

Final Technical Support Document

Georgia

Area Designations for the 2010 SO₂ Primary National Ambient Air Quality Standard

Summary

Pursuant to section 107(d) of the Clean Air Act (CAA), the U.S. Environmental Protection Agency (EPA, or the Agency) must designate areas as either “unclassifiable,” “attainment,” or “nonattainment” for the 2010 1-hour sulfur dioxide (SO₂) primary national ambient air quality standard (NAAQS). Section 107(d) of the CAA defines a nonattainment area as one that does not meet the NAAQS or that contributes to a NAAQS violation in a nearby area, an attainment area as any area other than a nonattainment area that meets the NAAQS, and an unclassifiable area as any area that cannot be classified on the basis of available information as meeting or not meeting the NAAQS.

July 2, 2016, is the deadline established by the U.S. District Court for the Northern District of California for the EPA to designate certain areas. This deadline is the first of three deadlines established by the court for the EPA to complete area designations for the 2010 SO₂ NAAQS. This deadline applies to certain areas in Georgia because one emission source meets the conditions of the court’s order.

Georgia submitted updated recommendations on September 14, 2015. Table 1 below lists Georgia’s recommendations and identifies the counties in Georgia that the EPA is designating in order to meet the July 2, 2016, court-ordered deadline. This final designation is based on an assessment and characterization of air quality through ambient air quality data, air dispersion modeling, other evidence and supporting information, or a combination of the above.

Table 1 – Georgia’s Recommended and the EPA’s Final Designations

Area	State’s Recommended Area Definition	State’s Recommended Designation	The EPA’s Final Area Definition	The EPA’s Final Designation
Juliette, Georgia	Monroe County Bibb County Jones County Jasper County Butts County Lamar County Upson County and Crawford County	Unclassifiable/ Attainment	Same as the State’s recommendation excluding Bibb County (Juliette, GA)	Unclassifiable/ Attainment

Background

On June 3, 2010, the EPA revised the primary (health based) SO₂ NAAQS by establishing a new 1-hour standard at a level of 75 parts per billion (ppb) which is met at an ambient air quality monitoring site when the 3-year average of the 99th percentile of 1-hour daily maximum concentrations does not exceed 75 ppb. This NAAQS was published in the *Federal Register* on June 22, 2010 (75 FR 35520), and is codified at 40 CFR 50.17. The EPA determined this is the level necessary to protect public health with an adequate margin of safety, especially for children, the elderly, and those with asthma. These groups are particularly susceptible to the health effects associated with breathing SO₂. The two prior primary standards of 140 ppb evaluated over 24 hours, and 30 ppb evaluated over an entire year, codified at 40 CFR 50.4, remain applicable.¹ However, the EPA is not currently designating areas on the basis of either of these two primary standards. Similarly, the secondary standard for SO₂, set at 500 ppb evaluated over 3 hours, codified at 40 CFR 50.5, has not been revised, and the EPA is also not currently designating areas on the basis of the secondary standard.

General Approach and Schedule

Section 107(d) of the CAA requires that not later than 1 year after promulgation of a new or revised NAAQS, state governors must submit their recommendations for designations and boundaries to EPA. Section 107(d) also requires the EPA to provide notification to states no less than 120 days prior to promulgating an initial area designation that is a modification of a state's recommendation. If a state does not submit designation recommendations, the EPA may promulgate the designations that it deems appropriate without prior notification to the state, although it is our intention to provide such notification when possible. If a state or tribe disagrees with the EPA's intended designations, it is given an opportunity within the 120-day period to demonstrate why any proposed modification is inappropriate. The EPA is required to complete designations within 2 years after promulgation of a new or revised NAAQS, unless the EPA determines that sufficient information is not available, in which case the deadline is extended to 3 years. The 3-year deadline for the revised SO₂ NAAQS was June 2, 2013.

On August 5, 2013, the EPA published a final rule establishing air quality designations for 29 areas in the United States for the 2010 SO₂ NAAQS, based on recorded air quality monitoring data from 2009 - 2011 showing violations of the NAAQS (78 FR 47191). In that rulemaking, the EPA committed to address, in separate future actions, the designations for all other areas for which the Agency was not yet prepared to issue designations.

Following the initial August 5, 2013, designations, three lawsuits were filed against the EPA in different U.S. District Courts, alleging the Agency had failed to perform a nondiscretionary duty under the CAA by not designating all portions of the country by the June 2, 2013, deadline. In an

¹ 40 CFR 50.4(e) provides that the two prior primary NAAQS will no longer apply to an area 1 year after its designation under the 2010 NAAQS, except that for areas designated nonattainment under the prior NAAQS as of August 22, 2010, and areas not meeting the requirements of a SIP Call under the prior NAAQS, the prior NAAQS will apply until that area submits and EPA approves a SIP providing for attainment of the 2010 NAAQS. The Juliette Area was not designated nonattainment under the prior SO₂ NAAQS, nor is it not meeting the requirements of a SIP Call under the prior NAAQS.

effort intended to resolve the litigation in one of those cases, plaintiffs, Sierra Club and the Natural Resources Defense Council, and the EPA filed a proposed consent decree with the U.S. District Court for the Northern District of California. On March 2, 2015, the court entered the consent decree and issued an enforceable order for the EPA to complete the area designations according to the court-ordered schedule.

According to the court-ordered schedule, the EPA must complete the remaining designations by three specific deadlines. By no later than July 2, 2016 (16 months from the court's order), the EPA must designate two groups of areas: (1) areas that have newly monitored violations of the 2010 SO₂ NAAQS and (2) areas that contain any stationary sources that had not been announced as of March 2, 2015, for retirement and that, according to the EPA's Air Markets Database, emitted in 2012 either: (i) more than 16,000 tons of SO₂, or (ii) more than 2,600 tons of SO₂ with an annual average emission rate of at least 0.45 pounds of SO₂ per one million British thermal units (lbs SO₂/mmBTU). Specifically, a stationary source with a coal-fired unit that, as of January 1, 2010, had a capacity of over 5 megawatts and otherwise meets the emissions criteria, is excluded from the July 2, 2016, deadline if it had announced through a company public announcement, public utilities commission filing, consent decree, public legal settlement, final state or federal permit filing, or other similar means of communication, by March 2, 2015, that it will cease burning coal at that unit.

The last two deadlines for completing remaining designations are December 31, 2017, and December 31, 2020. The EPA has separately promulgated requirements for state and other air agencies to provide additional monitoring or modeling information on a timetable consistent with these designation deadlines. We expect this information to become available in time to help inform these subsequent designations. These requirements were promulgated on August 21, 2015 (80 FR 51052), in a rule known as the SO₂ Data Requirements Rule (DRR), codified at 40 CFR part 51, subpart BB.

Updated designations guidance was issued by the EPA through a March 20, 2015, memorandum from Stephen D. Page, Director, U.S. EPA, Office of Air Quality Planning and Standards, to Air Division Directors, U.S. EPA Regions 1-10. This memorandum supersedes earlier designation guidance for the 2010 SO₂ NAAQS, issued on March 24, 2011, and it identifies factors that the EPA intends to evaluate in determining whether areas are in violation of the 2010 SO₂ NAAQS. The guidance also contains the factors the EPA intends to evaluate in determining the boundaries for all remaining areas in the country, consistent with the court's order and schedule. These factors include: 1) Air quality characterization via ambient monitoring or dispersion modeling results; 2) Emissions-related data; 3) Meteorology; 4) Geography and topography; and 5) Jurisdictional boundaries. This guidance was supplemented by two non-binding technical assistance documents intended to assist states and other interested parties in their efforts to characterize air quality through air dispersion modeling or ambient air quality monitoring for sources that emit SO₂. Notably, the EPA's documents, titled "SO₂ NAAQS Designations Modeling Technical Assistance Document" (Modeling TAD) and "SO₂ NAAQS Designations Source-Oriented Monitoring Technical Assistance Document" (Monitoring TAD), were available to states and other interested parties. Both of these TADs were most recently updated in February 2016.

Based on complete, quality assured and certified ambient air quality data collected between 2013 and 2015, no violations of the 2010 SO₂ NAAQS have been recorded at ambient air quality monitors in any undesignated part of Georgia. However, there is one source in the State meeting the emissions criteria of the consent decree for which the EPA must complete designations by July 2, 2016. In this final technical support document, the EPA discusses its review and technical analysis of Georgia's updated recommendations for the areas that we must designate. The EPA also discusses any intended and final modifications from the state's recommendation based on all available data before us.

The following are definitions of important terms used in this document:

- 1) 2010 SO₂ NAAQS – the primary NAAQS for SO₂ promulgated in 2010. This NAAQS is 75 ppb, based on the 3-year average of the 99th percentile of the annual distribution of daily maximum 1-hour average concentrations. See 40 CFR 50.17.
- 2) Attaining monitor – an ambient air monitor meeting all methods, quality assurance, and siting criteria and requirements whose valid design value is equal to or less than 75 ppb, based on data analysis conducted in accordance with Appendix T of 40 CFR part 50.
- 3) Design Value – a statistic computed according to the data handling procedures of the NAAQS (in 40 CFR part 50 Appendix T) that, by comparison to the level of the NAAQS, indicates whether the area is violating the NAAQS.
- 4) Designated nonattainment area – an area which the EPA has determined has violated the 2010 SO₂ NAAQS or contributed to a violation in a nearby area. A nonattainment designation reflects considerations of the state's recommendations and all of the information discussed in this document. The EPA's decision is based on all available information including the most recent 3 years of air quality monitoring data, available modeling analyses, and any other relevant information.
- 5) Designated unclassifiable area – an area for which the EPA cannot determine based on all available information whether or not it meets the 2010 SO₂ NAAQS.
- 6) Designated unclassifiable/attainment area – an area which the EPA has determined to have sufficient evidence to find either is attaining or is likely to be attaining the NAAQS. The EPA's decision is based on all available information including the most recent 3 years of air quality monitoring data, available modeling analyses, and any other relevant information.
- 7) Modeled violation – a violation based on air dispersion modeling.
- 8) Recommended attainment area – an area a state or tribe has recommended that the EPA designate as attainment.
- 9) Recommended nonattainment area – an area a state or tribe has recommended that the EPA designate as nonattainment.
- 10) Recommended unclassifiable area – an area a state or tribe has recommended that the EPA designate as unclassifiable.
- 11) Recommended unclassifiable/attainment area – an area a state or tribe has recommended that the EPA designate as unclassifiable/attainment.
- 12) Violating monitor – an ambient air monitor meeting all methods, quality assurance, and siting criteria and requirements whose valid design value exceeds 75 ppb, based on data analysis conducted in accordance with Appendix T of 40 CFR part 50.

Technical Analysis for Juliette, Georgia Area

Introduction

The Juliette area contains a stationary source that, according to the EPA's Air Markets Database, emitted in 2012 either more than 16,000 tons of SO₂ or more than 2,600 tons of SO₂ and had an annual average emission rate of at least 0.45 pounds of SO₂ per one million British thermal units (lbs SO₂/mmBTU). Specifically, in 2012, the Robert W. Scherer Power Plant (Plant Scherer) electric generating facility emitted 42,349.16 tons of SO₂ and had an emissions rate of 0.372 lbs SO₂/mmBTU. Plant Scherer is an electric power generation plant with four sub-critical pulverized coal-fired boilers. Plant Scherer is located in central Georgia in the town of Juliette, which is in the northeastern part of Monroe County. The facility is located approximately 3 miles south of the center of Juliette, Georgia, just north of Macon, Georgia, and approximately 70 miles south of Atlanta, Georgia. As of March 2, 2015, this stationary source had not met the criteria for being "announced for retirement." Pursuant to the March 2, 2015, court-ordered schedule, the EPA must designate the area surrounding this facility by July 2, 2016.

In the September 14, 2015 submission, Georgia recommended that the area surrounding the Plant Scherer electric generating facility, specifically the entirety of Monroe, Bibb, Jones, Jasper, Butts, Lamar, Upson, and Crawford Counties, be designated as unclassifiable/attainment, based on an assessment and characterization of air quality from the facility and other nearby sources which may have a potential impact in the area of analysis where maximum concentrations of SO₂ are expected. This assessment and characterization was performed using air dispersion modeling software, i.e., AERMOD, analyzing actual emissions.

On February 16, 2016, the EPA notified Georgia that we intended to designate the Juliette, GA area excluding Bibb County as unclassifiable/attainment, based on our view that the areas was meeting the NAAQS. Additionally, we informed Georgia that our intended boundaries for the unclassifiable/attainment area consisted of Monroe, Jones, Jasper, Butts, Lamar, Upson and Crawford Counties. Our intended designation and associated boundaries were based on, among other things, careful review of the Georgia's September 14, 2015 air quality characterization conducted within the Juliette Area of analysis in accordance with the EPA's Modeling TAD, resulting in a maximum predicted 99th percentile 1-hour SO₂ concentration below the NAAQS. Georgia's assessment indicated that there were no large SO₂ emitting sources beyond the 50 km analysis area that could impact the area. Furthermore, all units at the nearby source Georgia Power Plant Branch in Putnam County have ceased operation, and the EPA did not expect emissions from this facility to cause or contribute to a future violation of the NAAQS in the Juliette unclassifiable/attainment area.

The EPA noted the exclusion of Bibb County from the Juliette area was based on the potential for elevated SO₂ concentration impacts within Bibb County near the vicinity of two major-stationary PSD sources, specifically Graphic Packaging-Macon Mill and Cherokee Brick and Tile Company. Additionally, EPA noted Bibb County does not meet the criteria outlined in the March 2, 2015 court-ordered consent decree for this 2nd round of designations. Consistent with

the conditions in the March 2, 2015 court-ordered schedule, the EPA will evaluate and designate all remaining undesignated areas in Georgia by either December 31, 2017, or December 31, 2020. Based on the EPA's careful review of the state's assessment, supporting documentation, and all available data, the EPA agreed with the state's modeling analysis demonstrating that the area is attaining the 2010 SO₂ standard, and thus informed Georgia on February 16, 2016 of our intended unclassifiable/attainment designation for a majority of the state's recommended area i.e., Monroe, Jones, Jasper, Butts, Lamar, Upson, and Crawford Counties in their entirety (excluding Bibb County). Detailed rationale, analyses, and other information supporting our intended designation for this area can be found in the preliminary technical support document for Georgia, and this document, along with all others related to this rulemaking, can be found in Docket ID EPA-HQ-OAR-2014-0464.

Assessment of New Information

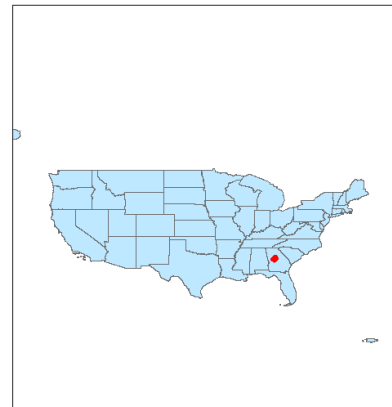
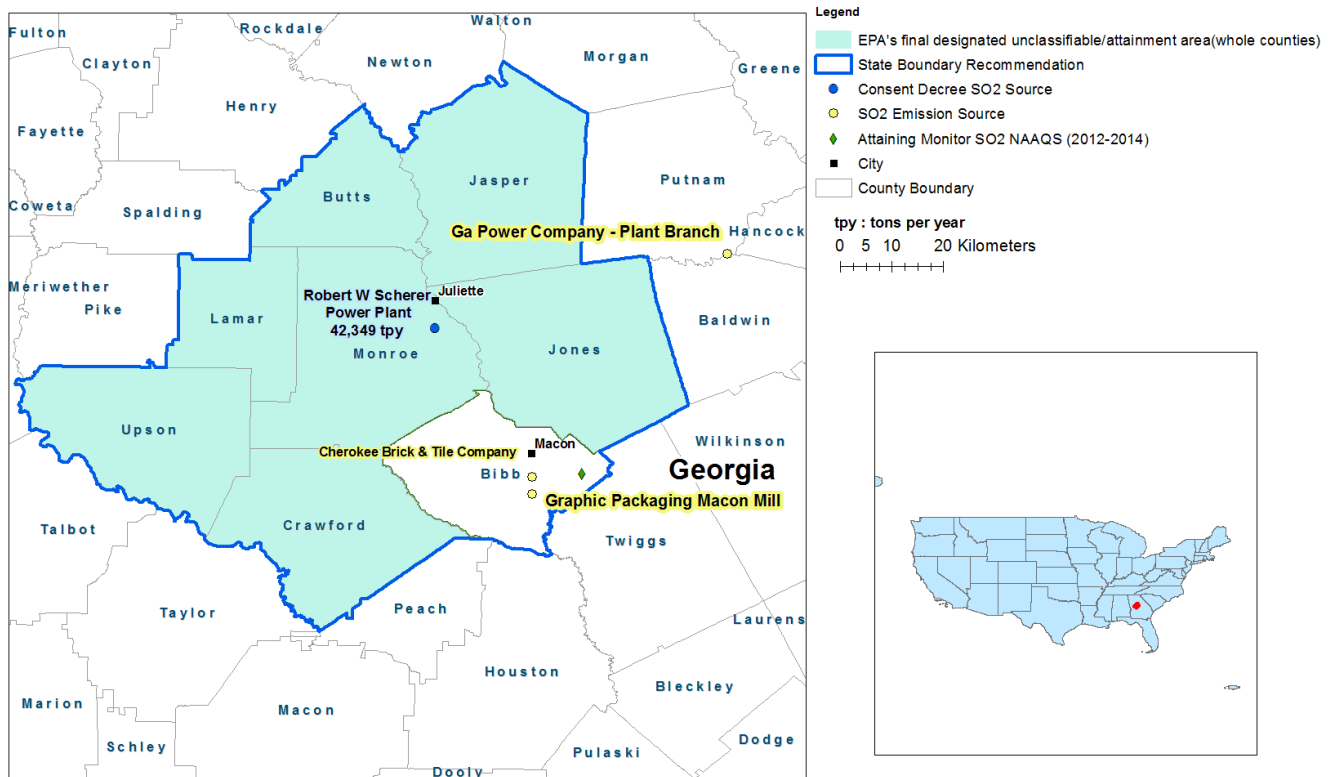
In our February 16, 2016, notification to Georgia regarding our intended unclassifiable/attainment designation for the Juliette, Georgia, area excluding Bibb County, the EPA requested that any additional information that the Agency should consider prior to finalizing the designation should be submitted by April 19, 2016. On March 1, 2016, the EPA also published a notice of availability and public comment period in the *Federal Register*, inviting the public to review and provide input on our intended designations by March 31, 2016 (81 FR 10563).

The EPA is explicitly incorporating and relying upon the analyses and information presented in the preliminary technical support document for the purposes of our final designation for this area, except to the extent that any new information submitted to the EPA or conclusions presented in this final technical support document and our response to comments document (RTC), available in the docket, supersede those found in the preliminary document.

Subsequent to our February 16, 2016, notification to the State, the EPA did not receive any additional information from Georgia; however, the EPA did receive comments from Georgia Power regarding our intended unclassifiable/attainment designation for the Juliette, Georgia, area. A comprehensive summary of these comments and our responses can be found in the RTC in Docket EPA-HQ-OAR-2014-0464. The EPA maintains our previous rationale stated above and in the February 16, 2016 intended designations regarding the unclassifiable/attainment designations for the seven counties excluding Bibb County. The comments received do not result in a modification to the Agency's unclassifiable/attainment designation for the Juliette, GA area. After carefully considering all available data and information, including any newly submitted information or comments, the EPA is designating the Juliette, Georgia, area excluding Bibb County as unclassifiable/attainment for the 2010 1-hour SO₂ NAAQS. The boundaries for this unclassifiable/attainment area consist of the entirety of Monroe, Jones, Jasper, Butts, Lamar, Upson and Crawford Counties, and are shown in figure 1. Also included in the figure are nearby emitters of SO₂ and Georgia's recommended area.

Figure 1: The EPA's final unclassifiable/attainment area: Juliette, Georgia, Area

Juliette, Georgia Area



Existing jurisdictional boundaries are considered for the purpose of informing our final unclassifiable/attainment area, specifically with respect to clearly defined legal boundaries. As noted above, the EPA received comments from Georgia Power regarding the exclusion of Bibb County from our 120-day intended unclassifiable/attainment designation boundary for the Juliette, GA area. A comprehensive summary of these comments and our responses can be found in the RTC document in Docket ID EPA-HQ-OAR-2014-0464. After consideration of comments and all other relevant information, the EPA maintains our previous rationale stated above and in the February 16, 2016 intended designations, and is specifically not including Bibb County as part of the Juliette, GA, designated area.

The EPA intends to designate Bibb County and all other remaining undesigned areas of Georgia not addressed in 120-day TSD by either December 31, 2017, or December 31, 2020, consistent with the deadlines of the March 2, 2015, court order. The EPA finds that our final unclassifiable/attainment designation for the Juliette, GA area, consisting of the entirety of Monroe, Jones, Jasper, Butts, Lamar, Upson and Crawford Counties, are comprised of clearly

defined legal boundaries, and we find these boundaries to be a suitably clear basis for defining our final unclassifiable/attainment area.

Conclusion

Based on the air quality characterization conducted within the Juliette Area of analysis in accordance with the EPA's Modeling TAD, the state recommended that Monroe, Bibb, Jones, Jasper, Butts, Lamar, Upson, and Crawford Counties be designated as unclassifiable/attainment. This recommendation was based on the state's modeling analysis for the Juliette Area, as well as Georgia's assessment that no large SO₂ emitting sources beyond the 50 km analysis area could impact the area. As previously discussed, all units at Georgia Power's Plant Branch in Putnam County have ceased operation, and therefore the EPA does not expect emissions from this facility to cause or contribute to a future violation of the NAAQS in our final unclassifiable/attainment area.

After careful evaluation of the state's recommendation, and all timely comments and information received during the state and public comment period, as discussed in this document, the EPA has determined that the Juliette, GA area (the area around Plant Scherer) is meeting 2010 SO₂ NAAQS and is designating this area as unclassifiable/attainment for the 2010 SO₂ NAAQS. Specifically, the area is comprised of the entirety of Monroe, Jones, Jasper, Butts, Lamar, Upson, and Crawford Counties.

At this time, our final designation for the State only applies to this area. Consistent with the court-ordered schedule, the EPA will evaluate and designate all remaining undesignated areas in Georgia, including Bibb County, by either December 31, 2017, or December 31, 2020.