



# 2023 Ambient Air Monitoring Network Plan

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By

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For the

**Air Quality Program**

Washington State Department of Ecology  
Olympia, Washington

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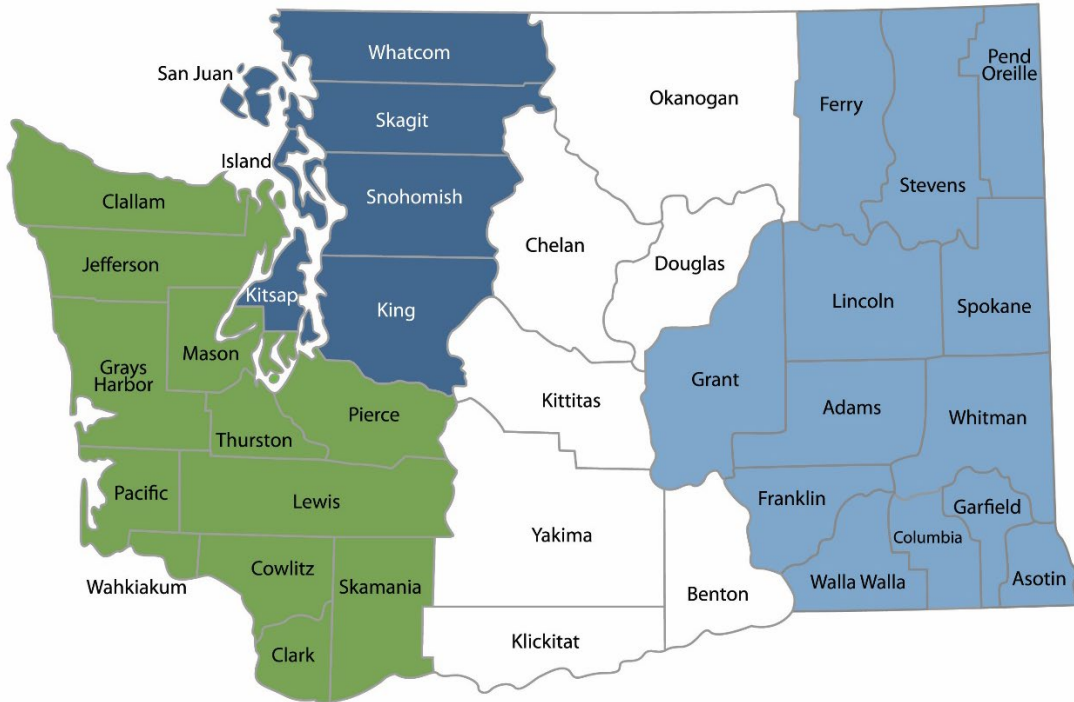
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# Department of Ecology's Regional Offices

## Map of Counties Served



**Southwest Region**  
360-407-6300

**Northwest Region**  
206-594-0000

**Central Region**  
509-575-2490

**Eastern Region**  
509-329-3400

Region	Counties served	Mailing Address	Phone
<b>Southwest</b>	Clallam, Clark, Cowlitz, Grays Harbor, Jefferson, Mason, Lewis, Pacific, Pierce, Skamania, Thurston, Wahkiakum	P.O. Box 47775 Olympia, WA 98504	360-407-6300
<b>Northwest</b>	Island, King, Kitsap, San Juan, Skagit, Snohomish, Whatcom	P.O. Box 330316 Shoreline, WA 98133	206-594-0000
<b>Central</b>	Benton, Chelan, Douglas, Kittitas, Klickitat, Okanogan, Yakima	1250 West Alder Street Union Gap, WA 98903	509-575-2490
<b>Eastern</b>	Adams, Asotin, Columbia, Ferry, Franklin, Garfield, Grant, Lincoln, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman	4601 North Monroe Spokane, WA 99205	509-329-3400
<b>Headquarters</b>	Statewide	P.O. Box 46700 Olympia, WA 98504	360-407-6000

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Washington State Department of Ecology  
Olympia, WA

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DEPARTMENT OF  
**ECOLOGY**  
State of Washington

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# Acronyms

AQS	EPA's Air Quality System database
BAM	Beta Attenuation Monitor
BCAA	Benton County Clean Air Agency
CBSA	Core-Based Statistical Area
CFR	Code of Federal Regulations
CO	Carbon Monoxide
CSA	Combined Statistical Area
CSN	Chemical Speciation Network
DV	Design Value
Ecology	Washington State Department of Ecology
EPA	U.S. Environmental Protection Agency
FEM	Federal Equivalent Method
FRM	Federal Reference Method
IMPROVE	Interagency Monitoring of Protected Visual Environments
MSA	Metropolitan Statistical Area
NAAQS	National Ambient Air Quality Standard
NATTS	National Air Toxics Trends Station
NCore	National Core
NO	Nitrogen Oxide
NO <sub>2</sub>	Nitrogen Dioxide
NO <sub>x</sub>	Oxides of Nitrogen
NO <sub>y</sub>	Total Reactive Oxides of Nitrogen
NWCAA	Northwest Clean Air Agency
O <sub>3</sub>	Ozone
ORCAA	Olympic Region Clean Air Agency
Pb	Lead
PM <sub>2.5</sub>	Particulate matter ≤ 2.5 micrometers in diameter
PM <sub>10</sub>	Particulate matter ≤ 10 micrometer in diameter
PM <sub>10-2.5</sub>	Particulate matter ≤10 microns and > 2.5 micrometers in diameter
ppb	parts per billion
ppm	parts per million
PAMS	Photochemical Assessment Monitoring Station
PQAO	Primary Quality Assurance Organization
PSCAA	Puget Sound Clean Air Agency
PSD	Prevention of Significant Deterioration
QA	Quality Assurance
QA	Quality Control
SLAMS	State and Local Air Monitoring Station
SO <sub>2</sub>	Sulfur Dioxide
SPM	Special Purpose Monitor
SRCAA	Spokane Region Clean Air Agency
SWCAA	Southwest Clean Air Agency
STN	Speciation Trends Network
µg/m <sup>3</sup>	micrograms per cubic meter
VOC	Volatile Organic Compound
YRCAA	Yakima Region Clean Air Agency

# Executive Summary

## Purpose

In accordance with the requirements described in 40 C.F.R. Part 58.10, the Washington State Department of Ecology (Ecology) reviews its ambient air monitoring network each year to ensure that it collects adequate, representative, and useful air quality data on which to base policy decisions. This report summarizes the results of the 2023 review. The annual review process includes:

- Documenting Ecology’s ambient air quality monitoring needs, goals and priorities;
- Identifying modifications to Ecology’s ambient air monitoring network since the previous annual network plan; and
- Identifying proposed modifications to the network in the upcoming 18 months.

## Network modifications

### Recent modifications

#### Sulfur dioxide (42401)

Sulfur dioxide (SO<sub>2</sub>) monitoring at the Malaga-Malaga Hwy SLAMS site (530070012) was discontinued on December 31, 2022. This change was approved in EPA Region 10’s response to Ecology’s 2022 Ambient Air Monitoring Network Plan.

#### Regulatory PM<sub>2.5</sub> (88101)

An FEM BAM 1020 was added to the Yakima Regional Clean Air Agency’s (YRCAA’s) Sunnyside-S 16<sup>th</sup> St SLAMS monitoring site (530770005) on May 2, 2023. The equipment and installation costs for this replacement were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants.

The Puget Sound Clean Air Agency (PSCAA) was notified by the property owner of the Kent-Central & James monitoring site (530332004) of the owner’s intent to terminate PSCAA’s lease in July 2023. PSCAA discontinued the Kent site on June 20, 2023, and plans to identify a suitable replacement neighborhood-scale site in Kent during 2023-2024. Ecology requests approval to discontinue the Kent PM<sub>2.5</sub> monitoring site according to 40 C.F.R. Part 58.14(c)(6): “A SLAMS monitor not eligible for removal under any of the criteria in paragraphs (c)(1) through (c)(5) of this section may be moved to a nearby location with the same scale of representation if logistical problems beyond the State’s control make it impossible to continue operation at its current site.” PSCAA is currently scoping new sites in Kent and plans to identify a proposed replacement site in the 2024 Ambient Air Monitoring Network Plan.

#### Non-regulatory PM<sub>2.5</sub> (88502)

Nephelometer monitoring at the temporary Newport-Calispel Special Purpose Monitor (SPM) site (530510008) was discontinued on September 8, 2022.

A new temporary SPM for non-regulatory PM<sub>2.5</sub> AQI reporting was established at Soap Lake-4<sup>th</sup> Ave SE (530250003) on October 24, 2022.

A new SPM for non-regulatory PM<sub>2.5</sub> AQI reporting was established at Prosser-Highland Dr (530050004) on October 28, 2022. The equipment and installation costs for this replacement were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants.

Upon installation of the FEM BAM 1020 at the Sunnyside-S 16<sup>th</sup> St monitoring site (530770005) on April 18, 2023, YRCAA discontinued the non-regulatory nephelometer previously used for PM<sub>2.5</sub> reporting.

### **Meteorological (61101/61102/61103/61104/62101)**

Meteorological monitoring at the Malaga-Malaga Hwy monitoring site (530070012) was discontinued on December 31, 2022.

### **Chemical Speciation Network (CSN)**

Speciation sampling at the Seattle-10<sup>th</sup> & Weller supplemental CSN site (530330030) was discontinued on July 31, 2022.

## **Planned modifications**

### **Ozone (44201)**

Ecology temporarily suspended ozone monitoring at the Yelm-Northern Pacific monitoring site (530670005) for the summer 2021 ozone season due to a planned construction project at the wastewater treatment facility where the site is located. Ecology was informed by the facility that the site construction is expected to last until 2024. In May 2022, the Olympic Region Clean Air Agency (ORCAA) added a temporary ozone SMP at the nearby Lacey monitoring site (530670013) until monitoring at Yelm can resume. Ecology plans to resume monitoring at Yelm when the site is once again available, which is expected to be in summer 2024.

### **Regulatory PM<sub>2.5</sub> (88101)**

PSCAA proposes to establish a new monitoring site with a SLAMS PM<sub>2.5</sub> monitor at 13659 18<sup>th</sup> Ave S in SeaTac (approximately 47.478528, -122.311111). The equipment and installation costs for this new monitoring site were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants. PSCAA plans to complete site installation by June 2024. Additional siting details are included in the Monitoring Network Design (PM<sub>2.5</sub>) section of this document. A formal site establishment request will be provided in the 2024 Ambient Air Monitoring Network Plan or in a memo outside the Network Plan process if available sooner.

Ecology and PSCAA request Regional Administrator approval to discontinue the collocated Federal Reference Monitor (FRM) (POC 2) at the Seattle-Duwamish monitoring site (530330057) and designate the Federal Equivalent Method (FEM) BAM 1020 (POC 5) as the primary monitor. The collocated FRM was established solely to meet the collocation

requirements in 40 C.F.R. Part 58 Appendix A 3.2.3. With the designation of the FEM as the primary monitor, there will be no remaining FRMs designated as primary monitors in the Washington Network and therefore no collocation requirements for FRMs.

Ecology and YRCAA request Regional Administrator approval to reduce the sampling frequency of the Yakima-4<sup>th</sup> Ave S (530770009) collocated FRM from 1:3 to 1:6. As Yakima-4<sup>th</sup> Ave S also monitors PM<sub>2.5</sub> with a primary continuous FEM suitable for comparison with the NAAQS, this reduction in sampling frequency is allowable under 40 C.F.R. Part 58.12 (d)(1)(ii): “For SLAMS PM<sub>2.5</sub> sites with both manual and continuous PM<sub>2.5</sub> monitors operating, the monitoring agency may request approval for a reduction to 1-in-6 day PM<sub>2.5</sub> sampling or for seasonal sampling from the EPA Regional Administrator.”

The Yakama Nation plans to establish a tribal regulatory PM<sub>2.5</sub> and meteorological monitoring site in Wapato. The equipment and installation costs for this new monitoring site will be funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants. The installation of the Wapato site will take place in 2023-2024. A formal site establishment request will be provided in the 2024 Ambient Air Monitoring Network Plan or in a memo outside the Network Plan process if available sooner.

### **Meteorological (61101/61102/61103/61104/62101)**

Ecology plans to reestablish meteorological monitoring at the North Bend (530330017) and Vancouver-Blairmont (530110011) monitoring sites during summer 2023.

The Yakama Nation plans to establish a tribal regulatory PM<sub>2.5</sub> and meteorological monitoring site in Wapato. The equipment and installation costs for this new monitoring site will be funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants. The installation of the Wapato site will take place in 2023-2024.

### **Chemical Speciation Network (CSN)**

Ecology plans to establish a new CSN monitor at one of the existing monitoring sites in the Yakima Valley and is currently coordinating with EPA and the Yakama Nation to identify a suitable site.

# Introduction

This document summarizes Ecology's annual review of the Washington Ambient Air Monitoring Network (Washington Network) in accordance with 40 C.F.R. Part 58.10.

EPA's ambient air quality surveillance regulations in 40 C.F.R. Part 58 require states to establish air quality surveillance systems in their State Implementation Plans (SIPs). An air quality surveillance system consists of a network of State and Local Air Monitoring Stations (SLAMS). These stations measure ambient concentrations of those air pollutants for which 40 C.F.R. Part 50 sets standards. SLAMS must meet the requirements of 40 C.F.R. Part 58 contained in:

- Appendix A (Quality Assurance Requirements)
- Appendix C (Ambient Air Quality Monitoring Methodology)
- Appendix D (Network Design Criteria)
- Appendix E (Probe and Path Siting Criteria)

States determine if they conform to Appendices A and C in part through periodic system and performance audits. States conform to Appendices D and E by conducting an annual network review of their air quality surveillance systems. This review is documented in an annual network plan that meets the following requirements:

- The plan describes any network modifications planned in the upcoming 18 months. Network modifications are subject to approval of the EPA Regional Administrator.
- For each existing and proposed monitoring site, the plan includes the following information:
  - The AQS site number
  - The represented MSA or other geographic area
  - The special scale, sampling method, and operating schedule for each monitor
- The plan must be made available for public inspection and comment for at least 30 days prior to submission to the EPA. The final plan includes and addresses comments received through the public notification process.

# Background Information

## Monitoring Objectives

The Washington Network was designed to meet the three monitoring objectives defined in 40 C.F.R. Part 58 Appendix D:

- 1. Provide air pollution data to the public in a timely manner.** Ecology provides timely air quality data to the public in a variety of ways:
  - Near-real-time data are available on Ecology’s monitoring website.
  - Near-real-time data are submitted to EPA’s AirNow system for public display and reporting.
  - Ecology conducts public outreach and issues alerts and bulletins when air quality is compromised.
- 2. Support compliance with National Ambient Air Quality Standards (NAAQS) and development of pollution control strategies.** Ambient air quality data are used to:
  - Determine compliance with the NAAQS
  - Determine the location of maximum pollutant concentrations
  - Track the progress of SIPs
  - Determine the effectiveness of air pollution control programs
  - Develop responsible and cost-effective emission control strategies
  - Assist with permitting work
- 3. Support air pollution research.** Ecology and its partners use ambient air quality data to improve our understanding of air pollution and its consequences. Research applications of air quality include:
  - Improving air quality forecasting
  - Evaluating the effects of air pollution on public health
  - Informing dispersion models
  - Identifying air quality trends and emerging pollution issues
  - Analyzing pollution episodes

In order to meet these three objectives, 40 C.F.R. Part 58 Appendix D calls for the design of SLAMS networks to include several different types of monitors. These general types are sites that:

1. Determine the highest pollutant concentrations expected in the area covered by the network.

2. Determine representative pollutant concentrations in areas of high population density.
3. Determine the impact of significant sources or source categories on pollutant concentrations in the ambient air.
4. Determine general background pollutant concentrations.
5. Determine the regional extent of pollutant transport between populated areas.
6. Determine the impacts on visibility or vegetation (welfare impacts) in more rural and remote areas.

Appendix D of 40 C.F.R. Part 58 also provides guidance on spatial scales of representativeness for stations in a SLAMS network. Ideally, the station is located so that its sample represents the air quality across the scale that the station is intended to represent. Appendix D defines the following spatial scales:

1. **Microscale:** Area dimensions between several and 100 meters.
2. **Middle scale:** Areas between 100 and 500 meters, typically several city blocks.
3. **Neighborhood scale:** Areas between 0.5 and 4 kilometers with relatively uniform land use.
4. **Urban scale:** Areas with city-like dimensions between 4 and 50 kilometers. Urban and neighborhood scales can overlap considerably. Heterogeneous urban areas may not have a single representative site.
5. **Regional scale:** Areas from tens to hundreds of kilometers with relatively homogeneous geography and no large sources.
6. **National and global scales:** Scales representing the nation or globe as a whole.

Table 1 summarizes the appropriate spatial scales for each criteria pollutant and applicable site types.

**Table 1. Summary of applicable spatial scales for criteria pollutants and monitoring objectives**

Scale	SO <sub>2</sub>	CO	O <sub>3</sub>	NO <sub>2</sub>	Pb	PM <sub>10</sub>	PM <sub>2.5</sub>	Site Types
<b>Micro</b>	✓	✓		✓	✓		✓	Highest concentration; source impact
<b>Middle</b>	✓	✓		✓	✓	✓	✓	Highest concentration; source impact
<b>Neighborhood</b>	✓	✓	✓	✓	✓	✓	✓	Highest concentration; population; source impact; general/background
<b>Urban</b>	✓		✓	✓			✓	Highest concentration; population; general/background; regional transport; welfare-related impacts

Scale	SO <sub>2</sub>	CO	O <sub>3</sub>	NO <sub>2</sub>	Pb	PM <sub>10</sub>	PM <sub>2.5</sub>	Site Types
Regional	✓		✓				✓	General/background; regional transport; welfare-related impacts

## Other ambient monitoring data needs

In addition to its network of criteria pollutant monitoring sites, Ecology also uses nephelometers throughout Washington to estimate PM<sub>2.5</sub> concentrations and inform the public of air quality conditions in communities where criteria pollutant monitoring is not required. Typically, nephelometer monitoring sites use site-specific PM<sub>2.5</sub> correlations developed from collocated Federal Reference Method (FRM) or Federal Equivalent Method (FEM) monitor data. Lower concentration sites may use generalized regional correlations developed at sites with similar geographic and source characteristics. These sites are operated in accordance with 40 C.F.R. Part 58 Appendix A requirements for quality assurance and quality control. At nephelometer sites where PM<sub>2.5</sub> concentrations are consistently measured at or greater than 80 percent of the NAAQS, Ecology transitions to FEM monitoring.

On a limited basis, Ecology also supplements its network of fixed monitoring sites with portable low-cost PM<sub>2.5</sub> sensors for temporary reporting of air quality information. Typical applications of low-cost PM<sub>2.5</sub> sensors include temporary monitoring of smoke from wildland fires, responding to isolated or emergent events, monitoring to aid in smoke management decisions, and surveys or saturation studies of unmonitored areas. Portable low-cost PM<sub>2.5</sub> sensors are used primarily as a public information tool, and their data are not submitted to AQS. In summer 2022, Ecology added PM<sub>2.5</sub> sensors to ozone monitoring sites that lacked existing PM<sub>2.5</sub> monitors. These sensors serve as an important public information tool during summer wildfire smoke events and have eliminated much confusion around conflicting AQI information from ozone-only monitoring sites during periods of elevated PM<sub>2.5</sub>.

## Network Evaluation

Ecology uses a variety of tools to evaluate how well its monitoring network is meeting these goals and objectives. These tools include:

- EPA minimum monitoring requirements in 40 C.F.R. Part 58 Appendix D
- Results of Ecology's most recent 5-year Ambient Air Quality Monitoring Network Assessment
- Analyses of historic monitoring data
- Census data on population density and demographics
- Dispersion and air quality forecast models
- Planning requirements, including SIPs and maintenance plans
- Jurisdictional boundaries
- Results of special monitoring studies

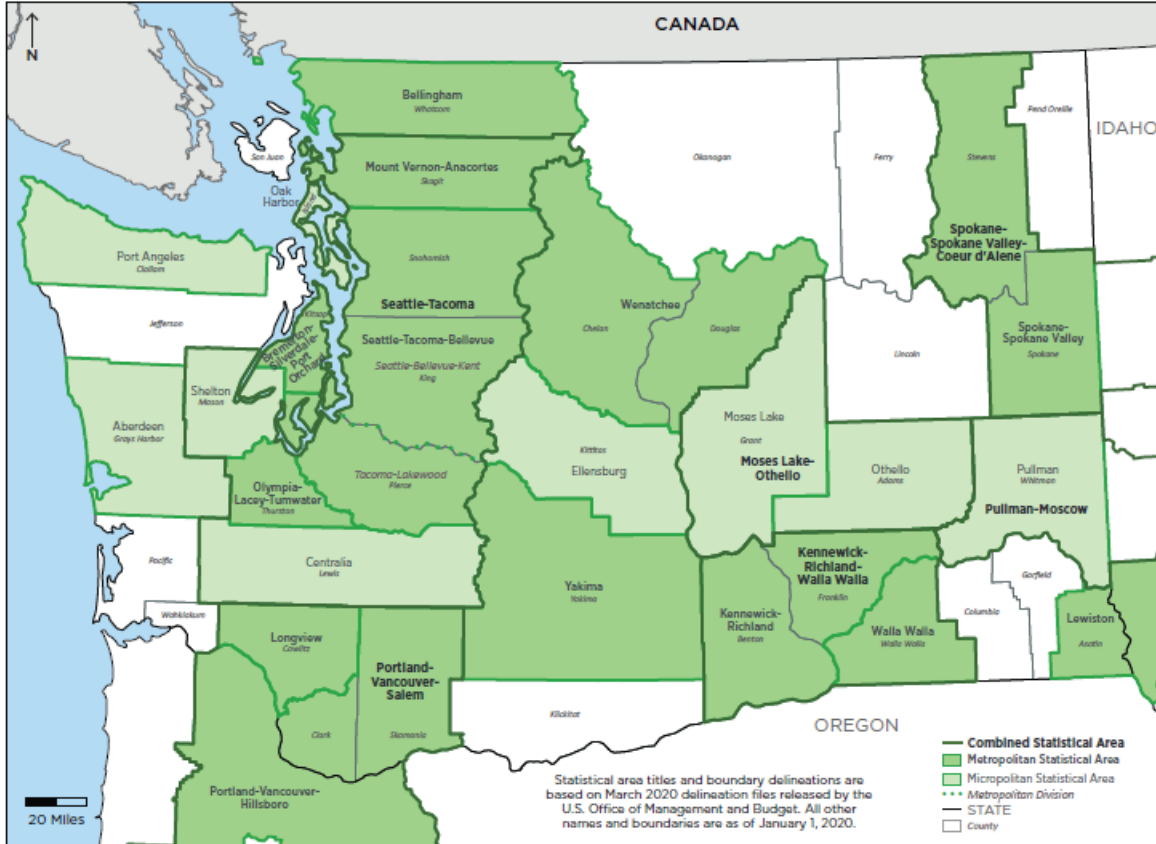
The suitability of individual monitoring sites is evaluated according to the probe and monitoring path siting criteria described in 40 C.F.R. Part 58 Appendix E.



## Washington Core-Based Statistical Areas

The minimum monitoring requirements listed in 40 C.F.R. Part 58 Appendix D are based on the core-based statistical areas (CBSAs) defined by the U.S. Office of Management and Budget. Washington's CBSAs are shown in the map in Figure 1 (U.S. Census Bureau, 2020). The populations of CBSAs in Washington over 50,000 people are listed in Table 2.

**Washington: 2020 Core Based Statistical Areas and Counties**



**Figure 1. Washington's Core-Based Statistical Areas (CBSAs), U.S. Census Bureau 2020**

**Table 2. Washington's CBSA populations over 50,000 (U.S. Census Bureau, 2023)**

Core-Based Statistical Area	2022 Population
Seattle-Tacoma-Bellevue, WA	4,034,248
Portland-Vancouver-Hillsboro, OR-WA	2,509,489
Spokane-Spokane Valley, WA	597,919
Kennewick-Richland, WA	311,469
Olympia-Lacey-Tumwater, WA	298,758
Bremerton-Silverdale-Port Orchard, WA	277,673
Yakima, WA	257,001
Bellingham, WA	230,677
Mount Vernon-Anacortes, WA	131,179
Wenatchee, WA	124,118
Longview, WA	111,956
Moses Lake, WA	101,311
Oak Harbor, WA	86,625
Centralia, WA	85,370
Port Angeles, WA	77,805
Aberdeen, WA	77,038
Shelton, WA	68,166
Lewiston, ID-WA	65,512
Walla Walla, WA	61,890

Washington shares the Portland-Vancouver-Hillsboro, OR-WA CBSA with the state of Oregon. The minimum monitoring requirements for PM<sub>10</sub>, PM<sub>2.5</sub> and ozone in this CBSA are met through a combination of monitors operated by Ecology and the Oregon Department of Environmental Quality (DEQ). Ecology and Oregon DEQ established a Memorandum of Understanding on May 20, 2019 to formalize this arrangement (Appendix F). Ecology and Oregon DEQ plan to renew this Memorandum and provide the renewed document to EPA Region 10 prior to its expiration in May 2024.

## Maintenance Areas

As of July 1, 2023, Washington has five maintenance areas for criteria pollutants. Maintenance areas demonstrate continued attainment of the NAAQS either through monitoring or through EPA-approved alternate methods. These methods are summarized in Table 3.

**Table 3. Washington maintenance areas and methods of demonstrating NAAQS attainment**

Maintenance Area (Pollutant)	End of Maintenance Period	Method of Demonstrating NAAQS Attainment
Walla Walla (PM <sub>10</sub> )**	9/26/2025	Burbank-Maple St PM <sub>10</sub> monitor (530710006)

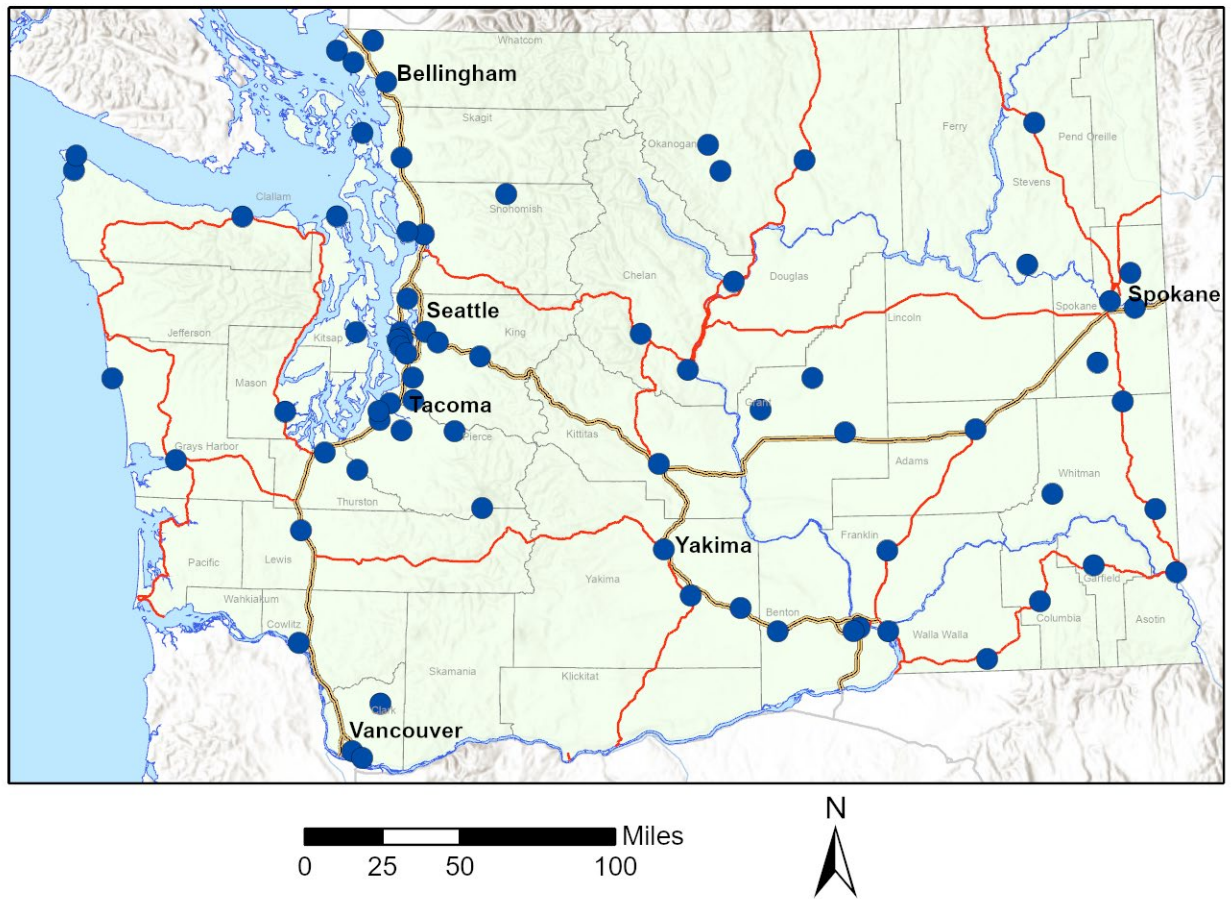
Maintenance Area (Pollutant)	End of Maintenance Period	Method of Demonstrating NAAQS Attainment
Spokane (PM <sub>10</sub> )	8/30/2025	Spokane-Augusta PM <sub>10</sub> monitor (530630021) until March 2021; Spokane-E Broadway Ave PM <sub>10</sub> monitor (530630017) as of April 2021
Yakima (PM <sub>10</sub> )	3/10/2025	Yakima-4 <sup>th</sup> Ave S PM <sub>10</sub> monitor (530770009)
Tacoma (PM <sub>2.5</sub> )	3/12/2035	Tacoma-L St PM <sub>2.5</sub> monitor (530530029)
Spokane (CO)	8/30/2025	Modeled onroad, nonroad and residential wood combustion CO emissions

\*\* The Wallula Maintenance Plan is a full maintenance plan, not a Limited Maintenance Plan. The compliance status of the Wallula Maintenance Area is determined by design value at the Burbank-Maple St monitoring site as listed in Table 26. Outside of exceedances due to extreme wildfire smoke events, the Burbank-Maple St is in compliance with the PM<sub>10</sub> standard.

Washington has maintenance areas that fall within the jurisdiction of local air agencies. In accordance with the maintenance plans, the Spokane Regional Clean Air Agency submitted design values to Ecology for the maintenance areas in their jurisdiction. These design values and their underlying calculations can be found in the document “Verification of Continued Attainment in Limited Maintenance Areas (2023)” submitted concurrently with this plan.

# Monitoring Network Design

As of July 1, 2023, Ecology and its partners operate 71 monitoring sites as part of the Washington Network. These sites are shown on the map in Figure 2, and the parameters monitored are summarized in Table 4. Location information and any changes to detailed site information since submission of the 2022 Ambient Air Monitoring Network Plan are described in Appendix E. All monitoring sites described in this plan are operated under the Ecology Primary Quality Assurance Organization (PQAO). Other monitoring sites, such as IMPROVE sites, are operated in Washington as part of separate PQAOs, but those networks are outside the scope of this document.



**Figure 2. Map of all Washington Network monitoring sites.**

**Table 4. Summary of parameters monitored at Washington Network monitoring sites**

CBSA	Site	AQS ID	CO	NO <sub>2</sub>	O <sub>3</sub>	SO <sub>2</sub>	PM <sub>2.5</sub> (FRM/FEM)	PM <sub>2.5</sub> (Non-FRM/FEM)	PM <sub>10</sub>	Meteorological	CSN
Aberdeen, WA	Aberdeen-Division St	530272002						X			
Aberdeen, WA	Taholah-Quinault Tribe	530270011						X			
Bellingham, WA	Bellingham-Pacific St	530730019				X					

CBSA	Site	AQS ID	CO	NO <sub>2</sub>	O <sub>3</sub>	SO <sub>2</sub>	PM <sub>2.5</sub> (FRM/FEM)	PM <sub>2.5</sub> (Non- FRM/FEM)	PM <sub>10</sub>	Meteor- ological	CSN
Bellingham, WA	Custer-Loomis	530730005			x						
Bellingham, WA	Ferndale-Kickerville Road	530730013				x					
Bellingham, WA	Ferndale-Mountain View Rd	530730017				x				x	
Bremerton-Silverdale-Port Orchard, WA	Bremerton-Spruce Ave	530350007					x				
Centralia, WA	Chehalis-Market Blvd	530410004						x			
Ellensburg, WA	Ellensburg-Ruby St	530370002				x	x				
Kennewick-Richland, WA	Kennewick-Metaline	530050002						x	x	x	
Kennewick-Richland, WA	Kennewick-S Clodfelter Rd	530050003			x						
Kennewick-Richland, WA	Mesa-Pepiot Way	530210002						x			
Kennewick-Richland, WA	Prosser-Highland Dr	530050004						x			
Lewiston, ID-WA	Clarkston-13th St	530030004						x			
Longview, WA	Longview-30th Ave	530150015						x			
Moses Lake, WA	Moses Lake-Balsam St	530251002						x			
Moses Lake, WA	Quincy-3rd Ave NE	530251003						x		x	
Moses Lake, WA	Soap Lake-4 <sup>th</sup> Ave SE	530250003						x			
Mount Vernon-Anacortes, WA	Anacortes-202 O Ave	530570011			x	x	x				
Mount Vernon-Anacortes, WA	Mt Vernon-S Second St	530570015						x			
None	Dayton-W Main St	530130002						x			
None	Omak-Colville Tribe	530470013					x			x	
None	Pomeroy-Pataha St	530230001						x			
None	Port Townsend-San Juan Ave	530310003						x			
None	Twisp-Ewell St	530470016						x			
None	Winthrop-Chewuch Rd	530470010						x			
Olympia-Lacey-Tumwater, WA	Lacey-College St	530670013			x			x			
Olympia-Lacey-Tumwater, WA	Yelm-Northern Pacific	530670005									
Othello, WA	Ritzville-Alder St	530010003						x			
Port Angeles, WA	Cheeka Peak	530090013	x	x	x	x		x		x	
Port Angeles, WA	Neah Bay-Makah Tribe	530090015						x			
Port Angeles, WA	Port Angeles-E 5th St	530090017						x			
Portland-Vancouver-Hillsboro, OR-WA	Vancouver NE 84th Ave	530110024					x				
Portland-Vancouver-Hillsboro, OR-WA	Vancouver-Blairmont Dr	530110011			x						
Portland-Vancouver-Hillsboro, OR-WA	Yacolt-Yacolt Rd	530110022						x			
Pullman, WA	LaCrosse-Hill St	530750005						x			
Pullman, WA	Pullman-Dexter SE	530750003						x			
Pullman, WA	Rosalia-Josephine St	530750006						x			
Seattle-Tacoma-Bellevue, WA	Auburn-29th St	530330047						x			
Seattle-Tacoma-Bellevue, WA	Bellevue-SE 12th St	530330031						x			
Seattle-Tacoma-Bellevue, WA	Darrington-Fir St	530610020					x				
Seattle-Tacoma-Bellevue, WA	Enumclaw-Mud Mtn.	530330023			x					x	

CBSA	Site	AQS ID	CO	NO <sub>2</sub>	O <sub>3</sub>	SO <sub>2</sub>	PM <sub>2.5</sub> (FRM/FEM)	PM <sub>2.5</sub> (Non- FRM/FEM)	PM <sub>10</sub>	Meteor- ological	CSN
Seattle-Tacoma-Bellevue, WA	Issaquah-Lake Sammamish	530330010									
Seattle-Tacoma-Bellevue, WA	Lake Forest Park	530330024						x			
Seattle-Tacoma-Bellevue, WA	Marysville-7th Ave	530611007					x				
Seattle-Tacoma-Bellevue, WA	Mt Rainier-Jackson Visitors Ctr	530530012			x						
Seattle-Tacoma-Bellevue, WA	North Bend-North Bend Way	530330017			x			x			
Seattle-Tacoma-Bellevue, WA	Seattle-10th & Weller	530330030	x	x			x			x	x
Seattle-Tacoma-Bellevue, WA	Seattle-Beacon Hill	530330080	x	x	x	x	x			x	x
Seattle-Tacoma-Bellevue, WA	Seattle-Duwamish	530330057					x				
Seattle-Tacoma-Bellevue, WA	Seattle-South Park	530331011						x			
Seattle-Tacoma-Bellevue, WA	Tacoma-L Street	530530029					x				x
Seattle-Tacoma-Bellevue, WA	Tacoma-Alexander Ave	530530031					x				
Seattle-Tacoma-Bellevue, WA	Tacoma-S 36th St	530530024		x			x			x	
Seattle-Tacoma-Bellevue, WA	Tukwila Allentown	530330069					x				
Seattle-Tacoma-Bellevue, WA	Tulalip-Totem Beach Rd	530610021						x			
Shelton, WA	Shelton-W Franklin	530450007						x			
Spokane-Spokane Valley, WA	Cheney-Turnbull	530630001			x				x		
Spokane-Spokane Valley, WA	Colville-E 1st St	530650005					x	x	x	x	
Spokane-Spokane Valley, WA	Spokane-E Broadway Ave	530630017					x		x		
Spokane-Spokane Valley, WA	Spokane-Greenbluff	530630046			x						
Spokane-Spokane Valley, WA	Spokane-Monroe St	530630047						x			
Spokane-Spokane Valley, WA	Wellpinit-Spokane Tribe	530650002						x			
Walla Walla, WA	Burbank-Maple St	530710006							x	x	
Walla Walla, WA	Walla Walla-12th St	530710005						x			
Wenatchee, WA	Chelan-Woodin Ave	530070007						x			
Wenatchee, WA	Leavenworth-Evans St	530070010						x			
Wenatchee, WA	Wenatchee-Fifth St	530070011						x		x	
Yakima, WA	Sunnyside-S 16th St	530770005					x				
Yakima, WA	Toppenish-Yakama Tribe	530770015					x			x	
Yakima, WA	Yakima-4th Ave	530770009					x		x		x

## Carbon monoxide (CO, 42101)

There are three CO monitoring sites in the Washington Network. All Washington Network CO monitoring sites collect data under method code 593 (Teledyne API 300 EU). The monitoring objective of the Cheeka Peak and Beacon Hill CO monitors is general/background, and the monitoring objective of the Seattle-10<sup>th</sup> & Weller CO monitor is source-oriented.

**Table 5. Washington Network CO monitoring sites**

AQS ID	Site Name	CBSA	Established	Type	Scale	POC
530090013	Cheeka Peak	Port Angeles, WA	05/2006	SLAMS, NCore	Regional	2
530330030	Seattle-10 <sup>th</sup> & Weller	Seattle-Tacoma-Bellevue, WA	04/2014	SLAMS, Near-road	Microscale	1
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	03/2007	SLAMS, NCore	Urban	1



**Figure 3. Map of Washington Network CO monitoring sites**



### Minimum monitoring requirements

Ecology is required to operate a CO monitor collocated with one required near-road NO<sub>2</sub> monitor in CBSAs with a population of 1,000,000 or more. In the Seattle-Tacoma-Bellevue CBSA, this requirement is met at the Seattle-10<sup>th</sup> & Weller near-road monitoring site (530330030).

**Recent modifications:** None.

**Recommended/proposed modifications:** None.

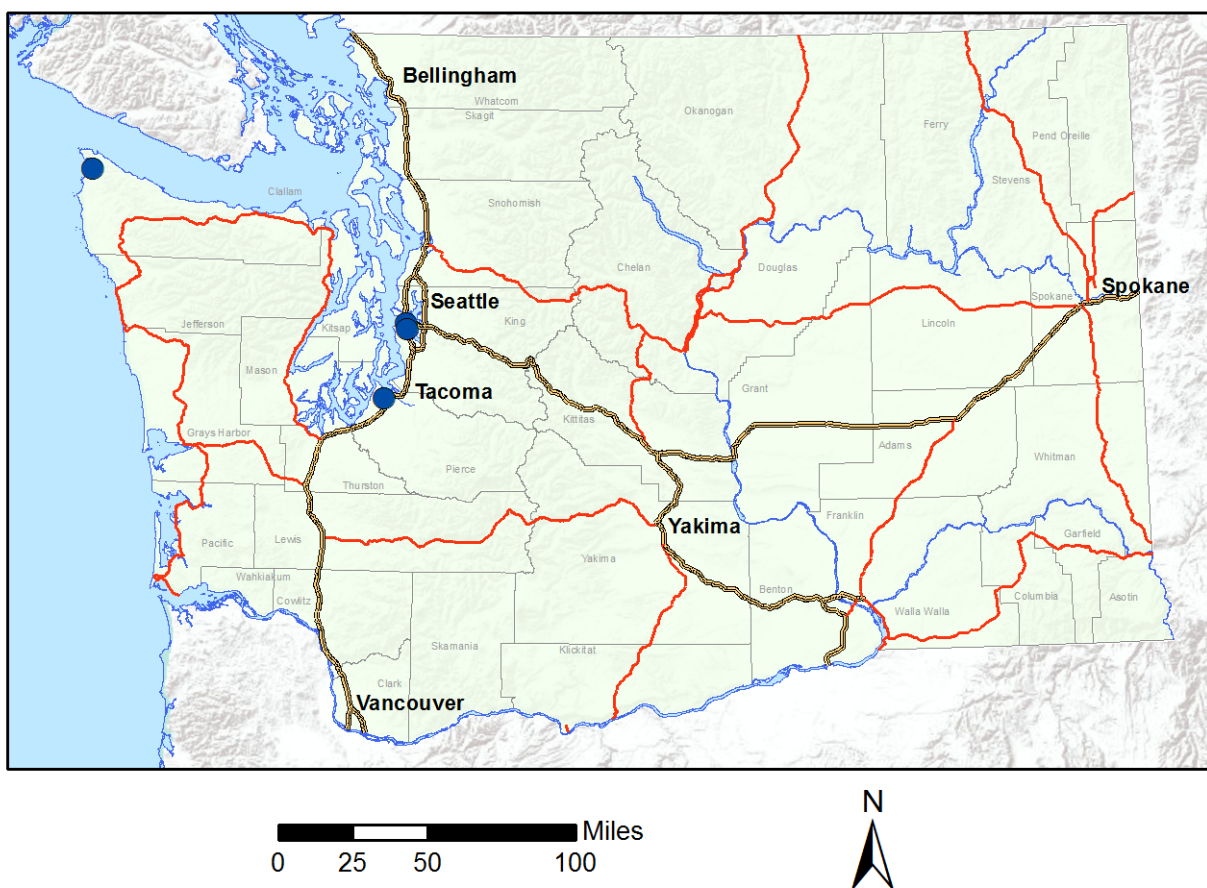
## Nitrogen dioxide (NO<sub>2</sub>, 42602/42612)

There are three NO<sub>2</sub> (42602) monitoring sites in the Washington Network and two sites that monitor trace NO<sub>y</sub>-NO (42612). Seattle-Beacon Hill monitors both area-wide NO<sub>2</sub> and trace NO<sub>y</sub>-NO. The monitoring objective of the trace NO<sub>y</sub>-NO monitors is general/background. The monitoring objective of the Seattle-Beacon Hill NO<sub>2</sub> monitor is population exposure, and the monitoring objective of the near-road NO<sub>2</sub> monitors is source-oriented.

**Table 6. Washington Network NO<sub>2</sub> and Trace NO<sub>y</sub>-NO monitoring sites**

AQS ID	Site Name	CBSA	NO <sub>2</sub>	Trace NO <sub>y</sub> -NO	Est.	Type	Scale	Method (POC)
530090013	Cheeka Peak	Port Angeles, WA		✓	01/2011	SLAMS, NCore	Regional	Teledyne API 200 EU (699) (POC 2)
530330030	Seattle-10 <sup>th</sup> & Weller	Seattle-Tacoma-Bellevue, WA	✓		04/2014	SLAMS, Near-road	Microscale	Teledyne API 200 EU (599) (POC 1)
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	✓	✓	08/2013	SLAMS, NCore	Urban	NO <sub>2</sub> : Teledyne API T500U (212) (POC 1); Trace NO <sub>y</sub> -NO: Teledyne API T200U (599) (POC 2)
530530024	Tacoma-S 36 <sup>th</sup>	Seattle-Tacoma-Bellevue, WA	✓		01/2016	SLAMS, Near-road	Microscale	Teledyne API 200 EU (599) (POC 1)





**Figure 4. Map of Washington Network NO<sub>2</sub> and Trace NO<sub>y</sub>-NO monitoring sites**

**Minimum monitoring requirements**

Ecology is required to monitor both near-road and area-wide NO<sub>2</sub> in each CBSA with a population of 1,000,000 or greater. In CBSAs with a population of 2,500,000 or more, two near-road NO<sub>2</sub> monitoring sites are required. Ecology fulfills the near-road monitoring requirements at the Seattle-10<sup>th</sup> & Weller (530330030) and Tacoma-S 36<sup>th</sup> St (530530024) near-road sites. Seattle-Beacon Hill (530330080) fulfills the requirement for area-wide NO<sub>2</sub> monitoring.

The Portland-Vancouver-Hillsboro, OR-WA CBSA surpassed 2.5 million people in 2020, which prompts the requirement for a second near-road NO<sub>2</sub> site. Ecology will work with the Oregon Department of Environmental Quality (Oregon DEQ) to identify a suitable location for a second near-road site in this CBSA. Previous siting evaluations ruled out the I-5 corridor between Portland and Vancouver for near-road monitoring due to the absence of a suitable flat area.

**Recent modifications:** None.

**Recommended/proposed modifications:** Ecology will work with Oregon DEQ to identify a suitable location for a second near-road site in the Portland-Vancouver-Hillsboro, OR-WA CBSA.

## Ozone (O<sub>3</sub>, 44201)

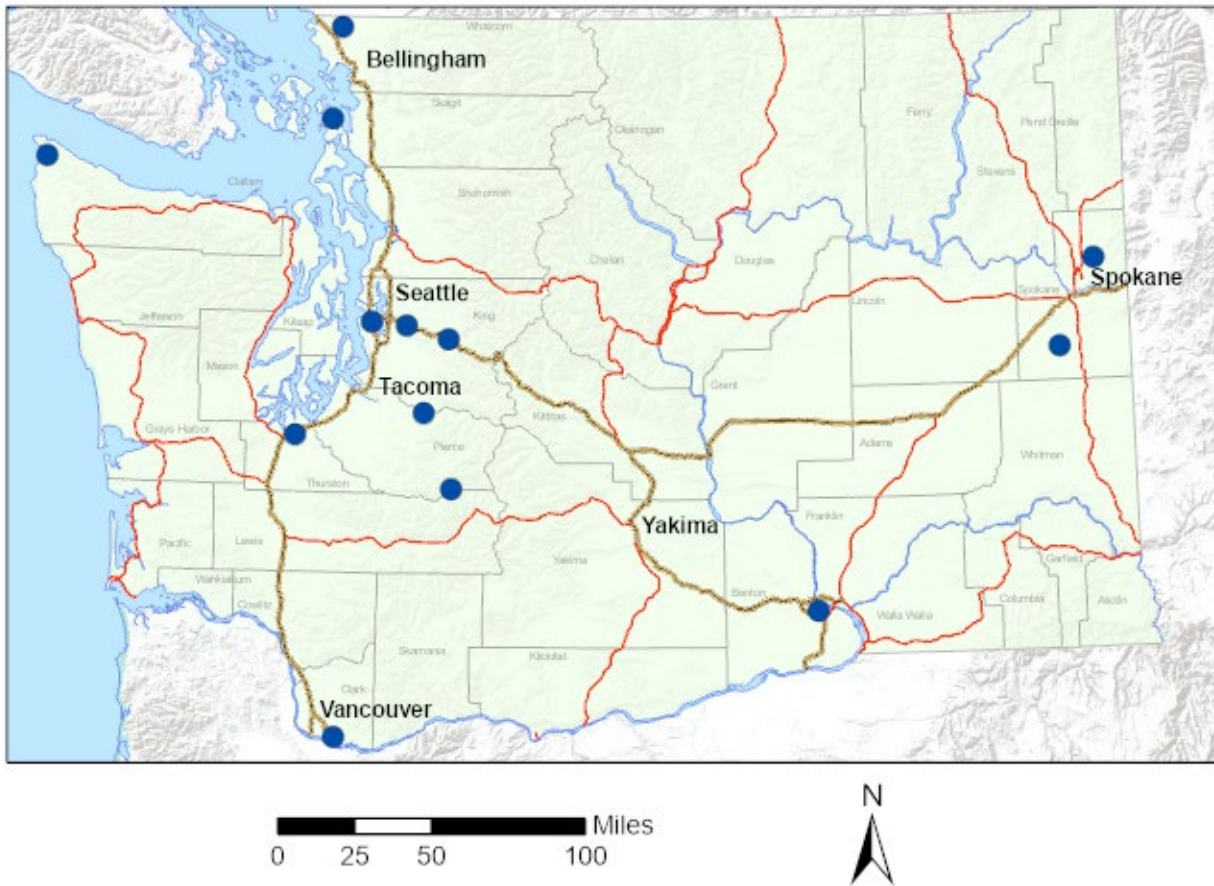
There are 13 ozone monitoring sites in the Washington Network. All Washington Network ozone sites collect data under method code 087 (UV Absorbance) using Teledyne API 400 analyzers and all report data using POC 1. The monitoring objective of most ozone monitors is population exposure; exceptions are two monitors for general/background (Cheeka Peak and Mt Rainier-Jackson Visitors Ctr) and two monitors for regional transport (Custer-Loomis and Enumclaw-Mud Mtn).

Washington's ozone monitoring season is May 1 – September 30. Ozone monitors operate only during this season except those noted with a \* in Table 7, which operate year-round.

**Table 7. Washington Network ozone monitoring sites**

AQS ID	Site Name	CBSA	Established	Type	Scale
530570011	Anacortes-202 O Ave	Mount Vernon-Anacortes, WA	05/2012	SLAMS	Neighborhood
530090013	Cheeka Peak*	Port Angeles, WA	05/2006	SLAMS, NCore	Regional
530630001	Cheney-Turnbull	Spokane-Spokane Valley, WA	05/1999	SLAMS	Urban
530730005	Custer-Loomis	Bellingham, WA	04/1989	SLAMS	Regional
530330023	Enumclaw-Mud Mtn	Seattle-Tacoma-Bellevue, WA	07/1998	SLAMS	Urban
530330010	Issaquah-Lake Sammamish	Seattle-Tacoma-Bellevue, WA	12/1975	SLAMS	Urban
530050003	Kennewick-S Clodfelter Rd	Kennewick-Richland, WA	06/2015	SLAMS	Urban
530670013	Lacey-College St	Olympia-Lacey-Tumwater, WA	05/2022	SPM	Urban
530530012	Mt Rainier-Jackson Visitors Ctr*	Seattle-Tacoma-Bellevue, WA	07/1998	SLAMS	Regional
530330017	North Bend-North Bend Way	Seattle-Tacoma-Bellevue, WA	06/1998	SLAMS	Neighborhood
530330080	Seattle-Beacon Hill*	Seattle-Tacoma-Bellevue, WA	03/2007	SLAMS, NCore	Urban
530630046	Spokane-Greenbluff	Spokane-Spokane Valley, WA	04/1990	SLAMS	Urban
530110011	Vancouver-Blairmont	Portland-Vancouver-Hillsboro, OR-WA	05/1988	SLAMS	Urban

\* indicates year-round monitor.



**Figure 5. Map of Washington Network ozone monitoring sites**

**Minimum monitoring requirements**

The Washington Network meets the minimum monitoring requirements for ozone defined in 40 C.F.R. Part 58 Appendix D. In each CBSA, the number of existing ozone monitors meets or exceeds the number of required monitors, as summarized in Table 8. The design values listed are the maximum valid design value of all sites within the CBSA. For a full list of design values at all ozone sites in the Washington Network, see Appendix A.

**Table 8. EPA minimum monitoring requirements for ozone**

<b>CBSA</b>	<b>2022 Population Estimate</b>	<b>Highest Monitoring Site</b>	<b>2022 Design Value (ppm)</b>	<b>Number of Required Monitors</b>	<b>Number of Existing Monitors</b>
Seattle-Tacoma-Bellevue, WA	4,034,248	Enumclaw-Mud Mtn	0.070	3	5
Portland-Vancouver-Hillsboro, OR-WA**	2,509,489	Portland-Carus	0.066	2	5
Spokane-Spokane Valley, WA	597,919	Spokane-Greenbluff	0.061	2	2

<b>CBSA</b>	<b>2022 Population Estimate</b>	<b>Highest Monitoring Site</b>	<b>2022 Design Value (ppm)</b>	<b>Number of Required Monitors</b>	<b>Number of Existing Monitors</b>
Kennewick-Richland, WA	311,469	Kennewick-S Clodfelter	0.064	1	1
Olympia-Lacey-Tumwater, WA	298,758	Lacey-College St	0.055*	0	1
Bellingham, WA	230,677	Custer-Loomis	0.050*	0	1
Mount Vernon-Anacortes, WA	131,179	Anacortes-202 O Ave	0.048*	0	1
Port Angeles, WA	77,805	Cheeka Peak	0.052*	0	1

\* Design values are estimated from incomplete data

\*\* Washington shares the Portland-Vancouver-Hillsboro CBSA with the state of Oregon. The minimum monitoring requirements for ozone in this CBSA are met through a combination of monitors operated by Ecology and Oregon DEQ. Ecology and Oregon DEQ established a Memorandum of Understanding on May 20, 2019 to formalize this arrangement (Appendix F). Ecology and Oregon DEQ plan to renew this Memorandum and provide the renewed document to EPA Region 10 prior to its expiration in May 2024.

**Recent modifications:** None.

**Recommended/proposed modifications:** Ecology temporarily suspended ozone monitoring at the Yelm-Northern Pacific monitoring site (530670005) for the summer 2021 ozone season due to a planned construction project at the wastewater treatment facility where the site is located. Ecology was informed by the facility that the site construction is expected to last until 2024. In May 2022, ORCAA added a temporary ozone SMP at the nearby Lacey monitoring site (530670013) until monitoring at Yelm can resume. Approval for this temporary modification to the ozone network was granted in a waiver from EPA Region 10 on May 5, 2022, and this approval is provided in Appendix B. Ecology plans to resume monitoring at Yelm when the site is once again available, which is expected to be in summer 2024.

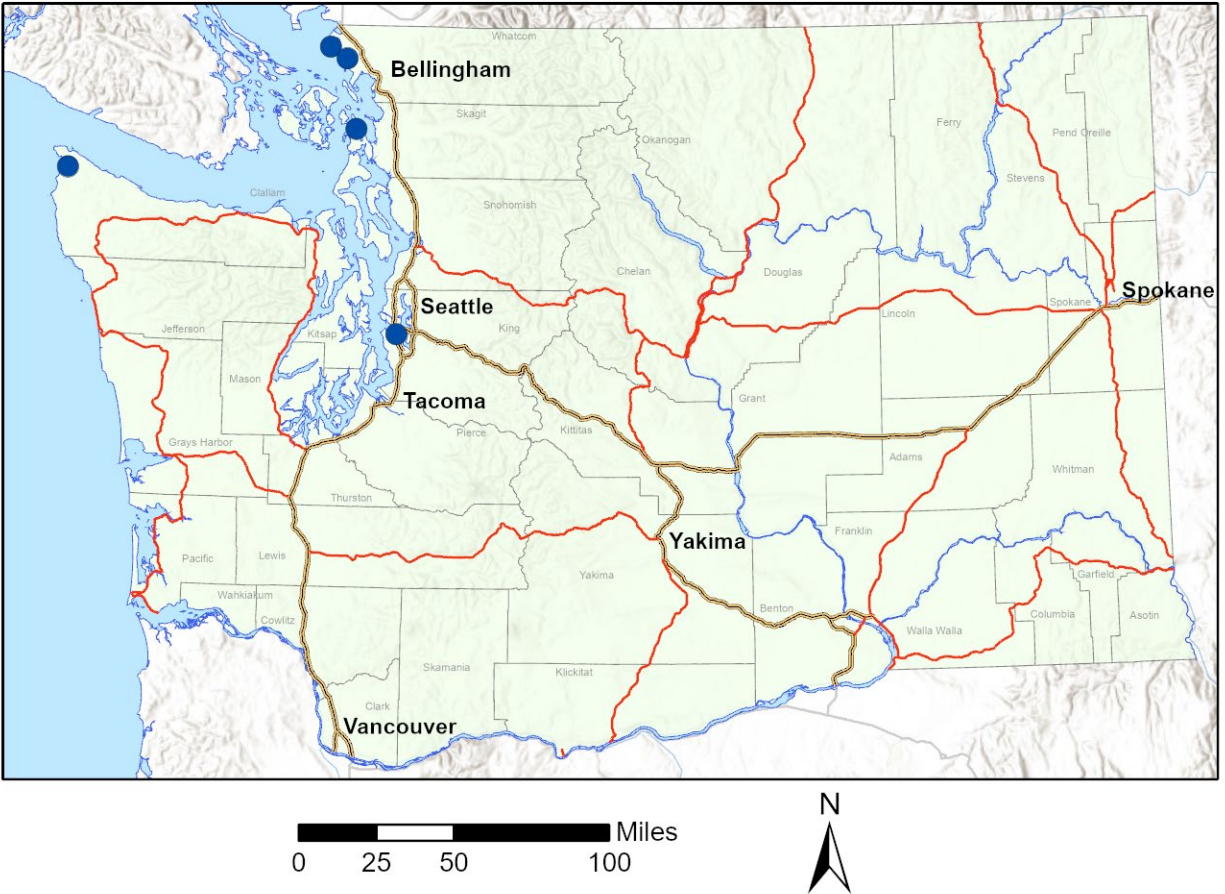
## Sulfur dioxide (SO<sub>2</sub>, 42401)

There are five SO<sub>2</sub> monitoring sites in the Washington Network. All report data using POC 2. Two have a monitoring objective of source-oriented (Ferndale-Kickerville Rd and Ferndale-Mountain View Rd), two of general/background (Cheeka Peak and Seattle-Beacon Hill), and one of population exposure (Anacortes-202 O Ave).

**Table 9. Washington Network SO<sub>2</sub> monitoring sites**

AQS ID	Site Name	CBSA	Established	Type	Scale	Method
530570011	Anacortes-202 O Ave	Mount Vernon-Anacortes, WA	01/2013	SLAMS	Neighborhood	TAPI 100 EU (600)
530090013	Cheeka Peak	Port Angeles, WA	05/2006	SLAMS, NCore	Regional	TAPI 100 EU (600)
530730013	Ferndale-Kickerville Rd	Bellingham, WA	01/2017	SLAMS	Microscale	TAPI 100 (077)
530730017	Ferndale-Mountain View Rd	Bellingham, WA	01/2017	SLAMS	Microscale	TAPI 100 (077)
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	03/2007	SLAMS, NCore	Urban	TAPI 100 EU (600)





**Figure 6. Map of Washington Network SO<sub>2</sub> monitoring sites**

**Minimum monitoring requirements**

The Seattle-Beacon Hill NCore site (530330080) is used to satisfy the minimum monitoring requirement for the Seattle-Tacoma-Bellevue, WA CBSA, which is the only CBSA in Washington with required SO<sub>2</sub> monitoring based on the Population Weighted Emissions Index.

**Recent modifications:** Sulfur dioxide (SO<sub>2</sub>) monitoring at the Malaga-Malaga Hwy SLAMS site (530070012) was discontinued on December 31, 2022. This change was approved in EPA Region 10’s response to Ecology’s 2022 Ambient Air Monitoring Network Plan.

**Recommended/proposed modifications:** None.

## Particulate matter 2.5 (PM<sub>2.5</sub>, 88101/88502)

### FRM/FEM PM<sub>2.5</sub> (88101)

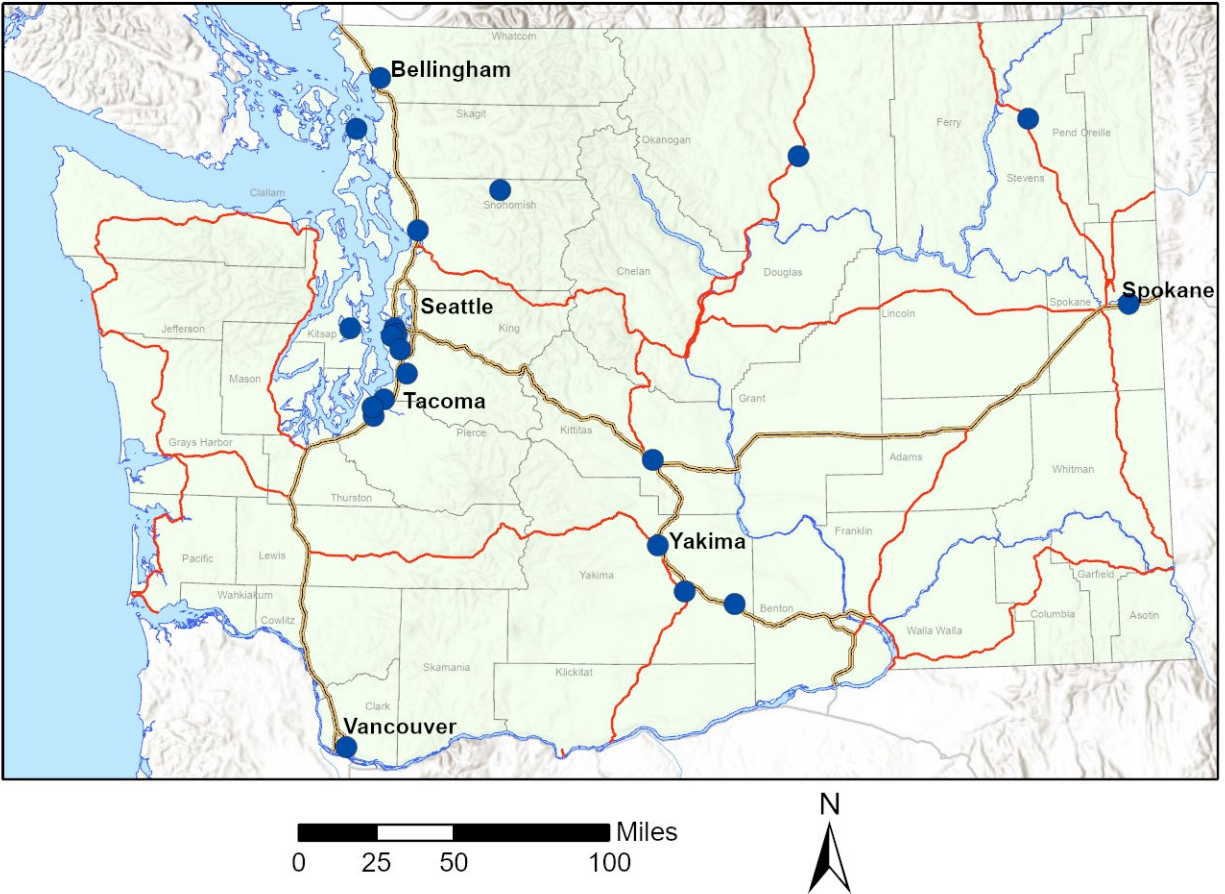
There are 20 sites in the Washington Network that monitor PM<sub>2.5</sub> with FRM or Class III FEM monitors. Most have a monitoring objective of population exposure; exceptions are the near-road monitors (source-oriented and highest concentration) and Seattle-Beacon Hill (general/background). All sites listed in Table 10 are suitable for comparison with the annual PM<sub>2.5</sub> NAAQS. All BAM 1020 monitors operate continuously. Sampling schedules for filter-based FRMs are noted next to the monitor's POC in Table 10 (1/3, 1/6 or 1/12).

**Table 10. Washington Network PM<sub>2.5</sub> monitoring sites**

AQS ID	Site Name	CBSA	Est.	Type	Scale	Method (POC)
530570011	Anacortes-202 O Ave	Mount Vernon-Anacortes, WA	10/2011	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530730019	Bellingham-Pacific St	Bellingham, WA	01/2018	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530350007	Bremerton-Spruce Ave	Bremerton-Silverdale-Port Orchard, WA	05/2012	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530650005	Colville- E 1 <sup>st</sup> St	Spokane-Spokane Valley, WA	11/2019	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530610020	Darrington-Fir St	Seattle-Tacoma-Bellevue, WA	12/2010	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530370002	Ellensburg-Ruby St	Ellensburg, WA	10/2007	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530611007	Marysville-7th Ave	Seattle-Tacoma-Bellevue, WA	02/2010	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530470013	Omak-Colville Tribe	None	10/2010	Tribal	Neighborhood	Met One BAM 1020 (170) (POC 5)
530330030	Seattle-10th & Weller	Seattle-Tacoma-Bellevue, WA	06/2014	SLAMS, Near-road	Microscale	Met One BAM 1020 (170) (POC 5)
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	02/2010	SLAMS, NCore	Urban	Met One BAM 1020 (Primary) (170) (POC 5); R&P 2025 (Collocated) (145) (POC 1)
530330057	Seattle-Duwamish	Seattle-Tacoma-Bellevue, WA	12/2009	SLAMS	Neighborhood	R&P 2025 (Primary and Collocated) (145) (POC 1:1/6 and POC 2:1/12); Met One BAM 1020 (170) (POC 5)
530630017	Spokane-E Broadway Ave	Spokane-Spokane Valley, WA	01/2021	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)

<b>AQS ID</b>	<b>Site Name</b>	<b>CBSA</b>	<b>Est.</b>	<b>Type</b>	<b>Scale</b>	<b>Method (POC)</b>
530770005	Sunnyside-S 16th St	Yakima, WA	05/2023	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530530031	Tacoma- Alexander Ave	Seattle- Tacoma- Bellevue, WA	01/2022	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530530029	Tacoma- L Street	Seattle- Tacoma- Bellevue, WA	01/2010	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530530024	Tacoma-S 36th St	Seattle- Tacoma- Bellevue, WA	01/2016	SLAMS, Near- road	Microscale	Met One BAM 1020 (170) (Primary and Collocated) (POC 5 and 6)
530770015	Toppenish- Yakama Tribe	Yakima, WA	08/2008	Tribal	Neighborhood	Met One BAM 1020 (170) (POC 5)
530330069	Tukwila Allentown	Seattle- Tacoma- Bellevue, WA	04/2021	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530110024	Vancouver NE 84th Ave	Portland- Vancouver- Hillsboro, OR- WA	12/2014	SLAMS	Neighborhood	Met One BAM 1020 (170) (POC 5)
530770009	Yakima-4th Ave	Yakima, WA	05/2011	SLAMS	Neighborhood	Met One BAM 1020 (Primary) (170) (POC 5); R&P 2025 (Collocated) (145) (POC 1: 1/3)





**Figure 7. Map of Washington Network PM<sub>2.5</sub> monitoring sites**

**Minimum monitoring requirements**

Minimum monitoring requirements for PM<sub>2.5</sub> are defined in 40 C.F.R. Part 58 Appendix D. Table 11 below summarizes the number of required and existing monitors in each of Washington’s CBSAs where monitoring is conducted. The design values listed are the maximum valid design value of all sites within the CBSA. The Washington Network is currently meeting the minimum monitoring requirements in all CBSAs.

For a full list of design values at all Washington Network PM<sub>2.5</sub> monitoring sites, see Appendix A.

**Table 11. EPA minimum monitoring requirements for FRM/FEM PM<sub>2.5</sub>**

CBSA	2022 Population Estimate	Highest Monitoring Site	2022 Design Value (µg/m <sup>3</sup> )	Number of Required Monitors	Number of Existing Monitors
Seattle-Tacoma-Bellevue, WA	4,034,248	Darrington-Fir St	47	3	9

CBSA	2022 Population Estimate	Highest Monitoring Site	2022 Design Value ( $\mu\text{g}/\text{m}^3$ )	Number of Required Monitors	Number of Existing Monitors
Portland-Vancouver-Hillsboro, OR-WA**	2,509,489	Vancouver-NE 84 <sup>th</sup> Ave	64	3	4
Spokane-Spokane Valley, WA	597,919	Colville-E 1 <sup>st</sup> St	53	2	2
Bremerton-Silverdale, WA	277,673	Bremerton-Spruce Ave	24	0	1
Yakima, WA	257,001	Yakima-4 <sup>th</sup> Ave	68	1	3
Bellingham, WA	230,677	Bellingham-Pacific St	27*	0	1
Mount Vernon-Anacortes, WA	131,179	Anacortes-202 O Ave	14*	0	1
Ellensburg, WA	45,189	Ellensburg-Ruby St	33	0	1

\*Design value was estimated from incomplete data. In years with one or more quarters less than 50% complete, 98<sup>th</sup> percentiles are not reported, which may cause incomplete DVs to deviate slightly from incomplete DVs reported in AQS.

\*\* Washington shares the Portland-Vancouver-Hillsboro CBSA with the state of Oregon. The minimum monitoring requirements for PM<sub>2.5</sub> in this CBSA are met through a combination of monitors operated by Ecology and the Oregon DEQ. Ecology and Oregon DEQ established a Memorandum of Understanding on May 20, 2019 to formalize this arrangement (Appendix F). Ecology and Oregon DEQ plan to renew this Memorandum and provide the renewed document to EPA Region 10 prior to its expiration in May 2024.

### Collocation requirements

The monitoring sites listed in Table 12 are used to fulfill the collocation requirements described in 40 C.F.R. Part 58 Appendix A.

**Table 12. PM<sub>2.5</sub> collocation requirements**

Method Code	# Primary Monitors	# Required Collocated Monitors	# Active Collocated Monitors	Site	Distance between collocated monitors (m)
145	1	1	1	Seattle-Duwamish (530330057)	2.4
170	19	3	3	Tacoma-S 36 <sup>th</sup> (530530024);	2
				Seattle-Beacon Hill (530330080)	2
				Yakima-4 <sup>th</sup> Ave S (530770009)	2

**Recent modifications:** An FEM BAM 1020 was added to the Sunnyside-S 16<sup>th</sup> St SLAMS monitoring site (530770005) on May 2, 2023. The equipment and installation costs for this replacement were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants.

The Puget Sound Clean Air Agency (PSCAA) was notified by the property owner of the Kent-Central & James monitoring site (530332004) of the owner's intent to terminate PSCAA's lease in July 2023. PSCAA discontinued the Kent site on June 20, 2023, and plans to identify a suitable replacement neighborhood-scale site in Kent during 2023-2024. Ecology requests approval to discontinue the Kent PM<sub>2.5</sub> monitoring site according to 40 C.F.R. Part 58.14(c)(6): "A SLAMS monitor not eligible for removal under any of the criteria in paragraphs (c)(1) through (c)(5) of this section may be moved to a nearby location with the same scale of representation if logistical problems beyond the State's control make it impossible to continue operation at its current site." PSCAA is currently scoping new sites in Kent and plans to identify a proposed replacement site in the 2024 Ambient Air Monitoring Network Plan.

**Recommended/proposed modifications:** Ecology and PSCAA request Regional Administrator approval to discontinue the collocated Federal Reference Monitor (FRM) (POC 2) at the Seattle-Duwamish monitoring site (530330057) and designate the Federal Equivalent Method (FEM) BAM 1020 (POC 5) as the primary monitor. The collocated FRM was established solely to meet the collocation requirements in 40 C.F.R. Part 58 Appendix A 3.2.3. With the designation of the FEM as the primary monitor, there will be no remaining FRMs designated as primary monitors in the Washington Network and therefore no collocation requirements for FRMs.

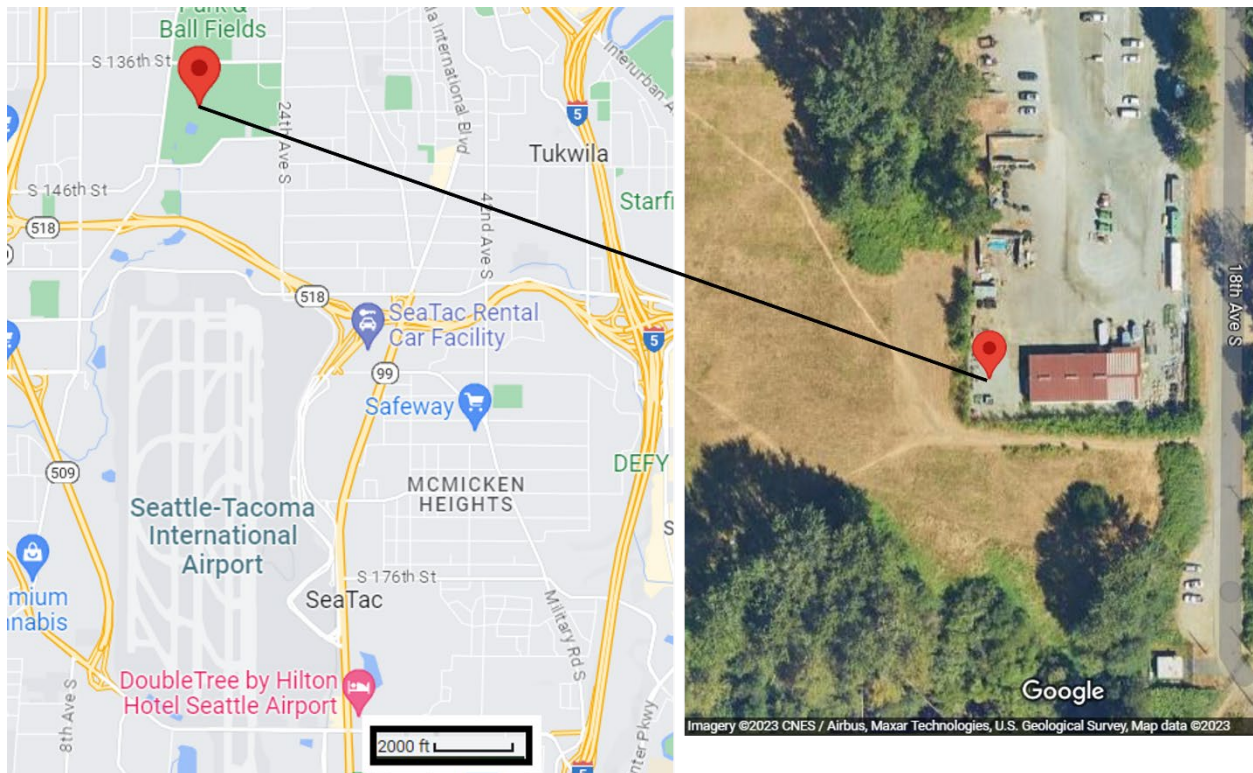
Ecology and YRCAA request Regional Administrator approval to reduce the sampling frequency of the Yakima-4<sup>th</sup> Ave S (530770009) collocated Federal Reference Monitor (FRM) from 1:3 to 1:6. As Yakima-4<sup>th</sup> Ave S also monitors PM<sub>2.5</sub> with a primary continuous FEM suitable for comparison with the NAAQS, this reduction in sampling frequency is allowable under 40 C.F.R. Part 58.12 (d)(1)(ii): "For SLAMS PM<sub>2.5</sub> sites with both manual and continuous PM<sub>2.5</sub> monitors operating, the monitoring agency may request approval for a reduction to 1-in-6 day PM<sub>2.5</sub> sampling or for seasonal sampling from the EPA Regional Administrator."

The Yakama Nation plans to establish a tribal regulatory PM<sub>2.5</sub> and meteorological monitoring site in Wapato. The equipment and installation costs for this new monitoring site will be funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants. The installation of the Wapato site will take place in 2023-2024. A formal site establishment request will be provided in the 2024 Ambient Air Monitoring Network Plan or in a memo outside the Network Plan process if available sooner.

**New SeaTac monitoring site:** PSCAA proposes to establish a new monitoring site with a SLAMS PM<sub>2.5</sub> monitor at 13659 18<sup>th</sup> Ave S in SeaTac (approximately 47.478528, -122.311111) by June 2024. The AQS ID will be 530330040. The proposed location is at the King County Parks and Recreation Division property at Sunset Park and is within the Seattle-Tacoma-Bellevue, WA MSA. PSCAA plans to monitor continuous PM<sub>2.5</sub> with an FEM BAM 1020, and the monitor is expected to be suitable for comparison with the PM<sub>2.5</sub> NAAQS. The spatial scale of representativeness will be the neighborhood scale. The monitoring objectives for this site will

be population exposure and source-oriented, with the impact of the Seattle-Tacoma International Airport of particular interest to the neighboring community. The equipment and installation costs for this new monitoring site were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants.

The proposed site location at the SeaTac property is approximately 10m west of a single-story maintenance building in a gravel lot with minimal local traffic. There are some scattered deciduous trees in the vicinity. A map and photos are provided in Figure 8 - Figure 9. The exact site location at the SeaTac property is still being identified and may deviate slightly from the coordinates provided based on logistical considerations. PSCAA plans to maximize the distance between the site and nearby trees and buildings as much as possible. Ecology will evaluate the final site location for compliance with 40 C.F.R. Part 58 Appendix E siting criteria when identified. A formal site establishment request will be provided in the 2024 Ambient Air Monitoring Network Plan or in a memo outside the Network Plan process if available sooner.



**Figure 8. Map and satellite imagery of proposed SeaTac monitoring site location**





**Figure 9. Photo of proposed SeaTac monitoring site location facing northwest**

## Non-regulatory PM<sub>2.5</sub> (88502)

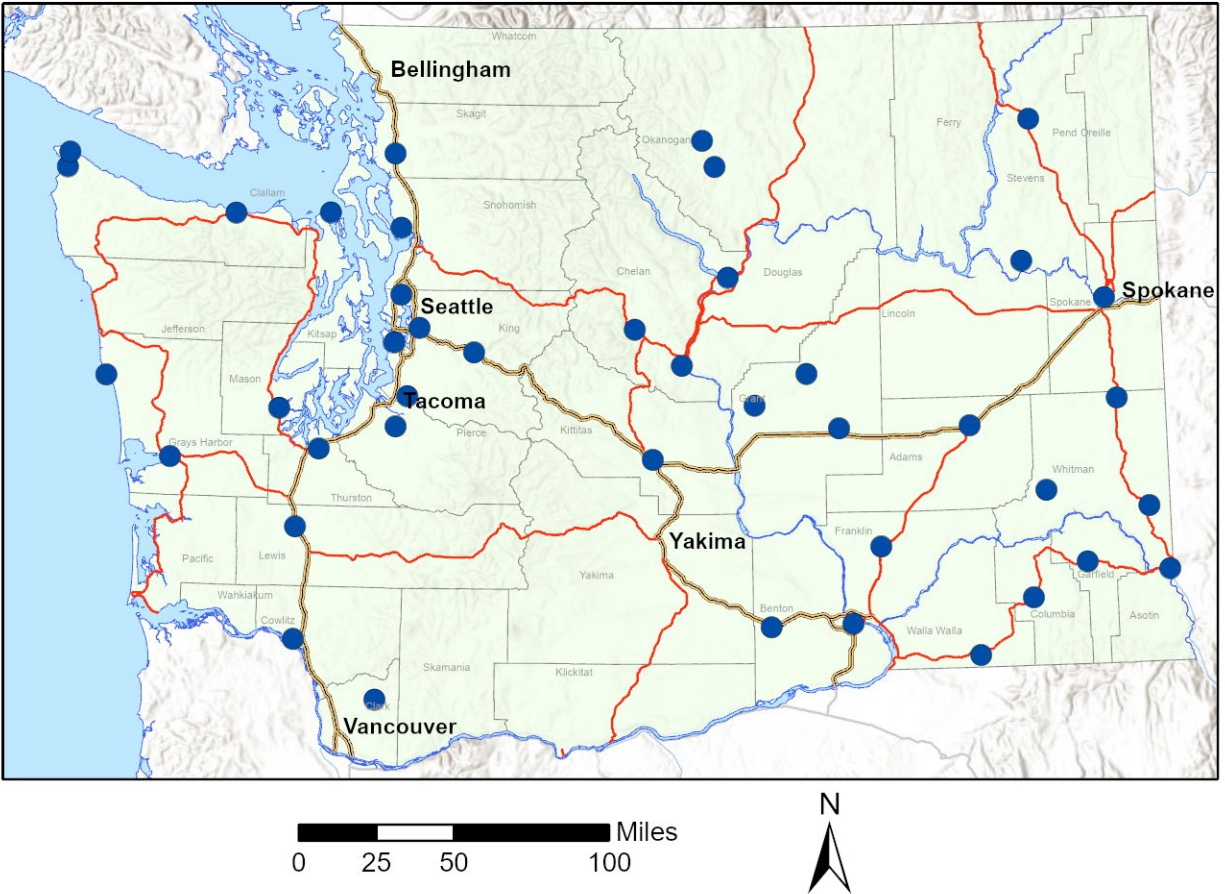
Ecology and its partners operate 41 monitoring sites with correlated nephelometers to report estimated PM<sub>2.5</sub> concentrations to the public. All report data using POC 4. Most have a monitoring objective of population exposure; exceptions are five sites for general/background (Cheeka Peak, Chelan-Woodin Ave, Leavenworth-Evans St, Twisp-Ewell St, and Winthrop-Chewuch Rd) and one for regional transport (Moses Lake-Balsam St).

**Table 13. Washington Network nephelometer monitoring sites**

AQS ID	Site Name	CBSA	Est.	Type	Scale	Method
530272002	Aberdeen-Division St	Aberdeen, WA	08/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530330047	Auburn-29 <sup>th</sup> St	Seattle-Tacoma-Bellevue, WA	03/2021	SPM	Neighborhood	Ecotech M9003 (812)
530330031	Bellevue-SE 12th St	Seattle-Tacoma-Bellevue, WA	12/2016	SLAMS	Neighborhood	Radiance Research M903 (771)
530090013	Cheeka Peak	Port Angeles, WA	05/2006	SLAMS, NCore	Regional	Radiance Research M903 (771)
530410004	Chehalis-Market Blvd	Centralia, WA	12/2009	SLAMS	Neighborhood	Radiance Research M903 (771)

AQS ID	Site Name	CBSA	Est.	Type	Scale	Method
530070007	Chelan-Woodin Ave	Wenatchee, WA	12/2002	SPM	Neighborhood	Radiance Research M903 (771)
530030004	Clarkston-13th St	Lewiston, ID-WA	03/2007	SLAMS	Neighborhood	Radiance Research M903 (771)
530650005	Colville-E 1 <sup>st</sup> St	Spokane-Spokane Valley, WA	10/2015	SLAMS	Neighborhood	Radiance Research M903 (771)
530130002	Dayton-W Main St	None	02/2009	SLAMS	Neighborhood	Radiance Research M903 (771)
530370002	Ellensburg-Ruby St	Ellensburg, WA	10/2007	SPM	Neighborhood	Radiance Research M903 (771)
530050002	Kennewick-Metaline	Kennewick-Richland, WA	08/2004	SLAMS	Neighborhood	Radiance Research M903 (771)
530670013	Lacey-College St	Olympia-Lacey-Tumwater, WA	09/1990	SLAMS	Neighborhood	Radiance Research M903 (771)
530750005	LaCrosse-Hill St	Pullman, WA	10/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530330024	Lake Forest Park	Seattle-Tacoma-Bellevue, WA	10/2003	SLAMS	Neighborhood	Ecotech M9003 (812)
530070010	Leavenworth-Evans St	Wenatchee, WA	07/2005	SPM	Neighborhood	Radiance Research M903 (771)
530150015	Longview-30th Ave	Longview, WA	03/2003	SLAMS	Neighborhood	Radiance Research M903 (771)
530210002	Mesa-Pepiot Way	Kennewick-Richland, WA	01/2003	SLAMS	Neighborhood	Radiance Research M903 (771)
530251002	Moses Lake-Balsam St	Moses Lake, WA	01/2004	SLAMS	Neighborhood	Radiance Research M903 (771)
530570015	Mt Vernon-S Second St	Mount Vernon-Anacortes, WA	07/2005	SLAMS	Neighborhood	Radiance Research M903 (771)
530090015	Neah Bay-Makah Tribe	Port Angeles, WA	02/2010	Tribal	Neighborhood	Radiance Research M903 (771)
530330017	North Bend-North Bend Way	Seattle-Tacoma-Bellevue, WA	03/2003	SLAMS	Neighborhood	Radiance Research M903 (771)
530230001	Pomeroy-Pataha St	None	05/2017	SLAMS	Neighborhood	Radiance Research M903 (771)
530090017	Port Angeles- E 5th St	Port Angeles, WA	04/2015	SLAMS	Neighborhood	Radiance Research M903 (771)

AQS ID	Site Name	CBSA	Est.	Type	Scale	Method
530310003	Port Townsend-San Juan Ave	None	10/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530050004	Prosser-Highland Dr	Kennewick-Richland, WA	10/2022	SPM	Neighborhood	Met One BAM 1022 w/PM2.5 SCC (171)
530750003	Pullman-Dexter SE	Pullman, WA	10/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530251003	Quincy-3rd Ave NE	Moses Lake, WA	06/2017	SPM	Neighborhood	Radiance Research M903 (771)
530010003	Ritzville-Alder St	Othello, WA	03/2001	SLAMS	Neighborhood	Radiance Research M903 (771)
530750006	Rosalia-Josephine St	Pullman, WA	10/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530331011	Seattle-South Park	Seattle-Tacoma-Bellevue, WA	10/2003	SLAMS	Microscale	Ecotech M9003 (812)
530450007	Shelton-W Franklin	Shelton, WA	04/2011	SLAMS	Neighborhood	Radiance Research M903 (771)
530250003	Soap Lake-4 <sup>th</sup> Ave SE	Moses Lake, WA	10/2022	SPM	Neighborhood	Radiance Research M903 (771)
530630047	Spokane-Monroe St	Spokane-Spokane Valley, WA	05/2004	SLAMS	Neighborhood	Radiance Research M903 (771)
530270011	Taholah-Quinault Tribe	Aberdeen, WA	04/2004	Tribal	Neighborhood	Radiance Research M903 (771)
530610021	Tulalip-Totem Beach Rd	Seattle-Tacoma-Bellevue, WA	10/2019	Tribal	Neighborhood	Radiance Research M903 (771)
530470016	Twisp-Ewell St	None	06/2020	SPM	Neighborhood	Radiance Research M903 (771)
530710005	Walla Walla-12th St	Walla Walla, WA	10/2002	SLAMS	Neighborhood	Radiance Research M903 (771)
530650002	Wellpinit-Spokane Tribe	Spokane-Spokane Valley, WA	10/2008	Tribal	Neighborhood	Radiance Research M903 (771)
530070011	Wenatchee-Fifth St	Wenatchee, WA	11/2012	SLAMS	Neighborhood	Radiance Research M903 (771)
530470010	Winthrop-Chewuch Rd	None	11/2003	SPM	Neighborhood	Radiance Research M903 (771)
530110022	Yacolt-Yacolt Rd	Portland-Vancouver-Hillsboro, OR-WA	07/2003	SLAMS	Neighborhood	Radiance Research M903 (771)



**Figure 10. Map of Washington Network nephelometer monitoring sites**

**Regional background/transport requirements**

Appendix D (4.7.3) of 40 C.F.R. Part 58 requires each state to operate at least one PM<sub>2.5</sub> monitoring site for regional background and one for regional transport. The Cheeka Peak NCore site serves as Washington’s regional background site, and the Moses Lake SLAMS is designated as a regional transport site.

**Recent modifications:** Nephelometer monitoring at the temporary Newport-Calispel Special Purpose Monitor (SPM) site (530510008) was discontinued on September 8, 2022.

A new temporary SPM for non-regulatory PM<sub>2.5</sub> AQI reporting was established at Soap Lake-4<sup>th</sup> Ave SE (530250003) on October 24, 2022.

A new SPM for non-regulatory PM<sub>2.5</sub> AQI reporting was established at Prosser-Highland Dr (530050004) on October 28, 2022. The equipment and installation costs for this replacement were funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants.



Upon installation of the FEM BAM 1020 at the Sunnyside-S 16<sup>th</sup> St monitoring site (530770005) on April 18, 2023, YRCAA discontinued the non-regulatory nephelometer previously used for PM<sub>2.5</sub> reporting.

**Recommended/proposed modifications:** None.

## Particulate matter 10 (PM<sub>10</sub>, 81102)

There are seven PM<sub>10</sub> monitoring sites in the Washington Network. All have a monitoring objective of population exposure with the exception of Seattle-Beacon Hill, which has a monitoring objective of general/background.

**Table 14. Washington Network PM<sub>10</sub> monitoring sites**

AQS ID	Site Name	CBSA	Est.	Type	Scale	Method (POC)
530710006	Burbank-Maple St	Walla Walla, WA	08/2017	SLAMS	Neighborhood	BAM 1020 (122) (POC 3)
530630001	Cheney-Turnbull	Spokane-Spokane Valley, WA	10/2021	SLAMS	Urban	BAM 1020 (122) (POC 3)
530650005	Colville-E 1 <sup>st</sup> St	Spokane-Spokane Valley, WA	10/2015	SLAMS	Neighborhood	BAM 1020 (122) (POC 3)
530050002	Kennewick-Metaline	Kennewick-Richland, WA	10/1994	SLAMS	Neighborhood	BAM 1020 (122) (POC 3)
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	03/2003	SLAMS, NCore	Urban	R&P 2025 (127) (POC 2)
530630017	Spokane-E Broadway Ave	Spokane-Spokane Valley, WA	03/2021	SLAMS	Neighborhood	BAM 1020 (122) (POC 3)
530770009	Yakima-4 <sup>th</sup> Ave S	Yakima, WA	04/2000	SLAMS	Neighborhood	BAM 1020 (122) (POC 3)



**Figure 11. Map of Washington Network PM<sub>10</sub> monitoring sites**

The Washington Network is currently not meeting the PM<sub>10</sub> minimum monitoring requirements defined in 40 C.F.R. Part 58 Appendix D in four metropolitan areas, as summarized in Table 15, and EPA Region 10 has approved waivers for the unmet monitoring requirements.

**Table 15. EPA minimum monitoring requirements for PM<sub>10</sub>**

Core-Based Statistical Area	2022 Population Estimate	Maximum 24-hour concentration in $\mu\text{g}/\text{m}^3$ (2020-2022)	Number of Required Monitors	Number of Existing Monitors
Seattle-Tacoma-Bellevue, WA	4,034,248	46	2	1
Portland-Vancouver-Hillsboro, OR-WA	2,509,489	89	2	4
Spokane-Spokane Valley, WA	597,919	440	4	2
Kennewick-Richland, WA	311,469	1012	3	1
Yakima, WA	257,001	399	3	1

On April 2, 2019, Ecology submitted to EPA Region 10 a request for a waiver for the unmet minimum monitoring requirements in the Seattle-Tacoma-Bellevue, Spokane-Spokane Valley, Kennewick-Richland and Yakima CBSAs. EPA issued Ecology a waiver for the unmet monitoring requirements in the Yakima and Kennewick-Richland CBSAs on April 18, 2019. These waivers are provided in Appendix B. In a letter dated February 7, 2020 (Appendix C), EPA Region 10 also approved Ecology’s request for a monitoring waiver for the unmet PM<sub>10</sub> monitoring requirement in the Seattle-Tacoma-Bellevue CBSA and one of the two unmet PM<sub>10</sub> monitoring requirements in the Spokane-Spokane Valley CBSA. In order to meet the remaining requirement for a third PM<sub>10</sub> monitor in the Spokane-Spokane Valley CBSA, EPA requested that data from the PM<sub>10</sub> monitor that SRCAA operates at Cheney-Turnbull (530630001) be submitted to AQS. The Cheney-Turnbull PM<sub>10</sub> monitor was added to the Washington Network on October 1, 2021.

Ecology plans to submit a renewed waiver request for PM<sub>10</sub> monitoring requirements in the Kennewick-Richland and Yakima CBSAs in early 2024, once PM<sub>10</sub> monitoring data from 2023 are available.

**Recent modifications:** None.

**Recommended/proposed modifications:** None.

## Meteorological monitoring (61101/61102/61103/61104/62101)

There are 15 meteorological monitoring sites in the Washington Network. All Washington Network meteorological monitoring sites collect scalar and vector wind speed and direction using RM Young or Vaisala sonic anemometers (method codes 062 and 060, respectively) and ambient temperature under method code 040 (electronic or machine average). All Washington Network meteorological sites follow EPA’s monitoring guidelines for prevention of significant deterioration (PSD).

**Table 16. Washington Network meteorological monitoring sites**

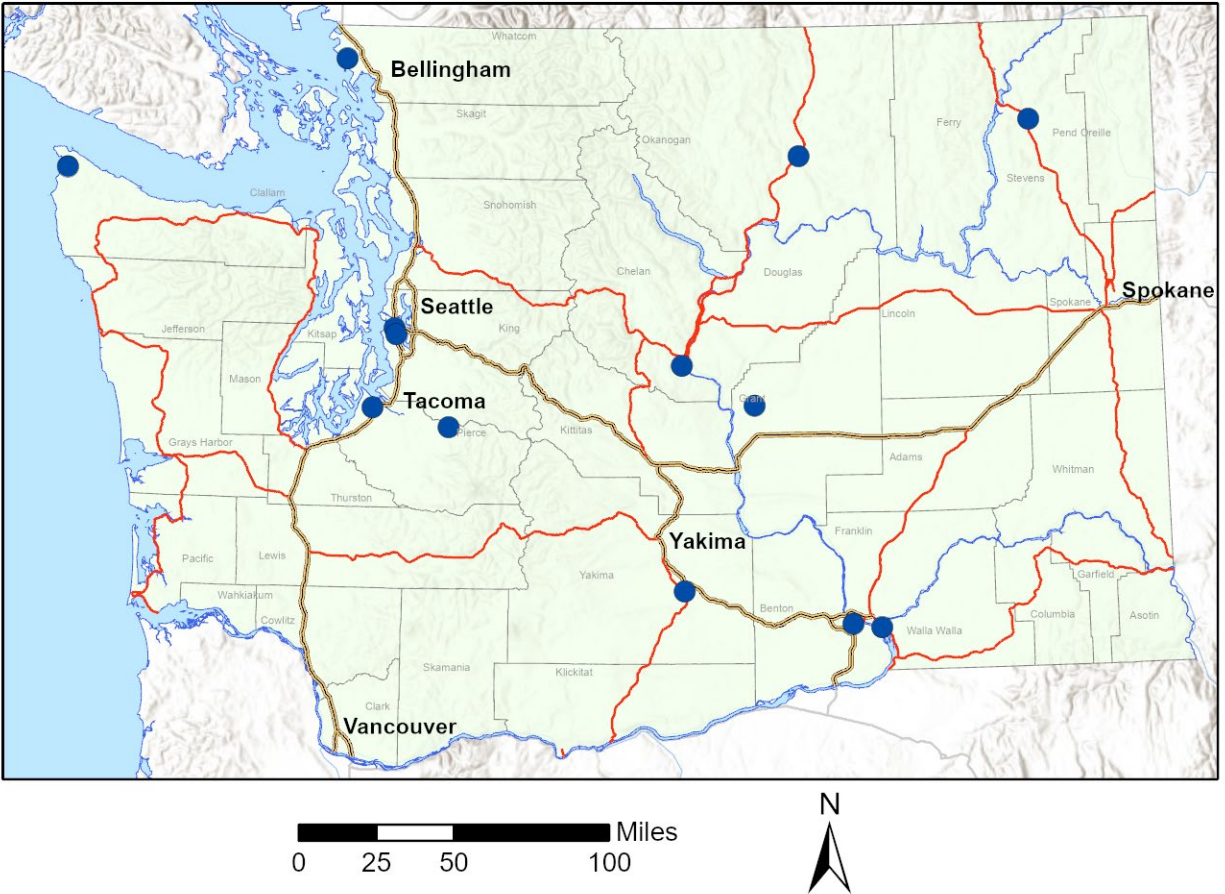
AQS ID	Site Name	Established	Type	Scale
530710006	Burbank-Maple St	03/2018	SLAMS	Urban
530090013	Cheeka Peak	08/2007	SLAMS, NCore	Urban
530650005	Colville-E 1st St	05/2016	SLAMS	Urban
530330023	Enumclaw-Mud Mtn.	02/2004	SLAMS	Urban
530730017	Ferndale-Mountain View Rd	01/2017	SLAMS	Urban
530050002	Kennewick-Metaline	08/2012	SLAMS	Urban
530330017	North Bend-North Bend Way*	01/2000	SLAMS	Urban
530470013	Omak-Colville Tribe	10/2010	Tribal	Urban
530251003	Quincy-3rd Ave NE	06/2017	SPM	Urban
530330030	Seattle-10th & Weller	04/2014	SLAMS, Near-road	Urban
530330080	Seattle-Beacon Hill	01/1991	SLAMS, NCore	Urban

<b>AQS ID</b>	<b>Site Name</b>	<b>Established</b>	<b>Type</b>	<b>Scale</b>
530530024	Tacoma-S 36th St	02/2016	SLAMS, Near-road	Urban
530770015	Toppenish-Yakama Tribe	06/2009	Tribal	Urban
530110011	Vancouver-Blairmont Dr*	12/2007	SLAMS	Urban
530070011	Wenatchee-Fifth St	11/2012	SLAMS	Urban

\*Meteorological monitoring at North Bend-North Bend Way and Vancouver-Blairmont Dr are temporarily suspended.

Meteorological monitoring at the North Bend-North Bend Way site (530330017) is currently suspended. A large residential building was constructed within several meters of the meteorological tower, which no longer meets siting requirements for PSD meteorological monitoring. Ecology plans to relocate the tower to another location at the existing site during summer 2023.

Due to a planned construction project on the property of the Vancouver-Blairmont monitoring site (530110011) from 2020-2022, the site was relocated to a temporary shelter without access to a meteorological tower in May 2020. Meteorological monitoring will resume in summer 2023.



**Figure 12. Map of active Washington Network meteorological monitoring sites**

**Recent modifications:** Meteorological monitoring at the Malaga-Malaga Hwy monitoring site (530070012) was discontinued on December 31, 2022.

**Recommended/proposed modifications:** Ecology plans to reestablish meteorological monitoring at the North Bend (530330017) and Vancouver-Blairmont (530110011) monitoring sites during summer 2023.

The Yakama Nation plans to establish a tribal regulatory PM<sub>2.5</sub> and meteorological monitoring site in Wapato. The equipment and installation costs for this new monitoring site will be funded by EPA through the American Rescue Plan direct awards for enhanced air monitoring for criteria pollutants. The installation of the Wapato site will take place in 2023-2024.

## Lead (Pb)

Ecology reports Pb in PM<sub>10</sub> concentrations as part of the National Air Toxics Trends Station (NATTS) monitoring at Seattle-Beacon Hill (530330080). At the request of EPA, Ecology ceased



reporting to parameter code 85129 and began reporting to parameter code 85128 (POC 6) as of January 1, 2019. The monitor has an objective of population exposure.

As described in 40 C.F.R. Part 58, Appendix D (4.5), source-oriented lead monitoring is required in the vicinity of sources that emit 0.5 tons per year or more of lead. As of the 2017 National Emissions Inventory, Washington’s only source above this threshold was Ardagh Glass in Seattle. Ecology modeled the impact of this facility on ambient air and demonstrated that it would not contribute to a maximum Pb concentration in ambient air above 50 percent of the NAAQS. On April 18, 2019, EPA issued Ecology a waiver for lead monitoring at Ardagh Glass based on the modeling results. This waiver is provided in Appendix B.

As of the 2020 National Emissions Inventory, Pb emissions at Ardagh Glass were reduced to 0.428 tons per year, below the 0.5 tons per year threshold for source-oriented monitoring. Therefore, Ecology does not plan to renew the waiver for lead monitoring at Ardagh Glass upon its expiration in 2024. No Washington Pb sources exceeded 0.5 tons per year in the 2020 National Emissions Inventory, and therefore no source-oriented Pb monitoring is required.

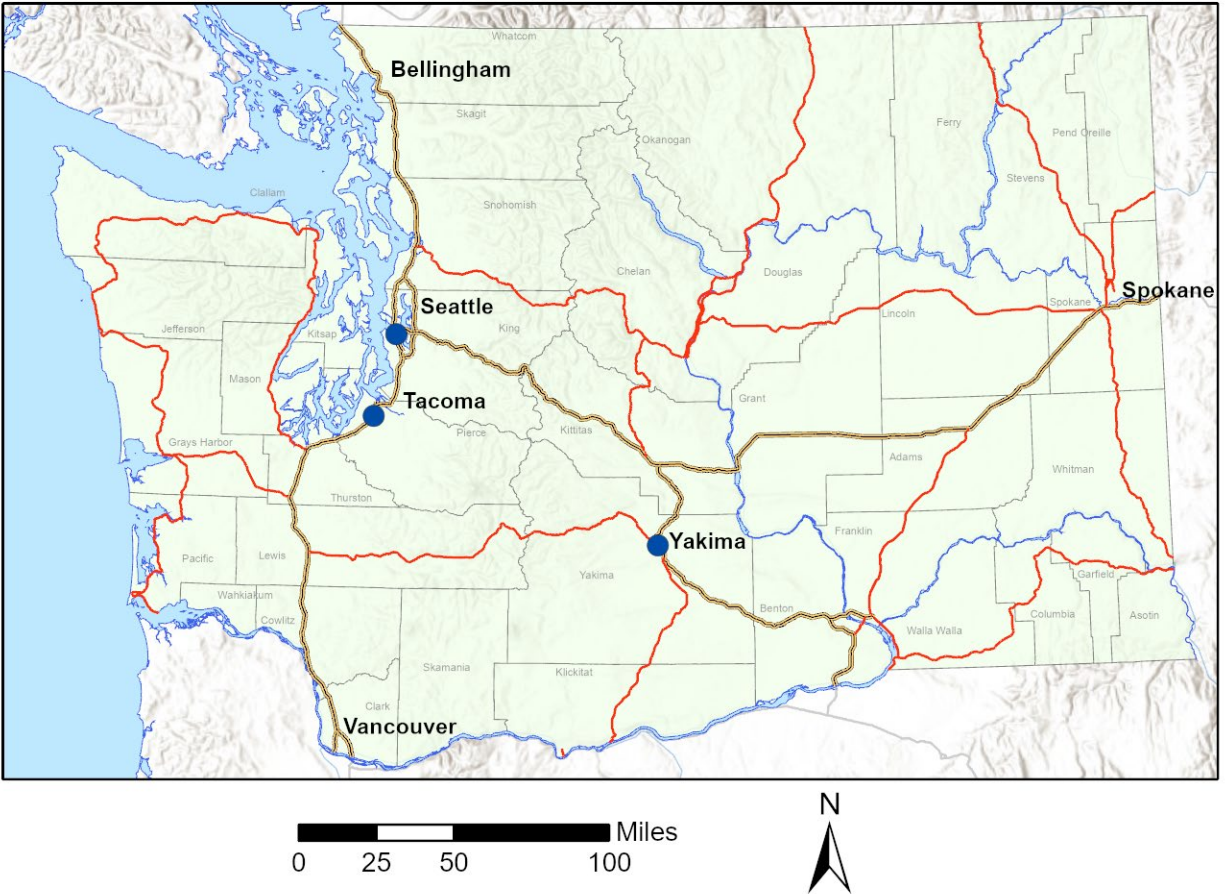
**Recommended/proposed modifications:** None.

## Chemical Speciation Network (CSN)

Ecology and its partners operate 3 speciation monitoring sites as part of the national Chemical Speciation Network, including one Speciation Trends Network (STN) site and three supplemental CSN sites. Monitoring objectives, methods and POCs vary by site and parameter.

**Table 17. Washington Network Chemical Speciation Network monitoring sites**

AQS ID	Site Name	CBSA	Established	Type	Scale
530330080	Seattle-Beacon Hill	Seattle-Tacoma-Bellevue, WA	02/2000	Speciation Trends Network (STN)	Urban
530530029	Tacoma-L St	Seattle-Tacoma-Bellevue, WA	01/2006	Supplemental CSN	Neighborhood
530770009	Yakima-4 <sup>th</sup> Ave S	Yakima, WA	11/2007	Supplemental CSN	Neighborhood



**Figure 13. Map of Washington Chemical Speciation Network monitoring sites**

Each speciation site samples the following parameters:

**Table 18. Chemical Speciation Network monitoring parameters**

Code	Parameter	Code	Parameter	Code	Parameter	Code	Parameter
88102	Antimony	88126	Iron	88167	Zinc	88370	OC CSN Rev Unadjusted
88103	Arsenic	88128	Lead	88168	Strontium	88374	OC1 CSN Rev Unadjusted
88104	Aluminum	88131	Indium	88169	Sulfur	88375	OC2 CSN Rev Unadjusted
88107	Barium	88132	Manganese	88176	Rubidium	88376	OC3 CSN Rev Unadjusted
88109	Bromine	88136	Nickel	88180	Potassium	88377	OC4 CSN Rev Unadjusted
88110	Cadmium	88140	Magnesium	88184	Sodium	88378	OP CSN Rev Unadjusted
88111	Calcium	88152	Phosphorus	88185	Zirconium	88380	EC CSN Rev Unadjusted
88112	Chromium	88154	Selenium	88301	Ammonium Ion	88383	EC1 CSN Rev Unadjusted
88113	Cobalt	88160	Tin	88302	Sodium Ion	88384	EC2 CSN Rev Unadjusted
88114	Copper	88161	Titanium	88303	Potassium Ion	88385	EC3 CSN Rev Unadjusted
88115	Chlorine	88164	Vanadium	88306	Total Nitrate	88388	OP CSN Rev Unadjusted
88117	Cerium	88165	Silicon	88355	OC CSN Rev Unadjusted	88403	Sulfate
88118	Cesium	88166	Silver	88357	EC CSN Rev Unadjusted	88502	PM <sub>2.5</sub> Speciation Mass



**Recent modifications:** Speciation sampling at the Seattle-10<sup>th</sup> & Weller supplemental CSN site (530330030) was discontinued as of July 31, 2022.

**Recommended/proposed modifications:** Ecology plans to establish a new CSN monitor at one of the existing monitoring sites in the Yakima Valley and is currently coordinating with EPA and the Yakama Nation to identify a suitable site.

## National Core (NCore)

There are two NCore sites in the Washington Network: Seattle-Beacon Hill (530330080) is an urban NCore site in the Seattle-Tacoma-Bellevue, WA CBSA, and Cheeka Peak (530090013) is a rural NCore site in the Port Angeles, WA CBSA. The parameters monitored at each site are summarized in Table 19. The Olympic Region Clean Air Agency (ORCAA) is funded directly by EPA for operation of the Cheeka Peak NCore site. Per ORCAA’s arrangement with EPA, the site does not include FRM/FEM PM<sub>2.5</sub>, PM<sub>10-2.5</sub> or NO<sub>2</sub> monitoring.

**Table 19. NCore parameters monitored at Cheeka Peak and Seattle-Beacon Hill**

Parameter	Cheeka Peak	Seattle-Beacon Hill
Trace CO (42101)	✓	✓
Trace NO <sub>y</sub> (42600)	✓	✓
Area-wide NO <sub>2</sub> (42602)		✓
Ozone (44201)	✓	✓
Trace SO <sub>2</sub> (42401)	✓	✓
Filter-based PM <sub>10</sub> (81102)		✓
Filter-based PM <sub>2.5</sub> (88101)		✓
Continuous FEM PM <sub>2.5</sub> (88101)		✓
Nephelometer PM <sub>2.5</sub> (88502)	✓	
Meteorological (61101/61102/61103/61104/62101/64101/62201)	✓	✓
PM <sub>2.5</sub> speciation		✓
PM <sub>10-2.5</sub> (86101)		✓

**Recommended/proposed modifications:** None.

## National Air Toxics Trends Station (NATTS)

Seattle-Beacon Hill (530330080) is a National Air Toxics Trends Station (NATTS) as well as a CSN, NCore and SLAMS site.

**Recommended/proposed modifications:** None.

## Photochemical Assessment Monitoring Station (PAMS)

On January 8, 2020, EPA published a final rule in the federal register extending the start date for new required Photochemical Assessment Monitoring Stations (PAMS) from June 1, 2019, to June 1, 2021. Ecology is required to conduct PAMS measurements at the Seattle-Beacon Hill NCore site (530330080), as PAMS measurements are required at each NCore site in a core-based statistical area (CBSA) with population 1,000,000 or more (40 C.F.R. Part 58 Appendix D), which applies to the Seattle-Tacoma-Bellevue, WA CBSA.

The following PAMS parameters are monitored at Seattle-Beacon Hill:

- Hourly averaged VOCs (by June 1, 2023)
- Three 8-hour averaged carbonyl samples per day on a 1/3 schedule
- Hourly averaged O<sub>3</sub>
- Hourly averaged NO, true nitrogen dioxide (NO<sub>2</sub>), and total reactive nitrogen (NO<sub>y</sub>)
- Hourly averaged ambient temperature
- Hourly vector-averaged wind direction
- Hourly vector-averaged wind speed
- Hourly average atmospheric pressure
- Hourly averaged relative humidity
- Hourly precipitation
- Hourly averaged mixing height

Monitoring for all PAMS parameters except hourly speciated VOCs began by June 1, 2021. Due to a number of delays in the installation of the automated gas chromatograph (AutoGC) and delays in required instrument service by the AutoGC vendor, hourly VOC monitoring began on August 26, 2021. Ecology experienced additional operational challenges and instrument malfunctions during the 2022 PAMS season and did not collect any valid hourly VOC measurements during 2022. Ecology resolved these issues prior to the 2023 PAMS season and began hourly speciated VOC monitoring on June 1, 2023.

In November 2020, EPA approved a waiver request to collect the required solar and ultraviolet radiation parameters at the Seattle-Duwamish site (530330057) as an alternative location due to the lack of suitable space for those measurements at Seattle-Beacon Hill. This waiver is included in Appendix B. Monitoring for these parameters at Seattle-Duwamish also began by June 1, 2021.

## References

- Ambient Air Monitoring Reference and Equivalent Methods, 40 C.F.R. Part 53, 2011.
- Ambient Air Quality Surveillance, 40 C.F.R. Part 58, 2020.
- Ambient Monitoring Guidelines for Prevention of Significant Deterioration (PSD), EPA-450/4-87-007, May 1987.
- National Primary and Secondary Ambient Air Quality Standards, 40 C.F.R. Part 50, 2015.
- U.S. Census Bureau. “State-based Metropolitan and Micropolitan Statistical Areas Maps.” <https://www.census.gov/geographies/reference-maps/2020/demo/state-maps.html> (February 2022).
- U.S. Census Bureau. “Metropolitan and Micropolitan Statistical Areas Population Totals: 2020-2022.” <https://www.census.gov/data/tables/time-series/demo/popest/2020s-total-metro-and-micro-statistical-areas.html> (March 2023).
- U.S. EPA. “Ambient Air Monitoring Network Assessment Guidance.” <https://www.epa.gov/sites/default/files/2020-01/documents/network-assessment-guidance.pdf> (February 2007).

## Appendices

### Appendix A. Criteria Pollutant Design Values

Tables 20-26 show criteria pollutant design values for all sites in the Washington Network.

**Table 20. Carbon monoxide (CO) 2022 design values**

Site	AQS ID	2022 Exceedances
Cheeka Peak	530090013	0
Seattle 10th & Weller	530330030	0
Seattle Beacon Hill	530330080	0

**Table 21. Nitrogen dioxide (NO<sub>2</sub>) 2022 design values (ppb)**

Site	AQS ID	2020 98 <sup>th</sup> Percentile	2021 98 <sup>th</sup> Percentile	2022 98 <sup>th</sup> Percentile	2022 Design Value
Seattle 10th & Weller	530330030	56.8	48.6	54.0	53
Seattle Beacon Hill	530330080	39.4	41.6	43.0	41
Tacoma S 36th	530530024	39.8	37.7	39.0	39

**Table 22. Ozone (O<sub>3</sub>) 2022 design values (ppm)**

Site	AQS ID	2020 4th Highest D8M	2021 4th Highest D8M	2022 4th Highest D8M	2022 Design Value
Anacortes 202 Avenue	530570011	NA	0.042	0.057	[0.048]
Cheeka Peak	530090013	0.049	[0.057]	0.05	[0.052]
Cheney Turnbull	530630001	0.054	0.068	0.056	0.059
Custer Loomis	530730005	0.050	0.052	0.048	[0.050]
Enumclaw Mud Mtn	530330023	0.059	0.078	0.075	0.070
Issaquah Lake Sammamish	530330010	0.060	NA	0.065	[0.062]
Kennewick S Clodfelter	530050003	0.061	0.068	0.064	0.064
Lacey College St	530670013	NA	NA	0.055	[0.055]
Mt Rainier Jackson Visitors Ctr	530530012	0.060	0.058	0.06	0.059
North Bend North Bend Way	530330017	0.051	0.055	0.067	0.057
Seattle Beacon Hill	530330080	0.052	0.052	0.047	0.050
Spokane Greenbluff	530630046	0.055	0.069	0.061	0.061
Vancouver Blairmont Dr	530110011	[0.054]	0.057	0.056	[0.055]
Yelm Northern Pacific	530670005	0.057	NA	NA	[0.057]

\*D8M is the daily maximum 8-hour average concentration.

Design values and D8M in brackets do not meet minimum data completeness requirements.

**Table 23. Sulfur dioxide (SO<sub>2</sub>) 2022 design values (ppb)**

Site	AQS ID	2020 99 <sup>th</sup> Percentile	2021 99 <sup>th</sup> Percentile	2022 99 <sup>th</sup> Percentile	2022 Design Value
Anacortes 202 Ave	530570011	NA	[3.5]	[1.8]	[3]
Cheeka Peak	530090013	0.6	0.4	0.5	1
Ferndale-Kickerville Rd	530730013	59.2	2.4	3.1	22
Ferndale-Mountain View Rd	530730017	62.0	2.6	3.3	23
Malaga-Malaga Hwy	530070012	1.7	1.4	0.6	1
Seattle-Beacon Hill	530330080	4.1	2.5	3.4	3

Design values in brackets do not meet minimum data completeness requirements.

**Table 24. PM<sub>2.5</sub> 2022 24-hour design values and pseudo-design values (µg/m<sup>3</sup>)**

Design values from FRM and FEM monitoring sites are shaded. Pseudo-design values from nephelometer sites are estimates only and cannot be used to determine compliance with the NAAQS. DVs in brackets are estimated from fewer than three years of available data. In years with one or more quarters less than 50% complete, 98<sup>th</sup> percentiles are not reported, which may cause DVs in brackets to deviate slightly from incomplete DVs reported in AQS.

Site	AQS ID	98th Percentile 2020	98th Percentile 2021	98th Percentile 2022	24-Hour Design Value 2022
Aberdeen Division St	530272002	27.3	8.8	12.8	16
Anacortes 202 O Avenue	530570011	NA	NA	13.9	[14]
Bellevue SE 12 <sup>th</sup> St	530330031	68.0	6.3	29.5	35
Bellingham Pacific St	53073001	42.4	11.9	NA	[27]
Bremerton Spruce Ave	530350007	41.2	11.8	19.6	24
Cheeka Peak	530090013	48.6	4.7	16.1	23
Chehalis Market Blvd	530410004	12.7	11.5	37.1	20
Chelan Woodin Ave	530070007	99.1	19.3	29.1	49
Clarkston 13th St	530030004	117.5	51.3	30.4	66
Colville E 1st St	530650005	65.7	60.5	31.4	53
Darrington Fir St	530610020	51.2	21.8	69.4	47
Dayton W Main St	530130002	79.2	36.3	17.3	44
Ellensburg Ruby St	530370002	50.3	22.8	25.1	33
Kennewick Metaline	530050002	76.5	28.6	17.1	41
Kent Central & James	530332004	42.2	17.6	33.7	31
Lacey College St	530670013	33.2	11.5	20.1	22
LaCrosse Hill St	530750005	48.3	41.0	NA	[45]
Lake Forest Park	530330024	52.7	15.8	33.3	34
Leavenworth Evans St	530070010	57.4	20.2	64.4	47
Longview 30th Ave	530150015	63.9	11.1	21.6	32
Marysville 7th Ave	530611007	47.2	22.1	38.1	36
Mesa Peplot Way	530210002	90.3	15.4	21.1	42
Moses Lake Balsam St	530251002	50.9	28.5	24.4	35
Mt Vernon S Second St	530570015	NA	NA	28.1	[28]
Neah Bay Makah Tribe	530090015	19.5	9.6	12.2	14
North Bend North Bend Way	530330017	45.9	10.5	32.0	29

Site	AQS ID	98th Percentile 2020	98th Percentile 2021	98th Percentile 2022	24-Hour Design Value 2022
Omak Colville Tribe	530470013	83.1	62.4	31.0	59
Pomeroy Pataha St	530230001	74.9	34.2	17.8	42
Port Angeles E 5th St	530090017	30.4	13.2	20.5	21
Port Townsend San Juan Ave	530310003	44.6	7.9	13.6	22
Pullman Dexter SE	530750003	17.3	40.0	21.7	26
Quincy 3 <sup>rd</sup> Ave NE	530251003	66.7	20.1	19.8	36
Ritzville Alder St	530010003	81.3	27.2	17.3	42
Rosalia Josephine St	530750006	20.1	32.8	18.6	24
Seattle 10th & Weller	530330030	60.5	14.7	NA	[38]
Seattle Beacon Hill	530330080	53.0	11.8	27.7	31
Seattle Duwamish	530330057	46.3	16.2	25.9	29
Seattle South Park	530331011	19.1	15.4	31.1	22
Shelton W Franklin	530450007	52.0	11.8	23.9	29
Spokane*	530630021	31.0	32.8	29.7	31
Spokane Monroe St	530630047	23.7	31.5	26.3	27
Sunnyside S 16 <sup>th</sup> St	530770005	118.1	42.3	34.4	65
Tacoma Alexander Ave**	530530031	35.4	16.2	33.6	28
Tacoma L Street	530530029	36.8	21.4	38.1	32
Tacoma S 36 <sup>th</sup> St	530530024	40.5	17.2	30.7	29
Taholah Quinault Tribe	530270011	44.4	11.3	NA	[28]
Toppenish Yakama Tribe	530770015	90.0	65.1	29.2	61
Tukwila Allentown**	530330069	56.5	17.7	30.5	35
Tulalip Totem Beach Rd	530610021	29.5	8.0	NA	[19]
Twisp*	530470016	51.3	99.8	27.5	60
Vancouver NE 84th Ave	530110024	147.4	16.4	29.4	64
Walla Walla 12th St	530710005	100.1	28.1	21.5	50
Wellpinit Spokane Tribe	530650002	42.4	59.4	21.4	41
Wenatchee Fifth St	530070011	92.7	17.7	70.9	60
Winthrop Chewuch Rd	530470010	56.9	163.3	26.0	82
Yacolt Yacolt Rd	530110022	17.3	13.0	23.6	18
Yakima 4th Ave	530770009	104.6	69.4	29.4	68

\*Data from the Spokane-Augusta Ave and Spokane-E Broadway Ave monitoring sites and data from the Twisp-Glover Ave and Twisp-Ewell St monitoring sites were combined to calculate estimated design values for informational purposes only.

\*\*At Tacoma-Alexander Ave and Tukwila-Allentown, data from previously operating nephelometers were combined with data from recently installed FEMs to estimate complete 3-year design values.

Design values in brackets do not meet minimum data completeness requirements.

### Table 25. PM<sub>2.5</sub> 2022 annual design values and pseudo-design values

Design values from FRM and FEM monitoring sites are shaded. Pseudo-design values from nephelometer sites are estimates only and cannot be used to determine compliance with the NAAQS. DVs in brackets are estimated from fewer than three years of available data. In years

with one or more quarters less than 50% complete, annual means are not reported, which may cause DVs in brackets to deviate slightly from incomplete DVs reported in AQS.

Site	AQS ID	Annual Mean 2020	Annual Mean 2021	Annual Mean 2022	Annual Design Value 2022
Aberdeen Division St	530272002	7.16	4.33	4.59	5.4
Anacortes 202 O Avenue	530570011	NA	NA	5.64	[5.6]
Bellevue SE 12 <sup>th</sup> St	530330031	6.17	2.80	4.92	4.6
Bellingham Pacific St	53073001	5.55	4.03	NA	[4.8]
Bremerton Spruce Ave	530350007	7.64	5.21	6.36	6.4
Cheeka Peak	530090013	4.88	1.77	2.57	3.1
Chehalis Market Blvd	530410004	5.06	4.73	7.86	5.9
Chelan Woodin Ave	530070007	9.70	4.80	7.33	7.3
Clarkston 13th St	530030004	10.84	10.25	9.46	10.2
Colville E 1st St	530650005	14.57	11.41	8.93	11.6
Darrington Fir St	530610020	7.25	5.57	12.17	8.3
Dayton W Main St	530130002	7.30	6.99	5.45	6.6
Ellensburg Ruby St	530370002	9.29	6.28	7.07	7.5
Kennewick Metaline	530050002	8.55	5.77	5.55	6.6
Kent Central & James	530332004	8.57	7.08	9.25	8.3
Lacey College St	530670013	7.23	4.12	5.01	5.5
LaCrosse Hill St	530750005	6.02	6.04	NA	[6.0]
Lake Forest Park	530330024	8.13	5.46	7.89	7.2
Leavenworth Evans St	530070010	7.67	6.90	10.78	8.5
Longview 30th Ave	530150015	7.60	4.16	5.39	5.7
Marysville 7th Ave	530611007	10.57	7.01	9.12	8.9
Mesa Peplot Way	530210002	7.47	4.89	5.83	6.1
Moses Lake Balsam St	530251002	7.38	6.70	7.04	7.0
Mt Vernon S Second St	530570015	NA	NA	5.72	[5.7]
Neah Bay Makah Tribe	530090015	5.36	3.61	3.94	4.3
North Bend North Bend Way	530330017	5.52	3.14	5.53	4.7
Omak Colville Tribe	530470013	15.04	14.88	10.29	13.4
Pomeroy Pataha St	530230001	6.74	6.85	5.30	6.3
Port Angeles E 5th St	530090017	9.03	5.96	7.01	7.3
Port Townsend San Juan Ave	530310003	7.02	4.01	4.78	5.3
Pullman Dexter SE	530750003	4.59	6.09	5.68	5.5
Quincy 3 <sup>rd</sup> Ave NE	530251003	6.61	4.79	5.54	5.6
Ritzville Alder St	530010003	6.39	5.51	4.97	5.6
Rosalia Josephine St	530750006	6.16	6.26	5.73	6.0
Seattle 10th & Weller	530330030	9.49	6.53	NA	[8.0]
Seattle Beacon Hill	530330080	6.21	4.36	7.00	5.9
Seattle Duwamish	530330057	10.13	6.64	8.77	8.5
Seattle South Park	530331011	9.03	7.37	9.52	8.6
Shelton W Franklin	530450007	9.10	4.56	6.13	6.6
Spokane*	530630021	10.28	8.99	7.73	9.0
Spokane Monroe St	530630047	10.40	7.70	7.23	8.4
Sunnyside S 16 <sup>th</sup> St	530770005	15.21	10.93	11.18	12.4
Tacoma Alexander Ave**	530530031	7.46	5.48	8.56	7.2
Tacoma L Street	530530029	9.41	6.10	8.70	8.1
Tacoma S 36 <sup>th</sup> St	530530024	9.12	6.64	8.34	8.0
Taholah Quinault Tribe	530270011	6.62	4.65	NA	[5.6]



Site	AQS ID	Annual Mean 2020	Annual Mean 2021	Annual Mean 2022	Annual Design Value 2022
Toppenish Yakama Tribe	530770015	14.12	11.53	9.63	11.8
Tukwila Allentown**	530330069	9.69	6.33	8.11	8.0
Tulalip Totem Beach Rd	530610021	3.13	2.17	NA	[2.6]
Twisp*	530470016	8.70	11.68	8.91	9.8
Vancouver NE 84th Ave	530110024	13.91	5.66	7.70	9.1
Walla Walla 12th St	530710005	9.05	5.63	6.20	7.0
Wellpinit Spokane Tribe	530650002	6.41	7.32	4.72	6.2
Wenatchee Fifth St	530070011	10.62	6.07	10.21	9.0
Winthrop Chewuch Rd	530470010	7.80	14.02	7.78	9.9
Yacolt Yacolt Rd	530110022	8.01	4.34	5.77	6.0
Yakima 4th Ave	530770009	12.30	10.99	9.14	10.8

\*Data from the Spokane-Augusta Ave and Spokane-E Broadway Ave monitoring sites and data from the Twisp-Glover Ave and Twisp-Ewell St monitoring sites were combined to calculate estimated design values for informational purposes only.

\*\*At Tacoma-Alexander Ave and Tukwila-Allentown, data from previously operating nephelometers were combined with data from recently installed FEMs to estimate complete 3-year design values.

Design values in brackets do not meet minimum data completeness requirements.

**Table 26. PM<sub>10</sub> 2022 design values**

Site	AQS ID	2020 Expected Exceedances	2021 Expected Exceedances	2022 Expected Exceedances	3-Year Estimated Exceedances
Burbank Maple St	530710006	9.5	1.1	0	3.5
Colville E 1 <sup>st</sup> St	530650005	4.3	1	0	1.8
Kennewick Metaline	530050002	12.5	2.1	0	4.9
Seattle Beacon Hill	530330080	0	0	0	0.0
Spokane*	530630021	6	0	0	2.0
Yakima 4th Ave S	530770009	8.2	1	0	3.1

\*Data from the Spokane-Augusta Ave and Spokane-E Broadway Ave monitoring sites were combined to calculate estimated design values for informational purposes only.

## Appendix B. Monitoring Waivers

### Lead (Pb)

In 2014, EPA approved the use of lead in PM<sub>10</sub> measurements as a surrogate for lead in TSP at Seattle-Beacon Hill (530330080). Ecology met this requirement through lead analysis of low-vol PM<sub>10</sub> filters analyzed through the NATTS program. In 2016, EPA discontinued the requirement for lead monitoring at NCore sites. Ecology continues to report measurements of lead in PM<sub>10</sub> at Seattle-Beacon Hill as a NATTS parameter. In 2017, at the request of EPA Region 10, Ecology redesignated the Seattle-Beacon Hill lead monitor a “NAAQS-exclusion” type monitor. At the further request of EPA, Ecology ceased reporting to parameter code 85129 and began reporting to parameter code 85128 as of January 1, 2019. It is no longer used to demonstrate compliance with the NAAQS.

On April 18, 2019, EPA issued Ecology a waiver for the source-oriented lead monitoring requirement at Ardagh Glass in Seattle. That waiver is provided below.

As of the 2020 National Emissions Inventory, Pb emissions at Ardagh Glass were reduced to 0.428 tons per year, below the 0.5 tons per year threshold for source-oriented monitoring. Therefore, Ecology does not plan to renew the waiver for lead monitoring at Ardagh Glass upon its expiration in 2024. No Washington Pb sources exceeded 0.5 tons per year in the 2020 National Emissions Inventory, and therefore no source-oriented Pb monitoring is required.

## 2019 Ardagh Glass Pb Waiver Approval

The U.S. Environmental Protection Agency has completed our review of your supporting information for waiving ambient air lead monitoring for the Ardagh Glass facility in Seattle, Washington (EIS ID: 4985311). Based on the information you provided in Attachment E of your correspondence and the available data in AQS, Region 10 agrees that the ambient air lead monitoring for this facility based on the results of the AERMOD dispersion modeling conducted by your staff meet the regulatory requirements for waiving ambient air lead monitoring for this facility.

According to 40 CFR Part 58, Appendix D §4.5(a)(ii), the Regional Administrator may waive the requirement for lead source monitoring if the state can demonstrate that the source will not contribute to a maximum lead concentration in ambient air in excess of 50 percent of the NAAQS. The modeling approach and protocol for the Ardagh Glass facility conducted by the Department of Ecology was consistent with the EPA's guidance and modeling requirements found in 40 CFR Part 51, Appendix W. The results of this modeling demonstrate that the maximum ambient air 3-month rolling average lead concentration at the facility does not exceed 50 percent of the lead NAAQS.

Monitoring regulations require that this waiver must be renewed every five years. As such, this waiver will be due for renewal in calendar year 2023 if the NEI emission estimates for this facility continue to be above 0.5 tons/year. The EPA reserves the right to rescind this waiver should a future need arise (e.g., increased production or emissions at the facility, monitoring regulation changes, or revisions to the NAAQS).

Enclosure 3

## Spokane CO

On July 14, 2016, Federal Register #81 FR 45417, EPA approved an alternate method of verification of attainment of the CO NAAQS in Spokane and qualification for the limited maintenance plan option under 40 C.F.R. Part 58.14(c) in the Spokane Maintenance Area. Under this alternative, EPA considers the limited maintenance plan criteria met and continued verification of attainment of the CO NAAQS if the total of the three predominant CO emission source categories calculated as part of the triennial emissions inventory (onroad mobile, nonroad, and residential wood combustion) remain below the corresponding total of the 2002 emission inventory source categories approved at the time the Spokane area was redesignated to attainment. SRCAA and Ecology will compare future year 2017, 2020 and 2023 triennial emission analysis results to the baseline 2002.

## PM<sub>10</sub>

In the summers of 2017 and 2018, Washington experienced extended smoke events from regional wildfires in the Pacific Northwest. These smoke events caused repeated exceedances of the PM<sub>10</sub> standard in Yakima and Kennewick, which triggered additional monitoring requirements as detailed in 40 C.F.R. Part 58 Appendix D, Table D-4. In addition, Kennewick routinely experiences high wind dust events that cause exceedances of the PM<sub>10</sub> standard. Due to the regional and exceptional nature of these events, EPA issued Ecology waivers for the unmet PM<sub>10</sub> monitoring requirements in the Yakima and Kennewick-Richland CBSAs on April 18, 2019. In its February 7, 2020 response to Ecology's 2019 Annual Network Plan, EPA approved Ecology's waiver request for the remaining unmet monitoring requirement in the Seattle-Tacoma-Bellevue and one of the unmet monitoring requirements in the Spokane-Spokane Valley CBSA. The waivers and Annual Network Plan response are provided below.

## Yakima PM10 Waiver Approval

The U.S. Environmental Protection Agency has completed our review of your supporting information for waiving additional PM<sub>10</sub> monitoring in the Yakima MSAs. Based on the information you provided in Attachment C of your correspondence and the available data in AQS, Region 10 agrees that the high concentration PM<sub>10</sub> air quality episodes were broad scale events driven by wildfires. As such, Region 10 also concurs that the existing PM<sub>10</sub> monitor in the Yakima MSA (AQS ID: 53-077-0009) is adequate for characterizing the PM<sub>10</sub> air quality trends and spatial geographical patterns in this MSA. Per 40 CFR Part 58, Appendix D §4.6(a), Region 10 waives the minimum PM<sub>10</sub> network size specified by Table D-4 of 40 CFR Part 58, Appendix D for the Yakima MSA and allows the Department of Ecology to use the existing PM<sub>10</sub> monitor (AQS ID: 53-077-0009) for meeting minimum regulatory monitoring requirements for this MSA.

This monitoring waiver is effective for five years and may need to be renewed in calendar year 2023 to keep the minimum monitoring requirements set at a single PM<sub>10</sub> monitor. The EPA reserves the right to reinstate the additional PM<sub>10</sub> monitoring requirements in the MSA sooner than five years should a future need arise (e.g., changes in air quality due to local sources, monitoring regulation changes, or revisions to the NAAQS).

Enclosure 1

## 2019 Kennewick PM10 Waiver Approval

The U.S. Environmental Protection Agency has completed our review of your supporting information for waiving additional PM<sub>10</sub> monitoring in the Kennewick-Richland MSAs. Based on the information you provided in Attachment B of your correspondence and the available data in AQS, Region 10 agrees that the high concentration PM<sub>10</sub> air quality episodes were broad scale events driven by high winds and wildfires. As such, Region 10 also concurs that the existing PM<sub>10</sub> monitor in the Kennewick-Richland MSA (AQS ID: 53-005-0002) is adequate for characterizing the PM<sub>10</sub> air quality trends and spatial geographical patterns in this MSA. Per 40 CFR Part 58, Appendix D §4.6(a), Region 10 waives the minimum PM<sub>10</sub> network size specified by Table D-4 of 40 CFR Part 58, Appendix D for the Kennewick-Richland MSA and allows the Department of Ecology to use the existing PM<sub>10</sub> monitor (AQS ID: 53-005-0002) for meeting minimum regulatory monitoring requirements for this MSA.

This monitoring waiver is effective for five years and may need to be renewed in calendar year 2023 to keep the minimum monitoring requirements set at a single PM<sub>10</sub> monitor. The EPA reserves the right to reinstate the additional PM<sub>10</sub> monitoring requirements in the MSA sooner than five years should a future need arise (e.g., changes in air quality due to local sources, monitoring regulation changes, or revisions to the NAAQS).

Enclosure 2

# PAMS Solar and Ultraviolet Radiation



**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 10**

1200 Sixth Avenue, Suite 155  
Seattle, WA 98101-3123

AIR & RADIATION  
DIVISION

November 3, 2020

Ms. Jill Schulte  
Ambient Air Monitoring Coordinator  
Department of Ecology  
State of Washington  
P.O. Box 47600  
Olympia, Washington 98504-7600

Dear Ms. Schulte:

This letter is in response to your October 7, 2020, correspondence requesting a waiver to collect solar radiation measurements for the Seattle Photochemical Assessment Monitoring Station (PAMS) at an alternative location. In this correspondence you explained that the Seattle-Beacon Hill station (AQS ID: 53-033-0080), where the remainder of the PAMS sampling will be located, is unacceptable for solar radiation measurements. This is due to the shadow cast on the monitoring site for part of the day by a nearby driving range net. Your proposed solution is to locate the radiometer and pyranometer instruments at the Seattle-Duwamish monitoring station (AQS ID: 53-033-0057) instead. You explained that this alternative siting is appropriate because of the proximity of the stations (1.55 miles) and the lack of obstructions at the Seattle-Duwamish station.

My staff completed the review of the information you provided and consulted the EPA's Office of Air Quality Planning and Standards regarding this request. We agree that siting the PAMS solar radiation instrumentation at the Seattle-Duwamish station is an acceptable solution. Per 40 CFR Part 58, Appendix D, Section 5(c) the EPA can grant a waiver to allow the collection of required PAMS measurements at an alternative location if the alternative location will provide representative and useful data. In this instance, we conclude that those standards will be met at the alternative location.

Region 10 approves the alternative siting of the PAMS solar radiation measurements at the Seattle-Duwamish station (AQS ID: 53-033-0057), instead of the Seattle-Beacon Hill station (AQS ID: 53-033-0080). Please reference and attach this waiver in future Annual Network Plan reports, and address whether this alternative location continues to be appropriate in future five-year network assessments. We also request that you continue to keep my staff informed of any other developments with the PAMS monitoring. If you have any questions regarding this waiver, please contact me at (206) 553-0985 or Sarah Waldo at (206) 553-1504.

Sincerely,

**DEBRA SUZUKI**

Digitally signed by DEBRA  
SUZUKI  
Date: 2020.11.03 11:30:16  
-08'00'

Debra Suzuki, Manager  
Air Planning, State/Tribal Coordination Branch



# Thurston County Ozone



**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION 10**

1200 Sixth Avenue, Suite 155  
Seattle, WA 98101-3144

AIR & RADIATION  
DIVISION

May 5, 2022

Ms. Kathy Taylor  
Air Quality Program Manager  
Department of Ecology  
State of Washington  
P.O. Box 47600  
Olympia, Washington 98504-7600

Dear Ms. Taylor:

This letter is in response to your April 12, 2022, correspondence requesting a waiver to temporarily relocate the Washington Department of Ecology's (Ecology) Thurston County ozone (O<sub>3</sub>) State and Local Air Monitoring Station (SLAMS). Ecology must suspend operation at the current site (Yelm, AQS ID: 53-067-0005) for the next 1-2 years due to a construction and renovation project. Ecology proposes temporarily discontinuing the Yelm O<sub>3</sub> monitoring site and relocating the monitor to Lacey (AQS ID: 53-067-0013) beginning May 1, 2022. Ecology expects to resume monitoring at the Yelm site when it becomes available again in 2023 or 2024. By this letter, Region 10 approves Ecology's request for temporary discontinuation and relocation of the Yelm O<sub>3</sub> monitor to Lacey.

According to 40 CFR § 58.14(c), EPA may approve requests for site discontinuation on a case-by-case basis if discontinuance does not compromise data collection needed for implementation of the National Ambient Air Quality Standards (NAAQS) and the minimum monitoring requirements for O<sub>3</sub> continue to be met. My staff reviewed the information you provided on the historical O<sub>3</sub> design values at Yelm and the minimum monitoring requirements for the Olympia-Lacey-Tumwater MSA. The 2020 DV for Yelm was <80% of the O<sub>3</sub> NAAQS (0.057 ppm), and no O<sub>3</sub> monitoring sites are required in the MSA per the 40 CFR Part 58, Appendix D requirements. Furthermore, relocation will prevent any interruption in Air Quality Index (AQI) reporting and health messaging for Thurston County as the two sites are both representative of urban-scale ozone conditions and are influenced by the same O<sub>3</sub> precursors and meteorology. This is supported by the results of parallel O<sub>3</sub> monitoring at Yelm and Lacey, which showed similar O<sub>3</sub> levels and patterns. Based on all this information, we agree that temporary relocation of O<sub>3</sub> to Lacey is an acceptable solution.

Please reference and attach this approval in future Annual Network Plans. We also request that you continue to keep my staff informed of the status of the construction and renovation project at the Yelm site. If you have any questions regarding this approval, please contact me at (206) 553-0985 or Sarah Waldo at (206) 553-1504.

Sincerely,

Suzuki,  
Debra

Digitally signed  
by Suzuki, Debra  
Date: 2022.05.05  
14:13:08 -07'00'

Debra Suzuki, Manager  
Air Planning and State/Tribal Coordination Branch

## Appendix C. EPA Response to 2019 Annual Network Plan



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 10

1200 Sixth Avenue, Suite 155  
Seattle, WA 98101-3123

AIR & RADIATION  
DIVISION

**FEB - 7 2020**

Ms. Jill Schulte  
Ambient Air Monitoring Coordinator  
Department of Ecology  
State of Washington  
P.O. Box 47600  
Olympia, Washington 98504-7600

Dear Ms. Schulte:

The U.S. Environmental Protection Agency, Region 10 evaluated the Washington Department of Ecology's 2019 Annual Monitoring Network Plan (ANP) dated June 25, 2019. This approval letter documents Region 10's findings from the review of this ANP. Based on our review of the ANP, we did not identify any monitoring deficiencies for Washington State's ambient air monitoring network other than the PM<sub>10</sub> network size that was previously identified by Ecology in the ANP. The ANP's description of modifications for the Washington State network was helpful in our review and is appreciated.

On April 2, 2019, Ecology requested a waiver from the minimum PM<sub>10</sub> network size requirements for the following MSAs: Seattle-Tacoma-Bellevue, Spokane-Spokane Valley, Kennewick-Richland, and Yakima. On April 18, 2019, Region 10 approved Ecology's waiver request with the exception of the PM<sub>10</sub> monitoring for the Seattle-Tacoma-Bellevue and Spokane-Spokane Valley MSAs. For these MSAs, EPA delayed its decision pending further review as these requests presented unique issues for consideration.

We have completed our assessment of the information Ecology provided on April 2, 2019. For the Seattle-Tacoma-Bellevue MSA, we agree with Ecology's conclusions from the April 2, 2019, correspondence to our office regarding the limited benefit of operating additional PM<sub>10</sub> monitors in this MSA. As such, pursuant to 40 CFR Part 58, Appendix D §4.6(a), EPA approves your waiver request to limit the required PM<sub>10</sub> SLAMS monitoring for the Seattle-Tacoma-Bellevue MSA to the single station located at the Beacon Hill NCore station. The EPA accepts your assertion that PM<sub>10</sub> monitoring at Seattle-Beacon Hill is sufficient to characterize emissions across the MSA and concludes that expanding the size of the network at this time would provide limited additional information that is disproportionate to the costs associated with a network expansion.

While the EPA has flexibility to adjust the minimum monitoring requirements for MSAs in Region 10, the monitoring regulations do not provide provisions to waive the data reporting requirements of 40 CFR §§ 58.16 and 58.20. We understand that some local air agencies in Washington State operate more FRM/FEM monitors than are reported to AQS. The data from these additional monitoring stations are reported to the public through Washington's AQI webpage services and also submitted by Ecology to the EPA's AIRNow AQI system. However, in addition to these two data reporting systems, ambient air quality measurements obtained from FRM and FEM monitors are required to be submitted to AQS. As such, we request that all data from FRM and FEM monitors in the Washington State network be



uploaded to AQS going forward. Accordingly, data from the FEM PM<sub>10</sub> monitor at Turnbull National Wildlife Refuge in the Spokane-Spokane Valley MSA should be reported to AQS.

For the Spokane-Spokane Valley MSA, in addition to reporting all FRM/FEM data to AQS, we also request that the FEM PM<sub>10</sub> monitor at Turnbull National Wildlife Refuge in this MSA be designated as SLAMS. As such the monitor will count toward the minimum monitoring requirements for this MSA. The designation of the Turnbull PM<sub>10</sub> monitor as a SLAMS for the Spokane-Spokane Valley MSA will bring the total number of SLAMS PM<sub>10</sub> stations to three. Ecology has requested a waiver from the requirement to maintain a minimum of four SLAMS PM<sub>10</sub> network monitoring stations in the Spokane-Spokane Valley MSA. To address your concerns expressed in your waiver request that expanding the PM<sub>10</sub> network beyond the size of the existing network would adversely impact the statewide PM<sub>2.5</sub> network, EPA through this network approval letter waives the requirement to operate the fourth PM<sub>10</sub> station in the Spokane-Spokane Valley MSA.

This PM<sub>10</sub> network size waiver for reducing the monitoring requirements in the Seattle-Tacoma-Bellevue MSA to one station and the Spokane-Spokane Valley MSA to three stations is in effect for five years from the date of this correspondence. We ask that you reference this waiver approval in future ANPs. We also ask that Ecology evaluate whether additional PM<sub>10</sub> monitors continue to provide limited air quality value relative to their operational costs for these MSAs during the network assessment and future Annual Network Plan submittals to our office. Additionally, changes to the air quality concentrations in the Spokane-Spokane Valley MSA may warrant reducing or modifying this network in the future.

The EPA appreciates Ecology's establishment of a MOU with the Oregon Department of Environmental Quality for jointly meeting the criteria pollutant monitoring requirements for the Portland-Vancouver-Hillsboro OR-WA MSA. Through this network approval letter, as provided by 40 CFR Part 58, Appendix D §2(e), Region 10 allows the minimum network size requirements for this MSA to be satisfied jointly by Ecology and the Oregon Department of Environmental Quality. The EPA requests that Ecology and the Oregon Department of Environmental Quality review and reaffirm this MOU periodically and renew the request from Region 10 to waive full monitoring requirements by Ecology for this MSA every five years.

Region 10 approves the State of Washington's 2019 ANP. Region 10 appreciates the timeliness and detail provided in the ANP. Please notify us when Ecology has determined the location for the second PM<sub>2.5</sub> SLAMS for the Spokane MSA and notify Region 10 when the supplemental Chemical Speciation Network (CSN) sampling at the 10<sup>th</sup> and Weller (53-033-0030) and/or L-Street (53-053-0029) stations ceases or is relocated. Since these monitoring stations are supplemental CSN stations and not members of the national Speciation Trends Network (STN), these approvals can be made by our Regional Office. If you have any questions about our approval of the ANP, please contact me or Doug Jager at (206) 553-2961.

Sincerely,



Debra Suzuki, Manager  
Air Planning, State/Tribal Coordination Branch

## Appendix D. Special Purpose Monitors (SPMs) Statements of Purpose

Ecology is required to include a statement of purpose for each SPM in the annual monitoring network plan according to 40 C.F.R. Part 58.20. Table 27 below contains the statements of purpose for each SPM in the Washington Network.

Table 27. Statements of purpose for Special Purpose Monitors (SPMs)

Site	AQS ID	Parameter	Statement of Purpose
Auburn-29 <sup>th</sup> St SE	530330047	PM <sub>2.5</sub> AQI (88502)	The Auburn SPM nephelometer site was established to report neighborhood-scale PM <sub>2.5</sub> conditions in the Auburn area. The site operates as a non-regulatory SPM site because a line of evergreen trees approximately 8 meters from the site prevents the site from meeting probe and path siting criteria for SLAMS PM <sub>2.5</sub> monitoring.
Chelan-Woodin Ave	530070007	PM <sub>2.5</sub> AQI (88502)	The Chelan monitoring site was previously operated by the U.S. Forest Service as a non-EPA federal monitor to inform smoke management decisions. Ecology temporarily took over operational responsibility for the site as a SPM on October 1, 2018.
Ellensburg-Ruby St	530370002	PM <sub>2.5</sub> AQI (88502)	The Ellensburg Ruby St SPM nephelometer is used for ongoing evaluation of the correlation between nephelometer bscat and PM <sub>2.5</sub> mass concentrations as measured by the FEM BAM 1020.
Lacey-College St	530670013	Ozone (44201)	The Lacey ozone SPM was established in May 2022 to temporarily provide ozone data and AQI information in Thurston County while the permanent Yelm ozone monitoring site (530670005) is under construction until 2024.
Leavenworth-Evans St	530070010	PM <sub>2.5</sub> AQI (88502)	The Leavenworth monitoring site was previously operated by the U.S. Forest Service as a non-EPA federal monitor to inform smoke management decisions. Ecology temporarily took over operational responsibility for the site as a SPM on October 1, 2018.

Site	AQS ID	Parameter	Statement of Purpose
Prosser-Highland Dr	530050004	PM <sub>2.5</sub> AQI (88502)	Prosser is a previously unmonitored community at the southern end of the Yakima Valley. The Yakima Valley is known to have elevated PM <sub>2.5</sub> from a variety of sources, though previous monitoring has only been conducted in other communities north of Prosser. The Benton Clean Air Agency uses Prosser data to evaluate air quality complaints, inform curtailment calls, and identify opportunities for wood stove replacement funding in their jurisdiction.
Quincy-3 <sup>rd</sup> Ave NE	530251003	PM <sub>2.5</sub> AQI (88502)	The Quincy-3 <sup>rd</sup> Ave NE SPM site exists to provide meteorological and non-FEM PM <sub>2.5</sub> data in a previously unmonitored community and to support a health risk assessment of diesel emissions in the Quincy area published in 2020.
Soap Lake-4 <sup>th</sup> Ave SE	530250003	PM <sub>2.5</sub> AQI (88502)	The Soap Lake-4 <sup>th</sup> Ave SE SPM is a temporary trailer site to inform agricultural and outdoor burn decision making and smoke management in a previously unmonitored community.
Twisp-Ewell St	530470016	PM <sub>2.5</sub> AQI (88502)	The previous Twisp monitoring site was operated by the U.S. Forest Service as a non-EPA federal monitor to inform smoke management decisions. Ecology temporarily took over operational responsibility for monitoring at the previous Twisp-Glover site on October 1, 2018 and relocated the site to Twisp-Ewell St in 2020.
Winthrop-Chewuch Rd	530470010	PM <sub>2.5</sub> AQI (88502)	The Winthrop monitoring site was previously operated by the U.S. Forest Service as a non-EPA federal monitor to inform smoke management decisions. Ecology temporarily took over operational responsibility for the site as a SPM on October 1, 2018.

## Appendix E. Detailed Site and Monitor Information

Appendix E contains location information for all Washington Network monitoring sites. It also contains the details of any changes to site and monitor information used to demonstrate compliance with the probe and monitoring path siting criteria described in 40 C.F.R. Part 58 Appendix E. For full tables of site and monitor metadata, see Ecology’s 2021 Ambient Air Monitoring Network Plan at <https://apps.ecology.wa.gov/publications/SummaryPages/2102013.html>.

### Location information for Washington Network monitoring sites

Table 28. Location information for Washington Network monitoring sites

Site Name	AQS ID	Latitude	Longitude	Street Address	City	Zip code
Aberdeen-Division St	530272002	46.97228	-123.83173	359 N Division St	Aberdeen	98520
Anacortes-202 O Ave	530570011	48.52008	-122.613213	3rd St between O Ave and Commercial Ave	Anacortes	98221
Auburn-29th St	530330047	47.2814	-122.2233	402 29th St	Auburn	98002
Bellevue-SE 12th St	530330031	47.600863	-122.148397	14310 SE 12th St	Bellevue	98007
Bellingham-Pacific St	530730019	48.760036	-122.456463	2221 Pacific St	Bellingham	98229
Bremerton-Spruce Ave	530350007	47.592675	-122.62739	3250 Spruce Ave	Bremerton	98310
Burbank-Maple St	530710006	46.20011	-119.00862	755 Maple St	Burbank	99323
Cheeka Peak	530090013	48.29786	-124.62491	Spur-4 Rd	Neah Bay	98357
Chehalis-Market Blvd	530410004	46.66409	-122.96732	350 N Market Blvd	Chehalis	98532
Chelan-Woodin Ave	530070007	47.83861	-120.02306	428 W Woodin Ave	Chelan	98816
Cheney-Turnbull	530630001	47.4164	-117.52982	26010 S Smith Rd	Cheney	99004
Clarkston-13th St	530030004	46.425416	-117.060445	13th St and Port Way	Clarkston	99403
Colville-E 1st St	530650005	48.54469	-117.903222	261 E 1st St	Colville	99114
Custer-Loomis	530730005	48.95074	-122.55441	1330 Loomis Trail Rd	Custer	98240
Darrington-Fir St	530610020	48.2468	-121.6031	1085 Fir St	Darrington	98241
Dayton-W Main St	530130002	46.318	-117.985	206 W Main St	Dayton	99328
Ellensburg-Ruby St	530370002	46.99364	-120.545	201 N Ruby St	Ellensburg	98926
Enumclaw-Mud Mtn.	530330023	47.1411	-121.9379	30525 SE Mud Mountain Rd	Enumclaw	98022

Site Name	AQS ID	Latitude	Longitude	Street Address	City	Zip code
Ferndale-Kickerville Road	530730013	48.855274	-122.7047	6036 Kickerville Rd	Ferndale	98248
Ferndale-Mountain View Rd	530730017	48.848065	-122.688888	4050 Mountain View Rd	Ferndale	98248
Issaquah-Lake Sammamish	530330010	47.5525	-122.064722	2000 NW Sammamish Rd	Issaquah	98027
Kennewick-Metaline	530050002	46.21835	-119.20152	5929 W Metaline Ave	Kennewick	99336
Kennewick-S Clodfelter Rd	530050003	46.204582	-119.243743	526 S Steptoe St	Kennewick	99336
Kent-Central & James	530332004	47.38614	-122.23195	614 Railroad Ave N	Kent	98032
Lacey-College St	530670013	47.029396	-122.821548	1900 College St SE	Lacey	98503
LaCrosse-Hill St	530750005	46.8153	-117.8739	111 Hill Ave	LaCrosse	99143
Lake Forest Park	530330024	47.75452	-122.28034	17171 Bothell Way NE	Lake Forest Park	98155
Leavenworth-Evans St	530070010	47.59886	-120.6647	330 Evans St	Leavenworth	98826
Longview-30th Ave	530150015	46.139443	-122.961944	1234 30th Ave	Longview	98632
Marysville-7th Ave	530611007	48.054315	-122.171529	1799 7th St	Marysville	98270
Mesa-Pepiot Way	530210002	46.5754	-119.0021	200 Pepiot Rd	Mesa	99343
Moses Lake-Balsam St	530251002	47.1303	-119.2737	412 S Balsam St	Moses Lake	98837
Mt Rainier-Jackson Visitors Ctr	530530012	46.785857	-121.737107	52807 Paradise Rd E	Ashford	98304
Mt Vernon-S Second St	530570015	48.4102	-122.3376	1600 S 2nd Street	Mount Vernon	98273
Neah Bay-Makah Tribe	530090015	48.366058	-124.610045	1321 Bay View Avenue	Neah Bay	98357
North Bend-North Bend Way	530330017	47.49022	-121.77278	902 SE North Bend Way	North Bend	98045
Omak-Colville Tribe	530470013	48.39999	-119.51896	8th Ave E & Okanogan-Omak East Rd	Omak	98841
Pomeroy-Pataha St	530230001	46.474438	-117.614764	572 Pataha St	Pomeroy	99347
Port Angeles-E 5th St	530090017	48.115	-123.436434	102 E 5th St	Port Angeles	98362
Port Townsend-San Juan Ave	530310003	48.12919	-122.77897	3939 San Juan Avenue	Port Townsend	98368



Site Name	AQS ID	Latitude	Longitude	Street Address	City	Zip code
Prosser-Highland Dr	530050004	46.20890	-119.75267	2001 Highland Dr	Prosser	99350
Pullman-Dexter SE	530750003	46.7244	-117.18014	240 SE Dexter St	Pullman	99163
Quincy-3rd Ave NE	530251003	47.24126	-119.84595	330 3rd Ave NE	Quincy	98848
Ritzville-Alder St	530010003	47.128	-118.3819	109 W Alder Ave	Ritzville	99169
Rosalia-Josephine St	530750006	47.23136	-117.36856	906 S Josephine Ave	Rosalia	99170
Seattle-10th & Weller	530330030	47.597222	-122.319722	10th Ave S & S Weller St	Seattle	98104
Seattle-Beacon Hill	530330080	47.5682	-122.3086	4103 Beacon Ave S	Seattle	98108
Seattle-Duwamish	530330057	47.559975	-122.338265	4700 E Marginal Way S	Seattle	98134
Seattle-South Park	530331011	47.5297	-122.3203	8201 10th Ave S	Seattle	98108
Shelton-W Franklin	530450007	47.21355	-123.10081	122 W Franklin St	Shelton	98584
Soap Lake-4 <sup>th</sup> Ave SE	530250003	47.385564	-119.489855	19 4 <sup>th</sup> Ave SE	Soap Lake	98851
Spokane-E Broadway Ave	530630017	47.663962	-117.25765	11016 E Broadway Ave	Spokane	99206
Spokane-Greenbluff	530630046	47.827128	-117.27422	9814 Greenbluff Rd E	Colbert	99005
Spokane-Monroe St	530630047	47.69983	-117.42631	4601 N Monroe St	Spokane	99205
Sunnyside-S 16th St	530770005	46.32033	-119.9981	810 S 16th St	Sunnyside	98944
Tacoma-Alexander Ave	530530031	47.2656	-122.385	2301 Alexander Ave	Tacoma	98421
Tacoma-L Street	530530029	47.18631	-122.45154	7802 L St S	Tacoma	98444
Tacoma-S 36th St	530530024	47.22634	-122.46256	1802 S 36th St	Tacoma	98418
Taholah-Quinault Tribe	530270011	47.3442	-124.2879	600 Chitwhin Dr	Taholah	98587
Toppenish-Yakama Tribe	530770015	46.38024	-120.33266	141 Ward Rd	Toppenish	98948
Tukwila Allentown	530330069	47.498535	-122.278385	11675 44th Ave E	Tukwila	98178
Tulalip-Totem Beach Rd	530610021	48.065339	-122.285194	7520 Totem Beach Rd	Tulalip	98271
Twisp-Ewell St	530470016	48.354124	-120.105116	1205 Ewell St	Twisp	98856

Site Name	AQS ID	Latitude	Longitude	Street Address	City	Zip code
Vancouver NE 84th Ave	530110024	45.64336	-122.58737	2722 NE 84th Ave	Vancouver	98662
Vancouver- Blairmont Dr	530110011	45.6121	-122.5194	1500 SE Blairmont Dr	Vancouver	98683
Walla Walla- 12th St	530710005	46.05881	-118.35147	200 S 12th Ave	Walla Walla	99362
Wellpinit- Spokane Tribe	530650002	47.88528	-117.98865	6208 Wellpinit-Westend Rd	Wellpinit	99040
Wenatchee- Fifth St	530070011	47.43061	-120.34195	1300 Fifth St	Wenatchee	98801
Winthrop- Chewuch Rd	530470010	48.47724	-120.19057	24 W Chewuch Rd	Winthrop	98862
Yacolt-Yacolt Rd	530110022	45.86639	-122.40889	406 W Yacolt Rd	Yacolt	98675
Yakima-4th Ave	530770009	46.59495	-120.51228	402 S 4th Ave	Yakima	98902
Yelm- Northern Pacific	530670005	46.9515	-122.5976	931 Northern Pacific Rd	Yelm	98597

## Changes to detailed site and monitor information

Changes to the tables in Appendix E since the 2022 Ambient Air Monitoring Network Plan are noted below.

**Kent-James &  
Central**

**Site Information**

	AQS ID	530332004
	Street Address	614 Railroad Ave N, Kent
	Zip Code	98030
	Latitude	47.386111
	Longitude	-122.230278
	Date Site Established	19870702
	MSA/CBSA/CSA Represented	Seattle-Tacoma-Bellevue
	County	King
	Distance from roadway (m)	65
	Traffic count (AADT)	24100
	Ground cover	Asphalt
<b>PM<sub>2.5</sub> (88101, POC 5)</b>	Sampling/Analysis Method	Met One BAM 1020 (170)
	Parameter Begin Date	20101217
	Monitor Objective	Population Exposure
	Measurement Scale	Neighborhood
	Monitor type	SLAMS
	Collecting agency	Puget Sound Clean Air Agency
	Analytical lab	N/A
	Reporting agency	Washington State Department of Ecology (1136)
	Sampling frequency	Continuous
	Sampling season	Year-round
	Probe height (m)	3
	Distance from supporting structure (m)	N/A
	Distance from obstruction on roof (m)	1
	Distance from obstruction not on roof (m)	N/A
	Distance from trees (m)	120
	Distance from furnace or incinerator flue (m)	N/A
	Unrestricted airflow (deg)	360
	Changes in next 18 months?	<b>Yes. PSCAA discontinued the Kent site on June 20, 2023, and plans to identify a suitable replacement neighborhood-scale site in Kent during 2023-2024.</b>
	Suitable for NAAQS comparison?	Yes
	Does monitor meet quality assurance requirements for monitors used in NAAQS evaluations described in 40 C.F.R. Part 58 Appendix A?	Yes
	Does monitor meet probe and path siting criteria described in 40 C.F.R. Part 58 Appendix E?	Yes

**Summary of changes:** Due to termination of their lease, the Puget Sound Clean Air Agency discontinued the Kent site on June 20, 2023, and plans to identify a suitable replacement neighborhood-scale site in Kent during 2023-2024.

<b>Prosser-Highland Dr</b>	<b>Site Information</b>	
	AQS ID	530050004
	Street Address	2001 Highland Dr
	Zip Code	99350
	Latitude	46.20890
	Longitude	-119.75267
	Date Site Established	20221024
	MSA/CBSA/CSA Represented	Kennewick-Richland, WA
	County	Benton
	Distance from roadway (m)	385
	Traffic count (AADT)	3500
	Ground cover	Roof
<b>Non-compliance PM<sub>2.5</sub> (88502, POC 8)</b>	Sampling/Analysis Method	Met One BAM 1022 with PM <sub>2.5</sub> SCC (171)
	Parameter Begin Date	20221028
	Monitor Objective	Population Exposure
	Measurement Scale	Neighborhood
	Monitor type	SPM
	Collecting agency	Benton Clean Air Agency
	Analytical lab	N/A
	Reporting agency	Washington State Department of Ecology (1136)
	Sampling frequency	Continuous
	Sampling season	Year-round
	Probe height (m)	12
	Distance from supporting structure (m)	N/A
	Distance from obstruction on roof (m)	N/A
	Distance from obstruction not on roof (m)	N/A
	Distance from trees (m)	N/A
	Distance from furnace or incinerator flue (m)	N/A
	Unrestricted airflow (deg)	360
	Changes in next 18 months?	No
	Suitable for NAAQS comparison?	No
	Does monitor meet probe and path siting criteria described in 40 C.F.R. Part 58 Appendix E?	Yes

**Summary of changes:** The Prosser-Highland Dr site was established on October 28, 2022.

**Seattle-Duwamish Site Information**

	AQS ID	530330057		
	Street Address	4700 East Marginal Way South		
	Zip Code	98134		
	Latitude	47.55975		
	Longitude	-122.338265		
	Date Site Established	19710802		
	MSA/CBSA/CSA Represented	Seattle-Tacoma-Bellevue		
	County	King		
	Distance from roadway (m)	80		
	Traffic count (AADT)	52400		
	Ground cover	Asphalt		
<b>PM<sub>2.5</sub> (88101)</b>		<b>Primary (POC 1)</b>	<b>Collocated (POC 2)</b>	<b>Collocated (POC 5)</b>
	Sampling/Analysis Method	R & P 2025 (145)	R & P 2025 (145)	Met One BAM 1020 (170)
	Parameter Begin Date	20210401	20210401	20101227
	Monitor Objective	Population Exposure	Population Exposure	Population Exposure
	Measurement Scale	Neighborhood	Neighborhood	Neighborhood
	Monitor type	SLAMS	SLAMS	SLAMS
	Collecting agency	Puget Sound Clean Air Agency	Puget Sound Clean Air Agency	Puget Sound Clean Air Agency
	Analytical lab	Washington State Department of Ecology (1136)	Washington State Department of Ecology (1136)	N/A
	Reporting agency	Washington State Department of Ecology (1136)	Washington State Department of Ecology (1136)	Washington State Department of Ecology (1136)
	Sampling frequency	1/6	1/12	Continuous
	Sampling season	Year-round	Year-round	Year-round
	Probe height (m)	2	2	3
	Distance from supporting structure (m)	2	2	1
	Distance from obstruction on roof (m)	N/A	N/A	N/A
	Distance from obstruction not on roof (m)	N/A	N/A	N/A
	Distance from trees (m)	N/A	N/A	N/A
	Distance from furnace or incinerator flue (m)	N/A	N/A	N/A
	Unrestricted airflow (deg)	360	360	360
	Changes in next 18 months?	<b>Yes. Propose to designate as collocated.</b>	<b>Yes. Propose to discontinue.</b>	<b>Yes. Propose to designate as primary monitor.</b>
	Suitable for NAAQS comparison?	Yes	Yes	Yes

	Does monitor meet quality assurance requirements for monitors used in NAAQS evaluations described in 40 C.F.R. Part 58 Appendix A?	Yes	Yes	Yes
	Does monitor meet probe and path siting criteria described in 40 C.F.R. Part 58 Appendix E?	Yes	Yes	Yes
	Distance between collocated monitors (m)	1.3		

**Summary of changes:** Ecology and PSCAA propose to discontinue the collocated FRM (POC 2), and designate the FEM BAM 1020 (POC 5) as the primary monitor.



<b>Soap Lake-4<sup>th</sup> Ave SE</b>	<b>Site Information</b>	
	AQS ID	530250003
	Street Address	19 4 <sup>th</sup> Ave SE
	Zip Code	98851
	Latitude	47.385564
	Longitude	-119.489855
	Date Site Established	20221024
	MSA/CBSA/CSA Represented	Moses Lake, WA
	County	Grant
	Distance from roadway (m)	500
	Traffic count (AADT)	4900
	Ground cover	Gravel/dirt
<b>Non-compliance PM<sub>2.5</sub> (88502, POC 4)</b>	Sampling/Analysis Method	Radiance Research M903 Nephelometer (771)
	Parameter Begin Date	20221024
	Monitor Objective	Population Exposure
	Measurement Scale	Neighborhood
	Monitor type	SPM
	Collecting agency	Washington State Department of Ecology (1136)
	Analytical lab	N/A
	Reporting agency	Washington State Department of Ecology (1136)
	Sampling frequency	Continuous
	Sampling season	Year-round
	Probe height (m)	5
	Distance from supporting structure (m)	N/A
	Distance from obstruction on roof (m)	N/A
	Distance from obstruction not on roof (m)	N/A
	Distance from trees (m)	N/A
	Distance from furnace or incinerator flue (m)	N/A
	Unrestricted airflow (deg)	360
	Changes in next 18 months?	No
	Suitable for NAAQS comparison?	No

**Summary of changes:** The Soap Lake-4<sup>th</sup> Ave SE site was established on October 24, 2022.

**Sunnyside-S 16th****Site Information**

	AQS ID	530770005
	Street Address	810 16th St (Harrison Middle School)
	Zip Code	98944
	Latitude	46.31932
	Longitude	-119.999677
	Date Site Established	19980821
	MSA/CBSA/CSA Represented	Yakima
	County	Yakima
	Distance from roadway (m)	1450
	Traffic count (AADT)	3900
	Ground cover	Roof
<b>PM<sub>2.5</sub> (88101, POC 5)</b>	Sampling/Analysis Method	Met One BAM 1020 (170)
	Parameter Begin Date	20230502
	Monitor Objective	Population Exposure
	Measurement Scale	Neighborhood
	Monitor type	SLAMS
	Collecting agency	Yakima Region Clean Air Agency
	Analytical lab	N/A
	Reporting agency	Washington State Department of Ecology (1136)
	Sampling frequency	Continuous
	Sampling season	Year-round
	Probe height (m)	2
	Distance from supporting structure (m)	N/A
	Distance from obstruction on roof (m)	N/A
	Distance from obstruction not on roof (m)	N/A
	Distance from trees (m)	N/A
	Distance from furnace or incinerator flue (m)	N/A
	Unrestricted airflow (deg)	360
	Changes in next 18 months?	No
	Suitable for NAAQS comparison?	Yes
	Does monitor meet probe and path siting criteria described in 40 C.F.R. Part 58 Appendix E?	Yes

**Summary of changes:** YRCAA and Ecology replaced the nephelometer with an FEM BAM 1020 on April 18, 2023. The BAM began reporting on May 2, 2023.

**Yakima-4th Ave S Site Information**

	AQS ID	530770009	
	Street Address	402 South 4th Ave	
	Zip Code	98901	
	Latitude	46.598056	
	Longitude	-120.499167	
	Date Site Established	20000421	
	MSA/CBSA/CSA Represented	Yakima	
	County	Yakima	
	Distance from roadway (m)	65	
	Traffic count (AADT)	7372	
	Ground cover	Roof	
<b>PM<sub>2.5</sub> (88101)</b>		<b>Primary (POC 5)</b>	<b>Collocated (POC 1)</b>
	Sampling/Analysis Method	Met One BAM 1020 (170)	R & P 2025 (145)
	Parameter Begin Date	20070202	20070202
	Monitor Objective	Population Exposure	Population Exposure
	Measurement Scale	Neighborhood	Neighborhood
	Monitor type	SLAMS	SLAMS
	Collecting agency	Yakima Region Clean Air Agency	Yakima Region Clean Air Agency
	Analytical lab	N/A	N/A
	Reporting agency	Washington State Department of Ecology (1136)	Washington State Department of Ecology (1136)
	Sampling frequency	Continuous	1/3
	Sampling season	Year-round	Year-round
	Probe height (m)	16	16
	Distance from supporting structure (m)	1	1
	Distance from obstruction on roof (m)	7	7
	Distance from obstruction not on roof (m)	N/A	N/A
	Distance from trees (m)	34	34
	Distance from furnace or incinerator flue (m)	N/A	N/A
	Unrestricted airflow (deg)	360	360
	Changes in next 18 months?	No	<b>Yes. Propose reduced sample frequency to 1/6.</b>
	Suitable for NAAQS comparison?	Yes	Yes
	Does monitor meet quality assurance requirements for monitors used in NAAQS evaluations described in 40 C.F.R. Part 58 Appendix A?	Yes	Yes

**Yakima-4th Ave S Site Information**

	Does monitor meet probe and path siting criteria described in 40 C.F.R. Part 58 Appendix E?	Yes	Yes
	Distance between collocated monitors (m)	4	

**Summary of changes:** Ecology and YRCAA request approval to reduce the sampling frequency of the collocated FRM from a 1:3-day schedule to a 1:6 day schedule.

## Appendix F. Interstate Memorandum of Understanding

Ecology and Oregon DEQ plan to renew this Memorandum and provide the renewed document to EPA Region 10 prior to its expiration in May 2024.

Memorandum of Understanding  
Between  
Oregon Department of Environmental Quality  
And  
Washington Department of Ecology

### I. PURPOSE

This Memorandum of Understanding (MOU) is entered into by and between the Oregon Department of Environmental Quality Air Quality Program, hereinafter referred to as ODEQ, and the Washington Department of Ecology Air Quality Program, hereinafter referred to as WDOE.

The purpose of this MOU is to agree in principle to cooperate with shared resources to collectively meet the United States Environmental Protection Agency (US EPA) minimum monitoring requirements for criteria air pollutants in the Portland-Vancouver-Hillsboro, OR-WA Metropolitan Statistical Area (MSA).

### II. STATEMENT OF MUTUAL BENEFITS AND INTEREST

The Portland-Vancouver-Hillsboro, OR-WA MSA consists of Clackamas, Columbia, Multnomah, Washington, and Yamhill Counties in Oregon and Clark and Skamania Counties in Washington. The network design criteria for ambient air quality monitoring described in 40 C.F.R § 58 Appendix D require that in areas where metropolitan statistical areas (MSAs) cross jurisdictional boundaries, “full monitoring requirements apply separately to each affected State or local agency in the absence of an agreement between the affected agencies and the EPA Regional Administrator.” This MOU establishes an agreement that ODEQ and WDOE cooperatively meet the minimum monitoring requirements in the Portland-Vancouver-Hillsboro, OR-WA MSA.

The Portland-Vancouver-Hillsboro, OR-WA MSA had an estimated population of 2,478,810 as of July 1, 2018. Based on 40 C.F.R § 58 Appendix D, the following minimum monitoring requirements for criteria pollutants apply to an MSA of this population size:

Pollutant	Minimum Number of Required Monitors
Ozone (O <sub>3</sub> )	2
Carbon Monoxide (CO)	2
Nitrogen Dioxide (NO <sub>2</sub> )	2*
Sulfur Dioxide (SO <sub>2</sub> )	1
Particulate Matter ≤10µm (PM <sub>10</sub> )	2
Fine Particulate Matter (PM <sub>2.5</sub> )	3

\* An additional NO<sub>2</sub> monitor will be required if the population of the MSA grows above 2,500,000 people.

As of January 1, 2019, the minimum monitoring requirements were met or exceeded in the Portland-Vancouver-Hillsboro, OR-WA MSA for each of the criteria pollutants listed above.

### III. GENERAL ROLES

ODEQ and WDOE formally agree to collectively provide adequate criteria pollutant monitoring as required by 40 C.F.R § 58 Appendix D. Each agency shall inform the other agency at its earliest convenience via telephone or email of any monitoring changes within the Portland-Vancouver-Hillsboro, OR-WA MSA that impact the minimum monitoring requirements. In the event that new minimum monitoring requirements are imposed after the execution of this MOU, ODEQ and WDOE agree to consult and jointly determine how to meet the new requirements.

### IV. IT IS MUTUALLY AGREED AND UNDERSTOOD BY AND BETWEEN THE SAID PARTIES THAT:

- A. This instrument is neither a fiscal nor a funds obligation document. Any endeavor involving reimbursement or contribution of funds between the parties to this instrument will be handled in accordance with applicable laws, regulations, and procedures, including those for government procurement and printing. Such endeavors will be outlined in separate agreements that shall be made in writing by representatives of the parties, and shall be independently authorized by appropriate statutory authority. This instrument does not provide such authority.
- B. This instrument in no way restricts ODEQ or WDOE from participating in similar activities with other public or private agencies, organizations, and individuals.
- C. Pursuant to Section 22, Title 41, United States Code, no Member of, or Delegate to, Congress shall be admitted to any share or part of this instrument, or any benefits that may arise therefrom.
- D. Nothing in this MOU shall be construed as obligating either party to expend funds or to make any contract or other obligation for the future payment of money in excess of appropriations authorized by law and administratively allocated for this purpose.
- E. Modifications within the scope of this instrument shall be made by mutual consent of the parties, by the issuance of a written modification, signed and dated by both parties.
- F. Either party(s), in writing, may terminate the MOU in whole, or in part, at any time before the date of expiration provided that written notice is sent to the other party at least 120 calendar days prior to the termination date.
- G. This MOU shall be effective upon execution by both parties and shall remain in effect for a period of 5 years unless otherwise modified. This agreement can be extended if mutually agreed to by both parties.


H. The principal contacts for this instrument are:

Oregon Department of Environmental Quality  
Anthony Barnack, Ambient Monitoring Coordinator  
7202 NE Evergreen Parkway, Suite 150  
Hillsboro, OR 97124-6166  
(503)693-5708

Washington Department of Ecology  
Jill Schulte, Air Monitoring Coordinator  
PO Box 47600  
Olympia, WA 98504-7600  
(360) 407-6877

In Witness whereof, the parties hereto have executed this MOU as of the last date written below:

5/13/19   
Date Tom Roick  
Air Quality Monitoring Manager  
Oregon Department of Environmental Quality

5/20/19   
Date Kathy Taylor  
Deputy Program Manager  
Air Quality Program  
Washington Department of Ecology



## Appendix G. Public Comment Period

The draft 2023 Ambient Air Monitoring Network Plan was posted for public comment from May 26 – June 25, 2023, on Ecology’s webpage. No comments were received.

### COMMENT PERIOD

## Draft 2023 Air Quality Monitoring Network Plan

### Air quality monitoring network

May 26, 2023 - June 25, 2023, 11:59 p.m.

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Comment on the draft 2023 Air Quality Monitoring Network Plan.

This report describes:

Washington’s air quality monitoring network, including air monitoring stations.

Recent and planned changes to the network.

How Ecology will operate its air monitoring stations in the next year.

We review the air quality monitoring network every year to make sure it collects adequate, representative, and useful air quality data. We use this data to make science-based policy decisions.

Documents for review:

[Draft 2023 Annual Air Quality Network Plan](#)

[2023 Verification of Continued Attainment in Limited Maintenance Areas](#)

## Background

Ecology, EPA, tribes, and local clean air agencies maintain a [network of air monitoring stations](#) to measure air pollution in Washington. Using continuous monitoring data, we can let you know when air pollution reaches unhealthy levels. Based on this information, people can adjust their daily activities to minimize unhealthy effects.

### Comment online

Use our [online comment form](#)

### Comment by mail

Jill Schulte  
Washington Department of Ecology  
Air Quality Program  
P.O. Box 47600  
Olympia, WA 98504-7600

### Questions

Jill Schulte  
Air Monitoring Coordinator  
[jill.schulte@ecy.wa.gov](mailto:jill.schulte@ecy.wa.gov)  
360-790-6538

To request ADA accommodation, contact Ecology’s ADA Coordinator by email at [ecyadaordinator@ecy.wa.gov](mailto:ecyadaordinator@ecy.wa.gov), or call 360-407-6831, 711 (relay service), or 877-833-6341 (TTY). More about our [accessibility services](#).