



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

DEC 18 2014

THE ADMINISTRATOR

The Honorable Mike Pence
Governor of Indiana
Statehouse, Room 206
Indianapolis, Indiana 46204-2797

Dear Governor Pence:

I am writing to summarize the U.S. Environmental Protection Agency's recent action to address fine particle pollution in your state. As required by the Clean Air Act, the EPA has determined which areas are meeting the national ambient air quality standards for fine particle pollution and which areas must take steps to reduce emissions that contribute to violations of the standard.

On December 14, 2012, the EPA strengthened the annual, health-based fine particle standard from 15.0 micrograms per cubic meter ($\mu\text{g}/\text{m}^3$) to 12.0 $\mu\text{g}/\text{m}^3$. Thousands of scientific studies have linked exposure to these tiny particles—approximately 1/30th the size of a human hair—with serious human health problems including premature death in people with heart and lung disease, nonfatal heart attacks, and increased hospital admissions and doctor and emergency room visits for respiratory and cardiovascular disease.

I appreciate the information you and your staff have shared with the EPA throughout this process to assess fine particle pollution levels in communities across your state and the impact of emission sources that could be contributing to unhealthy air. After considering your recommendations, reviewing the most recent certified fine particle air quality data for your state and evaluating factors to assess contribution to nearby levels of fine particle pollution, I have determined that most areas in your state meet the 2012 annual fine particle standard. As a result, the EPA is designating the majority of the state "unclassifiable/attainment."

Also, some areas in your state do not meet the 2012 annual fine particle standard or contribute to a nearby violation of the standard. The EPA is designating those areas "nonattainment." Nonattainment areas will be required to take action to reduce fine particle pollution and meet the standard no later than 2021. As required by the Clean Air Act, those actions may include stricter controls on industrial facilities and additional planning requirements for transportation-related sources.

As we have been discussing with your staff, the EPA identified data quality issues earlier this year that invalidated fine particle pollution monitoring data for the state of Illinois. Because of these data issues, the EPA cannot determine at this time whether the Illinois portion of the Chicago, IL-IN area is meeting the standard. As a result, even though the monitors in the Indiana portion of the Chicago, IL-IN area are showing attainment, the EPA does not have sufficient information to determine whether these Indiana counties do or do not contribute to a nearby violation in Illinois. Along with the state of Illinois, EPA is designating the Indiana counties in that area “unclassifiable.” The EPA will work closely with Illinois to ensure that identified problems with air quality monitoring data are corrected. The Agency intends to reassess levels of fine particle pollution in the Chicago, IL-IN area once sufficient complete air monitoring data are available. The enclosed table lists the areas and counties in Indiana that the EPA is designating nonattainment and unclassifiable.

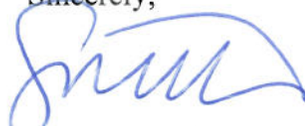
Because air quality monitoring for 2014 is nearly complete, if a state or tribe requests it, the EPA will evaluate the status of an area based on its annual fine particle monitoring data for 2012-2014. If you would like the EPA to re-evaluate any areas within your state, please submit to the EPA, complete, quality-assured and certified air quality data for 2014 by February 27, 2015.

The EPA shares responsibility with the states and tribes for managing particle pollution levels. Efforts by states and tribes to attain the 1997 and 2006 fine particle pollution standards are already working to reduce unhealthy levels of fine particle pollution. In addition, current and upcoming federal standards and safeguards, including pollution reduction rules for power plants, vehicles and fuels will assure steady reductions of fine particle pollution and will protect public health in communities across the country.

Together, we have made considerable progress to reduce fine particle pollution. Nationwide, monitored levels of fine particle pollution have fallen 34 percent since 2000 when we first began nationwide monitoring for particles of this size. I am confident this progress will continue as we work together towards our shared goal of clean air. For additional information about these designations, please visit our website at: www.epa.gov/pmdesignations.

If you have questions or concerns, please contact me or your staff may contact Mark Rupp, Deputy Associate Administrator for Intergovernmental Relations, at rupp.mark@epa.gov or at (202) 564-7178.

Sincerely,



Gina McCarthy

Enclosure

Enclosure - Initial Area Designations for the 2012 Annual Fine Particle Standard, Indiana

State	Area Name	2014 EPA Designated Nonattainment Counties
IN	Louisville, KY-IN	Clark, IN
		Floyd, IN

State/Territory	Area Name	2014 EPA Designated Unclassifiable Counties
IN	Chicago, IL-IN	Lake, IN
		Porter, IN

