Chapter 12: Air Quality

A. INTRODUCTION

Since the publication of the Draft Environmental Impact Statement (DEIS), the design of certain project elements has been refined, and in some instances, changes have been made in response to comments received as part of the public review process. While the size of the retail village on Site B has been reduced to approximately 315,000 gross square feet (gsf), and the size of the hotel has been reduced to approximately 210,000 gsf, this chapter conservatively retains the air quality analyses presented in the DEIS that were based on the assumption of up to 350,000 gsf of retail village and 230,000 gsf of hotel. The change in massing and size of the arena on Site A from 690,000 gsf to 745,000 gsf has been incorporated in this chapter, but it was determined that it does not affect the design assumptions used in the air quality analyses presented in the DEIS.

This chapter examines the potential for the Proposed Actions to result in significant adverse air quality impacts. As described in Chapter 1, “Project Description,” the Proposed Project would redevelop the Project Sites with an arena for the New York Islanders National Hockey League (NHL) franchise and for other sports, music, and entertainment events; dining, retail, and entertainment uses; a hotel; commercial office space; community space; publicly accessible open space, and parking. The Proposed Project would also include approximately 1,500 parking spaces in new structured parking beneath the Site B retail village and approximately 400 parking spaces within and below the Site A hotel’s podium. During times of high attendance arena events, approximately 6,014 additional surface parking spaces on the North, South and East Lots would be utilized through a shared parking agreement among the New York Arena Partners, LLC (NYAP), the Franchise Oversight Board (FOB), and The New York Racing Association, Inc. (NYRA).

Air quality impacts can be either direct or indirect. Direct impacts result from emissions generated by stationary sources at a development site, such as emissions from on-site fuel combustion for heat and hot water systems. Indirect impacts are caused by off-site emissions associated with a project, such as impacts on the project site associated with emissions from nearby existing stationary sources or by emissions from on-road vehicle trips (mobile sources) generated by a proposed project or other changes to future traffic conditions due to a project. Potential air quality effects associated with the construction of the Proposed Project (i.e., emissions from on-site construction equipment, and on-road construction-related vehicles) are discussed in Chapter 15, “Construction.”

An assessment of the potential air quality effects of carbon monoxide (CO) concentrations that would result from the Proposed Project was performed according to the procedures outlined in New York State Department of Transportation’s (NYSDOT) The Environmental Manual (TEM). This assessment included a mobile source screening analysis to determine the locations where a more detailed analysis may be required. In addition, an analysis was conducted to evaluate potential future pollutant concentrations in the vicinity of the proposed parking garages and surface lots.

Boiler plants would provide space heating and domestic hot water to the proposed buildings. Therefore, a stationary source analysis was conducted to evaluate potential future pollutant
concentrations from the proposed heating and hot water systems on both the surrounding neighborhood (project-on-existing) and the Project Sites (project-on-project).

PRINCIPAL CONCLUSIONS

As discussed below, the screening analysis determined that none of the Proposed Project-affected intersections would require a detailed microscale air quality analysis. The analysis of the proposed parking facilities determined that the emissions from vehicles using the facilities would not result in any significant adverse air quality impacts.

Based on stationary source dispersion modeling, there would not be any potential significant adverse air quality impacts from emission of nitrogen dioxide (NO₂) and particulate matter (PM) from the proposed heat and hot water systems for the Proposed Project.

B. CRITERIA POLLUTANTS

Air quality is affected by air pollutants produced by both motor vehicles and stationary sources. Emissions from motor vehicles are referred to as mobile source emissions, while emissions from fixed facilities are referred to as stationary source emissions. Ambient concentrations of CO are primarily influenced by mobile source emissions. PM, volatile organic compounds (VOCs), and nitrogen oxides (nitric oxide [NO] and NO₂, collectively referred to as NOx) are emitted from both mobile and stationary sources. Fine PM is also formed when emissions of NOx, sulfur oxides (SOx), ammonia, organic compounds, and other gases react or condense in the atmosphere. Emissions of sulfur dioxide (SO₂) are associated mainly with stationary sources, and some sources utilizing non-road diesel equipment such as large international marine engines. On-road diesel vehicles currently contribute very little to SO₂ emissions since the sulfur content of on-road diesel fuel, which is federally regulated, is extremely low. Ozone is formed in the atmosphere by complex photochemical processes that include NOx and VOCs. Ambient concentrations of CO, PM, NO₂, SO₂, ozone, and lead are regulated by the U.S. Environmental Protection Agency (EPA) under the Clean Air Act (CAA),¹ and are referred to as ‘criteria pollutants’; emissions of precursors to criteria pollutants, including VOCs, NOx, and SO₂, are also regulated by EPA.

CARBON MONOXIDE

CO, a colorless and odorless gas, is produced in the urban environment primarily by the incomplete combustion of gasoline and other fossil fuels. In urban areas, approximately 80 to 90 percent of CO emissions are from motor vehicles. CO concentrations can diminish rapidly over relatively short distances; elevated concentrations are usually limited to locations near crowded intersections, heavily traveled and congested roadways, parking lots, and garages. Consequently, CO concentrations must be analyzed on a local (microscale) basis.

The Proposed Project would increase traffic volumes on roadways near the Project Sites and would result in localized increases in CO levels. Therefore, a mobile source screening analysis was performed to determine whether there are locations where a full mobile source analysis would be required.

¹ The CAA of 1970, as amended 1990 (42 U.S.C. §7401 et seq.).
Chapter 12: Air Quality

NITROGEN OXIDES, VOCS, AND OZONE

NOx are of principal concern because of their role, together with VOCs, as precursors in the formation of ozone. Ozone is formed through a series of reactions that take place in the atmosphere in the presence of sunlight. Because the reactions are slow, and occur as the pollutants are advected downwind, elevated ozone levels are often found many miles from sources of the precursor pollutants. The effects of NOx and VOC emissions from all sources are therefore generally examined on a regional basis. The contribution of any action or project to regional emissions of these pollutants would include any added stationary or mobile source emissions. The change in regional mobile source emissions of these pollutants would be related to the total vehicle miles traveled added or subtracted on various roadway types throughout the New York Metropolitan Area (NYMA), which is designated as a moderate non-attainment area (NAA) for ozone by the EPA.

The Proposed Project would not have a significant effect on the overall volume of vehicular travel in the metropolitan area. Therefore, no measureable impact on regional NOx emissions or on ozone levels is predicted. A regional analysis of emissions of these pollutants from mobile sources associated with the Proposed Project was therefore not warranted.

In addition to being a precursor to the formation of ozone, NO2 (one component of NOx) is also a criteria pollutant. Since NO2 is mostly formed from the transformation of NO in the atmosphere, it has mostly been of concern farther downwind from large stationary point sources, and not a local concern from mobile sources. (NOx emissions from fuel combustion are mostly in the form of NO at the source.) However, with the promulgation of the 2010 1-hour average standard for NO2, local sources such as vehicular emissions may be of greater concern. In the instance of the Proposed Project, however, the changes in NO2 concentrations have not been analyzed explicitly due to limitations in guidance and modeling tools. Nevertheless, any changes in NO2 associated with the Proposed Project would be relatively small.

Potential impacts on local NO2 concentrations from the Proposed Project’s natural gas-fired heating and hot water systems were evaluated.

LEAD

Current airborne lead emissions are principally associated with industrial sources. Lead in gasoline has been banned under the CAA and would not be emitted from any other component of the Proposed Project. Therefore, an analysis of this pollutant was not warranted.

RESPIRABLE PARTICULATE MATTER—PM10 AND PM2.5

PM is a broad class of air pollutants that includes discrete particles of a wide range of sizes and chemical compositions, as either liquid droplets (aerosols) or solids suspended in the atmosphere. The constituents of PM are both numerous and varied, and they are emitted from a wide variety of sources (both natural and anthropogenic). Natural sources include: condensed and reacted forms of naturally occurring VOCs; salt particles resulting from the evaporation of sea spray; wind-borne pollen, fungi, molds, algae, yeasts, rusts, bacteria, and material from live and decaying plant and animal life; particles eroded from beaches, soil, and rock; and particles emitted from volcanic and geothermal eruptions and from forest fires. Naturally occurring PM is generally greater than 2.5 micrometers in diameter. Major anthropogenic sources include the combustion of fossil fuels (e.g., vehicular exhaust, power generation, boilers, engines, and home heating), chemical and manufacturing processes, all types of construction and agricultural activities, as well as wood-burning stoves and fireplaces. PM also acts as a substrate for the adsorption (accumulation of
gases, liquids, or solutes on the surface of a solid or liquid) of other pollutants, often toxic, and some likely carcinogenic compounds.

As described below, PM is regulated in two size categories: particles with an aerodynamic diameter of less than or equal to 2.5 micrometers (PM$_{2.5}$) and particles with an aerodynamic diameter of less than or equal to 10 micrometers (PM$_{10}$, which includes PM$_{2.5}$). PM$_{2.5}$ has the ability to reach the lower regions of the respiratory tract, delivering with it other compounds that adsorb to the surfaces of the particles, and is also extremely persistent in the atmosphere. PM$_{2.5}$ is mainly derived from combustion material that has volatilized and then condensed to form primary PM (often soon after the release from a source) or from precursor gases reacting in the atmosphere to form secondary PM.

Gasoline-powered vehicles do not produce any significant quantities of particulate emissions. Diesel-powered vehicles, especially heavy duty trucks and buses, do emit respirable PM, most of which is PM$_{2.5}$. PM concentrations may, consequently, be locally elevated near roadways with high volumes of heavy diesel-powered vehicles. The Proposed Project would not result in significant increases in truck traffic near the Project Sites or in the region. Therefore, an analysis of potential impacts from PM was not warranted. Potential future levels of PM from the proposed heating and hot water systems were examined.

**SULFUR DIOXIDE**

SO$_2$ emissions are associated primarily with the combustion of oil and coal, both sulfur-containing fuels. Due to the federal rules on the sulfur content in fuel for on-road vehicles, no significant quantities are emitted from vehicular sources. Therefore, an analysis of SO$_2$ from mobile sources was not warranted. Natural gas would be burned in the proposed heating and hot water systems. The sulfur content of natural gas is negligible. Therefore, an analysis of SO$_2$ impacts from the Proposed Project’s natural gas fired heating and hot water systems was not warranted.

**C. AIR QUALITY REGULATIONS, STANDARDS, AND BENCHMARKS**

**NATIONAL AND STATE AIR QUALITY STANDARDS**

As required by the CAA, primary and secondary National Ambient Air Quality Standards (NAAQS) have been established for six major air pollutants: CO, NO$_2$, ozone, respirable PM (both PM$_{2.5}$ and PM$_{10}$), SO$_2$, and lead. The primary standards represent levels that are requisite to protect the public health, allowing an adequate margin of safety. The secondary standards are intended to protect the nation’s welfare, and account for air pollutant effects on soil, water, visibility, materials, vegetation, and other aspects of the environment. The primary standards are

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2 Per EPA’s AP-42, Compilation of Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Sources, Fifth Edition, Section 1.4, Natural Gas Combustion, emissions of SO$_2$ from natural gas-fired boilers are low because pipeline quality natural gas typically has sulfur levels of 2,000 grains per million cubic feet.

3 Energy Information Administration, Natural Gas 1998: Issues and Trends states that U.S. coal contains 1.6 percent sulfur (a consumption-weighted national average) by weight. The oil burned at electric utility power plants ranges from 0.5 to 1.4 percent sulfur. Diesel fuel has less than 0.05 percent, while the current national average for motor gasoline is 0.034 percent sulfur. Comparatively, natural gas at the burner tip has less than 0.0005 percent sulfur compounds.

4 EPA. NAAQS. 40 CFR part 50.
generally either the same as the secondary standards or more restrictive. The NAAQS are presented in Table 12-1. The NAAQS for CO, annual NO₂, and 3-hour SO₂ have also been adopted as the ambient air quality standards for New York State, but are defined on a running 12-month basis rather than for calendar years only. New York State also has standards for total suspended particles, settleable particles, non-methane hydrocarbons, 24-hour and annual SO₂, and ozone which correspond to federal standards that have since been revoked or replaced, and for the noncriteria pollutants beryllium, fluoride, and hydrogen sulfide.

<table>
<thead>
<tr>
<th>Pollutant</th>
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<th>Secondary</th>
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<tbody>
<tr>
<td></td>
<td>ppm</td>
<td>µg/m³</td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8-Hour Average</td>
<td>9 (1)</td>
<td>10,000</td>
</tr>
<tr>
<td>1-Hour Average</td>
<td>35 (1)</td>
<td>40,000</td>
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<tr>
<td>Lead</td>
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<td></td>
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<tr>
<td>Rolling 3-Month Average</td>
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<tr>
<td>Nitrogen Dioxide (NO₂)</td>
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<td></td>
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<tr>
<td>1-Hour Average (2)</td>
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<td>Annual Average</td>
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<td>100</td>
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<tr>
<td>Ozone (O₃)</td>
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<tr>
<td>8-Hour Average (3,4)</td>
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<td>140</td>
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<tr>
<td>Respirable Particulate Matter (PM₁₀)</td>
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<td>24-Hour Average (1)</td>
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<tr>
<td>Fine Respirable Particulate Matter (PM₂.₅)</td>
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<td>Annual Mean (5)</td>
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<td>Sulfur Dioxide (SO₂)</td>
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<tr>
<td>Maximum 3-Hour Average (1)</td>
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<td>NA</td>
</tr>
</tbody>
</table>

Notes:
- ppm – parts per million (unit of measure for gases only)
- µg/m³ – micrograms per cubic meter (unit of measure for gases and particles, including lead)
- NA – not applicable
- All annual periods refer to calendar year.
- Standards are defined in ppm. Approximately equivalent concentrations in µg/m³ are presented.
  (1) Not to be exceeded more than once a year.
  (2) 3-year average of the annual 98th percentile daily maximum 1-hr average concentration.
  (3) 3-year average of the annual fourth highest daily maximum 8-hr average concentration.
  (4) EPA has lowered the NAAQS down from 0.075 ppm, effective December 2015.
  (5) 3-year average of annual mean.
  (6) Not to be exceeded by the annual 98th percentile when averaged over 3 years.
  (7) 3-year average of the annual 99th percentile daily maximum 1-hr average concentration.

Source:
40 CFR Part 50: National Primary and Secondary Ambient Air Quality Standards.

**NAAQS ATTAINMENT STATUS AND STATE IMPLEMENTATION PLANS**

The CAA, as amended in 1990, defines NAAs as geographic regions that have been designated as not meeting one or more of the NAAQS. When an area is designated as an NAA area by EPA, the state is required to develop and implement a State Implementation Plan (SIP), which delineates
how a state plans to achieve air quality that meets the NAAQS under the deadlines established by the CAA, followed by a plan for maintaining attainment status once the area is in attainment.

In 2002, EPA re-designated Nassau County as in attainment for CO. Under the resulting maintenance plans, the County is committed to implementing site-specific control measures to reduce CO levels, should unanticipated localized growth result in elevated CO levels during the maintenance period. The second CO maintenance plan for the region was approved by EPA on May 30, 2014.

Nassau County has been designated as an attainment area for PM_{10}.

The five New York City Counties and Nassau, Suffolk, Rockland, Westchester, and Orange Counties had been designated as a PM_{2.5} NAA (New York Portion of the New York–Northern New Jersey–Long Island, NY–NJ–CT NAA) since 2004 under the CAA due to exceedance of the 1997 annual average standard, and were also nonattainment with the 2006 24-hour PM_{2.5} NAAQS since November 2009. The area was re-designated as in attainment for the 24-hour standard effective April 18, 2014 and is now under a maintenance plan. EPA lowered the annual average primary standard to 12 µg/m^3 effective March 2013. EPA designated the area as in attainment for the new 12 µg/m^3 NAAQS effective April 15, 2015.


New York State is currently in attainment of the annual-average NO_{2} standard. EPA has designated the entire state of New York as “unclassifiable/attainment” of the 1-hour NO_{2} standard effective February 29, 2012. Since additional monitoring is required for the 1-hour standard, areas will be reclassified once three years of monitoring data are available.

EPA has established a 1-hour SO_{2} standard, replacing the former 24-hour and annual standards, effective August 23, 2010. In December 2017, EPA designated the entire State of New York as in attainment for this standard, with the exception of Monroe County, which was designated “unclassifiable.”

**DETERMINING THE SIGNIFICANCE OF AIR QUALITY IMPACTS**

The State Environmental Quality Review Act (SEQRA) regulations state that the significance of a predicted consequence of a project (i.e., whether it is material, substantial, large or important) should be assessed in connection with its setting (e.g., urban or rural), its probability of occurrence, its duration, its irreversibility, its geographic scope, its magnitude, and the number of people
affected. In terms of the magnitude of air quality impacts, any action predicted to increase the concentration of a criteria air pollutant to a level that would exceed the concentrations defined by the NAAQS (see Table 12-1) would be deemed to have a potential significant adverse impact. In addition, in order to maintain concentrations lower than the NAAQS in attainment areas, or to ensure that concentrations will not be significantly increased in NAA, *de minimis* threshold levels have been defined for certain pollutants; any action predicted to increase the concentrations of these pollutants above the thresholds would be deemed to have a potential significant adverse impact, even in cases where violations of the NAAQS are not predicted.

**PM$_{2.5}$ DE MINIMIS CRITERIA**

NYSDEC has published a policy to provide interim direction for evaluating PM$_{2.5}$ impacts. This policy applies only to facilities applying for permits or major permit modifications under SEQRA that emit 15 tons of PM$_{10}$ or more annually. The policy states that such a project will be deemed to have a potentially significant adverse impact if the project’s maximum impacts are predicted to increase PM$_{2.5}$ concentrations by more than 0.3 µg/m$^3$ averaged annually or more than 5 µg/m$^3$ on a 24-hour basis. Projects that exceed either the annual or 24-hour threshold will be required to prepare an EIS to assess the severity of the impacts, to evaluate alternatives, and to employ reasonable and necessary mitigation measures to minimize the PM$_{2.5}$ impacts of the source to the maximum extent practicable.

Actions that would increase PM$_{2.5}$ concentrations by more than the interim guidance criteria above would be considered to have a potential significant adverse impact. NYSDEC requires that permitted sources that would potentially cause exceedance of these criteria prepare an EIS and examine potential measures to reduce or eliminate such impacts. PM$_{10}$ emissions from the Proposed Project would also be well below the 15-ton-per year threshold under NYSDEC’s PM$_{2.5}$ policy guidance; therefore, an analysis for PM$_{2.5}$ was not warranted under this criteria.

**D. METHODOLOGY FOR PREDICTING POLLUTANT CONCENTRATIONS**

**MOBILE SOURCE AIR QUALITY SCREENING ANALYSIS**

NYSDOT guidance states that PM microscale/hot-spot screening and analysis should be based on the EPA guidance *Transportation Conformity Guidance to Quantitative Hot-spot Analyses in PM$_{2.5}$ and PM$_{10}$ Nonattainment and Maintenance Areas*. EPA guidance lists the types of projects that could be of concern for PM. These projects include those that have a substantial number of diesel vehicles, or would substantially increase the number of diesel vehicles.

The Proposed Project would introduce delivery trucks servicing the retail village and coach buses transporting shoppers to and from the retail village. During arena events and/or peak shopping periods, electric powered shuttle buses would be provided to transport attendees between the North and East Lots and the arena or between the South and East Lots and the retail village. The Proposed Project would not substantially increase the number of diesel vehicles in the area. Overall, the change in vehicle mix in the area caused by the Proposed Project would be negligible, and the percentage of diesel vehicles (delivery trucks and coach buses) traveling to the area would not

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5 New York State Environmental Quality Review Regulations. 6 NYCRR § 617.7.
increase considerably compared to the future condition without the Proposed Actions. Therefore, a microscale analysis for PM is not warranted.

An assessment of the potential air quality effects of CO emissions that would result from vehicles coming to and departing from the Proposed Project sites was performed following the procedures outlined in the NYSDOT TEM. The study area includes 38 intersections for local street network and 37 highway segments on the northbound and southbound Cross Island Parkway evaluated as part of the analysis for Chapter 11, “Transportation.” The potential for CO impacts was assessed using traffic data for the 2021 Build year during the Weekday AM (7:30 AM–8:30 AM), Weekday PM (6:30 PM–7:30 PM), Saturday midday (12:45 PM–1:45 PM), Saturday PM (6:00 PM–7:00 PM) and Saturday night time (9:30 PM–10:30 PM) peak traffic hours. The following multi-step TEM screening procedure was used to determine whether a detailed air quality analysis of CO concentrations is needed for any of the intersections in the study area.

**CO SCREENING CRITERIA**

Screening criteria described in the TEM were employed to determine whether the Proposed Project requires a detailed air quality analysis at the intersections in the study area. Before undertaking a detailed microscale modeling analysis of CO concentrations at the study area intersections, the screening criteria first determines whether the Proposed Project would increase traffic volumes or implement any other changes (e.g., changes in speed, roadway width, sidewalk locations, or traffic signals) to the extent whereby significant increases in air pollutant concentrations could be expected. The following multi step procedure is suggested in the TEM to determine if there is the potential for CO impacts from the Proposed Project:

- **Level of Service (LOS) Screening:** If the Build condition LOS is A, B, or C, no air quality analysis is required. For intersections operating at LOS D or worse, proceed to Capture Criteria.

- **Capture Criteria:** If the Build condition LOS is D, E, or F, then the following Capture Criteria should be applied at each intersection or corridor to determine if an air quality analysis may be warranted:
  - a 10 percent or more reduction in the distance between source and receptor (e.g., street or highway widening); or
  - a 10 percent or more increase in traffic volume on affected roadways for the Build year; or
  - a 10 percent or more increase in vehicle emissions for the Build year; or
  - any increase in the number of queued lanes for the Build year (this applies to intersections); it is not expected that intersections in the Build condition controlled by stop signs would require an air quality analysis; or
  - a 20 percent reduction in speed when Build average speeds are below 30 miles per hour (mph).

If the project does not meet any of the above criteria, a microscale analysis is not required. Should any one of the above criteria be met in addition to the LOS screening, then a Volume Threshold Screening is performed, using traffic volume and emission factor data to compare with specific volume thresholds established in the TEM.

Both the Capture Criteria and Volume Threshold Screening were developed by NYSDOT to be conservative air quality estimates based on worst-case assumptions. TEM states that if the project-related traffic volumes are below the volume threshold criteria, then a microscale air quality analysis is unnecessary even if the other Capture Criteria are met for a location with LOS D or worse, since a violation of the NAAQS would be extremely unlikely.
PARKING ANALYSIS

The Proposed Project would include 1,500 parking spaces in a new structured parking facility beneath the Site B retail village and 400 parking spaces in and below the Site A hotel’s podium. In addition, during times of high attendance arena events, approximately 6,014 additional surface parking spaces on the North, South and East Lots would be utilized through a shared parking agreement among NYAP, the FOB, and NYRA.

Emissions from vehicles using the proposed facilities could potentially affect ambient levels of CO in the immediate vicinity of the ventilation outlets. Projected parking facility capacity and the peak hour arrivals and departures were used to identify the parking facilities most likely to result in impacts on local air quality. Based on these factors, the effect of proposed parking garages at the Site B retail village with a parking capacity of 1,500 spaces and the South Lot with 1,150 surface parking spaces were analyzed to assess maximum potential concentrations from parking facilities associated with the Proposed Project. The analysis of the South Lot is more conservative as compared to North and East Lots due to its proximity to the sidewalk receptors that would be affected by emissions from the parking facility, as well as by on-street emissions from Hempstead Turnpike.

Emissions from vehicles entering, parking, and exiting the parking facilities were estimated using the EPA Motor Vehicle Emission Simulator (MOVES) mobile source emission model. For all arriving and departing vehicles, an average speed of 5 mph was conservatively assumed for travel within the parking facilities. In addition, all departing vehicles were assumed to idle for 1 minute before proceeding to the exit. While specific development plans for the Proposed Project have not yet been defined, based on preliminary information provided by the design team, the enclosed parking structures would be designed for an exhaust airflow of not more than 0.75 cubic foot per minute per gross square foot of garage area.

To determine compliance with the NAAQS, CO concentrations were determined for the maximum 8-hour average period. A persistence factor of 0.70 was used to convert the calculated 1-hour average maximum concentrations to 8-hour averages, accounting for meteorological variability over the average 8-hour period.

To determine pollutant concentrations, the outlet vents were analyzed as a “virtual point source” using the methodology in EPA’s Workbook of Atmospheric Dispersion Estimates, AP-26. This methodology estimates CO concentrations at various distances from an outlet vent by assuming that the concentration in the garage is equal to the concentration leaving the vent, and determining the appropriate initial horizontal and vertical dispersion coefficients at the vent faces. The ventilation of the Site B retail parking facility would be primarily by natural means, with openings on the North, East and West sides. The natural ventilation, if necessary, would be augmented with mechanical ventilation activated by CO sensors. For the purpose of this analysis, the parking facility was modeled as if it were mechanically ventilated because that is a more conservative approach for the purposes of environmental review.

The CO concentrations were determined for the time periods when overall parking facility usage would be the greatest, considering the hours when the greatest number of vehicles would enter and exit the facility. Traffic data for the parking analysis were derived from the trip generation analysis described in Chapter 11, “Transportation.” Background and on-street concentrations, where applicable, were added to the modeling results to obtain the total ambient levels for CO.

Exhaust air from the analyzed parking garage on Site B was assumed to be vented through a single outlet at a height of approximately 10 feet above the sidewalk. Since there is no specific garage design at this time, the vent face was assumed to discharge towards the street that has the highest
background levels of traffic, to be conservative. “Near” and “far” receptors were placed along the sidewalks at a pedestrian height of six feet; a near side sidewalk receptor was modeled on the same side of the street (at a distance of seven feet from the garage), and a far side sidewalk receptor was modeled near eastbound Hempstead Turnpike (at a distance of 73 feet). While the parking facility on Site B would be adjacent to a residential area to the east, that area is located farther away compared to the receptors modeled in the analysis, which represent potential worst-case locations. A receptor was also modeled at and above the assumed vent release height, 10 feet from the vent, to conservatively assess the air quality impacts from the proposed garage on the adjacent retail, representing windows or air intake locations.

For the open surface South Lot, a receptor was modeled on the sidewalk along westbound Hempstead Turnpike, at near and far lot distances of 23 feet and 319 feet, respectively.

STATIONARY SOURCES

HEATING AND HOT WATER SYSTEMS

All Natural Gas or Liquefied Petroleum Gas Propane Service

A stationary source analysis was conducted to evaluate potential impacts from heating and hot water systems for the Project Sites. As described in Chapter 1, “Project Description,” the Proposed Project would consist of an arena, a hotel, commercial office space and community space, retail and dining on Site A and a retail village on Site B.

Based on the information provided by the project design team, the Proposed Project’s heating and hot water systems would be designed to accommodate natural gas service or, in the event natural gas service is not available, liquefied petroleum gas (LPG) propane service. If natural gas service is available, the arena would have a gas-fired central boiler system for space heating, gas-fired domestic hot water plant and gas-fired dehumidification equipment exhausting through the roof of the building. Each of the other proposed buildings on Site A would have a boiler installation that would generate hot water for building heating and domestic hot water, and would utilize natural gas exclusively. It was assumed that the exhaust stack(s) would be located on the tallest portion of the roof of the buildings. For the retail village on Site B, it was assumed that there would be multiple heating and hot water systems on each of the buildings. Since there is no information available at this time on the specific layout and sizing of the Site B retail buildings, the site was modeled as a group of multiple area sources.

In the event that natural gas service is unavailable, the Proposed Project would utilize an LPG system. The LPG propane system would interconnect with the natural gas infrastructure on the Project Sites and would offset the gas utility’s supply. The proposed system would mix LPG propane gas with air to reduce its heating content to a level similar to natural gas. Therefore, under this operating scenario, standard natural gas appliances would be used for the Proposed Project.

The annual fuel usage estimates were provided by the project design team for the arena and hotel. Annual emissions rates for the heating and hot water systems of the other proposed buildings were calculated based on fuel consumption estimates, using energy use estimates based on type of development and size of the building obtained from the Energy Information Administration (EIA). Short-term emissions were conservatively estimated assuming a 100-day heating season.

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7 EIA. Commercial Buildings Energy Consumption Survey (CBECS). Table C27. 2012.
The exhaust velocity was calculated based on the exhaust flowrate for the boiler capacity, estimated using the energy use of the proposed building and EPA’s fuel factors. Assumptions for stack diameter and exhaust temperature for the proposed systems were obtained from a survey of similar sized equipment.

Emissions rates for the boilers were calculated based on emissions factors obtained from the EPA Compilation of Air Pollutant Emission Factors, AP-42, Fifth Edition, Volume I: Stationary Point and Area Sources. PM$_{2.5}$ emissions include both the filterable and condensable fractions. Under either the proposed natural gas or LPG service scenario, modeled pollutant emissions would be the same because under the LPG service scenario, all LPG heating and hot equipment would be equipped with low NOx burner technology. Table 12-2 presents the stack parameters and emission rates used in the heating and hot water system analysis.

**Table 12-2**

<table>
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<th>Parameter</th>
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<th>Site A</th>
<th>Site B</th>
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<td>350,000</td>
</tr>
<tr>
<td>Source Type</td>
<td>Point</td>
<td>Point</td>
<td>Point</td>
</tr>
<tr>
<td>Number of Stacks</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Initial Vertical Dispersion (m)</td>
<td>-</td>
<td>-</td>
<td>4.253</td>
</tr>
<tr>
<td>Building Height (ft)</td>
<td>81</td>
<td>81</td>
<td>81</td>
</tr>
<tr>
<td>Stack Exhaust Temp. (°F)$^{(2)}$</td>
<td>307.8</td>
<td>307.8</td>
<td>307.8</td>
</tr>
<tr>
<td>Stack Exhaust Height (ft)</td>
<td>84</td>
<td>84</td>
<td>84</td>
</tr>
<tr>
<td>Stack Exhaust Diameter (ft)$^{(2)}$</td>
<td>5.0</td>
<td>2.0</td>
<td>2.0</td>
</tr>
<tr>
<td>Stack Exhaust Flow (ACFM)$^{(3)}$</td>
<td>7,937</td>
<td>1,058</td>
<td>1,349</td>
</tr>
<tr>
<td>Stack Exhaust Velocity (ft/s)</td>
<td>6.74</td>
<td>5.61</td>
<td>4.49</td>
</tr>
<tr>
<td>Fuel Type</td>
<td>Natural gas</td>
<td>Natural gas</td>
<td>Natural gas</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Emission Rates</th>
<th>Site A – Arena</th>
<th>Site A</th>
<th>Site B</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO$_x$ g/s$^{(4)}$</td>
<td>0.185$^{(5)}$</td>
<td>0.049</td>
<td>0.010</td>
</tr>
<tr>
<td>PM$_{10}$ g/s$^{(4)}$</td>
<td>0.028</td>
<td>0.004</td>
<td>0.001</td>
</tr>
<tr>
<td>PM$_{2.5}$ g/s$^{(4)}$</td>
<td>0.028</td>
<td>0.004</td>
<td>0.001</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Annual Emission Rates</th>
<th>Site A – Arena</th>
<th>Site A</th>
<th>Site B</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO$_x$ g/s$^{(4)}$</td>
<td>0.035$^{(6)}$</td>
<td>0.002</td>
<td>0.003</td>
</tr>
<tr>
<td>PM$_{10}$ g/s$^{(4)}$</td>
<td>0.005$^{(6)}$</td>
<td>0.0001</td>
<td>0.0002</td>
</tr>
<tr>
<td>PM$_{2.5}$ g/s$^{(4)}$</td>
<td>0.005$^{(6)}$</td>
<td>0.0001</td>
<td>0.0001</td>
</tr>
</tbody>
</table>

Notes:
1. ACFM = actual cubic feet per minute.
2. The stack diameter and exhaust temperature are based on boiler specifications for similar sized boilers.
3. The stack exhaust flow rate was estimated based on the type of fuel and heat input rates.
4. Emission rates are based on EPA AP-42 data.
5. NO$_x$ emission rates based on EPA AP-42 data for low NO$_x$ burners based on information provided by the design team.
6. Emission rates are based on annual fuel consumption provided by the design team.

Dispersion Modeling

Potential impacts were evaluated using the American Meteorological Society (AMS)/EPA Regulatory Model (AERMOD) dispersion model. AERMOD is a state-of-the-art dispersion model developed by the U.S. Environmental Protection Agency (EPA) for the American Meteorological Society (AMS). The AERMOD model is designed to predict the dispersion of pollutants released from various sources, including industrial, commercial, and residential activities, into the atmosphere. This model uses meteorological and emission data to simulate the spread of pollutants, allowing for the quantification of potential impacts on human health and the environment. A comprehensive analysis is conducted to ensure that emissions do not exceed regulatory limits and to identify areas where additional control measures may be necessary.
model, applicable to rural and urban areas, flat and complex terrain, surface and elevated releases, and multiple sources (including point, area, and volume sources). AERMOD is a steady-state plume model that incorporates current concepts about flow and dispersion in complex terrain, including updated treatments of the boundary layer theory, understanding of turbulence and dispersion, and includes handling of terrain interactions. The AERMOD model calculates pollutant concentrations from one or more points (e.g., exhaust stacks) based on hourly meteorological data, and has the capability to calculate pollutant concentrations at locations where the plume from the exhaust stack is affected by the aerodynamic wakes and eddies (downwash) produced by nearby structures. The analysis of potential impacts from exhaust stacks was performed assuming stack tip downwash, urban dispersion and surface roughness length, with and without building downwash, and elimination of calms. The AERMOD model also incorporates the algorithms from the Plume Rise Model Enhancements (PRIME) model, which is designed to predict impacts in the “cavity region” (i.e., the area around a structure that under certain conditions may affect an exhaust plume, causing a portion of the plume to become entrained in a recirculation region). The Building Profile Input Program (BPIP) program for the PRIME model (BPIPRM) was used to determine the projected building dimensions modeling with the building downwash algorithm enabled. The modeling of downwash from sources accounts for all obstructions within a radius equal to five obstruction heights of the stack.

Methodology Utilized for Estimating NO₂ Concentrations

Annual NO₂ concentrations from stationary sources were estimated using a NO₂ to NOₓ ratio of 0.75, as described in EPA’s Guideline on Air Quality Models at 40 CFR part 51 Appendix W, Section 5.2.4.

The 1-hour average NO₂ concentration increments from the Proposed Action’s stationary combustion sources were estimated using the AERMOD model’s Plume Volume Molar Ratio Method (PVMRM) module to analyze chemical transformation within the model. The PVMRM module incorporates hourly background ozone concentrations to estimate NOₓ transformation within the source plume. Ozone concentrations were taken from the NYSDEC Queens College monitoring station that is the nearest ozone monitoring station and had complete five years of hourly data available. An initial NO₂ to NOₓ ratio of 10 percent at the source exhaust stack was assumed, which is considered representative.

The results represent the five-year average of the annual 98th percentile of the maximum daily 1-hour average, added to background concentrations (see below).

Meteorological Data

The meteorological data set consisted of five consecutive years of meteorological data: surface data collected at John F. Kennedy (JFK) International Airport (2013–2017), and concurrent upper air data collected at Brookhaven, New York. The meteorological data provide hour-by-hour wind speeds and directions, stability states, and temperature inversion elevation over the five-year period. These data were processed using the EPA AERMET program to develop data in a format that can be readily processed by the AERMOD model. The land uses around the site where meteorological surface data were available were classified using categories defined in digital United States Geological Survey (USGS) maps to determine surface parameters used by the AERMET program.
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Receptor Placement

A comprehensive receptor network (i.e., locations with continuous public access) was developed for the modeling analyses. Discrete receptors (i.e., locations at which concentrations are calculated) were modeled along the existing and proposed buildings’ façades to represent potentially sensitive locations such as operable windows and intake vents. Rows of receptors at spaced intervals on the modeled buildings were analyzed at multiple elevations. Receptors were also placed at publicly accessible ground-level locations.

Background Concentrations

To estimate the maximum expected total pollutant concentrations, the calculated impacts from the emission sources must be added to a background value that accounts for existing pollutant concentrations from other sources (see Table 12-3). The background levels are based on concentrations monitored at the nearest NYSDEC ambient air monitoring stations over the most recent five-year period for which data are available (2013–2017), with the exception of PM$_{10}$, which is based on three years of data (2015–2017). For the 24-hour PM$_{10}$ concentration, the maximum second-highest measured value over the specified period was used.

Table 12-3
Maximum Background Pollutant Concentrations for Heating and Hot Water System Analysis

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Average Period</th>
<th>Location</th>
<th>Concentration (μg/m$^3$)</th>
<th>NAAQS (μg/m$^3$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO$_2$</td>
<td>1-hour</td>
<td>Queens College, Queens</td>
<td>(1) 32.9</td>
<td>188</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>Queens College, Queens</td>
<td>18.9</td>
<td>100</td>
</tr>
<tr>
<td>PM$_{2.5}$</td>
<td>24-hour</td>
<td>Queens College, Queens</td>
<td>7.3</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>Queens College, Queens</td>
<td>38</td>
<td>150</td>
</tr>
</tbody>
</table>

Note:
(1) The 1-Hour NO$_2$ background concentration is not presented in the table since the AERMOD model determines the total 98th percentile 1-Hour NO$_2$ concentration at each receptor.

Source:
New York State Air Quality Report Ambient Air Monitoring System, NYSDEC, 2013–2017

Total 1-hour NO$_2$ concentrations were calculated following methodologies that are accepted by the EPA and are considered appropriate and conservative. The methodology used to determine the compliance of total 1-hour NO$_2$ concentrations from the proposed sources with the 1-hour NO$_2$ NAAQS$^9$ was based on adding the monitored background to modeled concentrations, as follows: hourly modeled concentrations from proposed sources were first added to the seasonal hourly background monitored concentrations; then the highest combined daily 1-hour NO$_2$ concentration was determined at each receptor location and the 98th percentile daily 1-hour maximum concentration for each modeled year was calculated within the AERMOD model; finally the 98th percentile concentrations were averaged over the latest five years.

Electric Service

An alternate scenario is being considered for the Proposed Project where most of the required loads for the arena, hotel, retail and dining, and office and community space on Site A and retail village on

Site B would be served by electric-powered systems, with the exception of cooking and potentially certain other uses, which would use natural gas or LPG propane gas. Under this scenario, the heating and hot water systems would be primarily or completely served by electric-powered Packaged Terminal Air Conditioner (PTAC) units and heat pumps. Since there are no on-site pollutant emissions associated with electric units, and the emissions from the use of natural gas or LPG propane gas for cooking and potentially other uses would be significantly less than the emissions from an all natural gas or LPG system as analyzed above, no analysis of this scenario is warranted.

E. EXISTING CONDITIONS

Concentrations of all criteria pollutants at NYSDEC air quality monitoring stations nearest the study area are presented in Table 12-4. All data statistical forms and averaging periods are consistent with the definitions of the NAAQS. It should be noted that these values are somewhat different than the background concentrations presented in Table 12-3 above, since the data presented in Table 12-4 are based on the most current data, compared with background concentrations used for modeling purposes, which are based on several years of monitoring data.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Location</th>
<th>Units</th>
<th>Averaging Period</th>
<th>Concentration</th>
<th>NAAQS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO</td>
<td>Queens College, Queens</td>
<td>ppm</td>
<td>1-hour</td>
<td>1.4</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>8-hour</td>
<td>0.9</td>
<td>9</td>
</tr>
<tr>
<td>SO₂</td>
<td>Queens College, Queens</td>
<td>µg/m³</td>
<td>3-hour</td>
<td>42.1</td>
<td>1,300</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>1-hour</td>
<td>18.1</td>
<td>196</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>Queens College, Queens</td>
<td>µg/m³</td>
<td>24-hour</td>
<td>31</td>
<td>150</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>Queens College, Queens</td>
<td>µg/m³</td>
<td>Annual</td>
<td>7.3</td>
<td>12</td>
</tr>
<tr>
<td>NO₂</td>
<td>Queens College, Queens</td>
<td>µg/m³</td>
<td>24-hour</td>
<td>18.9</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Annual</td>
<td>28.7</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>1-hour</td>
<td>112.3</td>
<td>188</td>
</tr>
<tr>
<td>Lead</td>
<td>IS 52, Bronx</td>
<td>µg/m³</td>
<td>3-month</td>
<td>0.0041</td>
<td>0.15</td>
</tr>
<tr>
<td>Ozone</td>
<td>Queens College, Queens</td>
<td>ppm</td>
<td>8-hour</td>
<td>0.074</td>
<td>0.070</td>
</tr>
</tbody>
</table>

Notes:
The CO, PM₁₀, and 3-hour SO₂ concentrations for short-term averages are the second-highest from the most recent year with available data.
PM₂.₅ annual concentrations are the average of 2015–2017 annual concentrations, and the 24-hour concentration is the average of the annual 98th percentiles in the same period.
8-Hour average ozone concentrations are the average of the fourth-highest-daily values from 2015–2017.
SO₂ 1-hour and NO₂ 1-hour concentrations are the average of the 99th percentile and 98th percentile, respectively, of the highest daily 1-hour maximum from 2015 to 2017.

Source:

These existing concentrations are based on recent published measurements, averaged according to the form of the NAAQS (e.g., PM₂.₅ concentrations are averaged over the three years); the background concentrations are the highest values in past years and are used as a conservative estimate of the highest background concentrations for future conditions.

There were no monitored violations of the NAAQS for the pollutants at these sites in 2017, with the exception of ozone.
F. FUTURE WITHOUT THE PROPOSED ACTIONS

In the future without the Proposed Project, no significant changes in air quality are expected to occur on the Project Sites. Sites A and B would continue to be used for occasional parking related to Belmont Park Racetrack and its associated activities and events. Site B would also continue to be used for vehicle storage.

G. POTENTIAL IMPACTS OF THE PROPOSED ACTIONS

MOBILE SOURCE AIR QUALITY SCREENING RESULTS

The area roadway intersections were reviewed based on NYSDOT’s TEM criteria for determining locations that may warrant a CO microscale air quality analysis. The screening analysis examined the LOS and projected volume increases by intersection approach. As described below, the results of the screening analysis show that none of the intersections would require a detailed microscale air quality analysis.

LOS SCREENING ANALYSIS

Results of the traffic capacity analysis performed for the 2021 Build year condition, for the peak traffic periods, were reviewed at each of the study area intersections for the local street network as well as the highway segments to determine the potential need for a microscale air quality analysis.

The LOS screening criteria were first applied to identify those intersections with approach LOS D or worse. All of the 37 highway segments analyzed for traffic operate at LOS D or worse similar to the No Action condition. Based on the review of the 38 intersections analyzed for local street network, the following 14 intersections were projected to operate at LOS D or worse on approaches during any of the peak traffic periods analyzed:

LOCAL STREET NETWORK

- Hempstead Turnpike and Locustwood Boulevard/Gate 5 Road;
- Hempstead Turnpike and School Road/Marguerite Avenue;
- Hempstead Turnpike and Covert Avenue/Meacham Avenue;
- Plainfield Avenue and Cherry Street (unsignalized);
- Plainfield Avenue and Magnolia Avenue/Woodbine Court;
- Jericho Turnpike and Plainfield Avenue;
- Jericho Turnpike and Covert Avenue;
- Jericho Turnpike and New Hyde Park Road;
- Jamaica Avenue and 213th Street/Hempstead Avenue;
- Jamaica Avenue and Springfield Boulevard;
- Hempstead Avenue and Springfield Boulevard;
- Hempstead Avenue and 225th Street;
- Hempstead Avenue and Cross Island Parkway southbound off-ramp (unsignalized); and
- Hempstead Avenue and Cross Island Parkway northbound off-ramp (unsignalized).
CAPTURE CRITERIA SCREENING ANALYSIS

Further screening on the highway segments and intersections identified in the LOS Screening Analysis was conducted using the Capture Criteria outlined above. This screening indicated that for the local street network for 12 of the 14 intersections listed above, one of the listed Capture Criteria would be met: there would be a 10 percent or more increase in traffic volume on affected roadways for the Build year. For the highway segments there would be a 10 percent or more increase in traffic volume on all the affected segments for the Build year and 20 percent reduction in speed at 14 of the 37 segments.

Therefore, a volume threshold screening analysis was conducted for the following 12 intersections and one worst-case highway segment:

LOCAL STREET NETWORK

- Hempstead Turnpike and Locustwood Boulevard/Gate 5 Road;
- Hempstead Turnpike and School Road/Marguerite Avenue;
- Hempstead Turnpike and Covert Avenue/Meacham Avenue;
- Plainfield Avenue and Cherry Street (unsignalized);
- Plainfield Avenue and Magnolia Avenue/Woodbine Court;
- Jericho Turnpike and Plainfield Avenue;
- Jericho Turnpike and Covert Avenue;
- Jericho Turnpike and New Hyde Park Road;
- Hempstead Avenue and Springfield Boulevard;
- Hempstead Avenue and 225th Street;
- Hempstead Avenue and Cross Island Parkway southbound off-ramp (unsignalized); and
- Hempstead Avenue and Cross Island Parkway northbound off-ramp (unsignalized).

HIGHWAY SEGMENT

- Southbound Mainline between Hempstead Ave WB off-ramp and on-ramp.

VOLUME THRESHOLD SCREENING

As discussed in the Capture Criteria Screening Analysis above, the Capture Criteria was triggered for 12 study area intersections and one highway segment in the Build year. Therefore, a Volume Threshold screening analysis was conducted to further determine the need for a microscale air quality analysis at these intersections. The volume thresholds (provided in TEM) establish traffic volumes in which a violation of the NAAQs for CO is extremely unlikely. This approach uses project area specific emissions data to determine corresponding vehicle thresholds. For intersections where approach volumes are equal to or less than the applicable thresholds, microscale air quality analysis is not required.

Based on the Volume Threshold screening, the Proposed Project-related traffic volumes in the Build year at each of the intersections and the highway segment would be below the Volume Threshold criteria. Although the Proposed Project would generate additional traffic at these intersections and highway segment, it would not be enough to necessitate further study. Therefore, a detailed CO microscale air quality analysis was not warranted at these intersections and highway segment.
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PARKING ANALYSIS

The CO levels from the Site B retail village parking garage and the surface parking South Lot associated with the Proposed Project were predicted using the methodology previously described. The total CO impacts included both background CO levels and contributions from traffic on adjacent roadways (for the far side receptor only).

The overall maximum predicted 8-hour average CO concentration at the analyzed receptors of the modeled parking facilities would be 2.21 ppm. This value includes a predicted concentration of 0.81 ppm from emissions within the parking facility and a background level of 1.4 ppm. The maximum predicted concentration is substantially below the applicable standard of 9 ppm and the de minimis CO criterion of 5.2 ppm.

These maximum predicted CO levels fall below the applicable CO standards. Therefore, the Proposed Project’s parking facilities would not result in any significant adverse air quality impacts.

STATIONARY SOURCES

HEATING AND HOT WATER SYSTEMS

All Natural Gas or Liquefied Petroleum Gas Propane Service

Tables 12-5 and 12-6 present the maximum predicted concentrations from the heating and hot water systems of the Proposed Project buildings (as well as the dehumidification system for the arena) at the modeled off-site and project receptors, respectively. As presented in Table 12-5, maximum concentrations at off-site receptor locations were predicted to be well below NAAQS. The maximum overall concentrations were predicted to occur on the proposed Site A hotel building from the arena sources (see Table 12-6). For the short-term modeled averaging periods, the arena sources were modeled as operating continuously, which resulted in conservative predictions of modeled concentrations on the proposed Site A hotel.

Table 12-5

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Averaging Period</th>
<th>Maximum Modeled Impact</th>
<th>Background</th>
<th>Total Concentration (µg/m³)</th>
<th>NAAQS (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO₂</td>
<td>1-hour</td>
<td>(1)</td>
<td>(1)</td>
<td>113.3</td>
<td>188(1)</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>0.28</td>
<td>32.9</td>
<td>33.2</td>
<td>100</td>
</tr>
<tr>
<td>PM_{2.5}</td>
<td>24-hour</td>
<td>0.97</td>
<td>18.9</td>
<td>19.9</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>0.02</td>
<td>7.3</td>
<td>7.32</td>
<td>12</td>
</tr>
<tr>
<td>PM_{10}</td>
<td>24-hour</td>
<td>0.97</td>
<td>38</td>
<td>39.0</td>
<td>150</td>
</tr>
</tbody>
</table>

Note:
(1) The 1-hour NO₂ concentration presented represents the maximum of the total 98th percentile 1-hour NO₂ concentration predicted at any receptor using seasonal-hourly background concentrations.
### Table 12-6
Maximum Modeled Pollutant Concentrations from Heating and Hot Water Systems On the Proposed Project (µg/m³)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Averaging Period</th>
<th>Maximum Modeled Impact</th>
<th>Background</th>
<th>Total Concentration</th>
<th>NAAQS (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO₂</td>
<td>1-hour</td>
<td>(1)</td>
<td>(1)</td>
<td>181.6</td>
<td>188(1)</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>0.62</td>
<td>32.9</td>
<td>33.5</td>
<td>100</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>24-hour</td>
<td>3.9</td>
<td>18.9</td>
<td>22.7</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>Annual</td>
<td>0.07</td>
<td>7.3</td>
<td>7.37</td>
<td>12</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>24-hour</td>
<td>3.9</td>
<td>38</td>
<td>41.9</td>
<td>150</td>
</tr>
</tbody>
</table>

**Note:**
(1) The 1-hour NO₂ concentration presented represents the maximum of the total 98th percentile 1-hour NO₂ concentration predicted at any receptor using seasonal-hourly background concentrations.

As shown in the tables, maximum predicted concentrations from the Proposed Project buildings, when added to the ambient background levels, are below the NAAQS. Therefore, the Proposed Project would not result in a significant air quality impact due to the proposed heating and hot water system emissions.