INDOT 2000-2025 Long Range Plan

Air Quality Issues

Overview

The Clean Air Act Amendments of 1990 (CAA), Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA), and the Transportation Equity Act for the 21st Century (TEA-21) have combined to alter the environment in which transportation and air quality decisions are made throughout the nation and in Indiana. Federal, state, and local decision-makers must now respond to a wide range of regulations, requirements, and processes for transportation system planning, development, and air quality management.

Given the magnitude of change brought about by these laws, it is critical that Indiana transportation officials understand several essential elements of the new transportation/air quality setting. The new conformity regulations place stronger constraints on transportation plans, programs, and projects, making it imperative that transportation planners work closely with air quality issues. Numerous projects in the 2000-2025 Long Range Plan project list must pass air quality standards before they may be completed. Thus, some projects in the current listing may not be feasible due to air quality regulations.

These regulations include the following:

- The State Implementation Plan (SIP) process has a great impact on transportation, both through the establishment of emissions budgets and through the development of control strategies to reduce emissions. SIPs are plans at both the urbanized area and statewide level that are designed to achieve improved air quality and federally mandated controls and regulations.

- The CAAA has linked transportation to air quality actions—even actions directed at issues not related to mobile sources—since failure to meet the requirements of the act can lead to less transportation funds.

- Specific requirements in the CAAA are aimed at transportation directly, including measures to reduce emissions through technological improvements. Improvements may include (1) enhanced vehicle inspection and maintenance, (2) reformulated fuels, (3) alternative fuel vehicles, and (4) transportation control measures (TCMs) such as the employee commute option program in certain urbanized areas. TEA-21 funding is available for projects that benefit air quality through the Congestion Mitigation and Air Quality Improvement (CMAQ) Program.

- TEA-21 re-emphasized the relationship between transportation and air quality and strengthened the role of transportation conformity in the planning provisions.
of the statute. The U.S. Environmental Protection Agency (EPA) and U.S. Department of Transportation (DOT) continue to apply the conformity rule in accordance with the CAAA and TEA-21. Indiana state and local transportation and air quality agencies continue to implement the regulations to achieve both transportation and air quality goals.

The ISTEA, CAAA, TEA-21 and associated regulations emphasize the link between transportation policy and air quality concerns through (1) incentives to make investments that promote air quality and, (2) regulatory restrictions on transportation decisions in areas that fail to meet National Ambient Air Quality Standards (NAAQS). As a result, Indiana transportation decision makers face fundamental changes in what transportation services and facilities they provide, how decisions are made, and who influences these decisions.

**Transportation Air Quality Conformity**

Transportation conformity is a process to ensure that federal funding and approval are given to those transportation activities that are consistent with air quality goals. The conformity regulation requires that all transportation plans and programs in non-attainment or maintenance areas conform to the State's air quality plan, known as the State Implementation Plan (SIP). It ensures that transportation activities do not worsen air quality or interfere with the purpose of the SIP, which is to attain the NAAQS. Meeting the NAAQS often requires emission reductions from mobile sources. Several types of highway emissions reduction strategies are available (and, in some regions, required) to help regions attain the standards.

In addition, the conformity regulations affect transportation planning in several critical ways. Specifically:

- State and Metropolitan Planning Organizations (MPOs) must show that Transportation Plans and Transportation Improvement Programs result in emissions levels that fall within the "emissions budget" for mobile sources specified in each non-attainment/maintenance SIP.
- Transportation Control Measures (TCMs) contained in the SIP must be included in Transportation Plans and Transportation Improvement Programs.
- Over the 25-year period of the Transportation Plans, many areas must show reductions in emissions of key pollutants, notably nitrogen oxides and volatile organic compounds.

**Failure to Meet Transportation Conformity**

Failure to meet the conformity requirements can result in the expiration of the Transportation Plan and the Transportation Improvement Program (TIP) and thus halting federal funding for many transportation projects. In addition, transportation may be affected by a state's or urban area's inability to meet any of the CAAA requirements—whether or not the lack of compliance is related to transportation measures. Failure to obtain a required SIP revision approval (even if that SIP revision relates to a non-transportation issue) can result in the loss of federal transportation funds.

In order to address the clean air challenges successfully, it is crucial that Indiana transportation officials become involved in air quality early in the planning process. Transportation officials need to be actively involved in the various SIP processes,
particularly in the establishment of emissions budgets, which become key constraints on future transportation plans and programs.

In addition, Indiana transportation planners need to incorporate a range of current and new players into the decision-making process, including the EPA, the Indiana Department of Environmental Management (IDEM), special interest groups, and the general public. Cooperation between all these groups is essential if Indiana is to comply with ISTEA and CAAA air quality requirements.

**Congestion Mitigation and Air Quality Program**

One important element of meeting these new challenges is the Congestion Mitigation and Air Quality Program (CMAQ). Congress allocated money for the CMAQ program to be used to fund TCMs or other programs designed to implement an urbanized area’s transportation/air quality plan. The CMAQ program was established to assist in achieving attainment. INDOT and the MPOs have been using CMAQ funds to support a wide variety of projects such as the implementation of vehicle inspection/maintenance (I/M) programs, public education programs, transit and congestion reduction projects. Other possible uses include using these funds to support projects that improve intermodal freight distribution activities that are justified by air quality benefits.

CMAQ projects are usually classified in one of several categories noted below:

- Transit improvements;
- Shared ride services;
- Traffic flow improvements;
- Demand management strategies;
- Pedestrian and bicycle programs;
- Vehicle inspection/maintenance (I/M) programs;
- Conversion of public fleets to alternative fuels, and;
- Public education and outreach programs.

**Indiana’s Policy for the CMAQ Program**

INDOT has developed a policy and procedures manual that establishes how the CMAQ Program will be administered in the State of Indiana. It is applicable to projects proposed in maintenance or non-attainment areas by either the MPOs or the State of Indiana. The Indiana CMAQ policy incorporates many aspects of the joint Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) guidance on the CMAQ program. The federal guidance is used as an ongoing source of reference. The policy also contains other elements that may be considered unique to Indiana.

Included in this policy are sections relating to: (1) the formula for suballocating funds to Indiana’s non-attainment areas; (2) eligible projects; (3) project selection criteria, and; (4) the project development and submittal process. It is the intent of this policy that the parties governed by it, INDOT, IDEM, and the MPOs, have equal status and that each will work in a cooperative spirit with the other toward meeting the objectives of this policy. Thus, the identification, selection and implementation of projects and programs for CMAQ funding is jointly carried out by INDOT, IDEM and the MPO representing the non-attainment area in which the project or program is proposed, whether state or MPO sponsored.
Areas in Indiana originally fell within one of three classifications: marginal non-attainment, moderate non-attainment, or severe non-attainment. Each non-attainment, attainment, or maintenance area classification has an associated definition and mandatory transportation provisions. The transportation provisions of the Clean Air Act as amended in 1990 for maintenance and non-attainment area classifications are identified in Figure 5-1.

**Figure 5-1**
Transportation Provisions of the Clean Air Act as Amended In 1990
For Ozone Non-Attainment an Maintenance Area Classifications

**Marginal**
- These areas exceed the ozone standard of 0.12 parts per million (ppm) by 15 percent or less (0.121 ppm up to 0.138 ppm), and are required to attain the standard within three years of enactment, specifically November 15, 1993.
- Emission inventories are completed and approved. Revised emission inventories are required at the end of each three year period until attainment.
- These areas must correct existing or previously required inspection/maintenance (I/M) programs.
- These areas will be reclassified as moderate non-attainment areas if they fail to attain the standard by the deadline, plus up to two one-year extensions.

**Moderate**
- These areas exceed the standard by 15 percent to 33 percent (0.138 ppm to 0.160 ppm), and are required to attain the standard in six years, specifically November 15, 1996. Moderate areas must meet marginal requirements.
- In addition to meeting marginal area requirements, moderate areas have submitted SIP revisions demonstrating volatile organic compound (VOC) reductions, and a 15 percent reduction from 1990 baseline emissions, while accounting for any growth in emissions after enactment. Additional requirements for major NOx sources apply in certain areas.
- Contingency measures to be implemented if the area fails to make reasonable further progress or attain the National Ambient Air Quality Standard (NAAQS) by the attainment date; these measures are to be included in the SIP and are to take effect without further action by the State or EPA.
- These areas must adopt basic I/M programs.
- These areas will be reclassified as a serious non-attainment area if they fail to attain the standard by the deadline, plus up to two (2) one-year available extensions.
Figure 5-1 (Continued)
Transportation Provisions of the Clean Air Act as Amended In 1990
For Ozone Non-Attainment Area Classifications

Severe
- These areas exceed the standard by 50 to 133 percent. Areas with design values from 0.189 ppm to 0.280 ppm are required to attain the standards in seventeen years, specifically November 15, 2007.
- These areas have submitted SIP revisions that identified and adopted TCMs to offset growth in emissions from growth in trips or vehicle miles of travel.
- Besides meeting moderate area requirements, these areas have to submit SIP revisions within four years of the CAAA that demonstrate VOC reductions that average 3 percent per year each consecutive three-year period beginning six years after enactment.
- These areas submitted SIP revisions establishing clean-fuel vehicle programs, mandating that certain percentages of new fleet vehicles be clean-fuel vehicles and use clean fuels within the non-attainment area, including measures to make the use of clean alternative fuels economical to clean-fuel vehicle owners.
- Beginning six years after enactment and each three-year period thereafter, the State has to submit a demonstration as to whether vehicle emissions, congestion levels, vehicle miles of travel, and other relevant parameters are consistent with those used in the SIP; if not, the State has eighteen months to submit SIP revisions that include transportation control measures (TCMs) to reduce emissions to levels consistent with SIP levels.
- The SIP shall provide for implementation of specific measures to be undertaken if the area fails to meet any applicable milestone.
- These areas must adopt enhanced I/M programs.
- Severe areas that fail to attain the standard by the deadline are subject to mandatory fees on stationary emission sources and the more stringent new source review requirements applicable to extreme areas.

Source: Clean Air Act Amendments of 1990

Indiana Air Quality Non-Attainment and Maintenance Areas

Indiana currently has one air quality non-attainment area and four air quality maintenance areas for ozone. The three Indiana areas originally classified as marginal non-attainment and one area designated moderate non-attainment were reclassified maintenance attainment after the initial classifications in 1990. Although these areas are now technically attainment for ozone, the maintenance designation means they are required to perform essentially the same air quality conformity activities as marginal areas for the next twenty years. The Indianapolis Urbanized Area, the St. Joseph/Elkhart Urbanized Area, Louisville Urbanized Area, and the Evansville Urbanized Area fall under the definition of maintenance attainment areas.
As previously noted in Figure 5-1, marginal non-attainment areas exceed the ozone standard of 0.121 ppm and are required to meet the standard by November 15, 1993. Under ISTEA, CAAA, TEA-21 requirements, marginal non-attainment as well as maintenance attainment urbanized areas must demonstrate:

- Transportation Conformity with the SIP and;
- Contingency Measures as part of Maintenance Plans.

Indiana’s air quality moderate non-attainment area that must meet Clean Air Act Amendment (CAAA) requirements under the re-instated 1-hour standard originally included Clark and Floyd counties of the Louisville Urbanized Area. This area was previously classified as moderate non-attainment since it exceeded the ozone standard of 0.138 ppm up to 0.160 ppm before the Attainment Date of November 15, 1996. However, in December 2001 the Louisville Urbanized Area was re-designated from a moderate non-attainment to a maintenance area based upon three years of clean air quality data. Under CAAA Requirements, Clark and Floyd counties of the Indiana/Louisville Urbanized area were originally required to have:

- Transportation Conformity;
- Volatile Organic Compound Reduction Plan;
- Inspection and Maintenance, and;
- Attainment Demonstration and Maintenance Plan.

Indiana’s final air quality non-attainment area that must meet Clean Air Act Amendment (CAAA) Requirements includes Lake and Porter counties in the Northwest Indiana Urbanized Area. This area is currently classified as a Severe (2) Area since it exceeds the ozone standard of 0.190 ppm up to 0.280 ppm. The Attainment Date for this area is November 15, 2007. Under CAAA Requirements, Lake and Porter counties of the Northwest Indiana-Chicago Urbanized Area must have:

- Transportation Conformity;
- Reduction of Vehicle Miles Traveled;
- Clean Fueled Fleet Rule;
- Reformulated Gasoline;
- Volatile Organic Compound Reduction Plan;
- Stage II Vapor Recovery;
- Enhanced Inspection and Maintenance, and;
- Attainment Demonstration and Maintenance Plan.

Potential New 8-Hour Ozone Non-Attainment Areas

In July 1997, U. S. EPA revised the National Ambient Air Quality Standards (NAAQS) for ozone. EPA is currently phasing out and replacing the existing 1-hour ozone standard with the "new" 8-hour standard to protect against longer exposure periods. The threshold value for both the primary and secondary 8-hour standard is 0.08 parts per million (ppm), as measured as maximum daily 8-hour average concentrations. To attain
the new ozone NAAQS, the 3-year average of the annual 4th-highest daily maximum 8-hour ozone concentration must be less than or equal to 0.08 ppm.

As of January 2002, EPA has not decided when it will formally determine which areas of the country do not meet its new 8-hour ozone standard and designate them as "non-attainment". In doing so, EPA will use the three most recent years of data. In the interim, all areas of the country must continue to implement the programs that led to their attaining the 1-hour standard.

Indiana counties that potentially would be designated non-attainment under the 8 hour standard include: Lake, Porter, LaPorte, St. Joseph, Elkhart, Allen, Marion, Boone, Hamilton, Hancock, Shelby, Johnson, Morgan, Hendricks, Madison, Vanderburgh, Posey, Warrick, Clark and Floyd.

Figure 5-2

Indiana Counties with Monitor Values Above the 8-Hour Standard
Summary

The Indiana Department of Transportation faces many challenges in successfully meeting the transportation needs of the State of Indiana while simultaneously achieving air quality goals. Numerous projects in the 2000-2025 Long Range Plan project list must pass air quality standards prior to implementation. Therefore, some projects in the current listing may not be achievable due to air quality issues. A multimodal transportation planning process focused on adherence to the air quality provisions of ISTEA, CAAA, and TEA-21 will help INDOT meet our responsibility to provide improved mobility, enhanced quality of life, and economic vitality goals for all Indiana residents.