Integrating Sensor Monitoring Technology into the Current Air Pollution Regulatory Support Paradigm: Practical Considerations

Eric S. Hall1,*, Surender M. Kaushik1, Robert W. Vanderpool1, Rachelle M. Duvall1, Melinda R. Beaver1, Russell W. Long1, Paul A. Solomon2

1U.S. Environmental Protection Agency, Office of Research and Development, Research Triangle Park, North Carolina
2U.S. Environmental Protection Agency, Office of Research and Development, Las Vegas, Nevada

Abstract The US Environmental Protection Agency (EPA) along with state, local, and tribal governments operate Federal Reference Method (FRM) and Federal Equivalent Method (FEM) instruments to assess compliance with US air pollution standards designed to protect human and ecosystem health. As the technological foundation of air pollution monitoring advances, new capabilities are being developed which can enhance our ability to determine ambient air pollutant concentrations. A new category of air pollution monitoring instruments called ‘sensors’ have emerged with a number of implications for the current US air monitoring strategy. Sensors have the potential to be used in compliance monitoring, however a number of considerations must be addressed. Fortunately EPA’s FEM Program, under the 40 CFR Part 53 regulations, provides a clear roadmap for upgrading air pollution monitoring devices and this guidance can be applied to sensors. The paper will discuss how new technology is integrated into EPA’s air monitoring program and how EPA’s regulations can be used to incorporate sensors into the US air monitoring network.

Keywords Federal Reference Method (FRM), Federal Equivalent Method (FEM), National Ambient Air Quality Standards (NAAQS), Sensors

1. Introduction

It is well-known that air pollution has adverse impacts on human health [1]. In the US, criteria air pollutants are monitored using FRM and FEM monitors/analyzers/samplers [2] which determine if measured levels exceed the National Ambient Air Quality Standards (NAAQS). Nationwide air pollution monitoring in the US can be traced to the Clean Air Act (CAA) of 1970. Air pollution monitoring occurred before the 1970 CAA, but did not cover the entire nation and was not managed through a systematic program of standard methods, analyses, testing protocols, and monitor designations for different pollutants. As monitoring technology progressed, EPA’s review process evolved to incorporate new methodological approaches to air pollution monitoring. Deciding how to include new technologies into EPA’s monitoring strategy is an ongoing process.

1.1. Clean Air Act

Section 103 of the CAA (1970) gave EPA authority to develop methods for measuring air pollutants [3]. Under this authority, EPA created a network of air pollution monitors in conjunction with states, tribes, and US territories to measure concentrations of the six criteria air pollutants subject to the NAAQS requirements (40 Code of Federal Regulations [CFR] Parts 50 -59) [4]. The two sets of NAAQS requirements are primary NAAQS, focused on protection of human health and secondary NAAQS, focused on protecting ecosystems and property/built environment. ‘Criteria pollutants’ are designated by the EPA Administrator as having negative impact on health and welfare in the US. Criteria pollutants include: sulfur dioxide (SO2), nitrogen dioxide (NO2), carbon monoxide (CO), particulate matter (PM10 and PM2.5), ozone (O3), and lead (Pb).

1.2. Federal Reference Method (FRM)

When an air pollution measurement device is designated as an FRM, this indicates it has been developed to a clearly defined standard for a specific criteria pollutant [5] and has completed a rigorous testing and analysis protocol. Successful completion of this process and designation as a ‘reference method’ means that the instrument can be used to monitor compliance for the appropriate primary and/or secondary NAAQS standard for a particular criteria...
1.3. Federal Equivalent Method (FEM)

Air pollution measurement devices incorporating new technologies are tested and evaluated through the equivalent method process before use in the US air monitoring network. New instruments are designated as FEMs for compliance monitoring of NAAQS. Equivalent methods for criteria pollutants are defined in 40 CFR Part 53 in Subparts B, D, and E with the exception of lead (Pb) which does not have an FEM. Subpart C contains test and measurement requirements for the FEMs. Designation of FRMs and FEMs is the stated responsibility of EPA’s National Exposure Research Laboratory (NERL) per 40 CFR 53.4.

2. Air Pollution Monitoring

Air pollution monitoring is an important component in EPA’s risk mitigation strategy [5]. Knowledge of air pollutant concentrations through monitoring provides scientists with the ability to assess population exposure levels, provide information on health impacts, and inform decision makers on risk mitigation strategies for reducing air pollution at its various sources. EPA’s compliance monitoring is supported by a research effort to ensure that monitors maintain a high level of precision, accuracy, sensitivity and operational capability when measuring air pollutants. The role of air pollution compliance monitoring in EPA’s risk mitigation strategy is illustrated in Figure 1.

Monitoring ambient air quality for NAAQS compliance requires use of either FRMs or FEMs as specified in Section 2.1 of Appendix C to 40 CFR Part 58. Other approaches are used to measure air pollutants outside the compliance monitoring context and they provide information to supplement compliance monitoring. Application of FRMs/FEMs and non-compliance methods of monitoring in an integrated fashion can improve our understanding of how pollutant concentrations vary in space and time.

2.1. Regulatory Ambient Air Monitoring

Since 1970, EPA has evolved its approach in monitoring ambient air pollution. Initially, the philosophy transitioned from defining ‘methods’ to defining ‘reference methods’ (FRMs). With FRMs, EPA clearly defined and standardized how to implement compliance monitoring. Then equivalent methods were included with reference methods to provide a protocol for inserting new technology into the compliance network, and for upgrading reference methods.

Figure 1. Role of Air Pollution Compliance Monitoring in EPA’s Risk Mitigation Strategy
2.2. Non-Regulatory Ambient Air Monitoring

Sensors are used in non-regulatory monitoring along with other air pollution measurement techniques. A brief discussion of the other techniques provides insight into where sensors are positioned in this context. Mobile monitoring with instrumented vehicles (e.g., automobile, truck, etc.) has been used to measure near-road emissions of non-regulated air pollutants such as ultrafine particles [6]. These measurements used in concert with compliance monitors can infer concentration gradients for small regions. Remote Sensing and “passive” fence-line monitoring measures area source fugitive emissions, providing information on non-criteria hazardous air pollutants such as benzene [7]. Satellite-based instruments like the MODIS (Moderate Resolution Imaging Spectroradiometer) package carried onboard NASA’s Aqua and Terra satellites provides a column-integrated measure of PM$_{2.5}$ estimated from Aerosol Optical Depth (AOD) [8]. Other satellites such as OMI (Ozone Monitoring Instrument) and TOMS (Total Ozone Mapping Spectroscopy) provide column-integrated estimates of ozone and other atmospheric gases [9]. Satellites are particularly useful in areas without monitors.

Instrumented aircraft like those in the joint NASA/EPA DISCOVER-AQ (Deriving Information on Surface Conditions from COlumn and VERtically Resolved Observations Relevant to Air Quality) Project measure ambient concentrations at altitude and correlate them with ground-based monitors. Balloons measure above-ground concentrations and can be used to track regional pollutant movement [10]. In areas without pollution monitors, grid-based, Eulerian, photochemical dispersion air quality models such as CMAQ and CAMx are applied to ‘fill-in’ gaps in monitor coverage area to facilitate health studies [11]. Model estimates of air pollutant concentrations are used for areas without FRM or FEM monitors.

Data Fusion combines monitor measurements with model estimates. First-generation Hierarchical Bayesian Models (HBM) statistically ‘weigh’ monitor (a point measurement) and model output (grid cell: 12 km or 36 km square), using monitor values near monitors, while using model values in areas without monitors. The detail of the statistical approach used in HBM is cited in the literature [12]. A single average concentration is provided for each model grid cell and a concentration surface is generated containing ‘fused’ monitor and model data. Second-generation Downscaler Models (DS) contain enhanced HBM algorithms and provide concentration estimates for specific locations [13]. The data fusion approach has been used successfully with model, monitor, and satellite data inputs.

2.3. Sensors in Regulatory Ambient Air Monitoring

Sensors are a new technology that is well-described in the literature [14]. Sensors are small, inexpensive monitoring devices representing a ‘new-style’ of air pollution measurement devices [15]. Like other methods, they provide information which augments compliance monitors. Sensors have already been applied in different environments, but have not been formally used in a compliance monitoring context. Some sensors have undergone preliminary testing at EPA’s NERL (Research Triangle Park, NC) laboratories and were field-tested most recently in Houston TX in September 2013 during the DISCOVER-AQ Study. There is an additional DISCOVER-AQ sensor field-testing effort planned in Denver, CO during the summer of 2014.

EPA developed a draft roadmap to guide its approach in use and application of sensors [16]. There are two general sensor measurement types/categories, gas and particle [17]. The present generation of gas sensors operate using either electrochemical, metal oxide, or spectroscopic technologies. Particle sensors measure particulate matter (PM) by measuring particle mass directly or indirectly by light scattering. Some sensors also measure light absorption, which can be a surrogate for black carbon and ‘brown’ carbon [18]. The application of sensors in a regulatory air monitoring context requires prior analysis, characterization, evaluation, and approval as implemented through the 40 CFR Part 53 evaluation protocols which are described throughout the remainder of this paper. Existing sensors monitor 5 of the 6 NAAQS air pollutants [19]. A summary of sensor characteristics are presented in Table 1.

<table>
<thead>
<tr>
<th>Sensor Type</th>
<th>Pollutants Measured (criteria)</th>
<th>Range</th>
<th>Interferences [IF]</th>
<th>Setup</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electro-chemical</td>
<td>CO, SO$_2$, NH$_3$, H$_2$S</td>
<td>1 ppb to 10-1200 ppm</td>
<td>SO$_2$ [IF]: Cl, CO, H$_2$O, C$_2$H$_6$, C$_3$H$_8$, C$_4$H$_8$, C$_6$H$_6$, CO$_2$, C$_2$H$_5$</td>
<td>fixed/hand-held/portable</td>
</tr>
<tr>
<td>Metal oxide</td>
<td>Non-CH$_4$, hydro-carbons (NHMC), C$_3$H$_6$, CH$_4$, total VOCs, NH$_3$, CO, NO$_x$, SO$_2$, NO$_x$</td>
<td>0.1 to 25-100 ppm (1 ppb?): NO$_x$, CH$_4$, C$_2$H$_6$</td>
<td>CO [IF]: H$_2$O, CO$_2$, H$_2$</td>
<td>fixed/hand-held/portable</td>
</tr>
<tr>
<td>Spectroscopic</td>
<td>NO (chemi-luminescence (CL)), CH$_4$, VOCs (non-dispersive infrared: NDIR)</td>
<td>9 ppb (CL) or 1-100% (NDIR)</td>
<td>NO [IF]: H$_2$S, CO$_2$, O$_3$, H$_2$O, NO$_2$, SO$_2$, NH$_3$</td>
<td>fixed/hand-held</td>
</tr>
<tr>
<td>Particle</td>
<td>PM to 0.5 micron particle size: light scattering ($&gt; 0.16$ µg/m$^3$). Light absorption measurement [density]</td>
<td>0.1 to 0.5 microns (scattering) &gt; 0.16 µg/m$^3$ (absorption)</td>
<td>N/A</td>
<td>Hand-held</td>
</tr>
</tbody>
</table>
3. Integrating Sensors into Current Air Pollution Monitoring Paradigm

The FEM 40 CFR Part 53 evaluation protocol is used to assess new technologies considered for use in the US air monitoring network, and sensors could be characterized using this approach. The current version of 40 CFR Part 53 defines: 1) requirements for determining reference and equivalent methods; 2) the application process for submitting reference and equivalent method candidates [including witnessing of tests, decision appeals, etc.]; 3) test procedures for automated systems [SO2, CO, O3, NO2]; 4) test procedures for automated systems [SO2, CO, O3, NO2]; 5) test procedures for PM including PM10 (Pb), PM10, PM2.5 (Class I/II/III), PM10-2.5 (Class II/III), PM2.5 (reference method, Class I equivalent method, Class II equivalent method). Class I/II/III instruments measure PM2.5 and PM10,2.5.

Class I instrument requirements are defined in 40 CFR Part 50 Appendices L and O and address FRM-like devices with minor design changes to the FRM which accommodate sequential sampling and multiple filter media for PM2.5 measurement. Therefore sensors for PM2.5, developed using newer technology, would not qualify for testing, analysis and characterization by their developers under Class I test procedures. Class II instruments represent EPA-approved designs under 40 CFR Part 50 Appendices L and O which obtain 24-hour integrated filter deposits for gravimetric analysis and differ from FRM requirements through the use of dichotomous samplers, high volume samplers (with size-selective inlets for PM2.5), etc., therefore most sensors for PM2.5 would not be developer-tested under Class II test procedures. Class III instruments provide 1 hour or less integrated concentration measurements as well as 24 hour measurements. The Class III instrument category was created to encourage development and evaluation of newer technologies for measurement of PM2.5 and includes both filter-based and non-filter based (continuous or semi-continuous) instruments.

Sensors developed for measurement of PM2.5 would be tested, analyzed, and characterized by their developers under Class III test procedures. Sensors measuring PM2.5 being tested under Class III test procedures would need to implement the following testing protocol: a) 2 test campaigns during two different seasons (summer and winter) at a single test location (site 1 – Los Angeles Basin or Central Valley in California); b) an additional winter test campaign at two different sites (site 2 – western US city [e.g., Las Vegas or Phoenix], and site 3 – midwestern city); c) an additional summer test campaign at a single site (site 4 – large city east of the Mississippi River). The selection of these sites includes consideration of: i) PM2.5 nitrates, semi-volatile organic pollutants (site 1); ii) windblown dust (site 2); iii) high temperature variation, high nitrates, winter conditions (site 3), and; iv) high sulfate concentrations, and high humidity levels (site 4).

3.1. Incorporating New Technology into the Air Pollution Monitoring Network

EPA’s experience in adjusting the filter-based PM2.5 FRM to incorporate semi-continuous, near-real time (hourly) measurements from Beta-Gauge, Tapered Element Oscillating Microbalance-FILTER Dynamic Measurement System (TEOM-FDMS), Class III FEMs for PM2.5, provides a template for integrating new sensor technology into the US air pollution compliance network. Multiple-site field evaluations of semi-continuous PM2.5 candidate instruments were performed and results compared with co-located FRM PM2.5 instruments. EPA developed statistically valid and defensible testing and acceptance criteria for semi-continuous PM2.5 monitors. The instruments were thoroughly evaluated and tested in the laboratory and in the field. It is important to note that Beta-Gauge and TEOM-FDMS instruments were well-established and widely used prior to EPA’s effort to formally incorporate semi-continuous PM2.5 monitors into its network. Incorporation of sensors into EPA air pollution compliance networks can apply ‘lessons learned’ from the Beta-Gauge and TEOM-FDMS experience. EPA’s scientific collaborations with groups developing new air pollution monitoring technologies could lead to enhancement of existing monitoring capabilities and provide more data for analysis and risk mitigation decisions.

3.2. Application and Review Process for Candidate FEMs (and Sensors)

The process for submitting new candidate equivalent methods is fully described in an EPA guidance document [20]. Whenever a new monitor or analyzer technology is proposed as equivalent method candidates, test and operational data for the proposed method must be submitted to EPA for evaluation. The candidate equivalent method for each of the six criteria air pollutants must implement the definitions, analysis, and testing procedures provided in: i) the applicable appendices in 40 CFR Part 50; ii) 40 CFR Part 53 (Subpart B [candidate equivalent method: charts/ records/test data, calibration, test atmospheres, range, noise, detection limit, interferences, drift, response, precision] and Subpart C [comparison: candidate equivalent method to reference method performance]); iii) 40 CFR Part 53 (53.2 [a] and 53.2 [b]), including Subpart A, and Subpart B; iv) 40 CFR Part 53 (53.3 [a] and 53.3 [b]), including Subparts A, B, C, D, E, and F. The application package for candidate equivalent methods must demonstrate that all required tests have been completed by the sponsoring individual or organization and that the appropriate test and operational data has been collected for evaluation and subsequent approval decision on method status by EPA.

EPA’s goal is to ensure that the proposed equivalent method device/instrument is fully characterized before use in
compliance monitoring. New (candidate) equivalent methods submitted for EPA evaluation should include as a minimum the elements listed below (Note: This is not an exhaustive list and additional relevant information/items should be included where applicable):

- User/operator manual;
- Statements addressing:
  - Designation/identification protocol;
  - Measurement range;
  - Compliance (with applicable regulation [s]);
  - Representativeness (of method, sampler, analyzer);
  - Quality control protocol (ensuring all analyzers operate like test article);
  - Durability (expected length of operation under typical operating conditions);
  - Standard adjustments required for test article (if any), and;
  - Statement that test article was not replaced during validation testing for candidate method application;
- Drawings/schematics illustrating component locations, electrical, gas, data/information, and control flows, etc.;
- Calibration data from test, and
- Test data (see i, ii, iii, and iv above).

Annually, EPA processes approximately 15 – 25 applications for method designations, so it is crucial that sufficient and operational information is provided to ensure that EPA’s technical review of candidate equivalent methods, e.g., sensors, can be thorough and complete when evaluating new measurement technologies.

### 4. Considerations When Using Sensors in Compliance Monitoring

Characterizing the operational performance of sensors is critical when evaluating them as potential candidates for use in compliance monitoring networks. FEM devices in state, local, and tribal networks have well-established QA/QC procedures, operations and maintenance procedures, organizational structures, and routine auditing to validate and verify performance over time [21]. For sensor devices to be approved as FEMs, they will require the same detailed and consistent sensor calibration procedures, operation manuals, test procedures, firmware programming instructions, and software control and data acquisition setup like other FEMs to ensure reliable operations.

#### Table 2. Considerations When Using Sensors as FEMs

<table>
<thead>
<tr>
<th>Issue</th>
<th>Consideration</th>
<th>Implication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measurement Time-Scale may require higher storage capacity</td>
<td>Measurement intervals determine data storage requirements: (e.g., 1-minute, 5-minute, 15-minute, 30-minute, 1-hour, etc.). Measuring data at small time increments increases data volume/storage capacity infrastructure requirements.</td>
<td>Need sufficient data for analysis. Need to consider data/database storage costs and how data will be processed, stored, analyzed, and reported.</td>
</tr>
<tr>
<td>Measurement performance capabilities, including accuracy and precision, and QA/QC protocols</td>
<td>Compatibility with existing methodology.</td>
<td>Decide how and which sensor measurements in a data set are retained or excluded.</td>
</tr>
<tr>
<td>Operations/maintenance and/or configuration requirements for sensors</td>
<td>FRM and FEM instruments have regular maintenance/data/filter collection cycles. What are sensors requirements for manpower, resources and/or skills?</td>
<td>Many sensor types require replacement of batteries (1-2 year lifespan) and other consumables. This impact on device turnover, operations, and cost must be considered.</td>
</tr>
<tr>
<td>Microenvironmental measurements collected from home, school, work, market, ambient air, etc.</td>
<td>Sensors provide a straightforward way to correlate ambient pollutant concentrations to microenvironmental concentrations by comparing outdoor and indoor readings.</td>
<td>An inexpensive method for collecting microenvironmental concentration data for use in EPA exposure models.</td>
</tr>
<tr>
<td>Level of measurement variance [s] between sensors and FRMs for a sensor unit to be considered</td>
<td>Different sensors have different accuracy and precision measurement characteristics, so analysis is required to determine divergence of sensor measurement ‘tiers’ (<a href="https://sites.google.com/site/airsensors2013/final-materials">https://sites.google.com/site/airsensors2013/final-materials</a>)</td>
<td>Characterize sensors based on measurement accuracy</td>
</tr>
<tr>
<td>Integration of sensors and their communication protocols to ensure that sensor data is accessible</td>
<td>For sensors used in EPA’s (and/or state/local/tribal network’s, communication protocol [s] can transmit sensor measurements for display.</td>
<td>Sensor benefits: immediate visualization of measurement data; display to public importance of EPA’s mission to their health and environment: see EPA project (<a href="http://villagegreen.epa.gov/">http://villagegreen.epa.gov/</a>)</td>
</tr>
<tr>
<td>Procedure for downloading sensor measurements into EPA’s compliance monitoring network</td>
<td>Sensor data processing cannot be drastically different from EPA approach (e.g., AQS, AIRNow, etc.)- noted in EPA workshop (<a href="https://sites.google.com/site/airsensors2013/final-materials">https://sites.google.com/site/airsensors2013/final-materials</a>)</td>
<td>If sensor data formats/types are incompatible existing EPA formats, database/data collection upgrades will be required and costs will increase</td>
</tr>
</tbody>
</table>
Sensors may experience decreased measurement response as a function of service life and/or pollutant loading, therefore testing and analysis characterizing sensor measurement response should occur before using sensors in compliance networks. Air pollution sensors have new and promising capabilities as potential FEMs. Sensors meeting FEM analytical performance specifications including selectivity, sensitivity, interferences, time resolution, measurement precision and accuracy, and data collection capability could be included in EPA’s compliance air monitoring network after successful evaluation and approval under 40 CFR Part 53. Issues that must be considered when developing and using sensors as FEMs are provided in Table 2 below.

4.1. Potential Impact of Sensors

The existence of low cost sensors, those less than $1,000 (USD) with miniaturized electronics, allows for air pollutant monitoring in more locations and microenvironments. Factors encouraging use of this next generation of air pollution monitoring technology include: a) smaller size; b) portability; c) ability to communicate with different networks (e.g., wireless, Bluetooth, TCP/IP, Ethernet, etc.) – need standard communication protocol; d) significantly lower cost than regulatory monitors/analyzers/samplers; e) greater spatial coverage since expensive infrastructure is not required; f) generating real-time data that can be linked with human activity and location information for exposure assessment, and; g) potential use in tracking vehicle (fleet) emissions. Performance characteristics of sensors require careful consideration, for example: 1) How do sensors operate in compliance networks?, and; 2) How does the uncertainty or analytical performance of sensors compare to FRMs (e.g., limits of detection, sensitivity/interferents, measurement precision/accuracy, etc.)? These questions would be evaluated per 40 CFR Part 53 (on a device-by-device basis). Sensors also provide a way to assist the public in understanding the linkages between health and the environment [22].

4.2. Effective Integration of Sensors into Monitoring Networks

The pace of sensor research is rapid and will lead to more available devices at a price and performance point that may place additional demands on EPA to evaluate and validate sensors for use in compliance monitoring. However, EPA has an existing 40 CFR Part 53 process of testing and analysis to qualify new measurement devices for its compliance networks. EPA works to ensure that new monitoring devices of any type, considered for compliance monitoring, have the required specificity, accuracy, precision, minimal interferences, etc., as detailed in 40 CFR Part 53, otherwise those devices cannot be used in a compliance monitoring context.

5. Current Status and Recommendations

EPA and the states/districts/tribes devote resources to air pollution monitoring under the CAA. If sensors are integrated into EPA compliance networks, the cost of monitoring could be reduced. Also, sensors could facilitate measurement of other pollutants recently linked to health concerns, for example, black or elemental carbon, ultrafine particles, certain soluble transition metals, and others [23] to provide data for consideration of future NAAQS and/or exposure monitoring. Under 40 CFR Part 53, EPA has a key role in defining performance specifications for these new types of instruments. For example, a protocol for testing interferences for candidate reference and equivalent methods is given in Table B-3 of 40 CFR Part 53, which can be applied to sensors.

In implementing 40 CFR Part 53, EPA plays an active role in advancing monitor and analyzer technology and works with sensor researchers [16]. The suggested protocol for including sensors as compliance decision making tools is 40 CFR Part 53, which is the approach being used in the ongoing evaluation of NO2 and O3 sensors. These sensors are undergoing the following ‘Part 53’ evaluation process: a. test: laboratory conditions (complete); b. test: EPA-RTP ambient monitor AIRS field test site (complete: Aug 2013); c. test: ambient/field/near-road (real-world, non-EPA site) conditions (complete: Sept 2013: Houston – sensor evaluation project – ‘special study’ to validate performance, collect and analyze data including: linearity [of operating range]; measurement precision/resolution; limits of detection; response time; temperature and relative humidity impacts; interferents, etc.); d. field analysis: with collocated FRM/FEM devices in EPA Network for analysis/comparison – to collect data for the new ‘sensor’ method (planning stage). The procedure outlined here (a. through d. above) serves as a template to evaluate sensors for network use. This process provides a viable path for including sensors in EPA’s network which meet or exceed the 40 CFR Part 53 requirements contingent on EPA approval and formal method designation.

Sensor developers should become familiar with the 40 CFR Part 53 requirements to facilitate FEM designations for their instruments. EPA is evaluating sensors and is working to create appropriate standard operating procedures and User Manuals, QA/QC procedures for sensor data, sensor calibration procedures, maintenance/repair/replacement procedures, and procedures to characterize interferences, etc. EPA maintains an ongoing dialog with the sensor development community through a series of workshops it sponsors to examine new air pollution monitoring
technologies.

6. Conclusions

Sensors are not used as compliance monitors in the existing air pollution monitoring network, but possess features and capabilities which could potentially alter the geographic and technological scope of the existing network. Although sensors represent a new and evolving approach to monitoring air pollution, EPA has a well-defined process for testing and evaluating new monitoring concepts under both field and laboratory conditions. This process is codified under the 40 CFR Part 53 regulations governing FEMs. The FEM protocol under 40 CFR Part 53 provides a method to evaluate sensors to determine their potential ‘fitness for use’ in EPAs air pollution compliance monitoring network. The 40 CFR Part 53 approach has been applied to other non-traditional monitoring technologies, including semi-continuous monitors for PM$_{2.5}$. Sensors are positioned at the intersection of where new technology and EPA’s 40 CFR Part 53 technology insertion process meet. EPA’s past and present work with sensors provides an opportunity to enhance its ability to provide air pollution data in more geographic locations due to their small size and small expense. Sensors could assist in improved characterization of air pollution that can facilitate health and exposure studies. These new devices can increase the amount of data used to assess the effectiveness of EPA’s risk mitigation strategies for air pollutants. EPA is actively working to characterize the performance of these devices, to determine how they can be used, and is considering how to adopt this new monitoring paradigm to best serve the needs of the public and the agency.

7. Disclaimer

The United States Environmental Protection Agency through its Office of Research and Development funds and manages the research described here. It has been subjected to the Agency review and approved for publication. Mention of trade names or commercial products does not constitute endorsement or recommendation for use.

REFERENCES


Manager (Air and Waste Management Association), May 2012, 8 – 12.


