012, and contingencies for the RFP year are not needed.

Table 2: 2012 RFP Benchmarks⁵

	Approved RFP Level	Actual 2012 emissions	RFP benchmark met?
PM2.5	71	70	Yes
NOx	336	336	Yes
SOx	20	20	Yes

⁴ This data is consistent with EPA's determination in its September 20, 2011 Technical Support Document and Responses to Comments, Final Rule on the San Joaquin Valley 2008 PM2.5 State Implementation Plan, page 132. <http://www.regulations.gov/#!documentDetail;D=EPA-R09-OAR-2010-0516-0175>

⁵ Based on EPA's September 2011 TSD, page 120. <http://www.regulations.gov/#!documentDetail;D=EPA-R09-OAR-2010-0516-0175>

Section 3: Attainment year

Attainment contingencies are implemented if a region fails to attain a federal standard by the final attainment date⁶. The need to implement attainment contingencies is based on ambient air quality data as of the end of the attainment year. This is contrasted against RFP contingencies, which are needed if emissions reductions targets are not met. The District and ARB have already adopted all plan control measures that included emissions reductions commitments to assure that the emissions levels needed for attainment will be achieved in 2014.

However, if EPA finds that an area fails to attain a standard on time, contingency reductions must be implemented automatically. An area often must adopt a new attainment plan, and sometimes other penalties apply as well, depending on the requirements associated with the standard in question.

3.1 What Qualifies as a Contingency Measure?

As noted in the introduction (Section 1 of this document), contingency measures are extra emissions reductions that go into effect without further regulatory action. The amount of contingency reductions should be equivalent to about one year of reductions needed for RFP⁷. The plan should contain trigger mechanisms and a schedule for the contingency measure implementation. Contingency measures can include measures already adopted and scheduled for implementation, as long as these measures are not relied on to provide emissions reductions needed to provide for RFP or expeditious attainment.

Based on these general contingency requirements, the District is utilizing three types of contingency measures in this contingency quantification:

- Surplus reductions from implementation of traditional regulations
- Regulations with a contingency trigger
- SIP-creditable incentive-based emissions reductions

Each of these contingency measures was discussed in either Chapter 9 of the *2008 PM2.5 Plan*⁸ or ARB's resolution adopting the plan.⁹ As such, this

⁶ However, Clean Air Act Section 172(a)(2)(C) and EPA's Fine Particle Implementation Rule allow for two one-year attainment date extensions in the event that there is "clean data" in the attainment year, but not in the preceding two years that also factor into the three-year average attainment determinations.

⁷ EPA, Clean Air Fine Particle Implementation Rule [PM2.5 Implementation Rule]. 72 Fed. Reg. 79, pp. 20586–20667. At 20642-43. (2007, April 25). Retrieved from <http://www.gpo.gov/fdsys/pkg/FR-2007-04-25/pdf/E7-6347.pdf#page=1>

⁸ District's (April 30, 2008) *2008 PM2.5 Plan*, Chapter 9, pages 9-7 through 9-9. http://www.valleyair.org/Air_Quality_Plans/docs/AQ_Final_Adopted_PM2.5/13%20Chapter%209.pdf

⁹ ARB (May 22, 2008). Resolution adopting the *2008 PM2.5 Plan*, page 6. http://www.arb.ca.gov/planning/sip/sjvpm25/resolution_sjv08.pdf

document is not adding new contingency measures to the plan, but is more accurately quantifying the benefit of these measures to demonstrate that sufficient contingency reductions are being achieved.

3.1.1 Surplus Reductions from Implementation of Traditional Regulations

The year 2014 was modeled for attainment in the *2008 PM2.5 Plan*. As the attainment contingency need would not occur until 2015 (since attainment would be based on air quality data collected through the end of 2014), the additional reductions occurring between 2014 and 2015 due to further implementation of adopted controls and fleet turn-over can serve as attainment contingencies (Table 3). ARB documented the emissions reductions occurring between 2014 and 2015 in its May 18, 2011 letter to EPA, and EPA acknowledges this data in its contingency quantification in its TSD¹⁰.

Table 3: Attainment Contingencies from Traditional Regulatory Reductions: additional reductions in 2015 (tpd)

	Contingency
NOx	21
PM2.5	0
SOx	3

3.1.2 Regulations with Contingency Trigger

The District's 2008 Amendment to Rule 4901 (Wood Burning Fireplaces and Wood Burning Heaters) included a contingency provision (Section 5.6.5 of Rule 4901) that would lower the mandatory wood burning curtailment threshold if the Valley fails to attain the 1997 PM2.5 standard by April 2015. The contingency, if implemented, would lower the curtailment level from a forecast 24-hour level PM2.5 level of 30 $\mu\text{g}/\text{m}^3$ to 20 $\mu\text{g}/\text{m}^3$. This would result in more "No Burn" days and more PM2.5 and NOx emissions reductions from residential wood combustion. The trigger for this measure is that the lower threshold would become effective 60 days after final EPA rulemaking that the Valley failed to attain the federal annual PM2.5 standard set in 1997 by the applicable attainment deadline (April 2015, based on 2012-2014 data).

As part of the *2012 PM2.5 Plan* adopted by the District Governing Board in December 2012, the District has made a local commitment to lower the wood burning curtailment in 2014, with implementation starting November 1, 2014.

¹⁰ EPA, September 20, 2011 Technical Support Document and Responses to Comments, Final Rule on the San Joaquin Valley 2008 PM2.5 State Implementation Plan, page 135, "New" Post Attainment Year Reductions. <http://www.regulations.gov/#!documentDetail;D=EPA-R09-OAR-2010-0516-0175>

This proactive strengthening of the rule does not change the status of the current Rule 4901 contingency, as these additional reductions were not relied upon to demonstrate attainment in the *2008 PM2.5 Plan*.

The emissions reductions that would be achieved by this contingency measure are based on the:

- Total emissions reductions that would be achieved by Rule 4901, as an annual average day, under implementation of the contingency level
- *Minus* the annual average emissions reduction plan commitment for Rule 4901 in 2014 without the contingency, and which was accounted for in the RFP demonstration and the attainment plan modeling.

Based on Tables 4 and 5 below, the emissions reduction attributable to the Rule 4901 contingency is, as an annual average, **3.12 tpd of PM2.5 and 0.32 tpd of NOx**. This is higher than estimates previously supplied to EPA and noted in its September 20, 2011 Technical Support Document, page 135. However, previous estimates were based on 2006 air quality data, whereas the analysis presented here is based on 2009-2013 air quality data (during which the 2008 amendment to Rule 4901 has been fully implemented). Also, the previous estimate did not accurately account for the 2014 emissions reductions commitment from pre-contingency Rule 4901.

This conservative calculation is just one way to calculate the contingency benefit. However, this calculation greatly understates the full impact of Rule 4901 “No burn” days, which reduce some of the most harmful species of particulates in the times and places where air quality is forecast to reach unhealthy levels. The contingency achieves the greatest benefit during the winter, when PM2.5 is highest. **A Valley-wide no-burn day achieves a direct PM2.5 emission reduction of 16 tons.** No other single regulation achieves this level of effectiveness.

Table 4: PM2.5 emissions reductions, Rule 4901 contingency

Column 1	Column 2	Column 3	Column 4
County	Total “No Burn” days at contingency level, based on 2009-2013 wood-burning seasons	Direct PM2.5 emissions subject to the rule, tons/day	PM2.5 emissions prevented during contingency, tons (Column 2 x Column 3)
Fresno	85	5.40	459.34
Kern (Valley portion)	78	3.58	278.93
Kings	69	0.52	35.95
Madera	65	1.90	123.70
Merced	55	1.43	78.87
San Joaquin	49	3.51	172.04
Stanislaus	74	3.07	227.18
Tulare	67	2.29	153.10
Total tons of direct PM2.5 prevented			1529.1 tons
As an annual average day (divide by 365)			4.2 tpd
Minus the annual average emissions reductions commitment accounted for in the EPA’s TSD ¹¹			-1.08
Rule 4901 Contingency Benefit, annual average			3.12 tpd

Table 5: NOx emissions reductions, Rule 4901 contingency

Column 1	Column 2	Column 3	Column 4
County	Total “No Burn” days at contingency level, based on 2009-2013 wood-burning seasons	Direct NOx emissions subject to the Rule, tons/day	NOx emissions prevented during contingency, tons (Column 2 x Column 3)
Fresno	85	0.57	48.37
Kern (Valley portion)	78	0.37	28.47
Kings	69	0.05	3.52
Madera	65	0.23	14.63
Merced	55	0.14	7.92
San Joaquin	49	0.35	16.95
Stanislaus	74	0.31	22.64
Tulare	67	0.28	19.03
Total tons of direct NOx prevented			161.53
As an annual average day (divide by 365)			0.44
Minus the annual average emissions reductions commitment accounted for in the EPA’s TSD ¹²			-0.12 tpd
Rule 4901 Contingency Benefit, annual average			0.32 tpd

¹¹ EPA, Technical Support Document and Responses to Comments, Final Rule on the San Joaquin Valley 2008 PM2.5 State Implementation Plan, page 93 (2011, September 20).

<http://www.regulations.gov/#!documentDetail;D=EPA-R09-OAR-2010-0516-0175>

¹² Ibid.

3.1.3 SIP-Creditable Incentive-Based Emissions Reductions

The District's successful incentive-based measures have been reducing pollutant emissions above and beyond reductions being achieved through traditional regulations. Historically, EPA has not granted credit for incentive-based reductions for use in SIPs to meet Clean Air Act obligations. New District Rule 9610 will establish appropriate mechanisms for the District to take SIP credit for eligible incentive programs achieving surplus, quantifiable, and enforceable emissions reductions. Once given credit, SIP-creditable, incentive-based emissions reductions will be used alongside regulatory measures to meet federal Clean Air Act requirements, such as requirements for contingency reductions. These criteria and the District incentive programs that meet these criteria are more fully discussed in draft District Rule 9610 and the accompanying staff report.

The 2013 Annual Demonstration Report shows emissions reductions being achieved across several applicable incentive programs. A total of 10.9 tpd of NO_x and 0.44 tpd of PM_{2.5} is available for contingency through Carl Moyer, Prop 1B, and NRCS. This total amount of reductions surpasses the amount needed in this quantification: **4.15 tpd of NO_x reductions and 0.10 tpd of PM_{2.5} reductions** of SIP-creditable incentive based emissions reductions.

Under Section 7.0 of Proposed Rule 9610, the District must make several commitments for each SIP submission in which the District relies on Rule 9610 reductions:

- **Identify incentive program guidelines (as specified in Section 3.0) used to generate projected SIP-creditable emission reductions. (Section 7.1)**

The District is using guidelines specifically included in Section 3.1 of Rule 9610, the 2013 Annual Demonstration Report, and the Manual of Procedures.

- **Identify emission reductions not to exceed the amount projected to be achieved through the use of secured or reasonably anticipated incentive program funding and the estimated availability of emission reductions projects and willing participants, based on historical participation and estimates of remaining equipment. (Section 7.2)**

Whereas some SIP commitments will be based on projections of expected funding and participation, the SIP-creditable incentive-based emissions reductions for this contingency demonstration relies only on already-executed, legally binding contracts. Therefore, the emissions reductions commitment here does not exceed the amount achieved through actual incentive program funding and actual program participation.

- **Be specifically adopted by the District as a part of the SIP and accounted for in the annual demonstration report as SIP-creditable emission reductions are achieved through provisions of this rule. (Section 7.3)**

The District adopted the use of incentive program reductions for contingency as part of the SIP in the *2008 PM2.5 Plan*. And now, this Rule 9610 emissions reductions commitment is to be adopted by the District as part of the SIP at the June 2013 public hearing, and is specifically accounted for in the 2013 Annual Demonstration Report.

- **State that if either the District or EPA finds that there is a SIP shortfall for a particular year, the District will adopt and submit to EPA, by specified dates, substitute rules and measures that will achieve equivalent emission reductions as expeditiously as practicable and no later than any applicable implementation deadline in the Clean Air Act or EPA's implementing regulations. (Section 7.4)**

Whereas some SIP commitments will be based on projections of expected funding and participation, the SIP-creditable incentive-based emissions reductions for this contingency demonstration relies only on already-executed, legally binding contracts. Since the reductions relied upon in this contingency quantification and documented in the 2013 Annual Demonstration Report are based on legally-binding contracts and corresponding already-implemented emissions reductions, there is no shortfall. In fact, the 2013 Annual Demonstration Report quantifies more than double the total emissions reductions needed for this contingency demonstration. In addition, contracts executed between now and the end of 2014 will provide additional emissions reductions for 2015. The District's ongoing project tracking of executed agreements ensures that no shortfall results as these projects continue to be implemented. The District would remedy any shortfall in a timely manner, per Section 7.4.

3.2 Sufficient Contingency Reductions

Areas like the Valley that have significant nonattainment challenges have developed several generations of aggressive and far-reaching emission reduction measures to meet various Clean Air Act requirements. The result of this "no stone left unturned" policy is that when viable emission reductions are identified, they are implemented to contribute to expeditious attainment. Reductions are not usually held in reserve to be used only if an area fails to meet a milestone. As a result, contingency measure demonstrations in the Valley have been a challenge, historically.

However, this document has outlined three types of contingency measures being used to meet the contingency reductions required for the *2008 PM2.5 Plan*:

- Surplus from traditional regulations (see Section 3.1.1)
- Regulations with contingency trigger (see Section 3.1.2)
- SIP-creditable incentives (see Section 3.1.3)

Table 6 shows how these approaches together generate enough emissions reductions to meet the contingency reductions required for this plan.

Table 6: Demonstration of Sufficient Contingency Reductions

	2015
PM2.5	
Contingency reductions required	2.5
Demonstration of contingencies achieved	
<i>Surplus from traditional regulations</i>	0.0
<i>Regulations with contingency trigger (Rule 4901)</i>	3.12
<i>SIP-creditable incentives (up to 0.44 tpd available)</i>	0.10
<i>Subtract PM2.5 reductions, trade for NOx*</i>	-0.72
Total contingency reductions achieved	2.5
Contingency need met?	Yes
NOx	
Contingency reductions required	31.6
Demonstration of contingencies achieved	
<i>Surplus from traditional regulations</i>	21.0
<i>Regulations with contingency trigger (Rule 4901)</i>	0.3
<i>SIP-creditable incentives (up to 10.9 tpd available)</i>	4.15
<i>Substitute PM2.5*</i>	6.48
Total contingency reductions achieved	31.93
Contingency need met?	Yes
SOx	
Contingency reductions required	0.2
Demonstration of contingencies achieved	
<i>Surplus from traditional regulations</i>	3.0
<i>Regulations with contingency trigger</i>	0.0
<i>SIP-creditable incentives</i>	0.0
Total contingency reductions achieved	3.0
Contingency need met?	Yes
* 1 ton of direct PM2.5 emissions reductions is equivalent to 9 tons of NOx reductions in the <i>2008 PM2.5 Plan</i> . See Appendix A to this contingency quantification document	

Appendix A 9:1 Trading Ratio, NOx:PM2.5

ARB provided the following “Attachment 3” to EPA on May 18, 2011 to document inter-pollutant trading ratios that depict the relative effectiveness of reductions in different precursors contributing to ambient PM_{2.5} levels in the San Joaquin Valley Air Basin (as well as South Coast). In the *2008 PM_{2.5} Plan*, as approved by EPA, the 9:1 trading ratio was used only for transportation conformity purposes¹³, because that was the need at that time. However, the analysis generating this trading ratio was based on the emissions inventory as a whole, and not just mobile source emissions, as described in “Attachment 3.” Since EPA has already accepted this non-source-specific demonstration, the resulting trading ratio is available for use beyond transportation conformity.

¹³ ARB, 2011 PM_{2.5} SIP Revisions, Appendix D: Transportation Conformity Budgets, page 2 (2011, March 29). Retrieved from <http://www.arb.ca.gov/planning/sip/sjvpm25/appd.pdf>

Attachment 3

Precursor Effectiveness

In order to understand the relative effectiveness of reductions in different precursors contributing to ambient PM_{2.5}, staff of the Air Resources Board (ARB) and the South Coast Air Quality Management District (SCAQMD) conducted air quality modeling sensitivity runs using the modeling conducted for the attainment demonstrations. These relative effectiveness ratios were used to guide control strategy development as well as to normalize the benefits of multiple precursors so they can be reflected in terms of a single equivalent precursor. This method also provides a uniform metric for tracking progress relative to the attainment emissions targets. Documentation on the methodologies used for calculating the effectiveness ratios in each area is provided below.

South Coast

A description of the methodology used by SCAQMD staff is provided in Appendix C of ARB's staff report on the SCAQMD 2007 State Implementation Plan which can be found at:

<http://www.arb.ca.gov/planning/sip/2007sip/southcoast/staffrepappc.pdf>

San Joaquin Valley

In order to evaluate precursor effectiveness, ARB staff focused on the response in the Bakersfield metropolitan area where the highest PM_{2.5} concentrations in the San Joaquin Valley occur. Staff conducted two grid-based modeling sensitivity runs where the NO_x and primary PM_{2.5} emissions were reduced, one at a time, by 10% relative to the future-year modeled attainment scenario. From these sensitivity runs we calculated a future year modeled design value reflecting the further 10% emission reduction assumptions. The difference between the attainment scenario (before 10% reduction in emissions) and adjusted (after 10% reduction in emissions) design values were then compared. Table 1 shows results for NO_x and primary PM_{2.5} emission reductions as well as the efficacy of reducing primary PM_{2.5} relative to that for NO_x.

The 1st column of Table 1 lists the Bakersfield area monitoring sites and the 2nd column contains the monitored 2006 design value for those sites. The 3rd column contains the 2014 modeled design values taking into account all of the reductions in the attainment strategy. The 4th and 5th columns list the adjusted 2014 design values with additional 10% emissions reductions for NO_x, and primary PM_{2.5}, respectively. The 6th column lists the effectiveness of controlling primary PM_{2.5} relative to that of controlling NO_x. This analysis showed that controlling primary PM_{2.5} is approximately nine times more effective than controlling NO_x based on the average across the three Bakersfield area sites.

Attachment 3

The precursor effectiveness values were calculated by determining the difference between the modeled 2014 attainment design value (3rd column) and the design value of the sensitivity run (4th or 5th columns). This difference was then divided by the tonnage of each precursor corresponding to a 10% domain-wide reduction in emissions to develop the respective precursor effectiveness ratios. The PM_{2.5} effectiveness value was then divided by the NO_x effectiveness value to determine a relative ratio (6th column).

Table 1: The effectiveness of precursor controls on the 2014 design value.

Site	Measured 2006 Design Value (ug/m3)	Modeled 2014 Design Value With SIP Attainment Strategy (ug/m3)	Modeled 2014 Design Value With Additional 10% NO _x Reduction (ug/m3)	Modeled 2014 Design Value With Additional 10% PM _{2.5} Reduction (ug/m3)	PM _{2.5} Effectiveness Relative to NO _x
Site 1 (Bakersfield-California)	18.5	14.3	14.1	13.6	8.7
Site 2 (Bakersfield-Planz)	18.9	14.7	14.6	14.0	9.3
Site 3 (Bakersfield-Golden)	18.6	14.4	14.2	13.7	8.6