2. **Air Dispersion Modeling**

2.1 **Air Dispersion Modeling in Risk Assessment: Overview**

Estimates of air concentrations of emitted toxicants in the surrounding community from a facility’s air emissions are needed in order to determine cancer and noncancer risks. One approach to determining the concentration of air pollutants emitted from the facility is to do air monitoring in the surrounding community. However, there are a number of disadvantages to this approach. Ambient air monitoring is costly because good estimates of an annual average concentration typically require monitoring at least one day in six over a year. Because it is costly, monitoring is usually limited to a select number of pollutants, and a limited number of sites. There can be significant risks from some chemicals at or even below the monitoring detection limit, which can add considerable uncertainty to risk estimates if many of measurements are below or near the detection limit. Monitoring measures not only facility emissions but also general ambient background as well. It can be difficult and expensive to distinguish between the two using monitoring, particularly if general ambient background levels are high relative to the contribution of facility emissions. These limitations often make it impractical to use monitoring in a program such as the Air Toxics Hot Spots program with hundreds of facilities.

Air dispersion models have several advantages over monitoring. Modeling can provide greater spatial detail and the costs are relatively cheap by comparison. For example, dispersion models can estimate the pollutant concentration in air at many receptor locations (hundreds to thousands) and for a multitude of averaging periods. Air dispersion models have been validated using air monitoring.

There are, however, significant uncertainties associated with the typical usage of air dispersion modeling. The use of meteorological data typically from the nearest airport may not reflect localized conditions. Some dispersion models offer limited chemical reactions within the algorithms; however, we generally assume the pollutant is inert for the near-field atmospheric travel time. This has the tendency to bias estimated concentrations towards over-prediction for those pollutants that are highly reactive in the atmosphere. Air dispersion model results are only as good as the emissions estimates and emissions estimates can be uncertain. However, on the whole, the advantages of air dispersion modeling for a program like the Air Toxics Hot Spots far out weigh the disadvantages.

Professional judgment is required throughout the dispersion modeling process. The local air quality district has final authority on modeling protocols. The following guidance is intended to assist in the understanding of dispersion modeling for risk assessments.

Air dispersion modeling includes the following steps (see Figure 1):

1. Create an emission inventory of the toxic releases (Section 2.2)
(2) Identify the source types (Section 2.3)
(3) Identify the terrain type (Section 2.4)
(4) Determine the detail needed for the analysis: screening or refined (Section 2.5)
(5) Identify the population exposure (Section 2.6)
(6) Identify the receptor network (Section 2.7)
(7) Obtain meteorological data (for refined air dispersion modeling only) (Section 2.8)
(8) Select an air dispersion model (Section 2.9)
(9) Prepare a modeling protocol and submit to the local Air District (hereafter referred to as “the District”) (Section 2.14)
(10) Complete the air dispersion analysis
(11) If necessary, redefine the receptor network and return to Step 10
(12) Complete the risk assessment
(13) If necessary, refine the inputs and/or the model selection and return to Step 8
Figure 1. Overview of the Air Dispersion Modeling Process.

Create the Emissions Inventory (Section 2.2)

Identify the Source Types (Section 2.3)

Identify the Terrain Type (Section 2.4)

Determine the Detail for the Analysis: Screening or Refined (Section 2.5)

Identify Population Exposure (Section 2.6)

Identify Receptor Network (Section 2.7)

Obtain Meteorological Data (Section 2.8)*

Select an Air Dispersion Model (Section 2.9)

Prepare Modeling Protocol and Submit to District (Section 2.14)**

Complete Air Dispersion Modeling

Concentration Field

Estimate Health Risks

If Necessary, Refine Inputs for Analysis

Reference Exposure Levels
Cancer Potency Factors
Other Survey Data

Prepare Report and Submit to District (Section 2.15)

*Some screening models do not require any meteorological data.  
** Optional but strongly recommended.
The output of the air dispersion modeling analysis includes a receptor field of ground level concentrations of the pollutant in ambient air. These concentrations can be used to estimate an inhaled dose for estimation of inhalation cancer risk, or used to determine a hazard index for acute, and chronic noncancer risks. It should be noted that in the Air Toxics “Hot Spots” program, facilities simulate the dispersion of the chemical emitted as an inert compound, and do not model any atmospheric transformations or dispersion of products from such reactions. The U.S. EPA Guideline on Air Quality Models (U.S. EPA, 2005) should be consulted when evaluating reactive pollutants for other regulatory purposes.

2.2 Emission Inventories

The Emission Inventory Reports (“Inventory Reports”), developed under the Air Toxics “Hot Spots” Information and Assessment Act (AB2588), contain data that are used in air dispersion modeling and risk assessment evaluations. The Inventory Reports include emission sources, emitted substances, emission rates, emission factors, process rates, and release parameters (area and volume sources may require additional release data generally available in Emissions Inventory Reports). This information is developed according to the California Air Resources Board (CARB) Emission Inventory Criteria and Guidelines (“Inventory Guidelines”) Regulation¹ and the Emission Inventory Criteria and Guidelines Report (“Inventory Guidelines Report”), which is incorporated by reference into the Regulation.

Updated emission data for process changes, emission factor changes, material/fuel changes, or shutdown must be approved by the District prior to the submittal of the health risk assessment (HRA). Ideally, the District review of updated emissions could be completed within the modeling protocol. In addition, it must be stated clearly in the risk assessment if the emission estimates are based on updated or revised emissions (e.g., emission reductions). This section summarizes the requirements that apply to the emission data which are used for Air Toxics “Hot Spots” Act risk assessments.

2.2.1 Air Toxics “Hot Spots” Emissions

2.2.1.1 Substances Emitted

The risk assessment should identify all substances emitted by the facility which are on the Air Toxics “Hot Spots” Act list of substances (Appendix A I-III, Inventory Guideline Report). The list of substances is compiled by the CARB for the Air Toxics “Hot Spots” Program.

The Inventory Guidelines specify that Inventory Reports must identify and account for all listed substances used, manufactured, formulated or released. Under the regulations, the list is divided into three groups for reporting purposes². The first group (listed in Appendix A-I of the Inventory Guidelines Report) has all pollutants whose

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¹ Title 17, California Code of Regulations, Sections 93300-93300.5
² The most recent amendments became effective September 26, 2007.
emissions must be quantified. The second group (listed in Appendix A-II of the Inventory Guidelines Report) includes substances where emissions do not need to be quantified; however, facilities must report whether the substance is used, produced, or otherwise present on-site. The third group (listed in Appendix A-III of the Emissions Inventory Guidelines Report) includes substances whose emissions need not be reported unless the substance is manufactured by the facility. Chemicals or substances in the second and third groups should be listed in a table in the risk assessment.

Facilities that must comply with the Resource Conservation and Recovery Act and Comprehensive Environmental Response, Compensation and Liability Act (RCRA/CERCLA) requirements for risk assessment need to consult the Department of Toxic Substances Control (DTSC) Remedial Project Manager to determine which substances must be evaluated in their risk assessment in addition to the list of “Hot Spots” chemicals. Some RCRA/CERCLA facilities may emit chemicals that are not currently listed under the “Hot Spots” Program.

### 2.2.1.2 Emission Estimates Used in the Risk Assessment

The risk assessment must include emission estimates for all substances that are required to be quantified in the facility’s emission inventory report. Specifically, risk assessments should include both the annual average emissions and maximum 1-hour emissions for each pollutant. Emissions for each substance must be reported for the individual emitting processes and devices within a facility. Total facility emissions for an individual air contaminant will be the sum of emissions reported, by process, for that facility. Information on daily and annual hours of operation and relative monthly activity must be reported for each emitting process. Devices and emitting processes must be clearly identified and described and must be consistent with those reported in the emissions inventory report.

The HRA should include tables that present the emission information (i.e., emission rates for each substance released from each process) in a clear and concise manner. The District may allow the facility operator to base the HRA on more current emission estimates than those presented in the previously submitted emission inventory report (i.e., actual enforceable emission reductions realized by the time the HRA is submitted to the District). If the District allows the use of more current emission estimates, the District must review and approve the new emissions estimates prior to use in the risk assessment. The risk assessment report must clearly state what emissions are being used and when any reductions became effective. Specifically, a table identifying both the previous and current emission estimates should be included. The District should be consulted concerning the specific format for presenting the emission information.

Facilities that must also comply with RCRA/CERCLA requirements for risk assessments need to consult the DTSC Remedial Project Manager to determine what constitutes appropriate emissions data for use in the risk assessment. Source testing may be required for such facilities even if it is not required under the “Hot Spots” Program.
Additional requirements for statistical treatment of source test results may also be imposed by the DTSC on RCRA/CERCLA facilities.

### 2.2.1.3 Emission Release Parameters

Emission release parameters (e.g., stack height and inside diameter, stack gas exit velocity, release temperature and emission source location in UTM coordinates) are needed as inputs to the air dispersion model. The Inventory Guidelines specify the release parameters that must be reported for each stack, vent, ducted building, exhaust site, or other site of exhaust release. Additional information may be required to characterize releases from non-stack (volume and area) sources; see U.S. EPA dispersion modeling guidelines or specific user's manuals. This information should also be included in the air dispersion section of the risk assessment. This information must be presented in tables included in the risk assessment. Note that some dimensional units needed for the dispersion model may require conversion from the units reported in the Inventory Report (e.g., Kelvin (K) vs. degrees Fahrenheit (°F)).

### 2.2.1.4 Operation Schedule

The risk assessment should include a discussion of the facility operation schedule and daily emission patterns. Weekly or seasonal emission patterns may vary and should be discussed. This is especially important in a refined risk assessment. Diurnal emission patterns should be simulated in the air dispersion model because of diurnal nature of meteorological observations. A table should be included with emission schedule on an hourly and yearly basis. In addition, for the purposes of exposure adjustment, the emission schedule and exposure schedule should corroborate any exposure adjustment factors. For more information about exposure adjustment factors, see Section 2.8(a). Alternatively, exposure adjustment can be made through refining the air dispersion analysis. See Section 2.11.1.2(h) for special case modeling.

### 2.2.1.5 Emission Controls

The risk assessment should include a description of control equipment, the emitting processes it serves, and its efficiency in reducing emissions of substances on the Air Toxics “Hot Spots” list. The Inventory Guidelines require that this information be included in the Inventory Reports, along with the emission data for each emitting process. If the control equipment did not operate full-time, the reported overall control efficiency must be adjusted to account for downtime of control equipment. Any entrainment of toxic substances to the atmosphere from control equipment should be accounted for; this includes fugitive releases during maintenance and cleaning of control devices (e.g., baghouses and cyclones).
2.2.2 **Landfill Emissions**

Emission estimates for landfill sites should be based on testing required under Health and Safety Code Section 41805.5 (AB 3374, Calderon) and any supplemental AB 2588 source tests performed to characterize air toxics emissions from landfill surfaces or through off-site migration. The District should be consulted to determine the specific Calderon data to be used in the risk assessment. The Air Toxics “Hot Spots” Program risk assessment for landfills should also include emissions of listed substances for all applicable power generation and maintenance equipment at the landfill site. Processes that need to be addressed include stationary IC engines, flares, evaporation ponds, composting operations, boilers, and gasoline dispensing systems.

2.3 **Source Characterization**

Pollutants are released into the atmosphere in many different ways. The release conditions need to be properly identified and characterized to appropriately use the air dispersion models.

2.3.1 **Source Type**

Source types can be identified as point, line, area, or volume sources for input to the air dispersion model. Several air dispersion models have the capability to simulate more than one source type.

2.3.1.1 **Point Sources**

Point sources are probably the most common type of source and most air dispersion models have the capability to simulate them. Typical examples of point sources include: isolated vents and stacks.

2.3.1.2 **Line Sources**

In terms of modeling, line sources are treated as a special case of either an area or a volume source. Consequently, they are normally modeled using either an area or volume source model as described below. Examples of line sources include: conveyor belts and rail lines, freeways, and busy roadways. Mobile sources and rail lines do not come under the purview of the Hot Spots program, but they are required to be evaluated under SB-352. SB-352 requires a risk assessment performed under the Hot Spots risk assessment guidance for proposed school sites within 500 feet of a busy roadway. Dedicated air dispersion models are available for motor vehicle emissions from roadways which are a special type of line source. These models (i.e., CALINE3, CAL3QHCR, and CALINE4) are designed to simulate the mechanical turbulence and thermal plume rise due to the motor vehicle activity on the roadway. However, these dedicated models use the Pasquill-Gifford dispersion stability classes for dispersion; the AERMOD dispersion model uses a more advanced continuous stability estimation method based on observations. The limitation with AERMOD is that the user needs to estimate initial mixing ($S_{zo}$ and $S_{yo}$) for mechanical turbulence and thermal plume rise.
is not available. Consult with the District prior to conducting roadway modeling to determine model use.

For practical information on how to simulate roadway emission dispersion using these models, see the California Air Pollution Control Officer’s Association (CAPCOA) website at http://www.capcoa.org or the Sacramento Metropolitan AQMD (SMAQMD) website at http://www.airquality.org/ceqa/RoadwayProtocol.shtml. The SMAQMD has a document titled, “Recommended Protocol for Evaluating the Location of Sensitive Land Uses Adjacent to Major Roadways”(January, 2010). The ARB recommends this document for SB-352 risk assessments.

### 2.3.1.3 Area Sources

Emissions that are to be modeled as area sources include fugitive sources characterized by non-buoyant emissions containing negligible vertical extent of release (e.g., no plume rise or distributed over a fixed level).

Fugitive particulate (PM$_{2.5}$, PM$_{10}$, TSP) emission sources include areas of disturbed ground (open pits, unpaved roads, parking lots) which may be present during operational phases of a facility’s life. Also included are areas of exposed material (e.g., storage piles and slag dumps) and segments of material transport where potential fugitive emissions may occur (uncovered haul trucks or rail cars, emissions from unpaved roads). Fugitive emissions may also occur during stages of material handling where particulate material is exposed to the atmosphere (uncovered conveyors, hoppers, and crushers).

Other fugitive emissions emanating from many points of release may be modeled as area sources. Examples include fugitive emissions from valves, flanges, venting, and other connections that occur at ground level, or at an elevated level or deck if on a building or structure. Modern dispersion models include an option for an initial vertical extent (Szo) where needed.

### 2.3.1.4 Volume Sources

Non-point sources where emissions include an initial vertical extent should be modeled as volume sources. The initial vertical extent may be due to plume rise or a vertical distribution of numerous smaller sources over a given area. Examples of volume sources include buildings with natural fugitive ventilation, building roof monitors, and line sources such as conveyor belts and rail lines.

### 2.3.2 Quantity of Sources

The number of sources at a facility may influence the selection of the air dispersion model. Some dispersion models are capable of simulating only one source at a time, and are therefore referred to as single-source models (e.g., AERSCREEN).
In some cases, for screening purposes, single-source models may be used in situations involving more than one source using one of the following approaches:

• combining all sources into one single “representative” source

In order to be able to combine all sources into one single source, the individual sources must have similar release parameters. For example, when modeling more than one stack as a single “representative” stack, the stack gas exit velocities and temperatures must be similar. In order to obtain a conservative estimate, the values leading to the higher concentration estimates should typically be used (e.g., the lowest stack gas exit velocity and temperature, the height of the shortest stack, and a receptor distance and spacing that will provide maximum concentrations, etc.).

• running the model for each individual source and superimposing results

Superimposition of results of single sources of emissions is the actual approach followed by all the Gaussian models capable of simulating more than one source. Simulating sources in this manner may lead to conservative estimates if worst-case meteorological data are used or if the approach is used with a model that automatically selects worst-case meteorological conditions, especially wind direction. The approach will typically be more conservative the farther apart the sources are because each run would use a different worst-case wind direction.

Additional guidance regarding source merging is provided by the U.S. EPA (1995a). It should be noted that depending upon the population distribution, the total burden can actually increase when pollutants are more widely dispersed. If the total burden from the facility or zone of impact (see Section 2.6.1) could increase for the simplifying modeling assumptions described above, the District should be consulted.

2.4 Terrain Type

Two types of terrain characterizations are needed for input to the appropriate model. One classification is made according to land use and another one according to topography.

2.4.1 Terrain Type – Land Use

Some air dispersion models (e.g., CALINE) use different dispersion coefficients (sigmas) depending on the land use over which the pollutants are being transported. The land use type is also used by some models to select appropriate wind profile exponents. Traditionally, the land type has been categorized into two broad divisions for the purposes of dispersion modeling: urban and rural. Accepted procedures for determining the appropriate category are those suggested by Irwin (1978): one based on land use classification and the other based on population.
The land use procedure is generally considered more definitive. Population density should be used with caution and should not be applied to highly industrialized areas where the population density may be low. For example, in low population density areas a rural classification would be indicated, but if the area is sufficiently industrialized the classification should already be “urban” and urban dispersion parameters should be used.

If the facility is located in an area where land use or terrain changes abruptly, for example, on the coast, the District should be consulted concerning the classification. If need be, the model should be run in both urban and rural modes and the District may require a classification that biases estimated concentrations towards overprediction. As an alternative, the District may require that receptors be grouped according to the terrain between source and receptor.

AERMOD is the recommended model for a wide range of applications in rural or urban conditions. AERMOD uses a planetary boundary layer scaling parameter to characterize stability. This approach is a departure from stability categories estimated with the land use procedures. Rather AERMOD preprocessors, AERMET and AERMAP, are used to characterize land type as they process meteorological data and terrain receptors, respectively.

As it applies to plume models other than AERMOD, the Land Use Procedure is described as follows.

### 2.4.1.1 Land Use Procedure

1. Classify the land use within the total area $A$, circumscribed by a 3 km radius circle centered at the source using the meteorological land use typing scheme proposed by Auer (1978) and shown in Table 2.1.

2. If land use types I1, I2, C1, R2 and R3 account for 50 percent or more of the total area $A$ described in (1), use urban dispersion coefficients. Otherwise, use appropriate rural dispersion coefficients.

### 2.4.1.2 Population Density Procedure

1. Compute the average population density ($p$) per square kilometer with $A$ as defined in the Land Use procedure described above. (Population estimates are also required to determine the exposed population; for more information see Section 2.6.3.)

2. If $p$ is greater than 750 people/km$^2$ use urban dispersion coefficients, otherwise, use appropriate rural dispersion coefficients.
<table>
<thead>
<tr>
<th>Type</th>
<th>Use and Structures</th>
<th>Vegetation</th>
</tr>
</thead>
<tbody>
<tr>
<td>I1</td>
<td><em>Heavy Industrial</em></td>
<td>Grass and tree growth extremely rare; &lt;5% vegetation</td>
</tr>
<tr>
<td></td>
<td>Major chemical, steel and fabrication industries; generally 3-5 story buildings, flat roofs</td>
<td></td>
</tr>
<tr>
<td>I2</td>
<td><em>Light-moderate industrial</em></td>
<td>Very limited grass, trees almost totally absent; &lt;5% vegetation</td>
</tr>
<tr>
<td></td>
<td>Rail yards, truck depots, warehouses, industrial parks, minor fabrications; generally 1-3 story buildings, flat roofs</td>
<td></td>
</tr>
<tr>
<td>C1</td>
<td><em>Commercial</em></td>
<td>Limited grass and trees; &lt;15% vegetation</td>
</tr>
<tr>
<td></td>
<td>Office and apartment buildings, hotels; &gt;10 story heights, flat roofs</td>
<td></td>
</tr>
<tr>
<td>R1</td>
<td><em>Common residential</em></td>
<td>Abundant grass lawns and light-moderately wooded; &gt;70% vegetation</td>
</tr>
<tr>
<td></td>
<td>Single family dwelling with normal easements; generally one story, pitched roof structures; frequent driveways</td>
<td></td>
</tr>
<tr>
<td>R2</td>
<td><em>Compact residential</em></td>
<td>Limited lawn sizes and shade trees; &lt;30% vegetation</td>
</tr>
<tr>
<td></td>
<td>Single, some multiple, family dwelling with close spacing; generally &lt;2 story, pitched roof structures; garages (via alley), no driveways</td>
<td></td>
</tr>
<tr>
<td>R3</td>
<td><em>Compact residential</em></td>
<td>Limited lawn sizes, old established shade trees; &lt;35% vegetation</td>
</tr>
<tr>
<td></td>
<td>Old multi-family dwellings with close (&lt;2 m) lateral separation; generally 2 story, flat roof structures; garages (via alley) and ashpits, no driveways</td>
<td></td>
</tr>
<tr>
<td>R4</td>
<td><em>Estate residential</em></td>
<td>Abundant grass lawns and lightly wooded; &gt;80% vegetation</td>
</tr>
<tr>
<td></td>
<td>Expansive family dwelling on multi-acre tracts</td>
<td></td>
</tr>
<tr>
<td>A1</td>
<td><em>Metropolitan natural</em></td>
<td>Nearly total grass and lightly wooded; &gt;95% vegetation</td>
</tr>
<tr>
<td></td>
<td>Major municipal, state, or federal parks, golf courses, cemeteries, campuses; occasional single story structures</td>
<td></td>
</tr>
</tbody>
</table>
2.4.2 Terrain Type - Topography

Surface conditions and topographic features generate turbulence, modify vertical and horizontal winds, and change the temperature and humidity distributions in the boundary layer of the atmosphere. These in turn affect pollutant dispersion and models differ in their need to take these factors into account.

The classification according to terrain topography should ultimately be based on the topography at the receptor location with careful consideration of the topographical features between the receptor and the source. Differentiation of simple versus complex terrain is unnecessary with AERMOD. In complex terrain, AERMOD employs the well-known dividing-streamline concept in a simplified simulation of the effects of plume-terrain interactions. For other plume models, such as SCREEN3, topography can be classified as follows:

2.4.2.1 Simple Terrain (also referred to as “Rolling Terrain”)

Simple terrain is all terrain located below stack height including gradually rising terrain (i.e., rolling terrain). Note that Flat Terrain also falls in the category of simple terrain.

2.4.2.2 Intermediate Terrain

Intermediate terrain is terrain located above stack height and below plume height. The recommended procedure to estimate concentrations for receptors in intermediate terrain is to perform an hour-by-hour comparison of concentrations predicted by simple and complex terrain models. The higher of the two concentrations should be reported and used in the risk assessment.

2.4.2.3 Complex Terrain

Complex terrain is terrain located above plume height. Complex terrain models are necessarily more complicated than simple terrain models. There may be situations in which a facility is “overall” located in complex terrain but in which the nearby surroundings of the facility can be considered simple terrain. In such cases, receptors close to the facility in this area of simple terrain will “dominate” the risk analysis and
there may be no need to use a complex terrain model. It is unnecessary to determine which terrain dominates the risk analysis for users of AERMOD.

2.5 Level of Detail: Screening vs. Refined Analysis

Air dispersion models can be classified according to the level of detail which is used in the assessment of the concentration estimates as “screening” or “refined”. Refined air dispersion models use more robust algorithms capable of using representative meteorological data to predict more representative and usually less conservative estimates. Refined air dispersion models are, however, more resource intensive than their screening counterparts. It is advisable to first use a screening model to obtain conservative concentration estimates and calculate health risks. If the health risks are estimated to be above the threshold of concern, then use of a refined model to calculate more representative concentration and health risk estimates would be warranted. There are situations when screening models represent the only viable alternative (e.g., when representative meteorological data are not available).

It is acceptable to use a refined air dispersion model in a “screening” mode for this program’s health risk assessments. In this case, a refined air dispersion model is used:

- with worst-case meteorology instead of representative meteorology
- with a conservative averaging period conversion factor to calculate longer term concentration estimates

Note that use of worst case meteorology in a refined model is not the normal practice in New Source Review or Ambient Air Quality Standard evaluation modeling.

2.6 Population Exposure

The level of detail required for the analysis (e.g., screening or refined), and the procedures to be used in determining geographic resolution and exposed population require case-by-case analysis and professional judgment. The District should be consulted before beginning the population exposure estimates and as results are generated, further consultation may be necessary. Some suggested approaches and methods for handling the breakdown of population and performance of a screening or detailed risk analysis are provided in this section.

In addition to estimating individual cancer risk at specific points such as the MEI (maximally exposed individual), OEHHA recommends determining the number of people who reside with the $1 \times 10^{-6}$, $1 \times 10^{-5}$, $1 \times 10^{-4}$, and higher cancer risk isopleths. The information can be used to assess the population risk.

2.6.1 Zone of Impact

As part of the estimation of the population exposure for the cancer risk analysis, it is necessary to determine the geographic area affected by the facility’s emissions. An initial approach to define a “zone of impact” surrounding the source is to generate an isopleth where the total excess lifetime cancer risk from inhalation exposure to all
emitted carcinogens is greater than $10^{-6}$ (one in 1,000,000). For noncarcinogens, a second and third isopleth (to represent both the chronic and acute impacts) should be created to define the zone of impact for the hazard index from both inhalation and noninhalation pathways greater than or equal to 1.0. For clarity these isopleths may need to be presented on separate maps in the HRA.

The initial “zone of impact” can be determined as follows:

- Use a screening dispersion model (e.g., AERSCREEN) to obtain concentration estimates for each emitted pollutant at varying receptor distances from the source. Several screening models feature the generation of an automatic array of receptors which is particularly useful for determining the zone of impact. In order for the model to generate the array of receptors the user needs to provide some information normally consisting of starting distance, increment and number of intervals.

- Calculate total cancer risk and hazard index (HI) for each receptor location by using the methods provided in the risk characterization sections of the Air Toxics Hot Spots Risk Assessment Guidance Manual.

- Find the distance where the total inhalation cancer risk is equal to $10^{-6}$; this may require redefining the receptor array in order to have two receptor locations that bound a total cancer risk of $10^{-6}$. Secondly and thirdly, find the distance where the chronic and acute health hazard indices are declared significant by the District (e.g., acute or chronic HI = 1.0).

Some Districts may prefer to use a cancer risk of $10^{-7}$ as the zone of impact. Therefore, the District should be consulted before modeling efforts are initiated. If the zone of impact is greater than 25 km from the facility at any point, then the District should be consulted. The District may specify limits on the area of the zone of impact. Ideally, these preferences would be presented in the modeling protocol (see Section 2.14).

Note that when depicting the risk assessment results, risk isopleths must present the total cancer and noncancer risk from both inhalation and noninhalation pathways. The zone of impact should be clearly shown on a map with geographic markers of adequate resolution (see Section 2.6.3.1).

### 2.6.2 Population Estimates for Screening Risk Assessments

A screening risk assessment should include an estimate of the maximum exposed population. For screening risk assessments, a detailed description of the exposed population is not required. The impact area to be considered should be selected to be health protective (i.e., will not underestimate the number of exposed individuals). A health-protective assumption is to assume that all individuals within a large radius of the facility are exposed to the maximum concentration. If a facility must also comply with
the RCRA/CERCLA risk assessment requirements, health effects to on-site workers may also need to be addressed. The DTSC’s Remedial Project Manager should be consulted on this issue. The District should be consulted to determine the population estimate that should be used for screening purposes.

2.6.3 Population Estimates for Refined Risk Assessments

The refined risk assessment requires a detailed analysis of the population that is exposed to emissions from the facility. Where possible, a detailed population exposure analysis provides estimates of the number of individuals in residences and off-site workplaces, as well as at sensitive receptor sites such as schools, daycare centers and hospitals. The District may require that locations with high densities of sensitive individuals be identified (e.g., schools, daycare centers, hospitals). The overall exposed residential and worker populations should be apportioned into smaller geographic subareas. The information needed for each subarea is:

1. the number of exposed persons, and
2. the receptor location where the calculated ambient air concentration is assumed to be representative of the exposure to the entire population in the subarea.

A multi-tiered approach is suggested for the population analysis. First, the census tracts impacted by the facility should be identified (see Section 2.6.3.1). A census tract may need to be divided into smaller subareas if it is close to the facility where ambient concentrations vary widely. The District may determine that census tracts provide sufficient resolution near the facility to adequately characterize population exposure. The HARP software will provide population estimates that are consistent with the methodology discussed in this document.

Further downwind where ambient concentrations are less variable, the census tract level may be acceptable to the District. The District may determine that the aggregation of census tracts (e.g., the census tracts making up a city are combined) is appropriate for receptors which are considerable distances from the facility. If a facility must also comply with the RCRA/CERCLA risk assessment requirements, health effects to on-site workers may also need to be addressed. The DTSC’s Remedial Project Manager should be consulted on this issue. In addition, the district should be consulted about special cases where evaluation of on-site receptors is appropriate, such as facilities frequented by the public or where people may reside (e.g., military facilities).

2.6.3.1 Census Tracts

For a refined risk assessment, the boundaries of census tracts can be used to define the geographic area to be included in the population exposure analysis. Digital maps showing the census tract boundaries in California can be obtained from “The Thomas Guide® on the World Wide Web. Statistics for each census tract can be obtained from the U.S. Census Bureau. The website address for the U.S. Census Bureau is http://www.census.gov. Numerous additional publicly accessible or commercially available sources of census data can be found on the World Wide Web. A specific
example of a census tract is given in Appendix J. The HARP software includes U.S. census data and is a recommended tool for performing population exposure estimates.

The two basic steps in defining the area under analysis are:

(1) Identify the “zone of impact” (as defined previously in Section 2.6.1) on a map detailed enough to provide for resolution of the population to the subcensus tract level. (The U.S. Geological Survey (USGS) 7.5-minute series maps and the maps within the HARP software provide sufficient detail.) This is necessary to clearly identify the zone of impact, location of the facility, and sensitive receptors within the zone of impact. If significant development has occurred since the USGS survey, this should be indicated. A specific example of a 7.5-minute series map is given in Appendix J.

(2) Identify all census tracts within the zone of impact using a U.S. Bureau of Census or equivalent map (e.g., Thomas Brothers, HARP Software). If only a portion of the census tract lies within the zone of impact, then only the population that falls within the isopleth should be used in the population estimate or burden calculation. To determine this level of detail, local planning and zoning information may need to be collected. When this more detailed information is not available, then a less refined approach is to include the census data if the centroid of the census block falls within the isopleths of interest. The census tract boundaries should be transferred to a map, such as a USGS map (referred to hereafter as the “base map”).

An alternative approach for estimating population exposure in heavily populated urban areas is to apportion census tracts to a Cartesian grid cell coordinate system. This method allows a Cartesian coordinate receptor concentration field to be merged with the population grid cells. This process can be computerized and minimizes manual mapping of centroids and census tracts. The HARP software includes this function and will provide population estimates that are consistent with the methodology discussed here.

The District may determine that aggregation of census tracts (e.g., which census tracts making up a city can be combined) is appropriate for receptors that are located at considerable distances from the facility. If the District permits such an approach, it is suggested that the census tract used to represent the aggregate be selected in a manner to ensure that the approach is health protective. For example, the census tract included in the aggregate that is nearest (downwind) to the facility should be used to represent the aggregate.

2.6.3.2 Subcensus Tract

Within each census tract are smaller population units. These units [urban block groups (BG) and rural enumeration districts (ED)] contain about 1,100 persons. BGs are further broken down into statistical units called blocks. Blocks are generally bounded
by four streets and contain an average of 70 to 100 persons. However, the populations presented above are average figures and population units may vary significantly. In some cases, the EDs are very large and identical to a census tract.

The area requiring detailed (subcensus tract) resolution of the exposed residential and worker population will need to be determined on a case-by-case basis through consultation with the District. The District may determine that census tracts provide sufficient resolution near the facility to adequately characterize population exposure.

Employment population data can be obtained at the census tract level from the U.S. Census Bureau or from local planning agencies. This degree of resolution will generally not be sufficient for most risk assessments. For the area requiring detailed analysis, zoning maps, general plans, and other planning documents should be consulted to identify subareas with worker populations.

The boundaries of each residential and employment population area should be transferred to the base map.

### 2.6.4 Sensitive Receptor Locations

Individuals who may be more sensitive to toxic exposures than the general population are distributed throughout the total population. Sensitive populations may include young children and chronically ill individuals. The District may require that locations with high densities of sensitive individuals be identified (e.g., schools, daycare centers, hospitals). The risk assessment should state what the District requirements were regarding identification of sensitive receptor locations.

Although protection of sensitive individuals is incorporated into OEHHA’s risk assessment methodology in both cancer risk and noncancer risk assessment, the assessment of risk at the specific location of such sensitive individuals (e.g., schools, hospitals, or nursing homes) may be useful to assure the public that such individuals are being considered in the analysis. For some chemicals (e.g., mercury and manganese) children have been specifically identified as the sensitive subpopulation for noncancer health impacts, so it can be particularly appropriate to assess school sites.
2.7  **Receptor Siting**

2.7.1  **Receptor Points**

The modeling analysis should contain a network of receptor points with sufficient detail (in number and density) to permit the estimation of the maximum concentrations. Locations that must be identified include the maximum estimated off-site risk or point of maximum impact (PMI), the maximum exposed individual at an existing residential receptor (MEIR) and the maximum exposed individual at an existing occupational receptor (worker) (MEIW). All of these locations (i.e., PMI, MEIR, and MEIW) must be identified for assessing cancer and noncancer risks. It is possible that the estimated PMI, MEIR, and MEIW risk for cancer, chronic noncancer, and acute noncarcinogenic risks occur at different locations. The results from a screening model (if available) can be used to identify the area(s) where the maximum concentrations are likely to occur. Receptor points should also be located at the population centroids (see Section 2.7.2) and sensitive receptor locations (see Section 2.6.4). The exact configuration of the receptor array used in an analysis will depend on the topography, population distribution patterns, and other site-specific factors. All receptor locations should be identified in the risk assessment using UTM (Universal Transverse Mercator) coordinates and receptor number. The receptor numbers in the summary tables should match receptor numbers in the computer output. In addition to UTM coordinates, the street address(es), where possible and as required by the local district, should be provided for the PMI, MEIR and MEIW for carcinogenic and noncarcinogenic health impacts.

2.7.1.1  **Receptor Height**

To evaluate localized impacts, receptor height should be taken into account at the point of maximum impact on a case-by-case basis. For example, receptor heights may have to be included to account for receptors significantly above ground level. Flagpole receptors at the height of the breathing zone of a person may need to be considered when the source receptor distance is less than a few hundred meters. Consideration must also be given to the noninhalation pathway analysis which requires modeling of chemical deposition onto soil or water at ground level as a first step. A health protective approach is to select a receptor height from 0 meters to 1.8 meters that will result in the highest predicted downwind concentration. Final approval of this part of the modeling protocol should be with the District, or reviewing authority.

2.7.2  **Centroid Locations**

For each subarea analyzed, a centroid location (the location at which a calculated ambient concentration is assumed to represent the entire subarea) should be determined. When population is uniformly distributed within a population unit, a geographic centroid based on the shape of the population unit can be used. If only a portion of the census tract lies within the isopleth or area of interest, then only the population that falls within the isopleth should be used in the calculation for population
exposure. To determine this level of detail, local planning and zoning information may need to be collected. Where populations are not uniformly distributed, a population-weighted centroid may be used. Another alternative uses the concentration at the point of maximum impact within that census tract as the concentration to which the entire population of that census tract is exposed. While this less refined approach is commonly accepted, Districts should be contacted to approve this method prior to its use in a risk assessment.

The centroids represent locations that should be included as receptor points in the dispersion modeling analysis. Annual average concentrations should be calculated at each centroid using the modeling procedures presented in this chapter.

For census tracts and BG/EDs, judgments can be made using U.S. census data, census tracts maps, and street maps to determine the centroid location. At the block level, a geographic centroid is sufficient.

2.7.3 **Spatial Averaging of Modeling Results**

Since the inception of the “Hot Spots” and the air toxics programs in California, health risk assessment (HRA) results for an individual have typically been based on air dispersion modeling results at a single point or location. With a few exceptions, this method has been traditionally used for all types of receptors (e.g., PMI, MEIR, MEIW, pathway receptors, etc.). The assumptions used in risk assessment are designed to prevent underestimation of health impacts to the public – a health protective approach.

To identify the individual receptor (e.g., PMI, MEIR, etc), air dispersion modeling of pollutant emissions estimate ground level concentrations (GLC) at downwind receptors, which are distributed in a grid pattern of sufficient size and density to capture the maximum concentration. Figure 2 shows an example of the PMI and concentration isopleths. Under some conditions, the PMI may be significantly higher than receptors only a few meters away. In these cases, it may be unrealistic for the PMI to represent the 70-year exposure for long-term risk calculations.
It is prudent public health practice to err on the side of public health protection in face of uncertainty; however, when exposure models can be refined, better scientific estimates of exposure and risk can be obtained. Basing risk estimates on a single highest point (PMI, MEIR, or MEIW) does not take into account that a person does not remain at one location on their property, or often in one location at the workplace over an extended period of time. Thus, using a single point with the highest air concentration that is not representative of the average concentration at a residence will tend to overestimate exposure and risk. One to five years of meteorological data do not necessarily fully characterize the variability in meteorological conditions over longer periods (e.g., 30 to 70 years) and thus the concentrations at a single point are likely to be more diffuse than the modeling estimates based on one year of meteorological data. U.S.EPA modeling guidance suggests that five years of consecutive meteorological data strongly represent a longer average such as 70 years. The average air concentration over a small area is likely to be more representative than the determination the air concentration at a single point, particularly in those situations where the concentrations falls off rapidly around the single point.
In order to understand how spatial averaging would impact air dispersion modeling results with various types of facilities, the ARB, in conjunction with the OEHHA, performed sensitivity analyses to evaluate the impacts of spatially averaging air dispersion modeling results. That information is presented in detail in Appendix C. Based on these sensitivity analyses, we feel it is reasonable and appropriate to include spatial averaging techniques in air toxic risk assessments as supplemental information to Tier 1 information (i.e., modeling results that are based on the air concentration from a single point or location). While all risk assessments must include results based on Tier 1 methodology, the spatially-averaged concentrations around the point of interest (e.g., PMI, MEIR, MEIW, multipathway exposure evaluations, etc.) could also be included as an option in risk assessments and for risk management decisions subject to approval by the District or reviewing agency.

A few reasons that support the inclusion of spatially-averaged modeled concentrations in risk assessment include the following.

- Averaging results over a small domain will give a more representative picture of individual exposure and risk than an estimate based on one single location within their property.
- Spatial averaging will allow air dispersion modeling and risk assessment results to be characterized as the estimated concentration and risk in a discrete area of interest, rather than an exact value for a single location.
- From a risk communication standpoint, the ARB and OEHHA feel it is more appropriate to present the modeling output and the calculated health impacts as the potential impacts within a small or discrete area, rather than an exact value at a specific point on a grid or map.
- Spatial averaging is the recommended procedure in ARB’s Lead Risk Management Guidelines (2001) and has been used in several complex source HRAs [e.g., Roseville Railyard (2004), Ports of LA/LB (2006), Port of Oakland (2008)].
- Spatially averaging the deposition concentrations over pasture land or a water body for multipathway exposure scenarios is a planned upgrade for the HARP Software. This will provide an option that will appropriately refine multipathway exposure assessments. Average deposition on a water body is not necessarily well represented by the single highest point of deposition, or deposition at the geographic center of the water body. Likewise, since produce is grown over the entire surface of the garden and cows graze the entire pasture, deposition is better estimated by evaluating the entire area rather than using a single point.

\subsection*{2.7.4 Spatial Averaging Method}

The spatial averaging sensitivity study in Appendix C is based on simulating emissions from a point, volume, area, and line sources. Each source type (e.g., point) is simulated as a small, medium or large source. Line sources are only simulated as small and large. In addition, meteorological data collected at five different locations in California were used. Nested spatial average grids of various domains were used to
study the differences on the spatial average concentration. In the case of the 20 meter by 20 meter spatial average nested grid, the spatial average concentration showed little change over the PMI for medium and large sources. In the case for small sources, the spatial average concentration is 45% to 80% of the PMI concentration. Individual source type and meteorological conditions will cause variations in these results.

The results of the spatial averaging sensitivity study in Appendix C shows that sources with low plume rise that result in a PMI, MEIW, or MEIR located at or near the property fence line are most sensitive to spatial averaging. Source types with high plume rise (e.g., tall stacks) show a PMI far downwind where the concentration gradient is more gradual and therefore spatial averaging has a lesser effect. While spatial averaging can be used regardless of source size or the location of the PMI, the following conditions generally apply when a source is a good candidate for spatial averaging:

- The MEIR, MEIW, or PMI is located at the fence line or close to the emission source.
- The concentration gradient is high near the PMI. This is more associated with low level plumes such as fugitive, volume, area, or short stacks.
- A long term average is being calculated to represent a multi-year risk analysis based on one to five years of meteorological data. Note that spatial averaging should not be used for short term (acute) calculations.

**2.7.4.1 Residential Receptors**

To remain health protective when evaluating a residential receptor, spatial averaging should not take place using large nested domains. The domain used for spatial averaging should be no larger than 20 meters by 20 meters with a maximum grid spacing resolution of five meters. This domain represents and area that is approximately the size of a small urban lot.

In general, the method for calculating the spatial average in air toxic risk assessments includes the following steps:

1. Locate the off-site PMI, MEIW, or MEIR with a grid resolution spacing of no greater than five meters. Two or more model runs with successively finer nested grid resolutions centered on the new PMI may be required to locate the final PMI.
2. Center the spatial average nested grid on the off-site receptors about the PMI, MEIW, or MEIR. Limit the nested grid to no larger than 20 meters by 20 meters. The grid resolution spacing should be no greater than five meters. With a five meter grid resolution, the 20 meter by 20 meter nest will result in 25 receptors.
3. Some configurations of source activity and meteorological conditions result in a predominant downwind plume center line that is significantly askew from one of the four ordinate directions. In this case, a tilted nested grid is necessary to coincide with the dominant plume centerline. Polar receptors...
are easier to implement than a tilted rectangular grid. The domain of the polar receptor field should be limited to a 15 meter radius. See Appendix C for detailed instructions on tilted polar receptors.

4. Calculate the arithmetic mean of the long term period average concentration (e.g., annual average) of the nested grid of receptors to represent the spatial average.

Appendix C shows explicit details for selecting, placing, and tilting a nested grid for rectangular or polar receptor grids. In addition, the sensitivity study is also available.

2.7.4.2 Worker Receptors

Offsite worker locations (e.g. MEIW) may also be a candidate for spatial averaging. However, workers can be at the same location during almost their entire work shift (e.g., desk/office workers). When this is the situation, then a single location and corresponding modeled concentration are appropriate to use. If spatial averaging is used, care should be taken to determine the proper domain size and grid resolution that should be used. To be consistent with the residential receptor assumptions and remain health protective, a maximum domain size should be no larger than 20 meters by 20 meters with a maximum grid spacing resolution of five meters. However, if workers routinely and continuously move throughout the worksite over a space greater than 20 meters by 20 meters, then a larger domain may be considered. The HRA or modeling protocol shall support all assumptions used, including, but not limited to, documentation for all workers showing the area where each worker routinely performs their duties. The final domain size should not be greater than the smallest area of worker movement. Other considerations for determining domain size and grid spacing resolution may include an evaluation of the concentration gradients across the worker area. The grid spacing used within the domain should be sufficient in number and detail to obtain a representative concentration across the area of interest. The size of the domain and resolution of points shall be subject to approval by the District, ARB, or other reviewing authority.

2.7.4.3 Pastures or Water Bodies

The simplified approach of using the deposition rate at the centroid, a specific point of interest, or the PM location for an area being evaluated for noninhalation exposures (e.g. a body of water used for fishing, a pasture used for grazing, etc) is still acceptable for use in HRA. However, evaluating deposition concentrations over pasture land or a water body for multipathway exposure scenarios using spatial averaging could give more representative estimates of the overall deposition rate. Use of spatial averaging in this application is subject to approval by the District, ARB, or other reviewing authority.

When using spatial averaging over the deposition area, care should be taken to determine the proper domain size to make sure it includes all reasonable areas of potential deposition. The size and shape of the pasture or water body of interest should
be identified and used for the modeling domain. The grid spacing or resolution used within the domain should be sufficient in detail to obtain a representative deposition concentration across the area of interest. One way to determine the grid resolution is to include an evaluation of the concentration gradients across the deposition area. The HRA or modeling protocol shall support all assumptions used, including, but not limited to, documentation of the deposition area (e.g., size and shape of the pasture or water body, maps, representative coordinates, grid resolution, concentration gradients, etc.). The size of the domain and grid resolution are subject to approval by the reviewing authority.

In lieu of the details required in the above description, the approach used for the other receptors (e.g., MEIR, MEIW) that uses a domain size not greater than 20 meters by 20 meters, centered on the PMI or point of interest, with a maximum grid spacing resolution of five meters can be used. This default refined approach would apply to deposition areas greater than 20 meters by 20 meters. For smaller deposition areas, the simplified approach of using the PMI or the actual smaller domain can be used.

The HRA or modeling protocol shall support all assumptions used, including, but not limited to, documentation of the deposition area (e.g., size and shape of the lake or water body, maps, representative coordinates, etc.). Other considerations for determining domain size and grid spacing resolution should include an evaluation of the concentration gradients across the deposition area. The grid spacing used within the domain should be sufficient in number and detail to obtain a representative deposition concentration across the area of interest. This information should also be included in the HRA and modeling protocols

2.8 Meteorological Data

Refined air dispersion models require hourly meteorological data. The first step in obtaining meteorological data should be to check with the District for data availability. Other sources of data include the National Weather Service (NWS), National Climatic Data Center (NCDC), Asheville, North Carolina, military stations and private networks. Meteorological data for a subset of NWS stations are available from the U.S. EPA Support Center for Regulatory Air Models (SCRAM). The SCRAM can be accessed at www.epa.gov/scram001/main.htm. All meteorological data sources should be approved by the District. Data not obtained directly from the District should be checked for quality, representativeness and completeness. U.S. EPA provides guidance (U.S. EPA, 1995e) for these data. The risk assessment should indicate if the District required the use of a specified meteorological data set. All memos indicating District approval of meteorological data should be attached in an appendix. If no representative meteorological data are available, screening procedures should be used.

The analyst should acquire enough meteorological data to ensure that the worst-case meteorological conditions are represented in the model results. The US-EPA Guideline on Air Quality Models (U.S. EPA 2005) prefers that the latest five years of consecutive meteorological data be used to represent long term averages (i.e., cancer and chronic).
Previous OEHHA guidance allowed the use of the worst-case year to save computer time. The processing speed of modern computers has increased to the point where processing five years of data over one year is no longer burdensome. However, the District may determine that one year of representative meteorological data is sufficient to adequately characterize the facility’s impact. This may especially be the case when five years of quality consecutive data are not available.

During the transitional period from night to day (i.e., the first one to three hours of daylight) the meteorological processor may interpolate some very low mixing heights. This is a period of time in which the mixing height may be growing rapidly. When predicted concentrations are high and the mixing height is very low for the corresponding averaging period, the modeling results deserve additional consideration. For receptors in the near field, it is within the model formulation to accept a very low mixing height for short durations. However, it would be unlikely that the very low mixing height would persist long enough for the pollutants to travel into the far field. In the event that the analyst identifies any of these time periods, they should be discussed with the District on a case-by-case basis.

2.8.1 Modeling to Obtain Annual Average Concentrations for Shorter Durations (e.g., 8-Hours)

The exposure duration for the 8-hour RELs is daily 8-hour exposures including weekends for a significant fraction of a lifetime. Therefore, the air concentration that the offsite workers are exposed to during their presumed 40 hour workshift must be averaged with the zero concentration that they will be exposed to when away from the worksite over the weekend. Thus for offsite workers, the operating schedule of the adjacent facility, and work schedule for the offsite workers are two determinants of exposure. The annual average concentration during work shift multiplied by 5/7 to adjust for the weekend time away from the worksite is what needs to be divided by the 8 hour REL. The exposure duration for the 8-hour RELs is daily 8-hour exposures including weekends. A facility that only emits Monday through Friday during the day will have no emissions during the weekend and since the offsite workers are typically not exposed during the weekend, the air concentration that the workers are exposed to during the week needs to be reduced by 5/7 before it is compared to the REL. For estimating residential noncancer chronic risks and inhalation cancer risk the air dispersion modeling results are based on the facility’s hourly emission profile coincident with hourly meteorological data for a complete year (or more) of simulations, to give an annual average air concentration. However, when evaluating the offsite worker receptor, we need the average concentration that the offsite worker is exposed to (i.e., breathing) during their shift.

There are two approaches for estimating the concentration for the offsite worker exposure. The more complex approach is to post process the hourly dispersion model output and selectively sample the hourly concentrations that are co-incident with the offsite worker hours. The long term exposure to offsite workers is the average of the
sampled hourly concentrations. See Appendix M for information on how to simulate the long term concentration for the offsite worker that can be used to estimate the carcinogenic or chronic impacts. This approach is the most refined and can be time consuming.

In lieu of these special modeling runs, the more typical approach is to obtain the annual average concentration as you would for modeling a residential receptor and approximate the worker’s 8-hour concentration using an adjustment factor. The adjustment factor is a function of exposure assumptions and whether you are calculating carcinogenic or non carcinogenic impacts. The HARP software has the ability to calculate worker impacts using an approximation or to model special scenarios for determining concentrations for shorter durations.

Residents can be exposed to emissions from facilities operating 8 hours a day, five days a week. The 8-hour RELs can be used to assess chronic risks to residents in this case. The annual average concentration during the 8 hours that the facility operates multiplied time 5/7 can be used if the facility does not operate during the weekend. The 8-hour RELs can be used to assess noncancer chronic risks for facilities that emit up to 12 hours a day. If the facility emits more than 12 hours a day, the chronic REL should be used with the 24 hour annual average air concentration.

• Adjustment Factor for Continuously Emitting Source

For a continuously emitting source (i.e., facility operating 24 hours a day, 7 days a week), no adjustment factor is used with this scenario to estimate the concentration the offsite worker is exposed to for either cancer risks or chronic noncancer risks (including use of the 8-hour RELs for workers). The annual average air concentration from the modeling output should be used for estimating both cancer and non-cancer impacts.

• Adjustment Factor for a Non-Continuously Emitting Source when using 8-hour RELs

For a non-continuously emitting source where the impacted offsite worker has an overlapping schedule (i.e., emitting facility is operating during part or all of shift for the impacted offsite worker), the annual average concentration from the modeling output should be multiplied by a factor of 3, or 24 hours/8 hours. An additional factor of 5/7 should be used to account for the absence of the workers on the weekend. This will result in an approximation of the long term 8-hour exposure of a coincident schedule between the emitting facility and an offsite work shift lasting 8 hours. If the offsite workers are only present during part of the time that the facility is operating, the air concentration for the eight hours that the worker is present can be adjusted downward. For example, if offsite workers and the facility emissions only overlap for 4 hours then the air concentration during the four hours could be divided by 2 to give an average 8-hour concentration.
For estimating cancer risks, if the facility only operates 5 days a week, then (in addition to the factor of 3 (24 hours/8 hours), a factor of 7 days/5 days, or 1.4, should also be multiplied times the annual average. Typically, the total adjustment factor applied to the modeled annual average air concentration will be 4.2. This 4.2 approximation factor was evaluated with the AERMOD model to determine how it compares with 8-hour concentrations from actual meteorological data. Based on the evaluation, the 4.2 approximation factor is suitable for most cases. However, in the event of predominant night time emissions and worker schedule or if only one year of meteorological data are available, then we recommend using a 4.8 approximation factor for 8-hour work shifts. See Appendix N for a discussion of the 4.2 approximation factor sensitivity analysis.

For carcinogenic calculations, the 4.2 approximation factor can be adjusted to account for partial overlap of the workers schedule and the schedule of the emitting facility. For example, if the worker is always only present for four of the eight hours that a facility is emitting, then a factor of 0.5 (4 hours/8 hours) could be multiplied against the 4.2 factor, yielding an adjustment factor of 2.1. The reason these worker-related adjustments can be applied is because cancer risk is assumed proportional to lifetime average daily dose. See the OEHHA Guidelines Document for more detailed discussions related to calculating potential carcinogenic impacts.

2.8.2 Modeling One-Hour Concentrations using Simple and Refined Acute Calculations

Modeled one-hour concentrations are needed for the acute health hazard index calculations. HARP has two methods to calculate this concentration; Simple and Refined. As an aid to understanding the differences between Simple and Refined, Figure 3 shows three possible conditions showing how wind direction may vary and impact a downwind receptor (i,j) differently from just two sources (A and B).

For the Simple calculation, HARP stores only the maximum one-hour concentration at each receptor (i,j) from each source (A and B) as the dispersion model marches down each hour of the simulation (e.g., one to five years of hourly data). At the end of the simulation period, HARP reports back only the maximum impacts at each receptor from each source regardless of which hour of the simulation period this occurred. For example, the Simple Maximum Acute Impacts would be the summation of Source A impacts from Wind Direction 1 and Source B impacts from Wind Direction 2 as shown in Figure 3.

For the Refined simulation, HARP stores each hourly concentration at each receptor (i,j) from each source. At the end of the simulation period, HARP evaluates the coincident impact at each receptor from all sources for each hour of the simulation.
period. In this case the maximum impacts will be identified by a particular hour of the period with associated wind speed, direction, and atmospheric conditions. For example, the Refined Maximum Acute impact from Sources A and B on receptor \((i,j)\) could be from any wind direction \((1,2,\text{ or } 3)\) as shown in Figure 3. As HARP stores all simulations for all sources – at all receptors – for all hours to calculate the refined impacts, there is great potential to fill large amounts of disk storage space. However the Refined simulation provides a more representative picture of the Maximum acute hazard index from a facility. The Simple calculation will provide an upper bound to the acute hazard index.

![Figure 3 – Acute Scenarios](image)

The following sections, taken mostly from the document “On-Site Meteorological Program Guidance for Regulatory Modeling Applications” (U.S. EPA, 1995e), provide general information on data formats and representativeness. Some Districts may have slightly different recommendations from those given here.

### 2.8.3 Meteorological Data Formats

Most short-term dispersion models require input of hourly meteorological data in a format which depends on the model. U.S. EPA provides software for processing meteorological data for use in U.S. EPA recommended dispersion models. U.S. EPA recommended meteorological processors include the Meteorological Processor for Regulatory Models (MPRM), PCRAMMET, and AERMET. Use of these processors will ensure that the meteorological data used in an U.S. EPA recommended dispersion model will be processed in a manner consistent with the requirements of the model.

Meteorological data for a subset of NWS stations are available on the World Wide Web at the U.S. EPA SCRAM address, [http://www.epa.gov/scram001](http://www.epa.gov/scram001).

### 2.8.4 Treatment of Calms

Calms are normally considered to be wind speeds below the starting threshold of the anemometer or vane (whichever is greater). U.S. EPA’s policy is to disregard calms.
until such time as an appropriate analytical approach is available. The recommended U.S. EPA models contain a routine that eliminates the effect of the calms by nullifying concentrations during calm hours and recalculating short-term and annual average concentrations. Certain models lacking this built-in feature can have their output processed by U.S. EPA’s CALMPRO program (U.S. EPA, 1984a) to achieve the same effect. Because the adjustments to the concentrations for calms are made by either the models or the postprocessor, actual measured on-site wind speeds should always be input to the preprocessor. These actual wind speeds should then be adjusted as appropriate under the current U.S. EPA guidance by the preprocessor.

Following the U.S. EPA methodology, measured on-site wind speeds of less than 1.0 m/s, but above the instrument threshold, should be set equal to 1.0 m/s by the preprocessor when used as input to Gaussian models. Calms are identified in the preprocessed data file by a wind speed of 1.0 m/s and a wind direction equal to the previous hour. For input to AERMOD, no adjustment should be made to the site specific wind data. AERMOD can produce model estimates for conditions when the wind speed may be less than 1 m/s but still greater than the instrument threshold. Some air districts provide pre-processed meteorological data for use in their district that treats calms differently. Local air districts should be consulted for available meteorological data.

### 2.8.5 Treatment of Missing Data

Missing data refer to those hours for which no meteorological data are available from the primary on-site source for the variable in question. When missing values arise, they should be handled in one of the following ways listed below, in the following order of preference:

1. If there are other on-site data, such as measurements at another height, they may be used when the primary data are missing. If the height differences are significant, corrections based on established vertical profiles should be made. Site-specific vertical profiles based on historical on-site data may also be appropriate to use if their determination is approved by the reviewing authority. If there is question as to the representativeness of the other on-site data, they should not be used.

2. If there are only one or two missing hours, then linear interpolation of missing data may be acceptable, however, caution should be used when the missing hour(s) occur(s) during day/night transition periods.

3. If representative off-site data exist, they may be used. In many cases this approach may be acceptable for cloud cover, ceiling height, mixing height, and temperature. This approach will rarely be acceptable for wind speed and direction. The representativeness of off-site data should be discussed and agreed upon in advance with the reviewing authority.
(4) Failing any of the above, the data field should be coded as missing using missing
data codes appropriate to the applicable meteorological pre-processor.

Appropriate model options for treating missing data, if available in the model, should be
employed. Substitutions for missing data should only be made in order to complete the
data set for modeling applications, and should not be used to attain the “regulatory
completeness” requirement of 90%. That is, the meteorological data base must be
90% complete on a monthly basis (before substitution) in order to be acceptable for use
in air dispersion modeling.

2.8.6 Representativeness of Meteorological Data

The atmospheric dispersion characteristics at an emission source need to be evaluated
to determine if the collected meteorological data can be used to adequately represent
atmospheric dispersion for the project.

Such determinations are required when the available meteorological data are acquired
at a location other than that of the proposed source. In some instances, even though
meteorological data are acquired at the location of the pollutant source, they still may
not correctly characterize the important atmospheric dispersion conditions.

Considerations of representativeness are always made in atmospheric dispersion
modeling whether the data base is "on-site" or "off-site." These considerations call for
the judgment of a meteorologist or an equivalent professional with expertise in
atmospheric dispersion modeling. If in doubt, the District should be consulted.

2.8.6.1 Spatial Dependence

The location where the meteorological data are acquired should be compared to the
source location for similarity of terrain features. For example, in complex terrain, the
following considerations should be addressed in consultation with the District:

- Aspect ratio of terrain, i.e., ratio of:
  Height of valley walls to width of valley;
  Height of ridge to length of ridge; and
  Height of isolated hill to width of hill at base.
- Slope of terrain
- Ratio of terrain height to stack/plume height.
- Distance of source from terrain (i.e., how close to valley wall, ridge, isolated hill)
- Correlation of terrain feature to prevailing meteorological conditions

Likewise, if the source is located on a plateau or plain, the source of meteorological
data used should be from a similar plateau or plain.

Judgments of representativeness should be made only when sites are climatologically
similar. Sites in nearby, but different air sheds, often exhibit different weather patterns.
For instance, meteorological data acquired along a shoreline are not normally representative of inland sites and vice versa.

Meteorological data collected need to be examined to determine if drainage, transition, and synoptic flow patterns are characteristics of the source, especially those critical to the regulatory application. Consideration of orientation, temperature, and ground cover should be included in the review.

An important aspect of space dependence is height above the ground. Where practical, meteorological data should be acquired at the release height, as well as above or below, depending on the buoyancy of the source's emissions. AERMOD at a minimum requires wind observations at a height above ground between seven times the local surface roughness height and 100 meters.

### 2.8.6.2 Temporal Dependence

To be representative, meteorological data must be of sufficient duration to define the range of sequential atmospheric conditions anticipated at a site. As a minimum, one full year of on-site meteorological data is necessary to prescribe this time series. Multiple years of data are used to describe variations in annual and short-term impacts. Consecutive years from the most recent, readily available 5-year period are preferred to represent these yearly variations.

### 2.8.6.3 Further Considerations

It may be necessary to recognize the non-homogeneity of meteorological variables in the air mass in which pollutants disperse. This non-homogeneity may be essential in correctly describing the dispersion phenomena. Therefore, measurements of meteorological variables at multiple locations and heights may be required to correctly represent these meteorological fields. Such measurements are generally required in complex terrain or near large land-water body interfaces.

It is important to recognize that, although certain meteorological variables may be considered unrepresentative of another site (for instance, wind direction or wind speed), other variables may be representative (such as temperature, dew point, cloud cover). Exclusion of one variable does not necessarily exclude all. For instance, one can argue that weather observations made at different locations are likely to be similar if the observers at each location are within sight of one another - a stronger argument can be made for some types of observations (e.g., cloud cover) than others. Although by no means a sufficient condition, the fact that two observers can "see" one another supports a conclusion that they would observe similar weather conditions.

Other factors affecting representativeness include change in surface roughness, topography and atmospheric stability. Currently there are no established analytical or statistical techniques to determine representativeness of meteorological data. The
establishment and maintenance of an on-site data collection program generally fulfills the requirement for “representative” data. If in doubt, the District should be consulted.

2.8.6 Alternative Meteorological Data Sources

It is necessary, in the consideration of most air pollution problems, to obtain data on site-specific atmospheric dispersion. Frequently, an on-site measurement program must be initiated. As discussed in Section 2.8.5, representative off-site data may be used to substitute for missing periods of on-site data. There are also situations where current or past meteorological records from a National Weather Service station may suffice. These considerations call for the judgment of a meteorologist or an equivalent professional with expertise in atmospheric dispersion modeling. More information on Weather Stations including: National Weather Service (NWS), military observations, supplementary airways reporting stations, upper air and private networks, is provided in “On-Site Meteorological Program Guidance for Regulatory Modeling Applications” (U.S. EPA, 1995e).

2.8.6.1 Recommendations

On-site meteorological data should be processed to provide input data in a format consistent with the particular models being used. The input format for U.S. EPA short-term regulatory models is defined in U.S. EPA’s MPRM. The input format for AERMOD is defined in the AERMET meteorological pre-processor. Processors are available on the SCRAM web site. The actual wind speeds should be coded on the original input data set. Wind speeds less than 1.0 m/s but above the instrument threshold should be set equal to 1.0 m/s by the preprocessor when used as input to Gaussian models. Wind speeds below the instrument threshold of the cup or vane, whichever is greater, should be considered calm, and are identified in the preprocessed data file by a wind speed of 1.0 m/s and a wind direction equal to the previous hour. For input to AERMOD, no adjustment should be made to the site specific wind data. AERMOD can produce model estimates for conditions when the wind speed may be less than 1 m/s but still greater than the instrument threshold.

If data are missing from the primary source, they should be handled as follows, in order of preference: (1) substitution of other representative on-site data; (2) linear interpolation of one or two missing hours; (3) substitution of representative off-site data; or (4) coding as a missing data field, according to the discussions in Section 2.8.5.

If the data processing recommendations in this section cannot be achieved, then alternative approaches should be developed in conjunction with the District.

2.8.6 Quality Assurance and Control

The purpose of quality assurance and maintenance is the generation of a representative amount (90% of hourly values for a year on a monthly basis) of valid data. For more information on data validation consult reference U.S. EPA (1995e).
Maintenance may be considered the physical activity necessary to keep the measurement system operating as it should. Quality assurance is the management effort to achieve the goal of valid data through plans of action and documentation of compliance with the plans.

Quality assurance (QA) will be most effective when following a QA Plan which has been signed-off by appropriate project or organizational authority. The QA Plan should contain the following information (paraphrased and particularized to meteorology from Lockhart):

1. Project description - how meteorology data are to be used
2. Project organization - how data validity is supported
3. QA objective - how QA will document validity claims
4. Calibration method and frequency - for data
5. Data flow - from samples to archived valid values
6. Validation and reporting methods - for data
7. Audits - performance and system
8. Preventive maintenance
9. Procedures to implement QA objectives - details
10. Management support - corrective action and reports

It is important for the person providing the quality assurance (QA) function to be independent of the organization responsible for the collection of the data and the maintenance of the measurement systems. Ideally, the QA auditor works for a separate company.

2.9 Model Selection

There are several air dispersion models that can be used to estimate pollutant concentrations and new ones are likely to be developed. U.S. EPA added AERMOD, which incorporates the PRIME downwash algorithm, to the list of preferred models in 2005 as a replacement to ISCST3. CalPuff was added in 2003. The latest version of the U.S. EPA recommended models can be found at the SCRAM Bulletin board located at http://www.epa.gov/scram001. However, any model, whether a U.S. EPA guideline model or otherwise, must be approved for use by the local air district. Recommended models and guidelines for using alternative models are presented in this section. All air dispersion models used to estimate pollutant concentrations for risk assessment analyses must be in the public domain. Classification according to terrain, source type and level of analysis is necessary before selecting a model (see Section 2.4). The selection of averaging times in the modeling analysis is based on the health effects of concern. Annual average concentrations are required for an analysis of carcinogenic or other chronic effects. One-hour maximum concentrations are generally required for analysis of acute effects.
2.9.1 Recommended Models

Recommended air dispersion models to estimate concentrations for risk assessment analyses are generally referenced in US EPA’s Guideline on Air Quality Models available at http://www.epa.gov/scram001. Currently AERMOD is recommended for most refined risk assessments in flat or complex terrain and in rural or urban environments. In addition, CalPuff is available where spatial wind fields are highly variable or transport distances are large (e.g., 50 km). AERSCREEN is a screening model based on AERMOD. AERSCREEN can be used when representative meteorological data are unavailable. CTSCREEN is available for screening risk assessments in complex terrain. The most current version of the models should be used for risk assessment analysis. Some facilities may also require models capable of special circumstances such as dispersion near coastal areas. For more information on modeling special cases see Sections 2.12 and 2.13.

Most air dispersion models contain provisions that allow the user to select among alternative algorithms to calculate pollutant concentrations. Only some of these algorithms are approved for regulatory application such as the preparation of health risk assessments. The sections in this guideline that provide a description of each recommended model contain information on the specific switches and/or algorithms that must be selected for regulatory application.

To further facilitate the model selection, the District should be consulted for additional recommendations on the appropriate model(s) or a protocol submitted for District review and approval (see Section 2.14.1).

2.9.2 Alternative Models

Alternative models are acceptable if applicability is demonstrated or if they produce results identical or superior to those obtained using one of the preferred models referenced in Section 2.9.1. For more information on the applicability of alternative models refer to the following documents:

- U.S. EPA (2005). “Guideline on Air Quality Models” Section 3.2.2

2.10 Screening Air Dispersion Models

A screening model may be used to provide a maximum concentration that is biased toward overestimation of public exposure. Use of screening models in place of refined modeling procedures is optional unless the District specifically requires the use of a

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3 AERMOD was promulgated by U.S. EPA as a replacement to ISCST3 on November 9, 2006.
refined model. Screening models are normally used when no representative meteorological data are available and may be used as a preliminary estimate to determine if a more detailed assessment is warranted.

Some screening models provide only 1-hour average concentration estimates. Other averaging periods can be estimated based on the maximum 1-hour average concentration in consultation and approval of the responsible air district. Because of variations in local meteorology, the exact factor selected may vary from one district to another. Table 2.2 provides guidance on the range and typical values applied. The conversion factors are designed to bias predicted longer term averaging periods towards overestimation.

### Table 2.2. Recommended Factors to Convert Maximum 1-hour Avg. Concentrations to Other Averaging Periods (U.S. EPA, 2011, 1995a; ARB, 1994).

<table>
<thead>
<tr>
<th>Averaging Time</th>
<th>Range</th>
<th>Typical SCREEN3 Recommended</th>
<th>AERSCREEN Recommended</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 hours</td>
<td>0.8 - 1.0</td>
<td>0.9</td>
<td>1.0</td>
</tr>
<tr>
<td>8 hours</td>
<td>0.5 - 0.9</td>
<td>0.7</td>
<td>0.9</td>
</tr>
<tr>
<td>24 hours</td>
<td>0.2 - 0.6</td>
<td>0.4</td>
<td>0.6</td>
</tr>
<tr>
<td>30 days</td>
<td>0.2 - 0.3</td>
<td>0.3</td>
<td></td>
</tr>
<tr>
<td>Annual</td>
<td>0.06 - 0.1</td>
<td>0.08</td>
<td>0.1</td>
</tr>
</tbody>
</table>

AERSCREEN automatically provides the converted concentration for longer than 1-hour averaging periods. For area sources, the AERSCREEN 3, 8, and 24-hour average concentration are equal to the 1-hour concentration. No annual average concentration is calculated. SCREEN3 values are shown for comparison purposes.

### 2.10.1 AERSCREEN

The AERSCREEN (U.S. EPA, 2011) model is now available and should be used in lieu of SCREEN3 with approval of the local District. AERSCREEN is a screening level air quality model based on AERMOD. AERSCREEN does not require the gathering of hourly meteorological data. Rather, AERSCREEN requires the use of the MAKEMET program which generates a site specific matrix of meteorological conditions for input to the AERMOD model. MAKEMET generates a matrix of meteorological conditions based on local surface characteristics, ambient temperatures, minimum wind speed, and anemometer height.
AERSCREEN is currently limited to modeling a single point, capped stack, horizontal stack, rectangular area, circular area, flare, or volume source. More than one source may be modeled by consolidating the emissions into one emission source.

2.10.2 Valley Screening

The Valley model is designed to simulate a specific worst-case condition in complex terrain, namely that of a plume impaction on terrain under stable atmospheric conditions. The algorithms of the VALLEY model are included in other models such as SCREEN3 and their use is recommended in place of the VALLEY model. The usefulness of the VALLEY model and its algorithms is limited to pollutants for which only long-term average concentrations are required. For more information on the Valley model consult the user’s guide (Burt, 1977).

Regulatory Options

Regulatory application of the Valley model requires the setting of the following values during a model run:

- Class F Stability (rural) and Class E Stability (urban)
- Wind Speed = 2.5 m/s
- 6 hours of occurrence of a single wind direction (not exceeding a 22.5 deg sector)
- 2.6 stable plume rise factor

2.10.3 CTSCREEN

The CTSCREEN model (Perry et al., 1990) is the screening mode of the Complex Terrain Dispersion Model (CTDMPLUS). CTSCREEN can be used to model single point sources only. It may be used in a screening mode for multiple sources on a case by case basis in consultation with the District. CTSCREEN is designed to provide conservative, yet theoretically more sound, worst-case 1-hour concentration estimates for receptors located on terrain above stack height. Internally-coded time-scaling factors are applied to obtain other averages (see Table 2.3). These factors were developed by comparing the results of simulations between CTSCREEN and CTDMPLUS for a variety of scenarios and provide conservative estimates (Perry et al., 1990). CTSCREEN produces identical results as CTDMPLUS if the same meteorology is used in both models. CTSCREEN accounts for the three-dimensional nature of the plume and terrain interaction and requires detailed terrain data representative of the modeling domain. A summary of the input parameters required to run CTSCREEN is given in Table 2.4. The input parameters are provided in three separate text files. The terrain topography file (TERRAIN) and the receptor information file (RECEPTOR) may be generated with a preprocessor that is included in the CTSCREEN package. In order to generate the terrain topography file the analyst must have digitized contour information.
2.11 Refined Air Dispersion Models

Refined air dispersion models are designed to provide more representative concentration estimates than screening models. In general, the algorithms of refined models are more robust and have the capability to account for site-specific meteorological conditions.

### Table 2.3. Time-scaling factors internally coded in CTSCREEN

<table>
<thead>
<tr>
<th>Averaging Period</th>
<th>Scaling Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 hours</td>
<td>0.7</td>
</tr>
<tr>
<td>24 hour</td>
<td>0.15</td>
</tr>
<tr>
<td>Annual</td>
<td>0.03</td>
</tr>
</tbody>
</table>

### Table 2.4. Input Parameters Required to Run CTSCREEN

<table>
<thead>
<tr>
<th>Parameter</th>
<th>File</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous program switches</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Site latitude and longitude (degrees)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Site TIME ZONE</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Meteorology Tower Coordinates (user units)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Source Coordinates: x and y (user units)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Source Base Elevation (user units)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Stack Height (m)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Stack Diameter (m)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Stack Gas Temperature (K)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Stack Gas Exit Velocity (m/s)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Emission Rate (g/s)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Surface Roughness for each Hill (m)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Meteorology: Wind Direction (optional)</td>
<td>CTDM.IN</td>
</tr>
<tr>
<td>Terrain Topography</td>
<td>TERRAIN</td>
</tr>
<tr>
<td>Receptor Information (coordinates and associated hill number)</td>
<td>RECEPTOR</td>
</tr>
</tbody>
</table>
2.11.1 **AERMOD**

For a wide variety of applications in all types of terrain, the recommended model is AERMOD. AERMOD is a steady-state plume dispersion model for assessment of pollutant concentrations from a variety of sources. AERMOD simulates transport and dispersion from multiple point, area, or volume sources based on an up-to-date characterization of the atmospheric boundary layer. Sources may be located in rural or urban areas and receptors may be located in simple or complex terrain. AERMOD accounts for building wake effects (i.e., plume downwash) based on the PRIME building downwash algorithms. The model employs hourly sequential preprocessed meteorological data to estimate concentrations for averaging times from one hour to one year (also multiple years). AERMOD is designed to operate in concert with two pre-processor codes: AERMET processes meteorological data for input to AERMOD, and AERMAP processes terrain elevation data and generates receptor information for input to AERMOD. Guidance on input requirements may be found in the AERMOD Users Guide.

2.11.1.1 **Regulatory Options**

Regulatory application of AERMOD requires the selection of specific switches (i.e., algorithms) during a model run. All the regulatory options can be set by selecting the DFAULT keyword. The regulatory options, automatically selected when the DFAULT keyword is used, are:

- Stack-tip downwash
- Incorporates the effects of elevated terrain
- Includes calms and missing data processing routines
- Does not allow for exponential decay for applications other than a 4-hour half life for SO2

2.11.1.2 **Special Cases**

*a. Building Downwash*

AERMOD automatically determines if the plume is affected by the wake region of buildings when their dimensions are given. The specification of building dimensions does not necessarily mean that there will be downwash. See section 2.12.1 for guidance on how to determine when downwash is likely to occur.

*b. Area Sources*

The area source algorithm in AERMOD does not account for the area that is 1 m upwind from the receptor and, therefore, caution should be exercised when modeling very small area sources (e.g., a few meters wide) with receptors placed within them or within 1 m from the downwind boundary.
c. **Volume Sources**

The volume source algorithms in AERMOD require an estimate of the initial distribution of the emission source. Tables that provide information on how to estimate the initial distribution for different sources are given in the AERMOD User's Guide (U.S. EPA, 2004a).

d. **Line Sources**

Line sources are a special case of a series of volume or area sources. Where the emission source is neutrally buoyant, such as a conveyor belt, AERMOD can be used according to the user guide. In the event that the line source is a roadway, then additional considerations are required.

At the present time, CALINE (CALINE3, CAL3QHCR, and CALINE4) is the only model dedicated to modeling the enhanced mechanical and thermal turbulence created by motor vehicles traveling on a roadway. Of these, CAL3QHCR is the only model that accepts hourly meteorological data and can estimate annual average concentrations. However, CALINE uses the Pasquill-Gifford stability categories which are used in the ISCST model. AERMOD is now the preferred plume model over ISCST3 with continuous plume dispersion calculations based on observations but AERMOD does not include the enhanced roadway turbulence. Therefore, roadway modeling should be treated on a case-by-case basis in accordance with the District.

Line sources inputs include a composite fleetwide emission factor, roadway geometry, hourly vehicle activity (i.e., diurnal vehicle per hour pattern), hourly meteorological data, and receptor placement. For practical information on how to simulate roadway emissions using these models, see CAPCOA’s website at http://www.capcoa.org or the Sacramento Metropolitan AQMD (SMAQMD) website at [http://www.airquality.org/ceqa/RoadwayProtocol.shtml](http://www.airquality.org/ceqa/RoadwayProtocol.shtml). The SMAQMD has a document titled, “Recommended Protocol for Evaluating the Location of Sensitive Land Uses Adjacent to Major Roadways” (January, 2010).

e. **Complex Terrain**

AERMOD uses the Dividing Streamline (Hc) concept for complex terrain. Above Hc, the plume is assumed to be “terrain following” in the convective boundary layer. Below Hc, the plume is assumed to be “terrain impacting” in the stable boundary layer. AERMOD computes the concentration at any receptor as a weighted function between the two plume states (U.S. EPA, 2004b)

f. **Deposition**
AERMOD contains algorithms to model settling and deposition and require additional information to do so including particle size distribution. For more information consult the AERMOD User’s Guide (U.S. EPA, 2004a).

**g. Diurnal Considerations**

Systematic diurnal changes in atmospheric conditions are expected along the coast (or any large body of water) or in substantially hilly terrain. The wind speed and direction are highly dependent on time of day as the sun rises and begins to heat the Earth. The sun heats the surface of the land faster than the water surface. Therefore the air above the land warms up sooner than over water. This creates a buoyant effect of warm air rising over land and the cool air from over water moves in to fill the void. Near large bodies of water (e.g., the ocean) this is known as a sea breeze. In complex terrain this is known as upslope flow as the hot air follows the terrain upwards. When the sun sets and the surface of the land begins to cool, the air above also cools and creates a draining effect. Near the water this is the land breeze; in complex terrain this is known as downslope or drainage flow. In addition, for the sea breeze, the atmospheric conditions change rapidly from neutral or stable conditions over water to unstable conditions over land.

Near the large bodies of water the sea breeze is typical in the afternoon and the land breeze is typical for the early morning before sunrise. In complex terrain upslope flow is typical in the afternoon, while drainage flow is typical at night. For these reasons, it is especially important to simulate facility emissions with a hourly diurnal pattern reflective of source activity so that the risk assessment is representative of daily conditions.

**h. 8-hour Modeling for the Offsite Worker’s Exposure and Residential Exposure**

If the ground level air concentrations from a facility operation 5 days a week/ 8 hours per day have been estimated by a 24 hour per day annual average, an adjustment factor can be applied to estimate the air concentration that offsite worker with the same schedule would be exposed to. The 24 hour annual average concentration is multiplied times 4.2.

If the meteorology during the time that the facility is emitting is used, hourly model simulations need to be post-processed to cull out the data needed for the offsite worker exposure. See Appendix M for information on how to calculate the refined offsite worker concentrations using the hourly raw results from the AERMOD air dispersion model. For more discussion on worker exposure, see Section 2.8.1.

**2.11.5 CTDMPLUS**

CTDMPLUS is a Gaussian air quality model for use in all stability conditions in complex terrain. In comparison with other models, CTDMPLUS requires considerably more
detailed meteorological data and terrain information that must be supplied using specifically designed preprocessors.

CTDMPLUS was designed to handle up to 40 point sources.

2.12 Modeling Special Cases

Special situations arise in modeling some sources that require considerable professional judgment; a few of which are outlined below. It is recommended that the reader consider retaining professional consultation services if the procedures are unfamiliar.

2.12.1 Building Downwash

The entrainment of a plume in the wake of a building can result in the “downwash” of the plume to the ground. This effect can increase the maximum ground-level concentration downwind of the source. Therefore, stack sources must be evaluated to determine whether building downwash is a factor in the calculation of maximum ground-level concentrations.

The PRIME algorithm, included with AERMOD, has several advances in modeling building downwash effects including enhanced dispersion in the wake, reduced plume rise due to streamline deflection and increased turbulence, and continuous treatment of the near and far wakes (Schulman, 2000).

Complicated situations involving more than one building may necessitate the use of the Building Profile Input Program (BPIP) which can be used to generate the building dimension section of the input file of the ISC models (U.S. EPA, 1993). The BPIP program calculates each building’s direction-specific projected width. The Building Profile Input Program for PRIME (BPIPPRM) is the same as BPIP but includes an algorithm for calculating downwash values for input into the PRIME algorithm which is contained in such models as AERMOD. The input structure of BPIPPRM is the same as that of BPIP.

2.12.2 Deposition

Several air dispersion models can provide downwind concentration estimates that take into account the upwind deposition of pollutants to surfaces and the consequential reduction of mass remaining in the plume (e.g., ISCST3). Deposition algorithms are unavailable in the initial release of AERMOD. U.S. EPA is developing deposition algorithms for AERMOD. Check with U.S. EPA for availability. Air dispersion models having deposition and plume depletion algorithms require particle distribution data that are not always readily available. Consequently, depletion of pollutant mass from the plume often is not taken into account.
There are two types of deposition; wet deposition and dry deposition. Wet deposition is the incorporation of gases and particles into rain-, fog- or cloud water followed by a precipitation event and also rain scavenging of particles during a precipitation event. Wet deposition of gases is therefore more important for water soluble chemicals; particles (and hence particle-phase chemicals) are efficiently removed by precipitation events (Bidleman, 1988). Dry deposition refers to the removal of gases and particles from the atmosphere.

Multipathway risk assessment analyses normally incorporate deposition to surfaces in a screening mode, specifically by assigning a default deposition velocity of 2 cm/s for controlled sources and 5 cm/s for uncontrolled sources in lieu of actual measured size distributions (ARB, 1989). For particles (and particle-phase chemicals), the deposition velocity depends on particle size and is minimal for particles of diameter approximately 0.1-1 micrometer; smaller and larger particles are removed more rapidly.

In the Air Toxics “Hot Spots” program, deposition is modeled for particle-bound pollutants and not gases. Wet deposition of water-soluble gas phase chemicals is thus not considered. When calculating pollutant mass deposited to surfaces without including depletion of pollutant mass from the plume, an inconsistency occurs in the way deposition is treated in the risk analysis, specifically, airborne concentrations remaining in the plume and deposition to surfaces can both be overestimated, thereby resulting in overestimates of both the inhalation and multi-pathway risk estimates. However, neglecting deposition in the air dispersion model, while accounting for it in the multi-pathway health risk assessment, is a conservative, health protective approach (CAPCOA, 1987; Croes, 1988). Misapplication of plume depletion can also lead to possible underestimates of multi-pathway risk and for that reason no depletion is the default assumption. If plume depletion is incorporated, then some consideration for possible resuspension is warranted. An alternative modeling methodology accounting for plume depletion can be discussed with the Air District and used in an approved modeling protocol.

### 2.12.3 Short Duration Emissions

Short-duration emissions (i.e., much less than an hour) require special consideration. In general, “puff models” provide a better characterization of the dispersion of pollutants having short-duration emissions. Continuous Gaussian plume models have traditionally been used for averaging periods as short as about 10 minutes and are not recommended for modeling sources having shorter continuous emission duration.

### 2.12.4 Fumigation

Fumigation occurs when a plume that was originally emitted into a stable layer in the atmosphere is mixed rapidly to ground-level when unstable air below the plume reaches plume level. Fumigation can cause very high ground-level concentrations. Typical situations in which fumigation occurs are:
• Breaking up of a nocturnal radiation inversion by solar warming of the ground surface (rising warm unstable air); note that the break-up of a nocturnal radiation inversion is a short-lived event and should be modeled accordingly.

• Shoreline fumigation caused by advection of pollutants from a stable marine environment to an unstable inland environment

• Advection of pollutants from a stable rural environment to a turbulent urban environment

SCREEN3 incorporates concentrations due to inversion break-up and shoreline fumigation and is limited to maximum hourly evaluations. The Offshore and Coastal Dispersion Model incorporates overwater plume transport and dispersion as well as changes that occur as the plume crosses the shoreline – hourly meteorological data are needed from both offshore and onshore locations.

2.12.5 Raincap on Stack

The presence of a raincap or any obstacle at the top of the stack hinders the momentum of the exiting gas. The extent of the effect is a function of the distance from the stack exit to the obstruction and of the dimensions and shape of the obstruction.

On the conservative side, the stack could be modeled as having a non-zero, but negligible exiting velocity, effectively eliminating any momentum rise. Such an approach would result in final plume heights closer to the ground and therefore higher concentrations nearby. There are situations where such a procedure might lower the actual population-dose and a comparison with and without reduced exit velocity should be examined.

Plume buoyancy is not strongly reduced by the occurrence of a raincap. Therefore, if the plume rise is dominated by buoyancy, it is not necessary to adjust the stack conditions. (The air dispersion models determine plume rise by either buoyancy or momentum, whichever is greater.)

The stack conditions should be modified when the plume rise is dominated by momentum and in the presence of a raincap or a horizontal stack. Sensitivity studies with the SCREEN3 model, on a case-by-case basis, can be used to determine whether plume rise is dominated by buoyancy or momentum. The District should be consulted before applying these procedures.

• Set exit velocity to 0.001 m/sec
• Turn stack tip downwash off
• Reduce stack height by 3 times the stack diameter
Stack tip downwash is a function of stack diameter, exit velocity, and wind speed. The maximum stack tip downwash is limited to three times the stack diameter in the AERMOD air dispersion model. In the event of a horizontal stack, stack tip downwash should be turned off and no stack height adjustments should be made.

Note: This approach may not be valid for large (several meter) diameter stacks.

An alternative, more refined, approach could be considered for stack gas temperatures which are slightly above ambient (e.g., ten to twenty degrees Fahrenheit above ambient). In this approach, the buoyancy and the volume of the plume remains constant and the momentum is minimized.

- Turn stack tip downwash off
- Reduce stack height by 3 times the stack diameter (3Do)
- Set the stack diameter (Db) to a large value (e.g., 10 meters)
- Set the stack velocity to $V_b = V_o \left(\frac{D_o}{D_b}\right)^2$

Where $V_o$ and $D_o$ are the original stack velocity and diameter and $V_b$ and $D_b$ are the alternative stack velocity and diameter for constant buoyancy. This approach is advantageous when $D_b >> D_o$ and $V_b << V_o$ and should only be used with District approval.

In the presence of building downwash and in the event that PRIME downwash is being utilized in AERMOD, an alternative approach is recommended. PRIME algorithms use the stack diameter to define initial plume radius and to solve conservation laws. The user should input the actual stack diameter and exit temperature but set the exit velocity to a nominally low value (e.g., 0.001 m/s). Also since PRIME does not explicitly consider stack-tip downwash, no adjustments to stack height should be made.

Currently US-EPA is BETA testing options for capped and horizontal releases in AERMOD. It is expected that these options will replace the above guidance when BETA testing is complete.

2.12.6 Landfill Sites

Landfills should be modeled as area sources. The possibility of non-uniform emission rates throughout the landfill area should be investigated. A potential cause of non-uniform emission rates would be the existence of cracks or fissures in the landfill cap (where emissions may be much larger). If non-uniform emissions exist, the landfill should be modeled with several smaller areas assigning an appropriate emission factor to each one of them, especially if there are nearby receptors (distances on the same order as the dimensions of the landfill).
2.13 **Specialized Models**

Some models have been developed for application to very specific conditions. Examples include models capable of simulating sources where both land and water surfaces affect the dispersion of pollutants and models designed to simulate emissions from specific industries.

2.13.1 **Buoyant Line and Point Source Dispersion Model (BLP)**

BLP is a Gaussian plume dispersion model designed for the unique modeling problems associated with aluminum reduction plants, and other industrial sources where plume rise and downwash effects from stationary line sources are important.

2.13.1.1 **Regulatory Application**

Regulatory application of BLP model requires the selection of the following options:

- rural (IRU=l) mixing height option;

- default (no selection) for all of the following: plume rise wind shear (LSHEAR), transitional point source plume rise (LTRANS), vertical potential temperature gradient (DTHTA), vertical wind speed power law profile exponents (PEXP), maximum variation in number of stability classes per hour (IDELS), pollutant decay (DECFAC), the constant in Briggs' stable plume rise equation (CONST2), constant in Briggs' neutral plume rise equation (CONST3), convergence criterion for the line source calculations (CRIT), and maximum iterations allowed for line source calculations (MAXIT); and

- terrain option (TERAN) set equal to 0.0, 0.0, 0.0, 0.0, 0.0, 0.0

For more information on the BLP model consult the user's guide (Schulman and Scire, 1980).

2.13.2 **Offshore and Coastal Dispersion Model (OCD)**

OCD (DiCristofaro and Hanna, 1989) is a straight-line Gaussian model developed to determine the impact of offshore emissions from point, area or line sources on the air quality of coastal regions. OCD incorporates “over-water” plume transport and dispersion as well as changes that occur as the plume crosses the shoreline. Hourly meteorological data are needed from both offshore and onshore locations. Additional data needed for OCD are water surface temperature, over-water air temperature, mixing height, and relative humidity.

Some of the key features include platform building downwash, partial plume penetration into elevated inversions, direct use of turbulence intensities for plume dispersion,
interaction with the overland internal boundary layer, and continuous shoreline fumigation.

### 2.13.2.1 Regulatory Application

OCD has been recommended for use by the Minerals Management Service for emissions located on the Outer Continental Shelf (50 FR 12248; 28 March 1985). OCD is applicable for over-water sources where onshore receptors are below the lowest source height. Where onshore receptors are above the lowest source height, offshore plume transport and dispersion may be modeled on a case-by-case basis in consultation with the District.

### 2.13.3 Shoreline Dispersion Model (SDM)

SDM (PEI, 1988) is a hybrid multipoint Gaussian dispersion model that calculates source impact for those hours during the year when fumigation events are expected using a special fumigation algorithm and the MPTER regulatory model for the remaining hours.

SDM may be used on a case-by-case basis for the following applications:

- tall stationary point sources located at a shoreline of any large body of water;
- rural or urban areas;
- flat terrain;
- transport distances less than 50 km;
- 1-hour to 1-year averaging times.

### 2.14 Interaction with the District

The risk assessor must contact the District to determine if there are any specific requirements. Examples of such requirements may include: specific receptor location guidance, specific usage of meteorological data and specific report format (input and output).

### 2.14.1 Submittal of Modeling Protocol

It is strongly recommended that a modeling protocol be submitted to the District for review and approval prior to extensive analysis with an air dispersion model. The modeling protocol is a plan of the steps to be taken during the air dispersion modeling process. Following is an example of the format that may be followed in the preparation of the modeling protocol. Consult with the District to confirm format and content requirements or to determine the availability of District modeling guidelines before submitting the protocol.

*Emissions*
Specify that emission estimates for all substances for which emissions were required to be quantified will be included in the risk assessment. This includes both annual average emissions and maximum one-hour emissions of each pollutant from each process.

Specify the format in which the emissions information will be provided (consult with the District concerning format prior to submitting the protocol).

Specify the basis for using emissions data, other than that included in the previously submitted emission inventory report, for the risk assessment (consult with the District concerning the use of updated emissions data prior to submitting the protocol).

Specify the format for presenting release parameters (e.g., stack height and diameter, stack gas exit velocity, release temperature) for each process as part of the risk assessment (consult with the District concerning the format prior to submitting the protocol).

A revised emission inventory report must be submitted to the District and forwarded by the District to the CARB if revised emission data are used.

**Models**

- Identify the model(s) to be used, including the version number.
- Identify any additional models to be run if receptors are found above stack height.
- Specify which model results will be used for receptors above stack height.
- Specify the format for presenting the model options selected for each run (consult with the District concerning the format prior to submitting the protocol).

**Meteorological Data**

- Specify type, source, and year (e.g., hourly surface data, upper air mixing height information).
- Evaluate whether the data are representative.
- Describe QA/QC procedures.
- Identify any gaps in the data; if so, describe how the data gaps are filled.

**Deposition**
• Specify method to calculate deposition (if applicable).

Receptors

• Identify the method to determine maximum exposed individual for residential and occupational areas for long-term exposures (e.g., a Cartesian grid at 20-meter grid increments).

• Identify whether spatially averaged supplemental results will be submitted in addition to the modeling results from the maximum concentration at the single location. Identify the spatial average grid receptor domain and resolution and procedure for centering the grid on the maximum concentration. For tilted spatial average fields, identify whether rectangular or polar fields will be used. This information should be provided for each receptor type (e.g., PMI, MEIR, and MEIW) and any water body or pasture land that will use spatial averaging for determining multipathway disposition exposure.

• Identify method to determine maximum short-term impact.

• Identify the methods and data sources for population and land-use that will be used to evaluate cancer risk in the vicinity of the facility for purposes of calculating cancer burden or population exposure estimates (e.g., centroids of the census tracts in the area within the zone of impact).

• Specify that UTM coordinates and street addresses, where possible, will be provided for specified receptor locations.

Maps

• Specify which cancer risk isopleths will be plotted (e.g., $10^{-6}$, $10^{-7}$; see Section 2.6.1).

• Specify which hazard indices will be plotted for acute and chronic (e.g., 0.1, 1, 10).

2.15 Report Preparation

This section describes the information related to the air dispersion modeling process that needs to be reported in the risk assessment. The District may have specific requirements regarding format and content (see Section 2.14). Sample calculations should be provided at each step to indicate how reported emissions data were used. Reviewing agencies must receive input, output, and supporting files of various model analyses on computer-readable media (e.g., CD). See the Air Toxics Risk Assessment Guidance Manual on the ARB website (http://www.arb.ca.gov/toxics/harp/harp.htm) for information on which files that should be included with a HARP risk assessments.
2.15.1 Information on the Facility and its Surroundings

Report the following information regarding the facility and its surroundings:

- Facility Name
- Location (UTM coordinates and street address)
- Land use type (see Section 2.4)
- Local topography
- Facility plot plan identifying:
  - source locations
  - property line
  - horizontal scale
  - building heights
  - emission sources

2.15.2 Source and Emission Inventory Information†

Source Description and Release Parameters

Report the following information for each source in table format:

- Source identification number used by the facility
- Source name
- Source location using UTM coordinates
- Source height (m)
- Source dimensions (e.g., stack diameter, building dimensions, area size) (m)
- Exhaust gas exit velocity (m/s)
- Exhaust gas volumetric flow rate (ACFM)
- Exhaust gas exit temperature (K)

Source Operating Schedule

The operating schedule for each source should be reported in table form including the following information:

- Number of operating hours per day and per year (e.g., 0800-1700, 2700 hr/yr)
- Number of operating days per week (e.g., Mon-Sat)
- Number of operating days or weeks per year (e.g., 52 wk/yr excluding major holidays)

Emission Control Equipment and Efficiency

Report emission control equipment and efficiency by source and by substance
Emissions Data Grouped By Source

Report emission rates for each toxic substance, grouped by source (i.e., emitting device or process identified in Inventory Report), in table form including the following information:

- Source name
- Source identification number
- Substance name and CAS number (from Inventory Guidelines)
- Annual average emissions for each substance (lb/yr)
- Hourly maximum emissions for each substance (lb/hr)

Emissions Data Grouped by Substance

Report facility total emission rate by substance for all emitted substances listed in the Air Toxics “Hot Spots” Program including the following information:

- Substance name and CAS number (from Inventory Guidelines)
- Annual average emissions for each substance (lb/yr)
- Hourly maximum emissions for each substance (lb/hr)

Emission Estimation Methods

Report the methods used in obtaining the emissions data indicating whether emissions were measured or estimated. Clearly indicate any emission data that are not reflected in the previously submitted emission inventory report and submit a revised emission inventory report to the district. A reader should be able to reproduce the risk assessment without the need for clarification.

List of Substances

Include tables listing all "Hot Spots" Program substances which are emitted, plus any other substances required by the District. Indicate substances to be evaluated for cancer risks and noncancer effects.

2.15.3 Exposed Population and Receptor Location

- Report the following information regarding exposed population and receptor locations:

- Description of zone of impact including map showing the location of the facility, boundaries of zone of impact, census tracts, emission sources, sites of maximum exposure, and the location of all appropriate receptors. This should be a true map (one that shows roads, structures, etc.), drawn to scale, and not just a schematic drawing. USGS 7.5 minute maps or GIS based maps are usually the
most appropriate choices. (If significant development has occurred since the user’s survey, this should be indicated.)

- Separate maps for the cancer risk zone of impact and the hazard index (noncancer) zone of impact. The cancer zone of impact should include isopleths down to at least the 1/1,000,000 risk level. Because some districts use a level below 1/1,000,000 to define the zone of impact, the District should be consulted. Two separate isopleths (to represent both chronic and acute HI) should be created to define the zone of impact for the hazard index from both inhalation and noninhalation pathways greater than or equal to 0.5. The point of maximum impact (PMI), maximum exposed individual at a residential receptor (MEIR), and maximum exposed individual worker (MEIW) for both cancer and noncancer risks should be located on the maps.

- Tables identifying population units and sensitive receptors (UTM coordinates and street addresses of specified receptors)

- Heights or elevations of the receptor points

- For each receptor type (e.g., PMI, MEIR, and MEIW) that will utilize spatial averaging, the domain size and grid resolution must be clearly identified. If another domain or grid resolution other than 20 meters by 20 meters with 5-meter grid spacing will be used for a receptor, then care should be taken to determine the proper domain size and grid resolution that should be used. For a worker, the HRA shall support all assumptions used, including, but not limited to, documentation for all workers showing the area where each worker routinely performs their duties. The final domain size should not be greater than the smallest area of worker movement. Other considerations for determining domain size and grid spacing resolution may include an evaluation of the concentration gradients across the worker area. The grid spacing used within the domain should be sufficient in number and detail to obtain a representative concentration across the area of interest. When spatial averaging over the deposition area of a pasture or water body, care should be taken to determine the proper domain size to make sure it includes all reasonable areas of potential deposition. The size and shape of the pasture or water body of interest should be identified and used for the modeling domain. The grid spacing or resolution used within the domain should be sufficient in detail to obtain a representative deposition concentration across the area of interest. One way to determine the grid resolution is to include an evaluation of the concentration gradients across the deposition area. The HRA shall support all assumptions used, including, but not limited to, documentation of the deposition area (e.g., size and shape of the pasture or water body, maps, representative coordinates, grid resolution, concentration gradients, etc.). The use or spatial averaging is subject to approval by the reviewing authority. This includes the size of the domain and grid resolution that is used for spatial averaging of a worksite or multipathway deposition area.
2.15.4 Meteorological Data

If meteorological data were not obtained directly from the District, then the report must clearly indicate the data source and time period used. Meteorological data not obtained from the District must be submitted in electronic form along with justification for their use including information regarding representativeness and quality assurance.

The risk assessment should indicate if the District required the use of a specified meteorological data set. All memos indicating the District’s approval of meteorological data should be attached in an appendix.

2.15.5 Model Selection and Modeling Rationale

The report should include an explanation of the model chosen to perform the analysis and any other decisions made during the modeling process. The report should clearly indicate the name of the models that were used, the level of detail (screening or refined analysis) and the rationale behind the selection.

Also report the following information for each air dispersion model used:
- version number
- selected options and parameters in table form

2.15.6 Air Dispersion Modeling Results

• Maximum hourly and annual average concentrations of chemicals at appropriate receptors such as the residential and worker MEI receptors

• Annual average and maximum one-hour (and 30-day average for lead only) concentrations of chemicals at appropriate receptors listed and referenced to computer printouts of model outputs

• Model printouts (numbered), annual concentrations, maximum hourly concentrations

• Disk with input/output files for air dispersion program (e.g., the AERMOD input file containing the regulatory options and emission parameters, receptor locations, meteorology, etc.)

• Include tables that summarize the annual average concentrations that are calculated for all the substances at each site. The use of tables that present the relative contribution of each emission point to the receptor concentration is recommended. (These tables should have clear reference to the computer model which generated the data. It should be made clear to any reader how data from the computer output was transferred to these tables.) [As an alternative, the above two tables could contain just the values for sites of maximum impact (i.e., PMI, MEIR and MEIW), and sensitive receptors, if required. All the values would be found in the Appendices.]
(†) Health and Safety Code section 44346 authorizes facility operators to designate certain "Hot Spots" information as trade secret. Section 44361(a) requires districts to make health risk assessments available for public review upon request. Section 44346 specifies procedures to be followed upon receipt of a request for the release of trade secret information. See also the Inventory Guidelines Report regarding the designation of trade secret information in the Inventory Reports.
2.16 References


ARB (1994). ARB memorandum dated 4/11/94 from A. Ranzieri to J. Brooks on the subject, "One-hour to Thirty-day Average Screening Factor."


