#### AB 617 Community Air Protection Program North-End Community: Brawley-Westmorland-Calipatria Steering Committee Meeting Agenda

#### **Hidalgo Hall**

410 S Cesar Chavez St. Brawley, CA 92227

MEETING AGENDA Monday, November 18, 2024 5:30 p.m. – 7:30 p.m.

Facilitator: Imperial County Air Pollution Control District

#### WELCOME

1.	ROLL CALL/OPENING REMARKS BY CSC MEMBERS	ICAPCD
2.	<b>PUBLIC COMMENT PERIOD</b> Comments are to be limited to no more than 3 minutes per person.	ICAPCD
3.	DISCUSSION/INFORMATION ITEMS	
	A. 2024 CAMP Draft Ramboll will present the Community Air Monitoring Plan (CAMP) draft. Discuss in July to review the priorities within the five strategy categories. The CSC men discuss the results and their priorities for the CAMP. (Attachment: 2024 CAMP Draft)	Ramboll sion taken nbers will
	<b>B. Imperial County AB 617 North-End Corridor Open Discussion</b> Open discussion regarding the Imperial County AB 617 North-End Corridor.	ICAPCD
4.	AGENCY UPDATES	ICAPCD
5.	AGENDA TOPICS FOR NEXT MEETING Discuss the next CSC meeting for December 16, 2024 via Zoom.	ICAPCD
6.	CLOSING REMARKS/AJOURNMENT OF MEETING	ICAPCD
7.		ICAPCD

AB 617 Programa de Protección del Aire Comunitario Comunidad Norte: Brawley-Westmorland-Calipatria Agenda De La Reunión Del Comité Directivo

#### Salón Hidalgo

410 S Cesar Chavez St. Brawley, CA 92227

#### AGENDA DE LA REUNIÓN

Lunes, 18 de Noviembre, 2024

5:30 p.m. – 7:30 p.m.

Facilitador: Imperial County Air Pollution Control District

#### **BIENVENIDO**

1.	PA	SO DE LISTA / PALABRAS DE APERTURA DE LOS MIEMBROS DEL CSC	ICAPCD		
2.	<b>PEI</b> Los	RIODO DE COMENTARIOS PÚBLICOS s comentarios deben limitarse a no más de 3 minutos por persona.	ICAPCD		
3.	ARTÍCULOS DE DISCUSIÓN/INFORMACIÓN				
	Α.	<b>Borrador del CAMP 2024</b> Ramboll presentará el borrador del Plan de Monitoreo del Aire de la Comunidad por sus siglas en inglés). El debate se llevó a cabo en julio para revisar las priorid dentro de las cinco categorías de estrategia. Los miembros del CSC discutirán los resultados y sus prioridades para el CAMP. <i>(Adjunto: Borrador del CAMP 2024)</i>	Ramboll I (CAMP, ades		
	В.	Discusión abierta sobre el corredor Norte AB 617 del condado de Imperial Discusión abierta sobre el corredor Norte AB 617 del condado de Imperial.	ICAPCD		
4.	AC	TUALIZACIONES DE LA AGENCIA	ICAPCD		
5.	5. TEMAS DEL AGENDA PARA LA PRÓXIMA REUNIÓN Discuta la próxima reunión del CSC para el 16 de diciembre de 2024 a través de Zoor		<b>ICAPCD</b> m.		
6.	OB	SERVACIONES DE CLAUSURA/CIERRE DE CLAUSURA DE LA REUNIÓN	ICAPCD		
7.	INI	CIO DEL TALLER	ICAPCD		

# 3. Discussion/Information Items: A. 2024 CAMP Draft (Ramboll)



AIR POLLUTION CONTROL DISTRICT

### DRAFT

## IMPERIAL COUNTY YEAR 5 COMMUNITY AIR MONITORING PLAN FOR THE NORTH END PHASE 1 COMMUNITY

#### **JANUARY 2025**

#### **Co-Authors**

Imperial County North End Phase 1 Community Steering Committee

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#### IMPERIAL COUNTY YEAR 5 COMMUNITY AIR MONITORING PLAN FOR THE IMPERIAL COUNTY NORTH END PHASE 1 COMMUNTIY

Prepared for

Imperial County AB 617 Steering Committee

Prepared by

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January 2025

### Contents

1	Introduction and Background	1-1
1.1	Introduction	1-1
1.2	Background	1-1
1.2.1	Assembly Bill 617	1-1
1.2.2	Community Nomination Overview	1-2
1.2.3	Imperial County Community Nominations	1-2
1.2.4	Community Steering Committee	1-3
1.3	Objective	1-3
1.4	Document Organization	1-4
2	Element 1 – Form Community Partnerships	2-1
2.1	Element 1 Overview	2-1
2.2	Community Steering Committee	2-1
2.3	Outreach Overview	2-2
3	Element 2 – State the Community-Specific Purpose for Air Monitoring	3-1
3.1	Element 2 Overview	3-1
3.2	Air Quality Issues Facing the Community	3-1
3.2.1	Federal Attainment Status	3-1
3.2.2	Additional Community Information	3-3
3.3	Community Input	3-6
3.4	Regulatory Monitoring	-11
3.5	Expansion of Existing Monitoring Network	-11
3.6	Potential Alternative Strategies	-12
4	Element 3 – Identify Scope of Actions	4-1
4.1	Element 3 Overview	4-1
4.2	Community Input	4-1
4.2	Scope of Actions	4-1
4.3	Scope of Actions	
<b>4.3</b> 4.3.1	Expansion of Existing Monitoring Network	4-1
<b>4.3</b> 4.3.1 4.3.2	Expansion of Existing Monitoring Network	4-1 4-2
<b>4.3</b> 4.3.1 4.3.2 4.3.3	Expansion of Existing Monitoring Network Notification Systems Education and Outreach	4-1 4-2 4-2
<b>4.3</b> 4.3.1 4.3.2 4.3.3 <b>4.4</b>	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions	4-1 4-2 4-2 4-2
<ul> <li>4.3</li> <li>4.3.1</li> <li>4.3.2</li> <li>4.3.3</li> <li>4.4</li> <li>5</li> </ul>	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives	4-1 4-2 4-2 4-2 5-1
<ul> <li>4.3</li> <li>4.3.1</li> <li>4.3.2</li> <li>4.3.3</li> <li>4.4</li> <li>5</li> <li>5.1</li> </ul>	Expansion of Existing Monitoring Network	4-1 4-2 4-2 4-2 5-1 5-1
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2	Expansion of Existing Monitoring Network	4-1 4-2 4-2 5-1 5-1 5-1
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2 5.2.1	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview Air Monitoring Objectives for this Plan. Monitoring Design	4-1 4-2 4-2 5-1 5-1 5-1 5-2
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2 5.2.1 5.2.2	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview Air Monitoring Objectives for this Plan Monitoring Design Locations for New Monitors	4-1 4-2 4-2 5-1 5-1 5-1 5-2 5-2
<ul> <li>4.3</li> <li>4.3.1</li> <li>4.3.2</li> <li>4.3.3</li> <li>4.4</li> <li>5</li> <li>5.1</li> <li>5.2</li> <li>5.2.1</li> <li>5.2.2</li> <li>5.3</li> </ul>	Expansion of Existing Monitoring Network	4-1 4-2 4-2 5-1 5-1 5-1 5-2 5-2 5-2
<ul> <li>4.3</li> <li>4.3.1</li> <li>4.3.2</li> <li>4.3.3</li> <li>4.4</li> <li>5</li> <li>5.1</li> <li>5.2</li> <li>5.2.1</li> <li>5.2.2</li> <li>5.3</li> <li>5.4</li> </ul>	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview Air Monitoring Objectives for this Plan Monitoring Design Locations for New Monitors Additional Data Evaluating Plan Progress	4-1 4-2 4-2 5-1 5-1 5-1 5-2 5-2 5-2 5-2 5-2
<ul> <li>4.3</li> <li>4.3.1</li> <li>4.3.2</li> <li>4.3.3</li> <li>4.4</li> <li>5</li> <li>5.1</li> <li>5.2</li> <li>5.2.1</li> <li>5.2.2</li> <li>5.3</li> <li>5.4</li> <li>6</li> </ul>	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview Air Monitoring Objectives for this Plan Monitoring Design Locations for New Monitors Additional Data Evaluating Plan Progress Element 5 – Establish Roles and Responsibilities	4-1 4-2 4-2 5-1 5-1 5-1 5-2 5-2 5-2 5-2 5-3 6-1
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2 5.2.1 5.2.2 5.3 5.4 6 6.1	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview Air Monitoring Objectives for this Plan Monitoring Design Locations for New Monitors Additional Data Evaluating Plan Progress Element 5 – Establish Roles and Responsibilities Element 5 Overview	4-1 4-2 4-2 5-1 5-1 5-1 5-2 5-2 5-2 5-2 5-2 5-3 6-1 6-1
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2 5.2.1 5.2.2 5.3 5.4 6 6.1 6.2	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions. Element 4 – Define Air Monitoring Objectives Element 4 Overview. Air Monitoring Objectives for this Plan. Monitoring Design Locations for New Monitors Additional Data. Evaluating Plan Progress Element 5 – Establish Roles and Responsibilities Element 5 Overview. Parties Involved	4-1 4-2 4-2 5-1 5-1 5-2 5-2 5-2 5-2 5-2 5-3 6-1 6-1 6-1
4.3 4.3.1 4.3.2 4.3.3 4.4 5 5.1 5.2 5.2.1 5.2.2 5.3 5.4 6 6.1 6.2 6.2.1	Expansion of Existing Monitoring Network Notification Systems Education and Outreach Other Supporting Actions Element 4 – Define Air Monitoring Objectives Element 4 Overview. Air Monitoring Objectives for this Plan. Monitoring Design Locations for New Monitors Additional Data. Evaluating Plan Progress Element 5 – Establish Roles and Responsibilities Element 5 Overview. Parties Involved Community Steering Committee Responsibilities	4-1 4-2 4-2 5-1 5-1 5-2 5-2 5-2 5-2 5-3 6-1 6-1 6-1 6-2

6.2.3	SCS Engineers Responsibilities	6-2
6.2.4	Community Involvement	6-3
7	Element 6 – Define Data Quality Objectives	7-1
7.1	Element 6 Overview	7-1
7.2	Data Quality Objectives for AB 617 Community Monitors	7-1
7.3	Data Quality Objectives for Complementary Monitoring	7-3
8	Element 7 – Select Monitoring Methods and Equipment	8-1
8.1	Element 7 Overview	8-1
8.2	Monitoring Methods and Equipment for AB 617 Community Monitors	8-1
8.3	Monitoring Methods and Equipment for Complementary Monitoring	8-2
9	Element 8 – Determine Monitoring Areas	9-1
9.1	Element 8 Overview	9-1
9.2	Location of Regulatory Monitors	9-1
9.3	Location of AB 617 Community Monitors	9-1
10	Element 9 – Develop Quality Control Procedures1	0-1
10.1	Element 9 Overview1	0-1
10.2	Quality Control Procedures for AB 617 Community Monitors1	0-1
11	Element 10 – Describe Data Management	1-1
11.1	Element 10 Overview1	1-1
11.2	Data Management for AB 617 Community Monitors1	1-1
12	Element 11 – Provide Work Plan for Conducting Field Measurements1	2-1
12.1	Element 11 Overview1	2-1
12.2	Field Procedures for AB 617 Community Monitors1	2-1
12.3	Safety Procedures1	2-2
13	Element 12 – Specify Process for Evaluating Effectiveness1	3-1
13.1	Element 12 Overview1	3-1
13.2	Evaluating Effectiveness – Community Monitors1	3-1
14	Element 13 – Analyze and Interpret Data1	4-1
14.1	Element 13 Overview1	4-1
14.2	Data Analysis and Considerations for Community Monitors1	4-1
15	Element 14 – Communicate Results to Support Action1	5-1
15.1	Element 14 Overview1	5-1
15.2	Communicating Results of Community Monitoring1	5-1
16	References1	6-1

#### Tables

Table 1.1. Community Air	Monitoring Plan Elements	1-4
Table 3.1. National Ambie	ent Air Quality Standards and Attainment Status for North End Phase	1
Community		3-2
Table 3.2. Examples of Ke	ey Emission Sources in Imperial County and Associated Pollutants	3-5
Table 7.1. Data Quality O	bjectives for AB 617 Community Monitors	7-1
Table 7.2. Data Quality In	formation for QuantAQ MODULAIR-PM Air Quality Sensors	7-2
Table 9.1. Descriptions of	Sites Selected for AB 617 Community Monitors	9-3

#### Figures

Figure 3.1. North End Phase 1 Community	3-4
Figure 3.2. What are your desired goals for the PM monitoring?	3-7
Figure 3.3. What area PM emission sources are you most concerned about?	3-8
Figure 3.4. What point PM emission sources are you most concerned about?	3-8
Figure 3.5. Which of these sensitive receptor locations would you like to place sensors at?	3-9
Figure 3.6. Locations of Existing Regulatory Monitors in the North End Phase 1 Community	3-10
Figure 6.1. North End Phase 1 Community Monitoring Organizational Chart	6-1
Figure 11.1. AB 617 Community Monitor Data Flow	11-1

#### Appendices

Appendix A:	Community Meeting Summary
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Appendix B: AB 617 Community Steering Committee Charter

### Abbreviations and Acronyms

AB 617	(California) Assembly Bill 617			
AC	Alternating current			
CAMP	Community Air Monitoring Plan			
CAP	Criteria Air Pollutants			
CAPP	Community Air Protection Program			
CARB	California Air Resources Board			
CERP	Community Emission Reduction Program			
CFR	Code of Federal Regulations			
CO	Carbon monoxide			
CSC	AB 617 North End Phase 1 Community Steering Committee			
FEM	Federal Equivalent Method			
FRM	Federal Reference Method			
H <sub>2</sub> S	Hydrogen sulfide			
ICAPCD	Imperial County Air Pollution Control District			
Met One BAM 1020	Met One Instruments Beta Attenuation Mass 1020			
MSA	Metropolitan statistical area			
µg/m³	Micrograms per cubic meter			
μm	Micron			
NAAQS	National Ambient Air Quality Standards			
NO <sub>2</sub>	Nitrogen dioxide			
O <sub>3</sub>	Ozone			
OEHHA	Office of Environmental Health Hazard Assessment			
Pb	Lead			
PM	Particulate matter			
PM <sub>1</sub>	Extremely fine particulates with a diameter smaller than one micron			
PM <sub>10</sub>	Respirable Particulate Matter			
PM <sub>2.5</sub>	Fine Particulate Matter			
QA/QC	Quality assurance/quality control			
Ramboll	Ramboll Americas Engineering Solutions			
SCAQMD	South Coast Air Quality Management District			
SCS	SCS Engineers			
SIP	State Implementation Plan			
SMPS	Scanning Mobility Particle Sizer			
SO2	Sulfur dioxide			
SOP	Standard operating procedure			
TAC	Toxic air contaminant			
USEPA	United States Environmental Protection Agency			
VOC	Volatile organic compound			

#### 1 Introduction and Background

#### 1.1 Introduction

This Year 5 Community Air Monitoring Plan ("Monitoring Plan" or "Plan") presents objectives and methodologies for community air monitoring in the North End Phase 1 Community in Imperial County, California ("Community"). This Plan was developed in response to the selection of this Community to conduct community air monitoring under the California Air Resources Board (CARB) Community Air Protection Program (CAPP), a program established to help implement California Assembly Bill 617 (AB 617). This Plan specifically addresses the 14 elements laid out for community air monitoring in CARB's Community Air Protection Blueprint ("Blueprint") Version 2.0, the most recent version of the guidance document developed for the CAPP.<sup>1</sup> These elements ultimately serve to address three objectives, which are to:

- Determine the reason for conducting community air monitoring;
- Describe how the community air monitoring will be conducted; and
- Identify how the data will support action to reduce air pollution within the Community.

When brought together, the 14 elements demonstrate how the Community plans to conduct air monitoring at the local scale to generate air quality data that is accurate, accessible, transparent, and understandable, and ultimately useful towards improving local air quality.

#### 1.2 Background

#### 1.2.1 Assembly Bill 617

On July 26, 2017, California Governor Jerry Brown signed into law AB 617, an act to amend and add sections regarding air pollution to California's Health and Safety Code. The bill directs CARB and local air districts throughout the state (including the Imperial County Air Pollution Control District [ICAPCD or "District"]) to enact measures to promote public health and welfare by reducing air pollution on a local scale, particularly in communities that are disproportionately burdened by air pollution. AB 617 was designed to accomplish this via the establishment of the CAPP, which puts the emphasis on community-focused actions that go beyond the regional and statewide air quality programs already in place.

AB 617 was designed to specifically improve air quality in disadvantaged communities with high exposure burdens for criteria air pollutants (CAPs)<sup>2</sup> and toxic air contaminants (TACs).<sup>3</sup> These improvements are to be accomplished through community emissions reductions programs, community air monitoring plans, or both. Section 1.2.2 describes the process by which the first

<sup>&</sup>lt;sup>1</sup> California Air Resources Board. October 2023. Final Community Air Protection Program Blueprint 2.0. Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2024-04/BP2.0 FULL FINAL ENG 2024 04 09.pdf</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>2</sup> Includes the six federally regulated air pollutants with National Ambient Air Quality Standards established by the USEPA as a requirement of the Clean Air Act. Additional information available at: <u>https://www.epa.gov/criteria-air-pollutants</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>3</sup> Defined by the California Health and Safety Code as air pollutants which may cause or contribute to an increase in mortality or an increase in serious illness, or which may pose a present or potential hazard to human health. Additional information available at: <u>https://oehha.ca.gov/air/toxic-air-contaminants</u>. Accessed: October 2024.

round of communities was selected, including the North End Phase 1 Community in Imperial County.

#### **1.2.2 Community Nomination Overview**

As part of the CAPP, CARB's Governing Board selected California communities to participate by implementing a community air monitoring program, a community emissions reduction program, or both. AB 617 stipulated that the first round of communities was to be selected by October 1, 2018 and annually thereafter (i.e., beginning January 1, 2020). Each year, the selection process involves three steps: Identification, Assessment, and Selection. During the Identification phase, CARB staff updates the running list of potential communities for participation in the CAPP. Input is collected from air districts across the state and from the Office of Environmental Health Hazard Assessment (OEHHA), as well as internally from CARB's own experience and data resources. Community members are also able to nominate their own or other communities for consideration. Once this broad list of potential communities has been updated, the next step is to assess the options.

In the Assessment phase, CARB staff will continue to consult with community stakeholders, OEHHA, and the air districts to determine which potential communities are experiencing disproportionate burdens due to cumulative air pollution exposure. The CAPP Blueprint details the factors that are to be evaluated during this phase, which may include ambient air concentrations of specific CAPs and TACs, quantified health risk estimates based on modeling, the proximity of sensitive populations to significant sources of air pollution, and socio-economic factors. Once the available and relevant data has been assessed, the final phase, Selection, is initiated.

#### **1.2.3 Imperial County Community Nominations**

Both local air districts and citizens alike can identify communities and submit nominations to CARB as part of the CAPP community selection process. A nomination for a community in the northern part of Imperial County was submitted for consideration in Year 2 of the AB 617 program (i.e., for selection in 2019).<sup>4</sup> The suggested community included the City of Brawley, City of Calipatria, City of Westmorland, City of Imperial, and the unincorporated communities of Niland, Desert Shores, Salton Sea Beach, Salton City, Bombay Beach, and Seeley. Ultimately, this community was not selected by CARB in 2019.

In 2022, the nomination was modified to focus on the cities of Brawley, Calipatria, and Westmorland, identifying the new area as the "North End Phase 1" Community.<sup>5</sup> On February 23, 2023, CARB selected the North End Phase 1 Community to be included among the

<sup>&</sup>lt;sup>4</sup> ICAPCD. October 2019. Imperial County Community AB617 Community Nominations. Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2019-</u> 11/2019%2010%2023%20ICAPCD%20CCV%20Northend%20Nomination.pdf. Accessed: October 2024.

 <sup>&</sup>lt;sup>5</sup> ICAPCD. August 2022. Imperial County AB617 Community Nominations (2022). Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2022-</u> <u>11/22%2008%2002%20ICAPCD%20North%20End%20Phase%201%20Community%20Nomination%20Letter.pdf</u>. Accessed: October 2024.

Year 5 communities in the CAPP. The Community was selected to develop both a Community Air Monitoring Plan (CAMP) and Community Emission Reduction Program (CERP).<sup>6</sup>

#### **1.2.4 Community Steering Committee**

A hallmark of the CAPP is community-driven action. AB 617 was written to allow members from within the selected communities to take an active role in the development of their own air monitoring plans and emission reduction programs. Those who live and work in a selected community are both the most familiar with it and the most invested in promoting its environmental quality. Thus, AB 617 places an emphasis on community-driven action achieved under the oversight of groups known as community steering committees. These committees are to be comprised of primarily individuals who live and work within the communities they will represent. CARB suggests that these committees include "community members who live, work, or own businesses within each community (e.g., community residents, small businesses, facility managers/workers, school personnel), with a majority of representation from community residents."<sup>7</sup> CARB notes that a steering committee may also include representatives from local environmental justice and public health community based organizations, local agencies, local health departments, members of academia, and local labor organizations, as appropriate.

In late 2023, ICAPCD assembled a steering committee for the North End Phase 1 Community. Referred to as the AB 617 Community Steering Committee ("Steering Committee"), this group is intended to be involved with all aspects of the CERP and the CAMP, including participant recruitment, identification of key objectives, monitoring site selection, emission reduction strategy selection, and evaluation and dissemination of air monitoring data. The Steering Committee is also intended to maintain communication with other community members throughout the planning process to gather input from concerned citizens and facilitate ongoing discussion.

#### 1.3 Objective

The North End Phase 1 Community was tasked with developing both a CAMP and a CERP. This Plan serves to satisfy the requirements of the former, and was developed according to the guidelines laid out for community air monitoring in the CAPP Blueprint 2.0. The goal in developing this CAMP is ultimately to better understand the impacts of air pollution in the Community through gathering more detailed information and data about air quality on a local scale. This information will in turn be used to inform and support the CERP that is to be developed concurrently. These programs will contribute to the overall objective of promoting public health and welfare in the Community through improvements in local air quality.

A key objective of AB 617 and the CAPP is to bring environmental justice considerations into the scope of actions in disadvantaged communities. These chosen disadvantaged communities have been nominated and selected by CARB as areas where there will be benefits from monitoring and

<sup>&</sup>lt;sup>6</sup> CARB. AB617 Community Air Protection Program Fifth Annual Community Recommendations. Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2023-</u>

<sup>02/2023%2001%20</sup>ComRec%20Fact%20Sheet\_ENG%20Final.pdf.pdf. Accessed: October 2024.

<sup>&</sup>lt;sup>7</sup> California Air Resources Board. September 2023. Final Draft Community Air Protection Program – Blueprint 2.0. Available at <u>https://ww2.arb.ca.gov/sites/default/files/2023-09/BP2.0 Final Draft 9.24.2023 FD.pdf.</u> Accessed October 2024

community emissions reductions strategies. The North End Phase 1 Community is one of those designated communities. Following the principles of the CAPP, this Plan aims to encompass the principles of environmental justice: to mitigate disproportionate impacts of environmental pollution on disadvantaged communities, engage in conversations of mutual respect with all peoples, and ensure the right to ethical and sustainable use of land and resources.

#### **1.4 Document Organization**

This Plan was developed and organized following the guidelines laid out in the CAPP Blueprint prepared by CARB. Specifically, each of the subsequent chapters in this Plan addresses one or more of the 14 planning elements (summarized in Table 1.1 below).

Table 1.1. Community Air Monitoring Plan Elements			
What is the reason for conducting community air monitoring?			
1	Form community partnerships.		
2	State the community-specific purpose for air monitoring.		
3	Identify scope of actions.		
4	Define air monitoring objectives.		
5	Establish roles and responsibilities.		
How will r	nonitoring be conducted?		
6	Define air quality objectives.		
7	Select monitoring methods and equipment.		
8	Determine monitoring areas.		
9	Develop quality control procedures.		
10	Describe data management.		
11	11 Provide work plan for conducting field measurements.		
How will data be used to take action?			
12	Specify process for evaluating effectiveness.		
13	Analyze and interpret data.		
14	Communicate results to support action.		

#### 2 Element 1 – Form Community Partnerships

#### 2.1 Element 1 Overview

The first element presented in the CAPP Blueprint is to form community partnerships. Community members are well suited for providing direct insight on the air quality issues in their community and their input is necessary to ensure effective community-focused monitoring. As part of this element, a community steering committee must be formed to facilitate communication between community members and the air district, as well as to carry out air monitoring goals and objectives. Additionally, a community steering committee is used to develop outreach opportunities to ensure that the community is able to participate in the decision-making process. The Steering Committee formed by the ICAPCD fulfils the requirements of this element.

#### 2.2 Community Steering Committee

The purpose of the Steering Committee is to identify and prioritize air pollution issues, guide actions for the CAMP and the CERP, create and execute air monitoring objectives, provide information to Community members, and support local actions related to air monitoring. The Steering Committee for the Community was convened by the ICAPCD following its selection as a CAPP Year 5 community.

On July 26, 2023, ICAPCD and CARB met with community members to initiate the process of creating and nominating members to the Steering Committee for the Community. The purpose of this meeting, which was open to the general public, was to begin the process of selecting Steering Committee members from those interested in being a part of it. The goal was for this Steering Committee to consist of nine individuals, ideally with equal representation from each city (i.e., three people each from Brawley, Westmorland, and Calipatria). Along with the nine main committee members, nine alternate committee members were initially determined to be included as backups if any main committee members are unable to attend meetings. Candidates interested in applying to the Steering Committee must have a stake in the community by either living, working, or having a business in the cities of Brawley, Calipatria, or Westmorland. The North End Phase 1 Steering Committee differs from the South County committee in that there are no co-chairs. Instead, the intent is that city representatives oversee agenda management.

The District discussed the applications received during the application period over the course of several meetings held in the months of July, August and September, 2023. The District Air Pollution Control Officer then reviewed each application and worked with ICAPCD staff to determine which applicants were eligible and most aligned with the spirit and objectives of the CAPP Blueprint.

Since its formation, the Steering Committee has been involved with all aspects of both this Plan and the CERP. In the formation of this Plan, Steering Committee activities have included and will continue to include participant recruitment, identification of key objectives, monitoring site selection, and evaluation and dissemination of results. Additionally, the Steering Committee is intended to serve as a communication channel with other Community members to gather input from concerned citizens and facilitate ongoing discussion about the CAPP. The Steering Committee consists of nine members (three members from each city) with six alternates that are Community representatives. Some of these Community representatives are affiliated with various organizations around the Brawley, Westmorland, and Calipatria area, including local government, businesses, and non-profit organizations. They were selected to participate in the Steering Committee based on their potential to act as leaders and contribute technical expertise during planning. In the event that any Steering Committee members are unable to perform their duties, the alternates listed in the table are expected to step in.

In 2023, staff from ICAPCD developed and proposed a draft AB 617 Steering Committee Charter ("Charter") for consideration by the Steering Committee. The Charter was then submitted to the ICAPCD Governing Board, which is comprised of members of the Imperial County Board of Supervisors. Formally approved by the Imperial County Board of Supervisors on October 17, 2023, the Charter establishes the authority and purpose of the Steering Committee along with its bylaws and the intended structure and schedule for regular Steering Committee meetings.<sup>8</sup> The draft Charter was discussed and formally approved by the Steering Committee around this time.

The Steering Committee is responsible for supporting active community involvement and collaboration in the development of the CAPP by providing a forum for identifying community issues and potential solutions with all relevant parties. Topics of discussion can include approaches for community engagement and outreach, identifying sources contributing to the Community's air quality challenges, strategies for developing and implementing the community air monitoring and emissions reduction programs, targets and strategies, and metrics to track progress. The Charter specifies that these meetings be held at least once per month, unless there is a lack of agenda topics, in which case a vote may be held to cancel the following month's meeting. Special meetings may also be held as required. A summary of the Steering Committee meetings conducted to date is available in Appendix A. A copy of the Charter is presented as Appendix B.

#### 2.3 Outreach Overview

As part of the commitment to community engagement and outreach, ICAPCD staff operates a website dedicated to AB 617 activity in Imperial County.<sup>9</sup> The site offers background information on AB 617 and has pages for information on meetings and events (including notes and recordings from past meetings), contact information, and links to important resources such as the CARB home page and websites for local air monitoring networks. Additionally, District staff have maintained that they will be available as resources to anyone who has questions or is looking to gather more information about CAPP implementation in Imperial County. Information regarding the dedicated District contact person for this Plan is provided below.

<sup>&</sup>lt;sup>8</sup> ICAPCD. 2023. AB 617 Community Steering Committee Charter. October 17 Available at: <u>https://imperial.granicus.com/MetaViewer.php?view\_id=2&clip\_id=2454&meta\_id=410977</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>9</sup> ICAPCD. 2024. AB 617 Imperial County. Available at: <u>https://www.icab617community.org/.</u> Accessed: October 2024.

#### Dedicated ICAPCD Contact Person

Israel Hernandez Air Pollution Control District Project Manager Phone: 442-265-1800 Email: israelhernandez@co.imperial.ca.us

The Steering Committee meetings are open to the public. They are advertised via email notifications, as well as flyers posted to the County's website. For those individuals who are unable to attend the meetings but would still like to view them in real time, the Committee livestreams meetings on Facebook as feasible. To enhance public understanding and participation, a professional interpretation service is available at each meeting to provide translation services. In addition, at each meeting ICAPCD staff will serve as the facilitator for the Community and encourage public and Steering Committee engagement. At each meeting, a specific agenda item is included to allow for the public to issue comments. These comments are either addressed during the meeting or included as a discussion point for future meetings. For agenda items requiring more direct input from the Steering Committee or members of the public in attendance, electronic polling is utilized. Presentation materials from meetings are available at the District's AB 617 website.<sup>10</sup>

Community input received during the Steering Committee meetings has demonstrated the value that collaborating with members of the Community on both the CAMP and the CERP provides to the overall CAPP. Going forward, the Steering Committee will continue to engage with the public through monthly meetings. The flyer notification system has worked well thus far for spreading the word about meetings and promoting attendance, so it will continue to be utilized.

Additionally, the ICAPCD has an established social media presence that they utilize to promote community engagement in matters related to air quality and the AB 617 plans. The District operates multiple social media pages on Facebook,<sup>11</sup> Instagram,<sup>12</sup> and X (formerly known as Twitter)<sup>13</sup> where regular posts are made. These posts are intended to notify the public about important items such as high wind advisories, times when burning is and is not permitted, and daily air quality reports that provide summaries of ambient pollutant measurements recorded at regulatory monitoring stations around the County. Advertisements for upcoming Steering Committee meetings and photos and videos from past meetings are also uploaded onto these social media pages.

<sup>&</sup>lt;sup>10</sup> ICAPCD. 2024. AB 617 Imperial County. Available at: <u>https://www.icab617community.org/.</u> Accessed: October 2024.

<sup>&</sup>lt;sup>11</sup> Facebook. July 2024. ICAPCD. Available at: <u>https://www.latest.facebook.com/Countyair/</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>12</sup> Instagram. July 2024. ICAPCD. Available at: <u>https://www.instagram.com/county\_air/</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>13</sup> X. July 2024. ICAPCD. Available at: <u>https://x.com/county\_air</u>. Accessed: October 2024.

### 3 Element 2 – State the Community-Specific Purpose for Air Monitoring

#### 3.1 Element 2 Overview

While the common goal of the CAPP at large is to improve air quality in specific communities throughout California, not all regions are facing the same issues. Thus, the CAPP Blueprint specifies that community air monitoring plans must clearly define the purpose for conducting monitoring in the given community. Background information on the community's particular pollutants of concern, known or expected locations of pollution, and potential sources should be provided as support for the decision to conduct air monitoring in the community. Additionally, the Blueprint specifies that if existing community air monitoring data are available, the monitoring plan should document the scope of the monitoring and explain how additional monitoring will expand or complement these existing programs. Alternative approaches beyond existing monitoring programs should also be evaluated for their potential to benefit the monitoring plan.

As described in the sections below, the North End Phase 1 Community is characterized with impaired air quality and the broader region has been designated as a federal nonattainment area for multiple National Ambient Air Quality Standards (NAAQS). Emissions from both sides of the international border have been shown to contribute to the air quality burden in the Community. The Emission Reduction Program, being developed concurrently with this Plan, will look to improve current conditions by identifying emission reduction strategies focused on sources on the United States side of the border. It will also identify strategies for reducing human exposure to air pollution, which will be effective regardless of where emissions originate. Monitoring can be a useful tool in tracking emission reductions as well as informing a community of its current exposure to air pollution. While both regulatory and community monitoring exists within the Community, this Plan seeks to leverage and build upon that monitoring to meet the needs of the Community. Ultimately, the community-specific purpose for air monitoring is defined by the Community's desire to track the progress of the Emission Reduction Program, identify and characterize sources and hotspots, and provide education, and higher resolution real-time air quality data that is easy to understand and access.

#### 3.2 Air Quality Issues Facing the Community

#### 3.2.1 Federal Attainment Status

As shown in Table 3.1 below, the Community is located within a region that is nonattainment for the 8-hour ozone (O<sub>3</sub>) and 24-hour and annual fine particulate matter (PM<sub>2.5</sub>) NAAQS. The NAAQS are standards established by the United States Environmental Protection Agency (USEPA) that are designed to be protective of human health and welfare. These standards are periodically revised to accurately reflect the latest scientific knowledge. When air quality in an area deteriorates to the point where a NAAQS is exceeded, regulatory mechanisms are triggered which typically require the area to create a State Implementation Plan (SIP) to address the underlying issues. These extensive documents usually take several months to years to develop and include many facets such as analyses of monitoring data, emissions modeling, emissions inventory development, control measures review, and even implementation of new control

measures. Since 2017, the District has developed and approved SIPs for  $PM_{10}$ ,<sup>14</sup>  $PM_{2.5}$ ,<sup>15</sup> and O<sub>3</sub>.<sup>16</sup> While beneficial, these plans are designed to address air quality issues at the regional level for Imperial County. In contrast, this CAMP prepared in accordance with AB 617 expands upon previous efforts in the SIPs while specifically focusing on the North End Phase 1 Community.

Table 3.1. National Ambient Air Quality Standards and Attainment Status for North End           Phase 1 Community				
Pollutant	Averaging Period	Federal Standard <sup>[a]</sup>	Attainment Status	
Ozone (O3)	8-hour	0.070 ppm	Nonattainment	
Respirable Particulate Matter (PM <sub>10</sub> )	24-hour	150 μg/m³	Maintenance/Attainment	
	24-hour	35 µg/m³	Nonattainment	
Fine Particulate	Annual	9 µg/m³ (2024) <sup>[b]</sup>		
Matter (PM <sub>2.5</sub> )	Annual	12 µg/m³ (2012)	Nonattainment	
	Annual	15 µg/m³ (2006) <sup>[c]</sup>	Nonattainment	
Carbon Monoxide	1-hour	35 ppm	Unclassified/Attainment	
(CO)	8-hour	9 ppm	Unclassified/Attainment	
Nitrogen Dioxide	1-hour	0.100 ppm	Unclassified/Attainment	
(NO <sub>2</sub> )	Annual	0.053 ppm	Unclassified/Attainment	
Lead (Pb)	Rolling 3-month average	0.15 µg/m <sup>3[d]</sup>	Unclassified/Attainment	
Sulfur Dioxide (SO <sub>2</sub> )	1-hour	0.075 ppm	Unclassified/Attainment	
	3-hour	0.5 ppm <sup>[e]</sup>	Unclassified/Attainment	

#### Notes:

<sup>[a]</sup> Federal standard levels obtained from the USEPA NAAQS Table. Note that some federal standards include a level (such as the concentrations shown in the Table) and a form (often a statistical form or based on excluding a certain number of exceedances of the standard level over a given number of years). Exceedances of the standard level are not necessarily violations or exceedances of the standard. Available at: https://www.epa.gov/criteria-air-pollutants/naags-table. Accessed: October 2024.

<sup>[b]</sup> On February 7, 2024, USEPA promulgated revisions to the level of the primary annual PM<sub>2.5</sub>NAAQS to 9 ug/m<sup>3</sup>. Area designations will take place within two years (2026).

<sup>&</sup>lt;sup>14</sup> ICAPCD. 2018. Imperial County 2018 Redesignation Request and Maintenance Plan for Particulate Matter Less Than 10 Microns in Diameter. Available at: <u>https://www.arb.ca.gov/planning/sip/planarea/imperial/sip.pdf</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>15</sup> ICAPCD. 2018. 2018 State Implementation Plan for the Imperial County 12 ug/m3 Annual PM<sub>2.5</sub> Standard. Available at: <u>https://www.arb.ca.gov/planning/sip/planarea/imperial/final\_2018\_ic\_pm25\_sip.pdf</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>16</sup> ICAPCD. 2017. Imperial County 2017 State Implementation Plan for the 2008 8-hour Ozone Standard. Available at: <u>https://apcd.imperialcounty.org/wp-content/uploads/2020/01/OzoneSIP.pdf</u>. Accessed: October 2024.

### Table 3.1. National Ambient Air Quality Standards and Attainment Status for North End Phase 1 Community

<sup>[c]</sup> This is a secondary standard.

<sup>[d]</sup> Final rule signed October 15, 2008. The 1978 lead standard (1.5 µg/m<sup>3</sup> as a quarterly average) remains in effect until one year after an area is designated for the 2008 standard, except that in areas designated nonattainment for the 1978, the 1978 standard remains in effect until implementation plans to attain or maintain the 2008 standard are approved.

<sup>[e]</sup> The 1971 SO<sub>2</sub> standards (0.14 ppm as a 24-hour average and 0.03 ppm as an annual average) remain in effect until one year after an area is designated for the 2010 standards, except that in areas designated nonattainment for the 1971 standards or not meeting the requirements of a SIP call under the previous SO<sub>2</sub> standards, the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standards are approved.

#### 3.2.2 Additional Community Information

Imperial County is located in a primarily desert region of southern California and shares an international border with Mexico. The Imperial Valley runs approximately north-to-south through the center of the County and extends into Mexico. The portion of the valley just south of the Salton Sea contains the Community (see Figure 3.1).





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The population of Imperial County is approximately 179,000,<sup>17</sup> while the population in the Community is approximately 21% of that or 38,000. The principal industries in the County include management occupations, retail trade, transportation occupations, agriculture, and construction.<sup>18</sup> The Community can experience significant emissions from vehicular traffic, particularly near CA-Highways 78 and 111 as well as dust emissions from unpaved roads. Rest areas in the Community are also a source of emissions from semi-truck idling. Agricultural activities such as burning, farm equipment operation, and pesticide use also contribute to air quality concerns. Furthermore, the receding shoreline of the Salton Sea causes mobilized particulate matter and toxic contaminants to become an air quality concern in the region due to wind-initiated transport of particulate matter from exposed playa.<sup>19</sup> Table 3.2 below summarizes the types of air pollutants generally associated with the sources discussed above.

Table 3.2. Examples of Key Emission Sources in Imperial County and Associated           Pollutants		
Emissions Source	Associated Pollutants	
Agricultural Activities (tilling)	PM <sub>10</sub> , PM <sub>2.5</sub>	
Agricultural Activities (burning)	PM <sub>2.5</sub>	
Concentrated Animal Feeding Operations	PM <sub>10</sub> , PM <sub>2.5</sub> , methane (CH <sub>4</sub> ), ammonia (NH <sub>3</sub> ), H <sub>2</sub> S	
Off-Road Equipment	Combustion By-products <sup>[a]</sup>	
On-Road Vehicles (includes idling)	Combustion By-products <sup>[a]</sup>	
Unpaved Roads	PM <sub>10</sub> , PM <sub>2.5</sub>	
Industrial Energy Production	Combustion By-products <sup>[a]</sup>	
Off-Highway Vehicles	PM <sub>10</sub> , PM <sub>2.5</sub>	
Regional Wind Events	PM <sub>10</sub> , PM <sub>2.5</sub>	
Salton Sea Playa	PM <sub>10</sub> , PM <sub>2.5</sub> , H <sub>2</sub> S	
Geothermal Energy Production	PM <sub>10</sub> , PM <sub>2.5</sub> , H <sub>2</sub> S	
Notes:		

Notes:

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<sup>[a]</sup> Combustion by-products will vary by fuel type but will generally include carbon dioxide, carbon monoxide, sulfur dioxide, nitrogen oxides, particulate matter, and toxics.

<sup>&</sup>lt;sup>17</sup> United States Census Bureau. 2023. QuickFacts Imperial County, California. Available at: https://www.census.gov/quickfacts/fact/table/imperialcountycalifornia/PST045222. Accessed: October 2024.

<sup>&</sup>lt;sup>18</sup> United States Census Bureau. 2022. Table C24050: Industry by Occupation for the Civilian Employed Population 16 Years and Over. Available at: <u>https://data.census.gov/table/ACSDT1Y2022.C24050?q=C24050:%20Industry%20by%20Occupation%20for%20th</u> <u>e%20Civilian%20Employed%20Population%2016%20Years%20and%20Over&g=050XX00US06025</u>. Accessed October 2024.

<sup>&</sup>lt;sup>19</sup> Imperial County Air Pollution Control District. 2019. Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2019-11/2019%2010%2023%20ICAPCD%20CCV%20Northend%20Nomination.pdf</u>. Accessed October 2024.

Due to measured concentrations of pollutants in the region, OEHHA's CalEnviroScreen 4.0 model<sup>20</sup> ranks portions of the Community in the 12<sup>th</sup> to 38<sup>th</sup> percentile for ozone exposure, in the 16<sup>th</sup> to 39<sup>th</sup> percentile for PM<sub>2.5</sub> exposure, as high as the 43<sup>rd</sup> percentile for diesel particulate matter exposure, and as high as the 99<sup>th</sup> percentile for asthma-affected populations. Both ozone and particulate matter have been documented to contribute to asthma and other lung-related diseases.<sup>21</sup> The California Health Interview Survey<sup>22</sup> provides data on the prevalence of both active and lifetime asthma in California. Active asthma prevalence is the proportion of people who have ever been diagnosed with asthma by a healthcare provider and report they still have asthma and/or had an episode or attack within the past 12 months. Lifetime asthma prevalence is the proportion of people who have ever been diagnosed with asthma prevalence of 28.9% (ranked 28<sup>th</sup> out of 44 counties in California), and a lifetime prevalence of 19.5% (ranked 9<sup>th</sup>). The active prevalence rate is below the statewide average of 30.3%, while the lifetime prevalence rate is above the statewide average of 15.7%.

#### 3.3 Community Input

During the third through seventh Steering Committee meetings, held between September 18, 2023 and January 29, 2024, members highlighted emission sources of concern such as generators, agricultural burning, geothermal fields, sewage facilities, landfills, and the Salton Sea. Pollutants and meteorological conditions of concern that members expressed interest in monitoring included PM<sub>2.5</sub>, PM<sub>10</sub>, ozone, volatile organic compounds (VOCs), hydrogen sulfide (H<sub>2</sub>S), wind speed, and wind direction. During the fifth Steering Committee meeting, held on November 28, 2023, and onwards, members discussed suggestions for sensor locations.

During the ninth Steering Committee meeting, held on April 8, 2024, members discussed and selected the community boundaries with consideration of significant emission sources and their proximity to sensitive receptors such as schools. After this meeting, a survey was presented to the Steering Committee which asked multiple selection and ranking questions relevant to Element 2. These questions included the following:

- "What are your desired goals for the particulate matter (PM) monitoring?";
- "What area PM emission sources are you most concerned about?";
- "What point PM emission sources are you most concerned about?"; and
- "Which [of these] sensitive receptor locations would you like to place sensors at?".

<sup>&</sup>lt;sup>20</sup> Indicator percentiles obtained from CalEnviroScreen 4.0 for census tracts 6025010101, 6025010102, 6025010200, 6025010300, 6025010400, 6025010500, 6025010600, 6025010700. Available at: https://oehha.ca.gov/calenviroscreen/report/calenviroscreen-40. Accessed: October 2024

<sup>&</sup>lt;sup>21</sup> USEPA. Asthma and Outdoor Air Pollution. Available at: <u>https://www.airnow.gov/sites/default/files/2018-03/asthma-flyer.pdf.</u> Accessed: October 2024.

<sup>&</sup>lt;sup>22</sup> Additional information on the California Health Interview Survey can be found at: <u>https://healthpolicy.ucla.edu/our-work/california-health-interview-survey-chis</u>. Accessed: October 2024.

The results from this survey are reproduced in Figures 3.2 through 3.5 below and generally show that the tracking of CERP progress and source identification and characterization are the PM monitoring goals most desired by the Steering Committee.<sup>23</sup> The Steering Committee identified area PM emission sources of highest concern as fugitive windblown dust and farming operations. The Steering Committee also identified point PM emission sources of highest concern as agricultural services and beef feedlots. For the questions regarding area and point PM emission sources, several respondents provided write-in answers of geothermal emissions (which fall under power generation), fallow lands (which fall under farming operations), passing and idling semi-trucks and passenger vehicles, such as car pickup lines around schools (which are considered mobile PM emission sources), and VOC emissions (which are not PM emissions). As far as where potential sensors should be sited, schools, care facilities, and parks and outdoor athletic facilities were the most desired sensitive receptor locations.



#### Figure 3.2. What are your desired goals for the PM monitoring?

(Data obtained from Steering Committee responses between April 8 and May 3, 2024)

<sup>&</sup>lt;sup>23</sup> One respondent provided a write-in answer of the gathering of data to promote regulatory changes for this question, which could potentially be viewed as overlapping with the two highest-ranked goals. The sensors could gather data to track programs developed as part of the CERP, and also gather data to identify sources that should be targeted for control strategies or regulatory changes like new laws and regulations.

#### Figure 3.3. What area PM emission sources are you most concerned about?

Area Particulate Matter (PM) Emission Source	Rank of Importance
Fugitive Windblown Dust	1
Farming Operations	2
Agricultural Burning	3
Unpaved Road Dust	4
Paved Road Dust	5
Other	6

(Data obtained from Steering Committee responses between April 8 and May 3, 2024)

#### Figure 3.4. What point PM emission sources are you most concerned about?

Point Particulate Matter (PM) Emission Source	Rank of Importance
Agricultural Services	1
Beef Feedlots	2
Waste and Sanitation Services	3 (tied)
Power Generation	3 (tied)
Diesel Standby Generators	4
Mining	5
Other	6

(Data obtained from Steering Committee responses between April 8 and May 3, 2024)

### Figure 3.5. Which of these sensitive receptor locations would you like to place sensors at?



(Data obtained from Steering Committee responses between April 8 and May 3, 2024)





#### 3.4 Regulatory Monitoring

Existing regulatory monitors within the Community include the Westmorland monitoring station and the Brawley-Main Street #2 monitoring station. The Westmorland monitoring station was installed in 1994 and is maintained by ICAPCD. It is located at 570 Cook Street in Westmorland and is below sea level. The monitoring station is surrounded by residential and agricultural areas within 10 meters and 400 meters, respectively, and is the second northernmost station within the Imperial County monitoring network. The Westmorland monitoring station originally monitored for both  $O_3$  and  $PM_{10}$ , but in November 2012, the station experienced an electrical fire and the  $O_3$  monitor was placed out of commission until 2015. A Teledyne API Model T400 monitor is used for  $O_3$  monitoring and a Met One BAM 1020 monitor is used for  $PM_{10}$  monitoring for the location sited with the objective to monitor population exposure for comparison to the NAAQS. Data is collected continuously at 1-hour intervals.

The Brawley-Main Street #2 monitoring station was installed in 2003 as a new station, replacing the old station that was installed in 1982, and is maintained by ICAPCD. It is located on top of the Imperial County courthouse located at 220 Main Street and is below sea level. This monitoring station is surrounded by commercial buildings and is the third northernmost station within the Imperial County monitoring network. The City of Brawley is surrounded by agricultural lands to the east, north, and west. The Brawley-Main Street #2 station monitors  $PM_{2.5}$  and  $PM_{10}$ . A Met One BAM 1022 monitor is used for  $PM_{2.5}$  monitoring for this location sited with the objective to monitor population exposure for comparison to the NAAQS. A Met One BAM 1020 monitor is used for  $PM_{10}$  monitoring for this location sited with the objective to measure the highest concentrations in the region for comparison to the NAAQS. Data is collected continuously at 1-hour intervals.

Data from the Westmorland and Brawley-Main Street #2 monitors are validated and used to determine the federal attainment status for Imperial County.<sup>24</sup> The Brawley-Main Street #2 monitoring station features a meteorological sensor that measures temperature, and the Westmorland monitoring station features a meteorological sensor that measures temperature, wind direction, and wind speed. Since these monitors are used for regulatory purposes, final data are not immediately available; however, preliminary O<sub>3</sub>, PM<sub>2.5</sub>, and PM<sub>10</sub> data are made available to the public through www.imperialvalleyair.org.<sup>25</sup> Additionally, some pollutants are only monitored once every three days or once every six days

#### 3.5 Expansion of Existing Monitoring Network

As discussed, there are currently two regulatory monitors in the Community footprint. The regulatory monitors are generally designed to track regional air quality and are used to determine the attainment status of Imperial County. They are subject to rigorous quality assurance/quality control (QA/QC) requirements and thus produce high-quality data.

<sup>&</sup>lt;sup>24</sup> There are three additional regulatory monitoring stations in Imperial County that are located outside of the Community. These include the El Centro monitoring station, the Calexico-Ethel monitoring station, and the Niland monitoring station.

<sup>&</sup>lt;sup>25</sup> Imperial Valley Air Quality. 2024. Current Conditions. Available at: <u>https://www.imperialvalleyair.org/</u>. Accessed: October 2024.

On the other hand, the community monitors to be installed within the community boundary will provide a neighborhood-level representation of air quality. These monitors are able to provide a stream of localized air quality data in the form of PM air concentration measurements recorded in real-time. Particulate levels can vary over small distances, so a higher density of monitors could help provide a more precise picture of the air quality conditions in the Community at any given time. Installing monitors at strategic locations would allow for the collection of a more robust data set that could be used to notify citizens of unhealthy air quality conditions when it is more likely to directly affect them. During the fourth, fifth, ninth, and tenth Steering Committee meetings, held between October 16, 2023 and April 15, 2024, attendees noted some of the areas where they would like to see more air monitors. These areas included geothermal facilities, gas stations where trucks stay overnight, fallow lands, beef feedlots and sensitive receptor locations like schools, care facilities, and parks and outdoor athletic facilities. During the Seventh Steering Committee meeting, held on January 29, 2024, the first location for the AB 617 Community Monitors was approved. As of October 29, 2024, 13 monitors have been installed and two sites are pending confirmation or approval.

The Steering Committee will at a later date consider ways in which additional monitoring could complement an expanded North End Phase 1 community monitoring network. More details on the specific air monitoring objectives are presented in Chapter 5.

#### 3.6 Potential Alternative Strategies

As part of the Emission Reduction Program, ICAPCD and the Steering Committee are evaluating strategies separate from air quality monitoring that could be used to address some of the Community's priorities and concerns. These will include both emission reduction and exposure reduction strategies. For an update on the development of these strategies, refer to the documents from the July-September 2024 Steering Committee meetings.<sup>26</sup>

<sup>&</sup>lt;sup>26</sup> ICAPCD. 2024. Upcoming Meetings. Available at: <u>https://www.icab617community.org/brawley-westmorland-calipatria</u>. Accessed: October 2024.

#### 4 Element 3 – Identify Scope of Actions

#### 4.1 Element 3 Overview

Before a monitoring program can be designed, the scope of actions that it will support must be determined so that it can be tailored to the specific initiatives to be pursued. Potential actions to consider could include the development of a real-time air quality notification system, identification of areas that are most heavily burdened by air pollution, and tracking medium- and long-term trends in air quality. Each of these actions could require different types of systems to implement and levels of data quality to collect, so pre-determining which will be incorporated into the CAMP is essential for its design.

#### 4.2 Community Input

At the public Steering Committee meetings conducted concurrent to the drafting of this Plan, discussions were held among members and other citizens of the Community regarding how to best implement the Monitoring Plan. Topics of discussion were carefully selected to generate community input that would be useful in preparing this Plan in accordance with the 14 elements of the CAPP Blueprint. Among these, Element 3 was explored during the third, fourth, and fifth Steering Committee meetings, held between September 18 and November 28, 2023. Members mentioned desired goals for monitoring, such as observing trends in wind direction and air quality, observing the effects of localized events like agricultural burning, providing information to nearby communities and schools, addressing odor issues, and using monitoring data to support the siting of CERP projects in specific areas. Following the seventh Steering Committee meeting, held on April 8, 2024, a survey was presented to the Steering Committee, who had until May 3, 2024 to answer the question: "What are your desired goals for the PM monitoring?". The input collected from the Steering Committee during these discussions forms the basis of the scope of action for this Plan.

#### 4.3 Scope of Actions

In response to the survey, Steering Committee members were allowed to select multiple goals and could provide write-in responses if they had other PM monitoring goals in mind. The most desired goals indicated by the greatest number of respondents were 1) tracking Community Emission Reduction Plan progress and 2) source identification and characterization. Education and information, as well as hotspot identification and characterization, were also desired by most respondents. One respondent provided a write-in response of the gathering of data to promote regulatory changes. Additionally, during Steering Committee meetings there have been ongoing discussions on which areas within the Community they believed to be hotspots and would be strategic locations for new monitoring stations.

#### **4.3.1 Expansion of Existing Monitoring Network**

As discussed in Section 3.5, one objective that was supported by the Steering Committee and Community members present at the meeting was to add more air monitors to complement the existing regulatory monitoring network. Installation of additional monitors at strategic locations would allow for the collection of a more robust data set that could be used to notify citizens of unhealthy air quality conditions when it is more likely to directly affect them and could also be

used to identify the most heavily burdened areas of the Community. The Steering Committee will be considering ways in which additional monitoring could complement an expanded community monitoring network at a later time. The initial discussions will begin in the first half of 2025 and implementation would take place in 2026.

#### 4.3.2 Notification Systems

The topic of utilizing real-time air monitoring data to notify the Community when pollutant levels are unhealthy (e.g., through text messages or emails) are being evaluated as of the fifteenth Steering Committee meeting held on September 23, 2024 and will be decided on at a later date.

#### 4.3.3 Education and Outreach

While not explicitly related to air monitoring, members of the Community expressed interest in including education and outreach activities in the scope of action for the Plan. Suggested topics for public education included:

- Interpreting air quality data;
- How poor air quality can impact health; and
- Understanding the difference between community monitoring and regulatory monitoring and their associated indices.

There is a lot of complicated science and regulatory jargon involved with air quality monitoring and regulation, so making this information more digestible for the Community could broaden the impact of air monitoring. The goal of the Plan is ultimately to promote public health and welfare, so efforts must be made to ensure that members of the Community understand how to use the information generated for their own benefit. Specific strategies that are proposed to create education and outreach activities include the Air Justice at Schools Program, Project Air Community Education, and periodic trainings and workshops for the Community.

#### 4.4 Other Supporting Actions

Other actions that will support the proposed objectives of this Plan include emission reduction and exposure reduction projects that are documented in the Emission Reduction Program. Examples of these projects include offering services to clean residential air ducts to reduce PM exposure, implementing parking lot paving projects to reduce fugitive dust emissions, and installing air filtration systems at schools to reduce student exposure to PM and PM<sub>2.5</sub>. In addition, air quality data collected through an expanded monitoring network in the Community could be useful for developing and improving notification systems. However, additional uses for the data will also be explored in the coming years. For example, as more long-term data is collected, there will be opportunities for data analysis and trend identification using the community monitors. In addition, the potential role of additional monitoring and ways in which it can complement an expanded community monitoring network will continue to be evaluated.

#### 5 Element 4 – Define Air Monitoring Objectives

#### 5.1 Element 4 Overview

Related to the scope of actions described in Element 3, specific air monitoring objectives must also be determined ahead of Plan development, as they inform the technical needs for data collection and analysis. Having clearly defined goals simplifies the process for evaluating the progress of the Monitoring Plan and ensuring that the Community is on track to complete its goals by the specified deadlines. The CAPP Blueprint suggests objectives that community monitoring plans may want to incorporate, such as determining which specific areas are experiencing disproportionate burdens from air pollution, identifying specific sources and measuring or estimating their emissions, and making real-time air quality data available to the community. In addition to the air monitoring objectives, the Blueprint describes how monitoring plans should include objectives for collecting other types of data, such as meteorological data and tracking of pollutants not on the CAP or TAC lists. Finally, if there already exists a monitoring program in the community, plans should document their current scope and explain how new monitoring efforts will be employed to expand or complement them.

#### 5.2 Air Monitoring Objectives for this Plan

As stated in Chapter 3 of this Plan, the community-specific purpose for air monitoring is defined by the Community's desire to track the progress of the Emission Reduction Program, identify and characterize sources, and provide education and higher resolution real-time air quality data that is easy to understand and access. For the Community, the pollutants of concern are particulate matter (PM<sub>10</sub> and PM<sub>2.5</sub>) and ozone. In recent years, these pollutants have exceeded their respective NAAQS in Imperial County, triggering the requirement to prepare SIPs. While the efforts laid out in the SIPs have begun addressing the issue at a regional level, implementation of this Plan will push the efforts further while focusing on improving air quality in the Community specifically. To accomplish this, the Plan establishes the following main air monitoring objectives: to utilize the data collected by the community monitors to track trends in the progress of emission reduction projects; to implement sufficient monitoring to be able to provide real-time air quality data to the Community that is easy to understand and covers a greater area with increased resolution compared to the current monitoring networks; and to identify and characterize sources and hotspots. Discussions about additional complementary monitoring will start taking place in early 2025, and implementation of complementary monitoring is planned for 2026.

It is important to note that the air monitoring objectives of the Plan focus only on PM pollution. The existing community monitors in the Corridor only monitor  $PM_{10}$  and  $PM_{2.5}$  concentrations and the newly installed AB 617 Community Monitors will monitor  $PM_{10}$ ,  $PM_{2.5}$ , and  $PM_{1.0}$ . The regulatory monitors track a broader suite of pollutants, including ozone. However, the reason that ozone will not be monitored as part of the Plan despite it being a known issue in Imperial County is because of the nature of ozone formation. Ground-level ozone in the atmosphere is formed over time by the reaction of precursor pollutants rather than being directly emitted by sources. The complex chemical reactions that form ozone occur on a regional scale, widely dispersed from wherever the precursors were originally emitted. In contrast, particulate matter (specifically  $PM_{2.5}$ ) in the atmosphere is the result of both regional and localized emissions. Thus, targeted emissions reductions on a local scale can reduce particulate exposure in overburdened areas in a way that

reductions of ozone precursor emissions cannot. For this reason, the air monitoring objectives of the Plan focus on PM.

#### 5.2.1 Monitoring Design

The existing regulatory monitors have been designed and sited according to the requirements outlined in Title 40 Part 58 of the Code of Federal Regulations (CFR). As a result, no change to the design of the regulatory monitors is being proposed as part of this Plan. The AB 617 Community Monitors would be programmed to measure and record  $PM_{10}$ ,  $PM_{2.5}$ , and extremely fine particulates with a diameter smaller than one micron ( $\mu$ m) ( $PM_1$ ) levels. Using telemetry technology, the data collected at each monitor would be transmitted to a database for recordkeeping and analysis. The goal would be to maintain these monitoring efforts for at least two years and could be indefinitely so long there remains interest and support among members of the Community. More detailed information on the Plan's monitoring methods and equipment can be found in Chapter 8.

#### 5.2.2 Locations for New Monitors

As mentioned above, the existing regulatory monitors have been designed and sited according to the requirements outlined in 40 CFR Part 58. As a result, no change to the location of the regulatory monitors is being proposed and these regulatory monitors will solely be used for collocation studies with the AB 617 Community Monitors as part of this Plan. In regards to the AB 617 Community Monitors, on several occasions the Steering Committee was consulted for their input on possible monitor locations. Based on the input received, Steering Committee members seemed to prioritize location selection based on two main factors: proximity to potential pollutant hotspots and proximity to sensitive receptors. Eventually, locations were selected for the installation of new monitors. More details on these specific locations are provided in Chapter 9 of this Plan.

#### 5.3 Additional Data

Data gathered from other sources aside from the regulatory and AB 617 Community Monitors will be useful for implementing the Plan and assessing its progress. In particular, the Imperial County SIPs for  $PM_{2.5}$  and  $PM_{10}$  provide a detailed insight into the particulate matter situation in the region, pre-AB 617. While not specific to the Community, the SIPs contain a trove of information related to current and historic levels of ambient PM, emissions inventories, and control measures for mitigating emissions. Data from the SIPs will provide a general baseline level for ambient concentrations of PM which can be compared against future measurements collected by the regulatory and AB 617 Community Monitors.

In addition to past data obtained from the SIPs, ongoing meteorological ("met") data collection will be useful for the Plan. As of now, the number of stations actively collecting met data around the Community is adequate for meeting the monitoring objectives. There are currently two stations collecting met data that are located within the North End Phase 1 Community, both associated with the regulatory monitors in Brawley and Westmorland. The Brawley station measures shelter temperature, and the Westmorland station measures temperature, barometric pressure, wind direction, and wind speed. While these two stations provide adequate geographical coverage for supporting the air monitoring objectives of the Plan, the potential addition of more met stations may be evaluated in the future.

#### 5.4 Evaluating Plan Progress

Progress of the Plan will be periodically assessed to ensure that its goals are being met in a timely manner. The Plan will be evaluated against a set of benchmarks selected to gauge its progress. The first major milestone is the completion of the written Monitoring Plan, i.e. this Plan. This Plan was drafted during the second half of 2024 and will be completed ahead of the February 23, 2025 goal date. The Plan lays out how the AB 617 Community Monitors will be designed, where they will be located, and how the data collected by them will be handled. The following benchmarks have been established for the AB 617 Community Monitors:

- 1. PM data from the AB 617 Community Monitors will be analyzed periodically to qualitatively track trends in the progress of emission reduction strategies under the Emission Reduction Program.
- 2.50 percent and 75 percent of proposed AB 617 Community Monitors will be installed and transmitting data by July 2024 and November 2024, respectively.
- 3. By January 2025, 100 percent of proposed AB 617 Community Monitors will be installed and transmitting data.
- 4. After collecting data from the completely installed AB 617 Community Monitors for one year, the placement of monitors, the need for repeat collocation or calibration, and the need for further expansion of the network will be evaluated at a later date.

#### 6 Element 5 – Establish Roles and Responsibilities

#### 6.1 Element 5 Overview

Following the identification of monitoring objectives, the next step is to establish roles and responsibilities for all major aspects of the Monitoring Plan. The CAPP Blueprint describes how the Plan should specify the individual tasks, duties, and training that participants should complete as they work towards accomplishing air monitoring objectives. These responsibilities should be tailored to each role that individuals or groups take on. Completing this step is essential for ensuring that all aspects of the Monitoring Plan are assigned to willing and competent individuals so that their progress can be tracked as the overall group works towards development and implementation of the Monitoring Plan. To achieve the goal for this element of the Plan, an organizational chart was developed and is presented below in Figure 6.1.



Figure 6.1. North End Phase 1 Community Monitoring Organizational Chart

#### 6.2 Parties Involved

Developing the Plan has been a collaborative effort with many different parties involved. Initially, CARB was the body to select the Community as an AB 617 Community following a nomination prepared by the local air district, ICAPCD. ICAPCD led the formation of the Community Steering Committee and authored the Plan. Support from contractors was also solicited as necessary, to assist with aspects of the development and implementation of the Plan requiring particular expertise. This included equipment vendors, software application developers, and environmental consultants. The following sections describe in further detail the roles and responsibilities of these groups.

#### 6.2.1 Community Steering Committee Responsibilities

Based on the Steering Committee's charter, their role is to "support active community involvement and collaboration in the development of the Program by providing a forum for identifying community issues and potential solutions with all relevant parties". This was done mainly through the hosting of Steering Committee meetings, held at least once per month since the initial planning stages of the Plan in late 2023. The Charter also lists out a more specific set of responsibilities which include providing recommendations to the ICAPCD Governing Board for approaches for community engagement and outreach, Plan targets and strategies, and Plan enforcement, among others. Essentially, the Steering Committee was tasked with overseeing development of the Plan while continuing to engage not only with ICAPCD and SCS Engineers, but also with the Community members, to ensure that their concerns were heard and addressed by the Plan.

#### 6.2.2 ICAPCD Responsibilities

From a technical standpoint, ICAPCD is the authority for air quality matters in Imperial County. Their knowledgeable and capable staff oversee the County's regulatory monitoring network and are responsible for preparing the County's SIPs, which are comprehensive plans for addressing air pollution in the region. Through decades of research, enforcement, and data collection, ICAPCD has developed extensive knowledge of the various pollution sources across Imperial County. A substantial part of SIP development is analyzing available control measures and determining how best to implement or enhance them to effect permanent emission reductions. When the time comes to begin instituting emission reduction strategies in the Community as part of AB 617, ICAPCD will be well positioned to assist and advise. They will be able to take advantage of their knowledge of control measures and how they might intersect with the various rules, laws, and control measures already implemented by federal, state, and their own District actions. It will be the responsibility of ICAPCD to support SCS Engineers and the Steering Committee with this knowledge toward the successful execution of the Plan. ICAPCD will collaborate with the environmental consultant Ramboll Americas Engineering Solutions (Ramboll) to assist with meeting presentations and materials to guide conversations around decision making.

#### 6.2.3 SCS Engineers Responsibilities

The environmental engineering and contracting firm, SCS Engineers (SCS), will play an integral role in Plan implementation, particularly regarding community air monitoring. SCS has valuable experience with air quality monitoring, having operated air monitoring stations and reported data to state and local agencies for over 35 years. SCS holds strong relationships with equipment vendors and has personnel with extensive experience working in Imperial County. They understand the nuances of the air quality issues in Imperial County and the specific concerns that Community members have. The connections that SCS Engineers has made within the Community will be invaluable in conducting outreach and galvanizing involvement by Community members.

SCS will be responsible for the installation, maintenance, and operation of the AB 617 Community Monitors, including management of collected data. SCS will provide community air monitoring data to CARB's AQview platform to meet the AB 617 requirement. SCS will provide a final report to ICAPCD summarizing the methods and data attained on the project. Following acceptance of this report, SCS will present the project to the community.

#### 6.2.4 Community Involvement

Community-based action is a central tenant of AB 617. Keeping this in mind, the Steering Committee made sure Community members had the opportunity to be involved in Plan development every step of the way. In fact, the Steering Committee members were selected with the expectation that they would communicate with and voice the sentiments of their fellow Community members. In addition, Community members were invited to every public Steering Committee meeting and encouraged to voice their opinions during public comment and workshop activities. In the end, this produced a monitoring plan that truly belonged to the Community, designed to address its personalized air quality needs.

#### 7 Element 6 – Define Data Quality Objectives

#### 7.1 Element 6 Overview

Obtaining quality data from an air monitoring network is essential to achieving the objectives defined in Element 4 of this Plan. The CAPP Blueprint describes the types of data quality indicators one may want to consider when developing an air monitoring network, including precision, bias, accuracy, sensitivity, completeness, and representativeness. Defining data quality objectives is essential for determining the appropriate technology to use for monitoring.

#### 7.2 Data Quality Objectives for AB 617 Community Monitors

In establishing the data quality objectives for the AB 617 Community Monitors, one can look to the broader air monitoring objectives of this Plan. One of the objectives that pertains to the AB 617 Community Monitors is "to implement sufficient monitoring to be able to provide real-time air quality data to the Community that is easy to understand and covers a greater area with increased resolution..." In this role, the data collected from the AB 617 Community Monitors would serve to educate and inform the Community. The higher resolution network could also assist in the identification and characterization of hotspots. USEPA Guidance<sup>27</sup> provides example performance goals for air quality sensors used in these applications; these USEPA Guidance example goals for PM monitoring are summarized in Table 7.1 below.

Table 7.1. Data Quality Objectives for AB 617 Community Monitors			
Application Area	Pollutants	Precision and Bias Error	Data Completeness
Education and Information	PM <sub>10</sub> , PM <sub>2.5</sub>	<50%	<u>&gt;</u> 50%
Hotspot Identification and Characterization	PM <sub>10</sub> , PM <sub>2.5</sub>	<30%	<u>&gt;</u> 75%

Table 7.2 below describes how the QuantAQ MODULAIR-PM units perform in comparison to these and other data quality indicators. Some of this information was obtained from the manufacturer, while some was obtained from field studies performed by the South Coast Air Quality Management District (SCAQMD) and publications from research-oriented deployments.

<sup>&</sup>lt;sup>27</sup> USEPA. 2014. Air Sensor Guidebook. EPA 600/R-14/159. June. Available at: <u>https://cfpub.epa.gov/si/si\_public\_file\_download.cfm?p\_download\_id=519616</u>. Accessed: October 2024.

Table 7.2. Data Quality Information for QuantAQ MODULAIR-PM Air Quality Sensors	
Data Quality Indicator	Description
Precision	Field tests performed by the SCAQMD <sup>[a]</sup> have shown absolute intra-model variability was ~0.59, 0.62 and 1.77 $\mu$ g/m <sup>3</sup> (relative intra-model variability of 3.7%, 3.2%, and 6.3%) of PM <sub>1</sub> , PM <sub>2.5</sub> and PM <sub>10</sub> respectively.
Bias	During the field deployment of MODULAIR-PM sensors, the observed bias has been found to be -10% when compared against Teledyne FEM <sup>[b]</sup> and -36% to +9% when compared to PM <sub>1</sub> specific analytical techniques (aerosol chemical speciation monitor, non-refractory, and scanning mobility particle sizer) <sup>[c]</sup> .
Accuracy	When compared against high-accuracy Federal Reference Method (FRM) and FEM monitors, the QuantAQ units have shown R <sup>2</sup> (i.e., correlation) values of 0.87-0.94 for PM <sub>1</sub> , 0.84-0.88 for PM2.5, and 0.46-0.78 for PM10. <sup>[a]</sup>
Sensitivity	Custom firmware allows the MODULAIR-PM units to measure particles at 24 different sizes ranges, from 0.35-0.46 $\mu$ m to 37.0-40.0 $\mu$ m. <sup>[d]</sup>
Completeness	A minimum data completeness level of 75% is sought when air quality monitoring data is used for analysis and comparison against air quality standards.
Representativeness	The high correlation observed between the QuantAQ MODULAIR-PM units and high- accuracy monitors <sup>[a]</sup> indicate that data collected from the MODULAIR-PM units are reasonably representative of real-time conditions.

#### Notes:

<sup>[a]</sup> SCAQMD. AQ-SPEC Field Evaluation of QuantAQ – MODULAIR-PM. Available at: https://www.aqmd.gov/docs/default-source/aq-spec/field-evaluations/quantaq-modulair-pm---fieldevaluation.pdf?sfvrsn=15. Accessed: October 2024.

<sup>[b]</sup> Garima Raheja, James Nimo, Emmanuel K.-E. Appoh, Benjamin Essien, Maxwell Sunu, John Nyante, Mawuli Amegah, Reginald Quansah, Raphael E. Arku, Stefani L. Penn, Michael R. Giordano, Zhonghua Zheng, Darby Jack, Steven Chillrud, Kofi Amegah, R. Subramanian, Robert Pinder, Ebenezer Appah-Sampong, Esi Nerquaye Tetteh, Mathias A. Borketey, Allison Felix Hughes, and Daniel M. Westervelt. Low-Cost Sensor Performance Intercomparison, Correction Factor Development, and 2+ Years of Ambient PM2.5 Monitoring in Accra, Ghana. Environmental Science & Technology 2023 57 (29), 10708-10720. DOI: 10.1021/acs.est.2c09264.

Table 7.2. Data Quality Information for QuantAQ MODULAIR-PM Air Quality Sensors	
Data Quality Indicator	Description
<sup>[c]</sup> Laura Hyesung Yang, David H. Hagan, Jean C. Rivera- Jennifer Kaiser, Leah R. Williams, Philip L. Croteau, John Urban Air Pollution Using Low-Cost Air Quality Sensors a <i>Technology</i> <b>2022</b> 56 (11), 7063-7073. DOI: 10.1021/acs.e	-Rios, Makoto M. Kelp, Eben S. Cross, Yuyang Peng, T. Jayne, and Nga Lee Ng. Investigating the Sources of t an Urban Atlanta Site. <i>Environmental Science</i> & est.1c07005.
<sup>[d]</sup> QuantAQ. September 20, 2023. MODULAIR-PM Product Manual. Available at: <u>https://docs.quant-</u> ag.com/modulair-pm. Accessed: October 2024.	

#### 7.3 Data Quality Objectives for Complementary Monitoring

The data quality objectives for complementary monitoring will be discussed and decided upon by the Steering Committee when they decide on the types of complementary monitoring in the first half of 2025.

#### 8 Element 7 – Select Monitoring Methods and Equipment

#### 8.1 Element 7 Overview

After determining the data quality needs of the monitoring devices, the actual equipment and methods can be selected. Air monitoring methods refer to air monitoring equipment and how it is operated and applied. Air monitoring equipment is specifically the technology used for air monitoring.

#### 8.2 Monitoring Methods and Equipment for AB 617 Community Monitors

The selected QuantAQ MODULAIR-PM units use multiple light-scattering optical particle counters to measure particulate matter counts. These units are enabled with wireless internet connectivity and count particles in 24 size bins that range from particles as small as 0.35-0.46 µm to particles as large as 37.0-40.0 µm.<sup>28</sup> The particle counts could then be converted to particle mass concentrations using calculated constants from the QuantAQ software and development, revised by correction process(es) determined during collocation. There are several limitations to QuantAQ MODULAIR-PM units and with existing air sensors across the application. For instance, they have a somewhat limited monitoring radius (i.e., 1 to 2 miles) and therefore are only suitable for localized air quality measurements. In addition, their lifespan in the field is estimated at two years, so new sensors will need to be periodically purchased as replacement units, and while the rated operating temperature range is from -20 to 60 °C, high temperature and humidity conditions are known to result in operation and measurement errors. QuantAQ is currently working on improvements to improve the sensors heat tolerance, and once developed there is potential to replace all the sensors to the new version. Lastly, as with other low-cost air quality sensors, the data quality obtained by the MODULAIR-PM units is less than what can be achieved by regulatory- or research-grade monitoring equipment. To support the monitors in providing high-quality data and high data recovery rates, radiative shielding is deployed as a shelter for the sensor, providing protection from extreme temperature and seasonal rain that may be experience.

The field operating procedures for the AB 617 Community Monitors is modeled after similar monitoring network deployments by SCS Engineers. A high-level description of these procedures is provided below:

- The AB 617 Community Monitors would be sited to guidelines established by the USEPA.<sup>29,30</sup>
- The AB 617 Community Monitors would be inspected and cleaned following manufacturer guidelines, with site visits planned at least twice monthly. Routine maintenance would be performed on the monitors. This entails inspecting the various components of the monitor (i.e., microcontroller, air quality sensor, fan operation, enclosure, and cables) for cleanliness

<sup>&</sup>lt;sup>28</sup> QuantAQ. September 20, 2023. MODULAIR-PM Product Manual. Available at: <u>https://docs.quant-aq.com/modulair-pm</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>29</sup> USEPA. 2022. The Enhanced Air Sensor Guidebook. Available at: <u>https://cfpub.epa.gov/si/si\_public\_record\_report.cfm?Lab=CEMM&dirEntryId=356426</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>30</sup> Office of the Federal Register. 2014. Title 40 Protection of Environment, Appendix D to Part 58- Network Design Criteria for Ambient Air Monitoring. Available at: <u>https://www.govinfo.gov/content/pkg/CFR-2014-title40-vol6/pdf/CFR-2014-title40-vol6-part58-appD.pdf</u>. Accessed: October 2024.

and wear, making sure the electrical parts have power and are on the correct settings, ensuring the wireless internet has a strong connection, the radiative shielding is providing adequate coverage, and other routine checks. Specific procedures for the QuantAQ MODULAIR-PM are available from QuantAQ.<sup>31</sup> Reactive troubleshooting for any offline monitors would occur within 48 hours of technician availability or as soon as access is guaranteed to the monitor host site.

• Field logs would be used to document all activities conducted at the monitoring sites. At a minimum, the information collected would include: date of activity, activity type, activity outcome, and images of location/event.

Since QuantAQ MODULAIR-PM units use light-scattering technology, there are no filters or other samples to be analyzed in the laboratory. Therefore, there are no Standard Operating Procedures (SOPs) for the laboratory setting at this time.

Per SCS Engineers, the estimated cost for the installation, maintenance, and operation of the AB 617 Community Monitors is approximately \$151,700. This cost includes all staff time, hardware, and associated maintenance and operations costs (e.g., replacement sensors, mileage, data management, etc.). The cost is estimated for the two years of implementation supported by CARB for the Community.

#### 8.3 Monitoring Methods and Equipment for Complementary Monitoring

The monitoring methods and equipment for complementary monitoring will be discussed and decided upon by the Steering Committee in the first half of 2025.

<sup>&</sup>lt;sup>31</sup> QuantAQ. September 20, 2023. MODULAIR-PM Product Manual: Maintenance and Service. Available at: <u>https://docs.quant-aq.com/modulair-pm#block-0874ecfe21554f2c8261e8df94bcb343.</u> Accessed: October 2024.

#### 9 Element 8 – Determine Monitoring Areas

#### 9.1 Element 8 Overview

Monitoring areas were selected based on public input, review of existing air monitoring data, locations of source emissions, and locations of sensitive populations. The Community has some existing air quality monitors that help to track air quality in the Community. The additional monitoring areas will provide a greater resolution of data that will cover more of the Community. The locations were chosen in order to obtain data that will allow Community members to make informed choices related to their exposure burden.

#### 9.2 Location of Regulatory Monitors

The number of regulatory monitors in a given area is dictated by 40 CFR Part 58, Appendix D.<sup>32</sup> For PM<sub>10</sub> and PM<sub>2.5</sub>, the number of monitors is based on air quality conditions and population in a given metropolitan statistical area (MSA). Imperial County is part of the El Centro MSA, which has a 2020 census population of 179,702 and a PM<sub>10</sub> design value concentration that is 406% of the NAAQS.<sup>33</sup> Therefore, the El Centro MSA is required to have one to two PM<sub>10</sub> monitors. The PM<sub>2.5</sub> design value is 86% of the 24-hour NAAQS and 113% of the annual NAAQS. Therefore, the El Centro MSA is required to have at least one site that monitors 24-hour and annual PM<sub>2.5</sub>. Currently, there are five regulatory monitors for PM<sub>10</sub> and four regulatory monitors for PM<sub>2.5</sub> in Imperial County. As discussed previously, existing regulatory monitors within the Community include the Westmorland monitoring station, which monitors PM<sub>10</sub>, and the Brawley-Main Street #2 monitoring station, which PM<sub>2.5</sub> and PM<sub>10</sub>.

The Westmorland and Brawley-Main Street #2 monitoring stations were sited in accordance with 40 CFR Part 58, Appendix E,<sup>34</sup> which specifies horizontal and vertical placement, spacing from obstructions or emission sources, and other requirements. The Westmorland monitoring station is sited to the "middle scale", and the Brawley-Main Street #2 monitoring station is sited to the "neighborhood scale", which are appropriate for measuring typical concentrations in areas of high population density and determining the highest concentrations expected to occur in the area covered by the network.<sup>35</sup> The regulatory monitors will solely be used for collocation studies with the AB 617 monitors and no changes to the locations are being proposed as part of this Plan.

#### 9.3 Location of AB 617 Community Monitors

The Community is unique in its air quality issues due to its proximity to the current shoreline of the Salton Sea. Due to the active and planned geothermal energy and lithium recovery developments along that southeast coast of the Salton Sea, monitoring areas that would support

<sup>&</sup>lt;sup>32</sup> 40 CFR Part 58, Appendix D. Available at: <u>https://www.ecfr.gov/current/title-40/chapter-I/subchapter-C/part-58/appendix-Appendix%20D%20to%20Part%2058</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>33</sup> CARB. 2023. Annual Network Plan. Available at: <u>https://ww2.arb.ca.gov/sites/default/files/2023-08/2023%20Annual%20Network%20Plan.pdf</u>. Accessed October 2024.

<sup>&</sup>lt;sup>34</sup> 40 CFR Part 58, Appendix E. Available at: <u>https://www.ecfr.gov/current/title-40/chapter-I/subchapter-C/part-58/appendix-Appendix%20E%20to%20Part%2058</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>35</sup> In the middle scale of representativeness, measured concentrations are expected to be similar for areas up to several city blocks in size with dimensions ranging from about 100 meters to 0.5 kilometer. In the neighborhood scale of representativeness, measured concentrations are expected to be similar within some extended area of the city that has relatively uniform land use with dimensions in the 0.5 to 4.0 kilometers range.

evaluating emissions sources from these activities were suggested by the Steering Committee. Another area of interest is performing monitoring at schools within the Community, such as Westmorland Union Elementary School in Westmorland and Magnolia Union Elementary School in Brawley. In each city of Brawley, Westmorland, and Calipatria, the open lots that generate dust, nearby agricultural feedlots, and the proximity to freeway traffic provide additional emissions sources.

On the January 29<sup>th</sup>, 2024 Steering Committee meeting, the Committee voted and approved the first monitoring location. During subsequent meetings, potential monitoring sites were suggested and discussed by the Committee, using interactive maps with permitted facilities, existing monitors, and sensitive receptor locations, as well as the results of a survey on monitoring priorities. This survey identified area and point PM emission sources of concern and sensitive receptor priorities. In addition to Community input, the following logistical concerns were taken into consideration in the selection of monitoring sites:

- 1. The site needs to be a secure location where the monitor can be installed, at the appropriate height (i.e., a rooftop) per siting criteria guidelines.
- 2. The site needs to provide safe access, so that the monitor technician is not in danger when installing or maintaining the monitor (e.g., unobstructed area with stairway or elevator access to rooftop is preferred).
- 3. The site needs to support the physical installation of the monitor. The monitor must be affixed to a building via:
  - a. A metal pole that would then be directly affixed to the building (such as to the side of the building); or
  - b. A tripod that would then be bolted to the ground (preferred) or held down by sandbags (less ideal, as heavy winds can still tip this over).
- 4. The site needs to provide a safe alternating current (AC) power supply (such that installation of the monitors and use of power would not pose any safety concerns). For sites where power lines are not available, alternative power sources like solar panels and battery systems were acquired.
- 5. The site needs to provide internet access; use of the building's internet via Ethernet cable or Wi-Fi would be ideal. If this is not possible, the AB 617 Community Monitor would be fitted with a separate cellular hotspot.

Considering these factors and discussions, the Steering Committee held a series of votes at multiple meetings on priority locations for where they believe the AB 617 Community Monitors should be placed. Some of the approved sites were denied upon contacting the site host, requiring decisions on alternate sites. As of October 29, 2024, AB 617 Community Monitors have been installed at 13 sites and two sites are pending confirmation or approval. The confirmed selections for AB 617 Community Monitor sites are provided in Table 9.1.

Table 9.1. Descriptions of Sites Selected for AB 617 Community Monitors	
Brawley Magnolia Union Elementary School	This location is at a maintenance building of Magnolia Elementary School. The area is surrounded by agricultural fields, is northwest of a beef feedlot and a compost facility, and is north of a hay facility.
Brawley Residence Calle del Sol	This location is at a private residence, adjacent to Jeffrey Thornton Park, and across the street from Pioneers Memorial Hospital. It is north of the State Route 86 freeway.
Brawley SDSU	This location is at the San Diego State University Imperial Valley campus, surrounded by agricultural fields, west of a solar farm, and east of a Pilot Travel Centers fueling station.
Brawley Superior Court	This location is at the Brawley Superior Court in downtown Brawley. It is south of Time Warner Cable, southwest of Pacific Bell and the City of Brawley Police Department, northwest of Geosyntec Consultants, and directly adjacent to businesses along Main Street.
Brawley S. Adams St.	This location is at a private residence along the southern border of Brawley residential development. It is one block east of Miguel Hidalgo Elementary School and Padilla Pace Middle School, and west of a soccer field. To the south are agricultural lots.
Westmorland Residence 7 <sup>th</sup> Street	This location is at a private residence. It is located in the northwest area of Westmorland, with agricultural land to the west, north, and northeast. There is a Love's Travel Stop and undeveloped land to the south of the location.
Westmorland Elementary School	This location is at the south end of the Westmorland Elementary School baseball field at a bathroom, near the school playground and other sports fields, surrounded on the east and south by agricultural fields. It is to the southwest of a Cardlock Fuels fueling station.
Westmorland Residence E 1 <sup>st</sup> Street	This location is at a private residence near the southeast border of Westmorland residential development. It is southeast of Westmorland City Hall and Westmorland City Park and east of Westmorland Water Treatment. It is surrounded by undeveloped lots and agricultural land beyond those undeveloped lots to the south and east.
Westmorland C Street	This location is at a private residence and is east of a Circle K gas station and west of a Cardlock Fuels fueling station. Westmorland Junior High School and Westmorland Elementary School are located one block south. The location is also located along State Route 78, the major roadway through Westmorland, and is located near the eastern boundary of residential development, with agricultural land to the east.

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Table 9.1. Descriptions of Sites Selected for AB 617 Community Monitors	
Calipatria Hernandez Park	This location is at a private residence and is east of a hay facility and directly south of Hernandez Park, which is comprised of a dirt field. This location is at the north end of Calipatria development, with an agricultural warehouse and undeveloped lots in the immediate vicinity and agricultural land to the north and east.
Calipatria Water Treatment Plant	This location is at the Calipatria Wastewater Treatment Facility and is west of a beef feedlot. The location is outside of the Calipatria residential area and is near CalEnergy Operating Corporation's geothermal operations in the region to the west of Calipatria.
Calipatria Airport	This location is at a transfer station at the western edge of the Cliff Hatfield Memorial Airport. It is west of a Circle K gas station and the Golden State Water Company. The airport is directly north of the Calipatria Community Pool and larger recreation area which includes sports fields, Calipatria High School, Bill E. Young Middle School, and Fremont Primary School.
Calipatria, E Date Street	This location is at a private residence at the southeast edge of residential development in Calipatria. Immediately to the southeast is Golden State Water Company, with industrial or undeveloped areas beyond those.

#### **10 Element 9 – Develop Quality Control Procedures**

#### **10.1 Element 9 Overview**

Quality control procedures are essential to ensure that data quality objectives are being met and the resulting data is scientifically defensible. Technical quality control activities are routinely performed to measure or estimate the effect of errors and determine whether corrective action must be taken. The CAPP Blueprint includes reference materials, calibration, ongoing quality control measures, blanks, spikes, duplicates/collocation, and audits as options for quality control procedures. However, specific quality control procedures depend on the method used for monitoring.

#### **10.2 Quality Control Procedures for AB 617 Community Monitors**

Before deployment of the MODULAIR-PM sensors, SCS Engineers will perform 14 days of collocation for the AB 617 Community Monitors with the  $PM_{2.5}$  and  $PM_{10}$  regulatory monitors located within the North End. This collocation period will be used to validate the performance of the sensors and determine sensor-specific correction algorithms for the reporting of validated monitoring data. The failure of a sensor during collocation or deployment would result in that sensor being replaced with a reserve, collocated sensor, with the failed sensor returned to the manufacturer for service and re-validation.

Auditing of the AB 617 Community Monitors would occur twice monthly; or approximately every 15 days. During each audit the monitors would be examined for any developing issues, including evaluation of hardware and host site location. Noted hardware issues would be addressed as soon as possible to maintain data quality. Should the monitors develop issues outside of an audit, a technician would address those issues as soon as possible, as availability of technicians and site host access allowed.

Additional reported air pollution events or emergencies regarding QuantAQ by Community members, will be included in QA/QC. During the July 15, 2024 Steering Committee meeting, SCS presented a call/text number to report these events and encouraged Community members to report any events that could influence local air pollution and the air monitors. SCS Engineers is also communicating with site hosts in order to identify any on-site impacts, such as residential cooking or other potentially PM-generating activities.

Finally, SCS Engineers' local Imperial County team would lead the quality assurance and quality control procedures for the new AB 617 Community Monitors. Irregular or extreme patterns in PM measurement, or events observed or reported by Community members, are identified for further review. The flagged data is then manually reviewed by the data team. The data team uses the sensor activity logs, meteorological data (temperature and humidity), reported events, and neighboring sensors (as available) to determine if there was a hardware malfunction or if technician staff were on site performing maintenance/troubleshooting on the monitors, occurrences that can affect the readings. Any potentially "bad" data is further reviewed and removed from the dataset at the discretion of the manual reviewer, following analysis and discussion by SCS Engineers. Further documentation on the QA/QC processes are currently in development by SCS Engineers and QuantAQ as the AB 617 Community Monitors are deployed and validated.

#### 11 Element 10 – Describe Data Management

#### 11.1 Element 10 Overview

Data management is essential to providing quality results. It begins with the collection of analytical results. In addition to capturing PM concentrations, additional descriptors such as instrument identifiers, measurement units, date stamps, and other parameters identifying important attributes of the data are collected. The second phase of data management is data storage. Data storage includes not only the data descriptors described above, but also data quality indicators, data qualifiers, ingest dates, and chains of custody. The parameters and values collected in the data acquisition and storage phases provide tools for the operator and system to conduct detailed reviews of the data. Data review and flagging procedures will be utilized to ensure that data quality is maintained.

#### 11.2 Data Management for AB 617 Community Monitors

Data collection by the AB 617 North End Community Monitors will follow similar guidelines to those established for the AB 617 Calexico-El Centro-Heber corridor monitors and will ensure that all data fields required by CARB's AQview data portal will be fulfilled. Ultimately, the dataflow for the AB 617 Community Monitors would follow the flow presented in Figure 11.1 below.



#### Figure 11.1. AB 617 Community Monitor Data Flow

Data storage at the AB 617 Community Monitors would occur at two different locations. Data would be physically stored at the monitor on an  $\mu$ SD card and on a cloud server database. Data would not be altered during the QA/QC processes as every step of QA/QC would create a new version of the data file; resulting in four versions of the data file: two raw data files ( $\mu$ SD card and server database), one dataset flagged by QA/QC processes, and one post-QA/QC dataset which will be included in the monthly data packages submitted to the ICAPCD. This can be defined as two pre-processed datasets, one flagged dataset, and one processed dataset.

To meet the AQview requirements per AB 617, the data feed would also be directed to CARB through an API, the best available method. Data forwarded to CARB will include the raw datafeed as it is received by the QuantAQ server database

Data chain of custody would be as follows:

First, SCS Engineers would be responsible for the operation and maintenance of the AB 617 Community Monitors and would ensure the successful collection of data.

Data would be shared with QuantAQ (manufacturer), who would support the development of monitor-specific corrections. Both raw and processed data would be shared with ICAPCD to maintain on their own servers.

The AB 617 Community Monitors would be registered with the AQview portal using the following required fields:

- Data Provider (SCS Engineers)
- Site ID
- Monitor ID
- Start date
- Monitor manufacturer and model
- Monitor type
- Monitor program
- Monitor network
- Current firmware version
- Last calibration date/time
- Last service date/time
- Parameters:
  - Measurement technique
  - o Measurement units
  - Reporting frequency
  - Upper detection limit
  - Lower detection limit
  - o Detection range units
  - o Display precision

#### 12 Element 11 – Provide Work Plan for Conducting Field Measurements

#### 12.1 Element 11 Overview

An effective work plan describes field procedures that will be followed by those conducting measurements. Field procedures describe individual tasks with enough detail that trained air district staff and community members can complete the tasks. The timeline established in the work plan determines the duration of the field measurements and denotes milestones for completing tasks. The work plan also describes communication and coordination steps that ensure field personnel know whom to contact for questions, and how work products are delivered, and includes safety procedures.

#### 12.2 Field Procedures for AB 617 Community Monitors

Field procedures for the AB 617 Community Monitors are summarized in the SCS Engineers SOP and activity will be recorded in station and operator logbooks.<sup>36</sup> This will include communication between team members to consider on-site activity and records as needed to answer inquiries or provide supporting information during weekly sensor QA and data review.

Upon installation of the AB 617 Community Monitors, a record of the monitor host site will be established. Information collected will include: site point of contact, site availability, materials used, site peculiarities, wireless connection information, and any other details as needed.

The AB 617 Community Monitors will be equipped with a physical label that will include the contact information for technician staff to report any monitor or host site issues. Additionally, the monitors will feature a label intended for the public that will direct them to the location where they can observe the data collected by the monitor.

Upon the installation of the AB 617 Community Monitors, SCS Engineers will coordinate with the AQview team at CARB and ICAPCD to ensure the seamless transmission of data. The auditing procedures described under Element 9 will be followed to ensure all QA/QC requirements are met.

After data is collected from the AB 617 Community Monitors the 100% deployed sensor network, the placement of the monitors and the need for further expansion of the network will be evaluated, pending discussion with the CSC and District. Site locations are subject to change depending on the Steering Committee's concerns and recommendations.

Detailed field procedures for the installation process as well as regular maintenance and troubleshooting are provided in the Standard Operation Procedures MODULAIR-PM at the Imperial AB 617 North-End Community.<sup>37</sup> Simplified procedures are listed below:

<sup>&</sup>lt;sup>36</sup> SCS Tracer Environmental. 2024. Standard Operation Procedures MODULAIR-PM at the Imperial AB 617 North-End Community. Not available publicly. Accessed: October 2024.

<sup>&</sup>lt;sup>37</sup> Ibid.

- 1. SCS Engineers conducts daily reviews of the sensor network operation, including the upload completion rate of each monitor in the network over the past 24 hours. SCS Engineers then conducts a manual review of a monitor's data feed if its upload completion rate is below 90 percent in a 24-hour period.
- 2. Twice monthly, SCS Engineers conducts routine maintenance of the monitors in the network following the monitoring SOPs.
- 3. On an as-needed basis, if a monitor is offline or manual review shows data incompleteness, then SCS Engineers sends a technician to the monitor site as soon as possible (i.e., within 48 hours unless special access is required) who troubleshoots the monitor following the monitoring SOPs.

#### 12.3 Safety Procedures

Conducting any type of field work carries inherent risks associated with the specific tasks performed. This includes field work conducted for the purpose of air monitoring in the Community, which may present safety hazards such the potential for falls or electrical injury. Special precautions should be taken when performing duties related to the operation of the community and regulatory monitors, which may include installation, auditing, calibration, regular maintenance, and other activities. The following precautions should be taken to avoid hazards:

#### Slips, Trips, and Falls

All work performed on the community monitors should comply with California Code of Regulations, Title 8, Section 3273, Working Area.<sup>38</sup> Permanent floors and platforms should be maintained free of dangerous projections or obstructions (e.g., extension cords, power cables, boxes, debris), and reasonably free of oil, grease, and water. Elevated working areas that are 30 inches or more above the floor should be no less than 2 feet wide, and should have no less than 6.5 feet of clear headroom. Extra caution should be taken following wet weather.

#### Heat Illness Prevention

All work performed on the community monitors should comply with California Code of Regulations, Title 8, Section 3395, Heat Illness Prevention.<sup>39</sup> Prior to undertaking outdoor work, field technicians should monitor the weather to understand the risk level for heat illness. Field technicians should take an adequate amount of drinking water and use shaded areas as necessary to cool down. When the temperature reaches 95 degrees Fahrenheit or above, field technicians should take a minimum ten-minute preventative cool down rest period every two hours. Technicians should also consider the use of long-sleeve shirts, hats, and sunscreen to minimize exposure to the sun. Gloves should be used on warmer days to protect the hands from components of the equipment which are prone to heat retention.

<sup>&</sup>lt;sup>38</sup> Department of Industrial Relations. California Code of Regulations §3273, Working Area. Available at: <u>https://www.dir.ca.gov/title8/3273.html</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>39</sup> Department of Industrial Relations. California Code of Regulations §3395, Heat Illness Prevention. Available at: <u>https://www.dir.ca.gov/title8/3395.html</u>. Accessed: October 2024.

#### Other Safety Measures

For sites with pets or wild animals nearby, technicians are instructed to follow the guidelines set by the monitoring host. If the host cannot restrain or grant safe access to the monitor, technicians should report the situation to SCS Engineers who will work with the host in developing a schedule for access or consider relocating the monitor.

#### Working at Heights

All field technicians using ladders should follow safe work practices and comply with California Code of Regulations, Title 8, Sections 3276 - 3278.<sup>40,41,42</sup> Prior to each use, ladders should be inspected to ensure they are free of cracks, splits, corrosion, and protrusions. Steps and rungs should be inspected to ensure they are free of oil or grease and firmly attached to the side rails. Ladders should be set up on flat surfaces, and always opened fully to ensure the spreader bars are locked. Ladders should not be used in high wind situations. Technicians should have safe access to place their ladders or use established roof access ladders.

For monitor siting, rooftops should be the priority choice so that technicians have a sturdy place to work when installing or performing maintenance. If rooftops are not available and a monitor is installed on another structure, that structure should be level and strong enough to support a ladder set up against it.

#### Working with Electrified Equipment

All field technicians should comply with California Code of Regulations, Title 8, Sections 2300 – 2989.1, Electrical Safety Orders.<sup>43</sup> Whenever electrical power is used, there is a danger of injury through electrical shock. All electrical equipment should be adequately insulated, grounded, or isolated to prevent bodily contact with any source of dangerous potentials. Damaged or malfunctioning items should be taken out of service until repaired by a qualified electrician. All equipment and handheld tools should have three-prong plugs and/or double insulation. Extension cords should not be used as permanent wiring and should be rated for the equipment power needs.

The AB 617 Community Monitors will rely on electrical power from the host site or a solar panel with battery storage. Electrical connections should be properly insulated and connected to a dedicated power source. The electrical connections should be installed by authorized personnel only. The connections should be inspected by SCS Engineers beforehand for any frayed wires or hanging debris. If SCS Engineers connects to the site, there should be enough slack from the monitor to the connection to allow for hindrance-free walkways around the monitor.

<sup>&</sup>lt;sup>40</sup> Department of Industrial Relations. California Code of Regulations §3276, Portable Ladders. Available at: <u>https://www.dir.ca.gov/title8/3276.html</u>, Accessed: October 2024.

<sup>&</sup>lt;sup>41</sup> Department of Industrial Relations. California Code of Regulations §3277, Fixed Ladders. Available at: <u>https://www.dir.ca.gov/title8/3277.html</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>42</sup> Department of Industrial Relations.California Code of Regulations §3278, Use of Fixed Ladders. Available at <u>https://www.dir.ca.gov/title8/3278.html</u>. Accessed: October 2024.

<sup>&</sup>lt;sup>43</sup> Department of Industrial Relations. California Code of Regulations §2299 - 2989, Electrical Safety Orders. Available at: <u>https://www.dir.ca.gov/title8/sub5.html</u>. Accessed: October 2024.

#### **13** Element **12** – Specify Process for Evaluating Effectiveness

#### 13.1 Element 12 Overview

A process for evaluating effectiveness serves as a check to ensure that air monitoring objectives are being met in a timely fashion. Additionally, it is necessary to understand how the monitoring plan will be revised or corrected if air monitoring objectives or the timeline are not being met.

#### 13.2 Evaluating Effectiveness – Community Monitors

As discussed in Chapter 5, the progress of the Plan will be assessed against some previously selected benchmarks. These benchmarks apply specifically to the AB 617 Community Monitors, each of which constitutes a way in which the monitors' effectiveness will be evaluated. These benchmarks are:

- 50 percent and 75 percent of proposed AB 617 Community Monitors will be installed and transmitting data by July 2024 and November 2024, respectively.
- By January 2025, 100 percent of AB 617 Community Monitors will be installed and transmitting data; and
- After collecting data from the completely installed AB 617 Community Monitors for one year, the placement of monitors, the need for repeat collocation or calibration, and the need for further expansion of the network will be evaluated at a later date.

Successfully meeting these benchmarks is one way to ensure that the community monitors are sufficiently operational in number, timing, and location.

Effectiveness of the monitors will also be evaluated by confirming that the data they produce is successfully collected and made available for analysis. Specifically, the data availability of the community monitors will be considered effective as long as they maintain an up-time rate of 90 percent and a data completeness rate of 75 percent. Finally, operation of the AB 617 Community Monitors and analysis of the data produced will be maintained for at least wo years and could be indefinitely so long as there remains interest and support among members of the Community.

#### 14 Element 13 – Analyze and Interpret Data

#### 14.1 Element 13 Overview

Data analysis and interpretation is crucial to ensure the objectives of the Community Monitoring Plan are being met. This section describes how data analysis will be conducted, including data preparation procedures, and how air monitoring results will be translated into actions. Thorough documentation of data preparation procedures and types of analyses that are conducted is pivotal to ensuring that conclusions drawn are accurate and defensible.

#### 14.2 Data Analysis and Considerations for Community Monitors

Prior to being uploaded to public-facing data displays, the data collected by the AB 617 Community Monitors will be converted using a correction process designed to convert raw measured particle counts to particle mass concentrations and adjust the mass concentration based on the results from sensor collocation and validation testing. The correction, for sensors requiring its application, was determined during the QuantAQ MODULAIR-PM development and collocation testing against FEM and FRM data, and validated by comparing results post-calibration with PM<sub>2.5</sub> levels measured by collocated reference instruments. The correction also allows for the data to be used to calculate the USEPA air quality index and will be included in the final report submitted by SCS Engineers.

To ensure data quality, the data collected by the AB 617 Community Monitors will undergo the QA/QC processes described under Element 9. These processes are open to further development as more resources become available to the AB 617 Community Monitoring team. The current processes use an application to automatically flag data that is out of normal trends, such as exponential spikes or periods when the monitor reports a string of zeros. The data team then manually reviews the flagged events and considers notes from technician's field logs when doing so.

Various analyses will be performed on the data collected from AB 617 Community Monitors in order to satisfy the air monitoring objectives of this Plan. The potential analyses under consideration are to:

- Use unspeciated PM<sub>2.5</sub> data and geographic information system software to show the spatial distribution of PM<sub>2.5</sub> concentrations over time and identify spikes or concentration exceedances. This can provide information on potential hotspots (i.e., areas with higher concentrations of pollution) and inform efforts to direct future monitoring efforts;
- Use meteorological data in combination with PM<sub>2.5</sub> data to generate pollution roses. These pollution roses could illustrate how levels of pollutant concentrations measured at each location vary with wind speed and direction, which could provide information on potential sources of pollutants impacting the monitoring location;
- Compare PM<sub>2.5</sub> measurements between AB 617 Community Monitors and nearby regulatory monitors to verify continued accuracy of the monitors. This could also be used to develop correction factors;

• Use PM<sub>2.5</sub> and PM<sub>10</sub> measurements to track trends in the progress in emissions reductions over time from strategies put in place by the Emission Reduction Program.

Ultimately, the Steering Committee will need to determine which methods and analyses will be utilized to extract useful information from the large amount of monitoring data that will be collected. As more AB 617 Community Monitors go live and begin collecting data, the Steering Committee can evaluate these options for feasibility and determine how best to proceed in order to accomplish the monitoring goals of the Plan.

#### **15 Element 14 – Communicate Results to Support Action**

#### 15.1 Element 14 Overview

Air monitoring results must be clearly and effectively communicated in order to ensure that they result in effective action. Results of air monitoring will be discussed with Community members, decision makers, and organizations that are able to take action in ICAPCD. Ongoing monitoring activities, interim progress updates, and final results will be communicated to the above entities. Information will be made available on the District and CARB webpages.

#### **15.2 Communicating Results of Community Monitoring**

Regarding activity related directly to the Monitoring Plan and Emissions Reduction Program, stakeholders and other members of the Community can refer to the QuantAQ public dashboard<sup>44</sup> and the special website created for AB 617 and managed by the District.<sup>45</sup> This website is regularly updated by the District with new information related to AB 617 efforts, such as agendas and minutes from Steering Committee meetings. Visitors to the website also have the option to subscribe to the AB 617 mailing list to receive email updates when news becomes available.

Results of the community monitoring and data analysis will be made available to members of the Community in various ways. CARB has developed the AQview portal to store AB 617 monitoring data and make it available to the public. Upon the installation of the AB 617 Community Monitors, SCS Engineers will coordinate with the AQview team at CARB and ICAPCD to ensure the seamless transmission of community monitoring data. Also monthly, SCS Engineers will share the raw data with the District as a validated.csv file. In addition to the data being available on AQview and providing monthly validated .csv files, SCS Engineers will prepare quarterly summary reports that include site-specific details of any problems encountered and how they were addressed, an explanation of any corrective action necessary, and an invalidation report that documents specifically why and when for each data value that is invalid or missing for ICAPCD.

The results of the community monitoring and data analysis will also be made available to the public through a final report and presentation to the CSC and the Community. SCS Engineers will prepare both the report and presentation. The final report will be submitted within 30 days of the end of the CAMP monitoring program and it will include:

- A summary and timeline of air monitoring with background on the reasons for air monitoring.
- A discussion of how data were collected, validated, analyzed, and disseminated to address the purpose for air monitoring.
  - It will also include a narrative describing all significant events during the project: (Invalid data and the causes, instrument malfunctions, maintenance, etc.)

<sup>&</sup>lt;sup>44</sup> QuantAQ. AB-617 North End Map. Available at: <u>https://app.quant-aq.com/s/PBYEFY2YSN8Z362BMINI</u>. Accessed October 2024.

<sup>&</sup>lt;sup>45</sup> ICAPCD. AB 617 Imperial County – Brawley, Westmorland, Calipatria. Available at: <u>https://www.icab617community.org/</u>. Accessed: October 2024.

- Recommendations and next steps, including recommendations for ongoing air monitoring to track progress and verification of results achieved by the Emissions Reduction Program.
- A dissemination plan describing how the data will be disseminated and discussed with appropriate decision makers so that it may lead to the intended action.

The community presentation will include:

- An overview of the project and RFP;
- Project design and measurement parameters;
- Data summaries;
- · Comparisons of measurements to known standards; and
- Conclusions, and recommendations for future monitoring.

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#### APPENDIX A COMMUNITY MEETING SUMMARY

#### APPENDIX B AB 617 COMMUNITY STEERING COMMITTEE CHARTER