

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

DATE

EPA-CASAC-19-XXX

The Honorable Andrew R. Wheeler
Administrator
U.S. Environmental Protection Agency
1200 Pennsylvania Avenue, N.W.
Washington, D.C. 20460

Subject: CASAC Review of the EPA's *Integrated Science Assessment for Particulate Matter (External Review Draft – October 2018)*

Dear Administrator Wheeler:

The Chartered Clean Air Scientific Advisory Committee (CASAC) met on December 12-13, 2018, to peer review the EPA's *Integrated Science Assessment for Particulate Matter (External Review Draft – October 2018)*, hereafter referred to as the Draft ISA. The CASAC's consensus responses to the agency's charge questions and individual review comments from members of the CASAC are enclosed. Major comments and recommendations are highlighted below and detailed in the consensus responses to charge questions.

Overall, the CASAC finds that the Draft ISA does not provide a comprehensive or systematic assessment of the available science relevant to understanding the health impacts of exposure to fine particulate matter, nor does it follow widely accepted scientific methods for deriving sound, independently verifiable, scientific conclusions from available data. The CASAC recommends that the following fundamental limitations be remedied in a second draft of the ISA for CASAC review.

- *Lack of comprehensive, systematic review.* Much of the relevant and important scientific literature is not reviewed.
- *Lack of scientific method and of verifiable derivations of conclusions.* The Draft ISA and its key references do not follow standard scientific method by formulating, testing, modifying, and applying predictive hypotheses based on data. The Draft ISA does not provide clear operational definitions or systematically apply explicitly stated principles for drawing conclusions from data and studies.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • *Use of unverifiable opinions to draw major policy-relevant conclusions.* The Draft ISA’s major
2 conclusions rest on subjective judgments expressed in vague and undefined terms. They are not
3 transparently verifiable (or falsifiable) scientific statements that can be determined to be true or
4 false by other independent scientists.
- 5 • *Lack of scientific support for policy deliberations and decision-making.* The Draft ISA provides
6 no empirically validated predictions or implications for how or whether possible future changes
7 in particulate matter (PM) exposures would change public health risks.
8

9 The CASAC strongly recommends that all key conclusions in the final ISA should be supported by
10 independently reproducible and verifiable derivations from stated data and hypotheses. All derivations
11 of conclusions should be explained in enough detail, using standard terms with clear operational
12 definitions, to allow the validity of the reasoning and conclusions to be independently verified.
13

14 The need for substantial revisions to the Draft ISA to provide adequate definitions, scientific method,
15 and technical details in order to enable meaningful independent scientific review leads to the following
16 two process recommendations:
17

- 18 1. The CASAC recommends development of a Second Draft ISA for CASAC review.
- 19 2. The CASAC recommends that it be provided with access to additional technical expertise, as
20 needed, to thoroughly review the Second Draft ISA.
21

22 Turning to the parts of the Draft ISA, the CASAC finds that the Executive Summary provides a concise
23 and accessible summary of many of the key findings and conclusions of the Draft ISA for a broad range
24 of audiences, but that its key findings and conclusions do not distinguish between true and estimated PM
25 exposure values; between effects of PM and effects of confounders such as poverty and temperature;
26 between individual and population risks; between observed changes and model-predicted changes in
27 public health risks following changes in exposures; between assumptions and data; between results from
28 the total body of scientific evidence and results from selected subsets of evidence; and between
29 association and causation. This lack of clarity leads to mistaken and misleading statements. The CASAC
30 recommends that the Executive Summary be revised to clarify these distinctions and to explicitly
31 discuss, for each health effect, whether ambient concentrations of PM can or cannot independently cause
32 it; discuss inconsistencies in epidemiological evidence across geographic locations (e.g., absence of
33 PM_{2.5}-mortality associations in some studies); evaluate the extent to which concentration-response (C-R)
34 associations are caused by confounders such as lagged weather variables; determine the coherence or
35 lack of it across studies when conflicting evidence is fully taken into account; and assess the influence of
36 error and uncertainty on the relationship between estimated PM exposure and health using appropriate
37 technical (e.g., errors-in-variables) methods.
38

39 The CASAC finds that Chapter 1, similar to the Executive Summary, provides an effective summary of
40 material from subsequent chapters, but that this material does not clearly characterize conditions under
41 which reducing PM_{2.5} exposures alone (without changing other variables that are correlated with PM_{2.5}
42 exposures, such as poverty or lagged values of weather variables) reduces human health risks. The
43 CASAC recommends that Chapter 1 should explicitly list and apply systematic review criteria used to

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 decide which articles to include in the ISA's review of scientific evidence and to evaluate, summarize,
2 reconcile, synthesize, and summarize their results.

3
4 The CASAC finds that Chapter 2 adequately characterizes the sources, chemistry, measurements and
5 modeling of PM_{2.5}, PM₁₀, and PM_{10-2.5} (coarse fraction) and usefully describes the extent of available
6 information on the spatial and temporal trends of ambient PM concentrations at various scales. Chapter
7 3 clearly and accurately describes methods for exposure measurement and modeling. Errors in exposure
8 estimates arising from different methods, and their effects on risk estimates and on estimates of
9 concentration-response functions, should be characterized and discussed more fully. Recommendations
10 for several additions and clarifications for both chapters are detailed in the consensus responses to
11 charge questions.

12
13 The CASAC finds that, in the absence of clear, operational definitions for key terms and concepts,
14 including the causal determination categories, Chapters 4-12 can lead to varying opinions about the
15 extent to which key conclusions have been established as valid. The Draft ISA should give unambiguous
16 operational definitions of its key terms, including its causal determination categories, to allow such
17 conflicting interpretations to be resolved. Chapter 4 provides a useful, thorough review of the
18 deposition, clearance, retention, and translocation of inhaled PM, but the CASAC recommends
19 additional discussion of dosimetry exposure concentrations and of how dosimetry study results can be
20 translated to humans exposed to ambient PM concentrations.

21
22 The CASAC finds that Chapters 5-13 do not provide a clearly designed and executed systematic review
23 and summary of the relevant scientific literature. They omit many relevant and high-quality studies. The
24 CASAC recommends that study inclusion and exclusion criteria for literature referenced in Chapters 5-
25 13 should be explicitly stated and systematically applied. Chance, bias, and confounding should be more
26 explicitly and completely addressed in presenting and evaluating study results. The CASAC
27 recommends several refinements, improvements, and extensions in the presentation of biological
28 information in Chapters 5-12, as discussed in the consensus responses to charge questions and the
29 individual comments on Chapters 5-12. The CASAC finds that the Draft ISA does not present adequate
30 evidence to conclude that there is likely to be a causal association between long-term PM_{2.5} exposure
31 and nervous system effects; between long-term ultrafine particulate (UFP) exposure and nervous system
32 effects; or between long-term PM_{2.5} exposure and cancer.

33
34 The CASAC finds that Chapter 13 provides evidence supporting a causal relationship between PM and
35 visibility impairment, climate effects, and effects on materials, but recommends that the Draft ISA
36 include more analyses for different size fractions and add discussion of the direct effects of PM or other
37 pollutants (e.g., photochemical oxidant) on visual acuity.

38
39 The CASAC appreciates the opportunity to provide advice on the Draft PM ISA and looks forward to
40 the agency's response.

41
42
43

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations

-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Sincerely,

Dr. Louis Anthony Cox, Jr., Chair
Clean Air Scientific Advisory Committee

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18

Enclosures

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

NOTICE

1
2
3 This report has been written as part of the activities of the EPA's Clean Air Scientific Advisory
4 Committee (CASAC), a federal advisory committee independently chartered to provide extramural
5 scientific information and advice to the Administrator and other officials of the EPA. The CASAC
6 provides balanced, expert assessment of scientific matters related to issues and problems facing the
7 agency. This report has not been reviewed for approval by the agency and, hence, the contents of this
8 report do not represent the views and policies of the EPA, nor of other agencies within the Executive
9 Branch of the federal government. In addition, any mention of trade names or commercial products does
10 not constitute a recommendation for use. The CASAC reports are posted on the EPA website at:
11 <http://www.epa.gov/casac>.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

**U.S. Environmental Protection Agency
Clean Air Scientific Advisory Committee**

CHAIR

Dr. Louis Anthony (Tony) Cox, Jr., President, Cox Associates, Denver, CO

MEMBERS

Dr. James Boylan, Program Manager, Planning & Support Program, Air Protection Branch, Georgia Department of Natural Resources, Atlanta, GA

Dr. Mark W. Frampton, Professor Emeritus of Medicine, Pulmonary and Critical Care, University of Rochester Medical Center, Rushville, NY

Dr. Sabine Lange, Toxicology Section Manager, Toxicology Division, Texas Commission on Environmental Quality, Austin, TX

Dr. Timothy E. Lewis, Independent Consultant, Clinton, MS

Dr. Corey M. Masuca, Principal Air Pollution Control Engineer, Air and Radiation Protection Program, Environmental Health Services, Jefferson County Department of Health, Birmingham, AL

Dr. Steven C. Packham, Toxicologist, Division of Air Quality, Utah Department of Environmental Quality, Salt Lake City, UT

SCIENCE ADVISORY BOARD STAFF

Mr. Aaron Yeow, Designated Federal Officer, U.S. Environmental Protection Agency, Science Advisory Board, Washington, DC

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

**Consensus Responses to Charge Questions on the EPA's
*Integrated Science Assessment for Particulate Matter (External Review Draft – October 2018)***

Overall Comments and Recommendations on the Integrated Science Assessment (ISA)

Background

Over the past two decades, an ISA review process has evolved that puts heavy weight on judgments in deciding which health effects should be classified as having a “causal” relationship to exposure and considered further in the context of revising National Ambient Air Quality Standards (NAAQS). This process has not emphasized clear operational definitions of all key terms, or deriving and validating empirically testable and independently verifiable statements and predictions about changes in health effects caused by changing criteria pollutant exposures. It has not insisted on, or produced, thorough systematic reviews of relevant high-quality scientific literature using clearly stated, objective, independently reproducible criteria. Evaluations of evidence and conclusions presented in the course of ISA reviews since at least 2009 have also routinely conflated each of the following pairs of importantly distinct quantities:

- True vs. estimated exposure concentrations;
- Effects of criteria pollutants vs. effects of factors associated with or modifying effects of criteria pollutants;
- Shapes of individual-level vs. population average concentration-response (C-R) functions;
- Observed changes in health effects vs. model-predicted changes in health effects;
- Assumptions vs. observations about the shapes of C-R functions;
- Association vs. causation in interpreting C-R observations.

Modern techniques for evaluating and improving the validity of expert opinions and judgments under uncertainty have not been systematically applied.

As a result of these practices, the conclusions presented in recent ISAs and in the EPA's *Integrated Science Assessment for Particulate Matter (External Review Draft – October 2018)*, hereafter referred to as the Draft ISA, have uncertain scientific validity as well as unclear meanings. They do not provide clear trustworthy, comprehensive, objective summaries of the scientific evidence and remaining uncertainties about changes in human health and welfare caused by changing exposures that are most essential for informing policy deliberations and decisions. The unknown scientific validity and unclear meanings of its conclusions, its reliance on subjective opinions that cannot necessarily be independently verified, and its failure to objectively and comprehensively address relevant high-quality evidence (especially from studies that conflict with the consensus opinions reached) all show that substantial improvements are needed in both the scientific content and the communication of that content to better inform users of the Draft ISA about human health and welfare effects caused by reducing particulate matter (PM) exposures.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 *Major Limitations of the Draft ISA that Should be Addressed in a Revision*
2

3 Overall, the CASAC finds that the Draft ISA does not provide a comprehensive or systematic
4 assessment of the available science relevant to understanding the health impacts of exposure to fine
5 particulate matter, nor does it follow widely accepted scientific methods for deriving sound,
6 independently verifiable, scientific conclusions from available data. The CASAC recommends that the
7 following fundamental limitations be remedied in a second draft of the ISA for CASAC review.
8

- 9 • *Lack of comprehensive, systematic review.* Much of the relevant and important scientific
10 literature is not reviewed. For example, in response to follow-up questions from Dr. Tony Cox
11 from the December 12-13 public meeting, the Health Effects Institute (HEI) provided an
12 overview of accountability studies funded by HEI, noting that “we do view accountability
13 research as a valuable opportunity to test causality in real world settings” (Greenbaum, 2019).
14 Table 1 of their overview (entitled “Overview of accountability studies funded by HEI”) lists 15
15 studies. The Draft ISA omits 14 of them. Similarly, the Draft ISA mentions none of the more
16 than a dozen peer-reviewed scientific studies published since 2015 on the roles of
17 inflammasomes in mediating PM_{2.5}-induced health effects, including airway
18 hyperresponsiveness, cardiac injury, lung and airway inflammation, atherosclerosis,
19 neurodegenerative diseases, and reproductive toxicity. More generally, the Draft ISA does not
20 provide a comprehensive, systematic assessment of relevant available scientific literature on
21 PM_{2.5} health effects.
- 22 • *Lack of scientific method and of verifiable derivations of conclusions.* The standard (hypothetico-
23 deductive) scientific method requires specifying empirically testable generalizations, called
24 *hypotheses*, from observations; using them to predict outcomes for new situations, typically via
25 hypothetical calculations; comparing these predictions to observations when new situations are
26 encountered in reality (e.g., in designed experiments, controlled trials, or natural experiments);
27 and using discrepancies to modify and improve the initial hypotheses if needed. The scientific
28 method is thus “A method of procedure that has characterized natural science since the 17th
29 century, consisting in systematic observation, measurement, and experiment, and the
30 formulation, testing, and modification of hypotheses.”
31 (https://en.oxforddictionaries.com/definition/scientific_method). This scientific method is
32 missing from the Draft ISA and its key references. The Draft ISA formulates no testable
33 scientific hypotheses. It presents no validation results comparing hypothetical predictions or
34 calculations for new situations to observations. No hypothetical analyses are performed or
35 validated in developing the Draft ISA’s causality determinations (Vandenberg, 2019). The ISA
36 does not provide clear operational definitions and principles explaining how evidence *should* be
37 used to draw conclusions; illustrate them with hypothetical examples and calculations to
38 demonstrate their soundness and utility; and then apply them to the particular evidence
39 considered for PM to draw conclusions that can be independently verified by applying the same
40 principles to the same evidence. Thus, the CASAC could not verify and agree on the soundness
41 of the scientific derivations leading to the Draft ISA’s major policy-relevant conclusions because
42 no such scientific derivations are presented. They should be included in the ISA.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28
- 29
- 30
- 31
- 32
- 33
- 34
- 35
- 36
- 37
- 38
- 39
- 40
- 41
- 42
- *Use of unverifiable opinions to draw major policy-relevant conclusions.* Instead of applying the scientific method as just described, the Draft ISA relies on judgements about which of five different labels (“causal determination” category names) will be applied to each of a number of associations between PM exposures and adverse health responses. These policy-relevant causal determination labels have no clear operational definitions or empirically testable, potentially falsifiable, implications. For example, the Draft ISA’s determination that an exposure-response association is to be labeled “causal” is not defined as implying any particular testable or falsifiable real-world consequences, such as that reducing exposure (but not correlates of exposure such as poverty or extreme temperatures) necessarily reduces risks of adverse health effects in some or all members of the exposed population. No rules or procedures for assigning a unique causal determination label to available evidence are stated; indeed, the causal determination categories are *not* mutually exclusive and collectively exhaustive (Vandenberg, 2019). This makes it logically impossible to independently reproduce or verify assignments of unique causal determination categories to data that fit more than one category (or none). In the absence of clear operational definitions in the Draft ISA, the CASAC could not reach consensus on whether some of the causal determinations in the Draft ISA were implied by or consistent with current scientific knowledge. In this sense, the Draft ISA’s major conclusions are not transparently verifiable (or falsifiable) scientific statements that can be determined to be true or false by other independent scientists. Rather, they express the subjective judgments of the authors using ambiguous terms with important policy-relevant consequences but no clearly defined operational meanings.
 - *Lack of scientific support for policy deliberations and decision-making.* Sound science can support improved policy and decision-making insofar as it provides trustworthy methods for calculating answers to decision-relevant hypothetical questions (e.g., “If reactants are mixed under stated conditions, what products would result?” or “If we were to reduce exposure concentrations by a stated amount, how would disease risks change?”) Sound scientific causal determination and risk assessment calculate and compare risks under alternative hypothetical (“counterfactual”) conditions, e.g., with exposures set to different levels; and use data to reject, if possible, “null hypotheses” such as that changes in exposure do not predict changes in health effects. Rational risk management decision-making in the public interest requires comparing the human health and welfare consequences of hypothetical alternative policy decisions and identifying those that achieve desired ends, such as protecting human health and welfare with an adequate margin of safety. Thus, hypothetical calculations are crucial to the application of science to inform rational policy and decision-making to protect human health. However, the Draft ISA omits hypothetical analyses in developing its major conclusions (e.g., causality determinations) (Vandenberg, 2019). It provides no empirically-validated predictions or implications for how or whether possible future changes in PM exposures would change public health risks. It does not discuss whether or to what extent policy makers can be confident that reducing PM_{2.5} alone, without reducing its correlates (such as poverty, co-morbidities, co-exposures, and weather conditions correlated with high PM_{2.5} levels) would reduce adverse health effects. This missing what-if information is crucial for the ISA to fulfill its intended role in supporting policy. Without it, the ISA provides no empirically-validated or independently-

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 verifiable scientific basis for identifying what changes in exposures, if any, would be effective or
2 necessary to protect human health with an adequate margin of safety.

3
4 These limitations are unnecessary. Results of both toxicological and accountability studies are available
5 in the peer-reviewed scientific literature that formulate testable predictive hypotheses about health
6 effects of changes in PM_{2.5} exposures, test them with data from natural experiments and other sources,
7 and draw useful, empirically-grounded conclusions about whether and how much changes in PM
8 exposure affect human health risks (Greenbaum, 2019). Much of this evidence is omitted in the Draft
9 ISA. The ISA should include these and other high-quality scientific studies that emphasize empirical
10 data and test predictions about effects on human health risks of changing PM exposure levels.

11
12 *Overall Recommendations*

13
14 The CASAC strongly recommends that, throughout the ISA, all key conclusions be supported by
15 independently reproducible and verifiable derivations from stated data and hypotheses. All derivations
16 of conclusions should be explained in enough detail, using standard terms with clear operational
17 definitions, to allow the validity of the reasoning and conclusions to be independently verified. High-
18 level explanations of how key conclusions are reached that lack the operational detail needed for
19 independent verification, such as “All causality determinations... are based on the approach of
20 considering the collective body of evidence” (Vandenberg, 2019), are not sufficient to enable the
21 CASAC (or others) to trace and check the steps and logic that lead from stated data and hypotheses to
22 stated conclusions. The ISA should provide this additional detailed information. The ISA should explain
23 exactly how its conclusions are derived from evidence (using independently verifiable operational
24 procedures); and what evidence is included and excluded and why (using explicit, independently
25 verifiable criteria for systematic review). All assumptions or hypotheses used in deriving conclusions
26 should be explicitly stated. Results of empirical tests of these assumptions or hypotheses should be
27 provided wherever possible; otherwise, sensitivity and uncertainty analyses should be used to inform
28 readers about the sensitivity of conclusions to untested hypotheses. These best practices for identifying
29 and communicating hazard information are necessary to enable the CASAC to properly fulfill its duty to
30 provide independent advice to the EPA Administrator on the technical bases for EPA's NAAQS.

31
32 The need for substantial revisions to the Draft ISA to provide adequate definitions, scientific method,
33 and technical details in order to enable meaningful independent scientific review and to better represent
34 what science currently knows about human health effects of PM leads to the following two process
35 recommendations:

- 36
37 • Create additional opportunities for review by the CASAC and the public following revision of
38 the Draft ISA. At a minimum, the CASAC recommends another round of review of the Draft
39 ISA after it has been revised. A revised version providing clear operational definitions of key
40 terms and details of derivations of conclusions is needed to enable independent scientific review
41 of the ISA's scientific reasoning and conclusions. The CASAC stands ready to provide this
42 review.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • The CASAC recommends that it be provided with access to additional technical expertise as
2 needed to thoroughly review a revised version of the Draft ISA. Depending on how the Draft
3 ISA is revised to clarify the detailed derivations of its key conclusions, different sets of detailed
4 expertise may add value in verifying those derivations and in commenting on the plausibility of
5 any remaining untested assumptions and on the sensitivity of conclusions to plausible variations
6 in those assumptions. Likely areas where access to additional expertise may prove useful include
7 the following:
8
 - 9 a. Characterization of sampling errors and biases from continuous ambient PM
10 measurements and satellite remote sensing aerosol optical depth (AOD) analysis;
 - 11 b. Errors and biases in dispersion modeling and photochemical grid modeling;
 - 12 c. Errors-in-variables methods and effects of exposure (and covariate) estimation errors on
13 epidemiologic study results;
 - 14 d. Epidemiology of low-dose causal concentration-response functions;
 - 15 e. Comparative toxicology, dosimetry, and extrapolation of findings in animals to humans;
 - 16 f. Effects of PM on visibility impairment, climate, and materials.

17
18 In addition, the EPA might greatly benefit by seeking and following advice from external experts (e.g.,
19 from the Good Judgement Project or related efforts in management science, decision science, and risk
20 analysis) on how to revise the ISA review process to make better use of scientific judgment and diverse
21 sources of scientific evidence and how best to avoid or overcome common pitfalls of consensus
22 judgment processes (e.g., Dhimi et al., 2015; Tetlock et al., 2017). Such meta-expertise could help to
23 maximize the value from EPA's investment in expertise and literature reviews of health effects that
24 could be prevented by reducing PM exposures.
25

26 27 **Executive Summary**

28
29 *The Executive Summary is intended to provide a concise synopsis of the key findings and conclusions of*
30 *the PM ISA for a broad range of audiences. Please comment on the **clarity** with which the Executive*
31 *Summary communicates the key information from the PM ISA. Please provide **recommendations on***
32 ***information that should be added** or information that should be left for discussion in the subsequent*
33 *chapters of the PM ISA. (Emphases added.)*
34

35 The CASAC finds that the Executive Summary provides a concise and accessible summary of many of
36 the key findings and conclusions of the Draft ISA for a broad range of audiences, but that it does not
37 accurately represent other key findings or the totality of available high-quality scientific evidence. The
38 material summarized is unclear in the following respects. Statements of key findings and conclusions do
39 not distinguish between true and estimated PM exposure values; between effects of PM and effects of
40 correlates of PM (such as poverty, lagged daily temperature extreme, or humidity); between individual
41 health risks and population averages of individual health risks; between observed changes and model-
42 predicted changes in public health risks following changes in exposures; between assumptions and data
43 on shapes of C-R functions; between results from the total body of scientific evidence and results from

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 selected subsets of evidence; and between association and causation. For example, the Executive
2 Summary refers repeatedly to the shape of the C-R relationship in contexts where it appears that what is
3 meant is actually the shape of the *historical population average* of individual effect indicators plotted
4 against *estimated* concentrations in *selected* populations, averaged over unspecified values of other
5 variables that greatly affect the shape of the C-R association, such as weather, demographic, and
6 socioeconomic variables. The shape of the C-R relationship defined this way has no necessary
7 implications or relevance for the shape of the C-R function describing how future changes in PM would
8 change individual or population health risks. (For example, their slopes can have opposite signs, as in
9 Simpson’s paradox).

10
11 As a consequence of these blurred distinctions, the Draft ISA does not clearly communicate what
12 science has revealed about the real-world effects of changing PM exposures on human health and
13 welfare – and hence about whether or under what conditions changes in PM are needed to protect human
14 health. Substantial discordant and conflicting evidence remains ignored or unresolved, leading to
15 repeated assertions that the literature shows consistent and coherent positive associations when in fact it
16 shows a mixture of positive and negative results. How information was selected for inclusion or
17 exclusion in the Draft ISA is not always clear. How, if at all, its major conclusions would change if other
18 valid selections of information were made and if discrepancies among study results were more
19 adequately resolved has not been described. In addition:

- 20
21 • Key terms used to communicate findings are highly ambiguous and are not clearly defined,
22 especially those related to exposure, cause and effect.
- 23 • The Draft ISA leaves unclear whether or to what extent the human health risks attributed to PM
24 are in fact jointly caused by weather, demographic, socioeconomic, and health variables such as
25 temperature extremes, sex and age, income, and obesity; and whether or to what extent reducing
26 PM exposures alone could reduce risk to human health and welfare.
- 27 • The Draft ISA’s causal determination conclusions make no clear, testable, potentially falsifiable,
28 empirically validated predictions about the existence or direction of effects on human health
29 risks of changing PM exposures.
- 30 • Evidence cited to support causal determination judgments relies on untested modeling
31 assumptions of unknown validity. A prevalent untested assumption is that observed PM
32 concentration-response associations are not fully explained by well-known but omitted
33 confounders, such as lagged daily minimum and maximum temperatures and humidity. Thus, the
34 final causal determination judgments represent an unclear mix of factual evidence and
35 interpretive assumptions.

36
37 This lack of clarity in the Executive Summary leads to several mistaken and misleading statements,
38 including the following:

- 39
40 • The Executive Summary says that “The causality determinations for PM_{2.5} reflect the total body
41 of scientific evidence” but in fact these determinations ignore large bodies of relevant scientific
42 evidence, including 14 of the 15 references tabulated by HEI for accountability studies in Table 1
43 of Greenbaum (2019).

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • The Executive Summary states that a causality determination of "causal" or "likely to be causal"
2 reflects "the highest degree to which the evidence reduces chance, confounding, and other biases
3 in the exposure-health effect relationship." In reality, however, these determinations reflect many
4 studies that do not control at all – let alone "to the highest degree" – for important confounders
5 such as poverty and temperature. Examples are given in the individual comments.
- 6 • The Executive Summary does not accurately reflect the extent of inconsistent, inconclusive, and
7 ambiguous evidence on PM exposure-response associations in the literature. The Executive
8 Summary provides a narrative of consistent, positive associations. It refers to: *consistent, positive*
9 *associations observed for asthma and chronic obstructive pulmonary disease (COPD)*
10 *emergency department visits and hospital admissions; consistent, positive associations between*
11 *PM_{2.5} and respiratory mortality; consistent, positive associations between short-term PM_{2.5}*
12 *exposure and cardiovascular-related emergency department visits and hospital admissions;*
13 *consistent, positive associations between long-term PM_{2.5} exposure and cardiovascular*
14 *mortality; primarily consistent, positive associations between long-term PM_{2.5} exposure and lung*
15 *cancer incidence and mortality; and consistent, positive associations between short-term PM_{2.5}*
16 *exposure and total mortality. The CASAC finds that this account does not fully represent the mix*
17 *of evidence in the underlying scientific literature, which includes many individual studies and*
18 *meta-analyses that do not report consistent, positive associations. Examples are given in the*
19 *individual comments.*
- 20 • The Executive Summary states that "In summary, exposure error tends to produce
21 underestimation of health effects in epidemiologic studies of PM exposure, although bias in
22 either direction can occur." The CASAC finds no justification for this generalization and notes
23 that the underlying scientific literature (not cited in the Draft ISA) discusses the fact that
24 exposure estimation error in many cases tends to produce substantial over-estimates of health
25 effects at low exposure concentrations. References are given in the individual comments.
- 26 • The Executive Summary states that "Evidence from U.S. studies examining short-term PM_{2.5}
27 exposure and mortality indicate a linear relationship at concentrations as low as 5 µg/m³ with
28 cut-point analyses providing no evidence of a threshold. ... Epidemiologic studies of long-term
29 PM_{2.5} exposure and mortality used a variety of statistical approaches and cut-point analyses,
30 which support a linear, no-threshold relationship for total (nonaccidental) mortality, especially at
31 lower ambient PM_{2.5} concentrations, with confidence in some studies in the range of 5–8 µg/m³.
32 Additionally, there is initial evidence indicating that the slope of the C-R curve may be steeper
33 (supralinear) at lower concentrations for cardiovascular mortality." The CASAC finds that these
34 statements do not distinguish between true and estimated concentrations. In this regard, they are
35 not correct as stated. Some of the relevant scientific literature not cited in the Draft ISA shows
36 that exposure estimation errors can conceal exposure-response thresholds if they exist; it is
37 therefore not appropriate to interpret lack of a threshold in estimated exposure-response data as
38 evidence for a lack of threshold in the true exposure-response relationship or as supporting a
39 linear no-threshold relationship.

40
41 The CASAC agrees with the statement in the Executive Summary that "Important considerations
42 include: (1) determining whether laboratory studies of humans and animals, in combination with
43 epidemiologic studies, inform the biological mechanisms by which PM can impart health effects and

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 provide evidence demonstrating that PM exposure can independently cause a health effect; (2)
2 determining whether there is consistency in epidemiologic evidence across various geographic locations,
3 populations, and methods used to estimate PM exposure; (3) evaluating epidemiologic studies that
4 examine potential influence of factors (i.e., confounders) that could bias associations observed with PM
5 exposure; (4) determining the coherence of findings integrated across controlled human exposure,
6 epidemiologic, and toxicological studies; and (5) making judgments regarding the influence of error and
7 uncertainty on the relationship between PM exposure and health effects in the collective body of
8 available studies.” The CASAC recommends that the ISA address these considerations explicitly in the
9 Executive Summary. For example, a revised version of Table ES-1 could note, for each health effect,
10 whether relevant toxicology and inflammation biology demonstrate that ambient concentrations of PM
11 can or cannot independently cause it; discuss inconsistencies in epidemiological evidence across
12 geographic locations (e.g., absence of PM_{2.5}-mortality associations in some studies); evaluate the extent
13 to which C-R associations are caused by confounders such as lagged weather variables; determine the
14 coherence or lack of it across studies when conflicting evidence is fully taken into account; and assess
15 the influence of error and uncertainty on the relationship between estimated PM exposure and health
16 using appropriate technical (e.g., errors-in-variables) methods.

17
18 The CASAC recommends the following steps for improving the clarity and value of the Executive
19 Summary:

- 20
21 1. *Define key terms clearly and operationally.* Add a glossary with definitions of all key terms used
22 to communicate about exposure, cause, and effect. Use standard terms, concepts, and methods
23 from mainstream epidemiology as appropriate in place of current ambiguous and undefined
24 terms such as “effect,” “independent effect,” and “causal.” For example, use “controlled direct
25 effect” or “total effect” to disambiguate importantly different meanings of the ambiguous term
26 “effect.” Provide operational definitions for key terms.
- 27 2. *Revise the definitions of causal determination categories* for clarity, correctness, and
28 consistency. For example, if the categories are intended to be mutually exclusive, then the words
29 used to define them should not allow more than one category to match the same description of
30 evidence. The definitions should be clear enough so that different people can apply them
31 independently to the same simple test cases and get the same answers. Operational definitions
32 and empirically testable (and potentially falsifiable) implications or predictions for each category
33 should be clearly stated. How to classify uncertain evidence that appears to be consistent with
34 more than one category should be clarified. We strongly recommend that the ISA define and use
35 a concept of causation in which exposure is considered to be a cause of an effect if and only if
36 reducing exposure without changing other variables (e.g., income, temperature, or co-pollutants)
37 would reduce the effect. (This is sometimes referred to as “manipulative causation.”)
- 38 3. *Distinguish between true and estimated exposures.* Do not ignore exposure estimation errors. Do
39 not accept at face value the results of studies that ignore them.
- 40 4. *State and apply explicit inclusion and exclusion criteria for selecting evidence to evaluate.*
41 Provide independently reproducible methods or rules for applying the criteria to individual
42 studies and results. Document the results of applying them. For example, if the EPA decides to
43 exclude studies that report PM C-R associations without controlling for well-known potential

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 confounders such as temperature or income, then the results of applying this exclusion criterion
2 to each study should be documented.

- 3 5. *Provide explicit, objective, independently verifiable criteria for how individual studies and*
4 *evidence are to be evaluated and their results synthesized, reconciled, and summarized.* Specify
5 criteria and methods for how results are to be combined or synthesized, resolved when they
6 conflict, and summarized.
- 7 6. *Document the results* of applying these criteria and methods systematically to reach the ISA's
8 conclusions. Derive all conclusions about C-R functions and causal determinations via explicit,
9 independently verifiable derivations using stated criteria and methods from explicitly stated
10 premises (facts, data, and assumptions) derived from the previously included and evaluated
11 studies.
- 12 7. *Present explicit derivations for all key conclusions*, clarifying the exact sequence of steps used to
13 derive them, in enough detail so that they can be independently checked and verified.
- 14 8. *Discuss sensitivity and validation of conclusions.* State the testable predictions implied by the
15 conclusions and by any untested assumptions on which they depend (e.g., that reported
16 associations are not fully explained by omitted confounders). Discuss the extent to which these
17 testable implications have been tested and verified and the extent to which alternative
18 explanations and interpretations of the same facts and data are supported or refuted by available
19 data, or remain untested. Discuss the extent to which conclusions depend on unverified
20 assumptions and to modeling uncertainties.

21
22 Adding these components to the Draft ISA and its Executive Summary will promote more objective,
23 sound, and reproducible science in the ISA process and help to better meet the EPA's objectives for
24 thorough and transparent assessment.

25
26 Following steps 6 and 7 of these additions, the summaries and conclusions in the Draft ISA and its
27 Executive Summary should be revisited in light of the results and revised as necessary for accuracy. For
28 example, the Executive Summary currently refers multiple times to "consistent positive associations"
29 that support its C-R findings and causal determinations. However, many other reviews of the literature
30 have discussed important inconsistencies or negative findings that are ignored or left unresolved in the
31 Draft ISA and that are not represented in its summary statements. Following a systematic, explicit
32 process for selecting evidence to consider and for evaluating and summarizing that evidence may require
33 revising conclusions and summary statements in the Draft ISA to better recognize and account for
34 discordant evidence and inconsistencies from high-quality studies.

35
36 The Draft ISA and Executive Summary repeatedly suggest that C-R functions are approximately linear,
37 with no evidence of thresholds, even at PM_{2.5} exposure concentrations below current NAAQS levels.
38 For example, p. ES-21 states that "Evidence continues to support a linear, no-threshold concentration-
39 response relationship." However, the evidence referred to comes mainly from studies that do not
40 distinguish between true exposure levels and estimated exposure levels. Such studies typically cannot
41 detect exposure thresholds even if they exist, due to ignored measurement errors in exposure estimates;
42 these flatten out threshold C-R functions and make them appear to be linear (e.g., Cox, 2018). This
43 appearance is therefore not valid evidence for a true linear no-threshold C-R function. The Draft ISA

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 and its Executive Summary discuss measurement error (e.g., Sections 3.4.2 and 3.4.5), but mistakenly
2 conclude that “In summary, exposure error tends to produce underestimation of health effects in
3 epidemiologic studies of PM exposure, although bias in either direction can occur.” This conclusion is
4 based on analyses and simulation studies such as that of Cefalu and Dominici (2014), which states that
5 “We assumed simple linear relationships between the outcome, the exposure, and the confounders.” It
6 does not hold more generally, e.g., if exposure thresholds are important. The ISA should revisit, and if
7 necessary correct, conclusions on effects of measurement errors and on what is known about the shapes
8 of C-R functions.

9
10 The ISA should also carefully reconsider the use and interpretation of conclusions from studies with
11 important uncontrolled confounders (temperature is a prevalent example), untested and unverified
12 modeling assumptions that drive conclusions (such as that unmeasured lagged temperatures are not
13 important confounders), ignored errors and uncertainties in exposure estimates, and data from
14 experiments with species, systems or exposure conditions having no clear relevance to real-world human
15 health effects. The ISA should clarify the extent to which its causal determination and C-R conclusions
16 change if evidence is restricted to studies that properly control for major confounders (e.g., temperature
17 and income), exposure estimation error, and model uncertainties and assumptions. Conclusions on
18 shapes of C-R functions and causal determinations for mortality, lung cancer, cardiovascular, and
19 neurological effects should be carefully reconsidered in light of these potential threats to valid
20 conclusions. If associations have several possible causal interpretations that are equally consistent with
21 the data (e.g., that (a) elevated levels of PM_{2.5} cause increased same-day elderly mortality rates; or (b)
22 daily temperature extremes over the past two weeks cause both and fully explain their observed
23 association), then the ambiguity of the data should be acknowledged. The EPA and CASAC members
24 should not seek to reach consensus agreements on the causal interpretation of ambiguous data when
25 there is no factual basis for doing so, nor should the ISA assign causal determination categories when
26 doing so requires using personal opinions that go beyond what can be objectively determined from
27 available data. Extensive research in management science, decision science, and risk analysis has
28 established that scientific judgment is prone to many errors and biases and is not usually a reliable guide
29 to the truth, although initiatives in the intelligence community and decision science, such as the Good
30 Judgment Project, have developed effective techniques to improve individual and group judgments
31 through extensive practice and feedback using testable, quantitative predictions (e.g., Dhimi et al., 2015;
32 Tetlock et al., 2017). Therefore, the ISA should add uncertainty and sensitivity analyses indicating the
33 extent to which causal determinations for C-R relationships are underdetermined by available data and
34 how sensitive conclusions are to uncertainties about modeling assumptions, exposures, unmeasured
35 variables, and residual confounding.

36
37
38 **Integrated Synthesis (Chapter 1)**

39
40 *Chapter 1 presents an integrated summary and the overall conclusions from the subsequent detailed*
41 *chapters of the PM ISA and characterizes available scientific information on policy-relevant issues.*
42 *Please comment on the **usefulness and effectiveness of the summary** presentation. Please provide*
43 *recommendations on approaches that may improve the communication of key findings to varied*

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 *audiences and the synthesis of available information across subject areas. What information should be*
2 *added or is more appropriate to leave for discussion in the subsequent detailed chapters?* (Emphases
3 added.)
4

5 The CASAC finds that Chapter 1, similar to the Executive Summary, provides an effective summary of
6 material from subsequent chapters, but that this material does not clearly characterize conditions under
7 which reducing PM_{2.5} exposures alone (without changing other variables that are correlated with PM_{2.5}
8 exposures, such as poverty or lagged values of weather variables) reduces human health risks; nor does
9 it characterize whether or to what extent reducing PM_{2.5} concentration levels further would materially
10 affect human health. The uncertainty and sensitivity of conclusions to further information is not clearly
11 described.
12

13 Also similar to the Executive Summary, Chapter 1 repeatedly describes findings as consistent and
14 coherent. This narrative is misleading, insofar as it disregards and leaves unresolved substantial
15 conflicting evidence and findings from high-quality individual studies that present evidence to the
16 contrary. For example, Section 1.4.1.5 states that “Consistent with the conclusions of the 2009 PM ISA,
17 more recently published scientific evidence reaffirms and further strengthens that there is a ‘causal
18 relationship’ between both short- and long-term PM_{2.5} exposure and total mortality. These causality
19 determinations are based on the consistency of findings across a large body of epidemiologic studies and
20 coherence among evidence from controlled human exposure, epidemiologic, and toxicological studies,
21 as well as biological plausibility for respiratory and cardiovascular morbidity effects by which short- and
22 long-term PM_{2.5} exposure could result in mortality.” This statement ignores findings from studies in
23 which neither short-term nor long-term PM_{2.5} exposures are found to be associated with total mortality,
24 and in which changes in PM_{2.5} are not found to affect changes in total (or cardiovascular) mortality rates.
25 A few examples of such discordant evidence include the following (further examples and discussion are
26 provided in Dr. Cox’s individual comments):
27

- 28 • Enstrom (2015) states that “These epidemiologic results do not support a current relationship
29 between fine particulate pollution and total mortality in elderly Californians.”
- 30 • Greven et al. (2011) concludes that “Based on the local coefficient alone, we are not able to
31 demonstrate any change in life expectancy for a reduction in PM_{2.5}.”
- 32 • You et al. (2018) reports that “There is no statistically significant association between either
33 ozone or PM_{2.5} and acute human mortality” in a large dataset for eight air basins in California for
34 the years 2004-2007, after statistical adjustment for seasonal and weather effects. (The Draft
35 ISA, p. 11-9, discusses other negative studies by Young et al., 2017, and Lanzinger et al., 2016.)
- 36 • Zhou et al. (2015) found that “After controlling for temperature, humidity, dew point and wind,
37 the statistical significance [of the association between PM_{2.5} levels and mortality] disappears in
38 all urban districts.”
39

40 The usefulness and effectiveness of the summary presentation in Chapter 1 are undermined by its
41 omission of results from relevant high-quality studies that conflict with the narrative of consistency and
42 coherence. Readers who wish to consider the totality of scientific evidence must look elsewhere for
43 thorough discussions of such conflicting evidence and to understand important factors such as the roles

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 of recent temperature and humidity in causing adverse health effects attributed to PM_{2.5} exposures. A
2 thorough scientific understanding of C-R functions for PM and mortality and morbidity that would
3 explain puzzling observations, such as why large reductions in particulate air pollution in Ireland had no
4 detectable effects on total mortality rates or cardiovascular rates, requires considering the total evidence
5 from all relevant high-quality studies. The Draft ISA does not provide such a comprehensive review and
6 summary of results from relevant scientific literature.

7
8 To improve the synthesis of available information across subject areas and the communication of key
9 findings to varied audiences, the CASAC recommends that the Chapter 1 of the ISA should add the
10 following components:

- 11
12 • *Explicitly list systematic review criteria* used to decide which articles to include in the ISA’s
13 review of scientific evidence and how to evaluate, summarize, reconcile, and synthesize them.
14 Study selection criteria should be clearly stated. Criteria for excluding studies and conclusions
15 (e.g., failure to control for known confounders such as temperature extremes in recent weeks, or
16 conflating estimated exposures with true exposures), as well as criteria for including them,
17 should be articulated and systematically applied to the literature. Criteria for evaluating
18 individual studies should be stated, including criteria for evaluating the internal and external
19 validity of study results, the soundness of the methods used, and the sensitivity of conclusions to
20 unverified assumptions. Results of applying these criteria should be summarized. Criteria for
21 summarizing, reconciling, and synthesizing diverse results across studies should be stated and
22 used to systematically summarize the available scientific literature. All criteria should be
23 specified with sufficient clarity and objectivity that the results of applying them to individual
24 studies can be independently reproduced.
- 25 • *Summarize and tabulate the results* of applying these criteria systematically to the scientific
26 literature.
- 27 • *Discuss results of relevant high-quality scientific literature*, including studies with negative
28 results (i.e., lack of C-R associations or lack of effects of changes in PM on health risks). Discuss
29 results from accountability studies, natural experiments, quasi-experiments, and causal mediation
30 studies and analyses of how changes in PM exposures change human health risks. Add to both
31 the ISA and the summary in Chapter 1 a discussion of the role of inflammasomes in mediating
32 effects of PM_{2.5} on respiratory and cardiovascular mortality and morbidity. Discuss the
33 consistency and coherence of available evidence with the existence of exposure thresholds for
34 inducing inflammation-mediated adverse health effects and chronic inflammation in the lung,
35 taking into account that studies that do not find a threshold when exposure estimation error is
36 ignored do not thereby necessarily provide evidence against a threshold.
- 37 • *Characterize changes in human health effects caused by real-world changes in PM exposures* in
38 relevant high-quality accountability studies, natural experiments, quasi-experiments, and causal
39 mediation studies.
- 40 • *Characterize the consistency and coherence of available evidence with thresholds* for
41 inflammation-mediated adverse health effects.
- 42 • *Describe what is known about how socioeconomic, co-morbidity, co-pollutant, and weather*
43 *variables jointly affect human health and wellbeing*, and how the effect on health risks of a

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 reduction in PM alone depends on these other variables. PM exposures are linked to adverse
2 health effects via networks of causes and effects that also include all of these variables. The ISA
3 should discuss empirical evidence on how they jointly affect human health and well-being, and
4 how the effect on health risks of a reduction in PM alone depends on the context of these other
5 variables. For example, does reducing PM_{2.5} mainly reduce mortality and morbidity rates caused
6 by heat waves or cold snaps? Do the health benefits of reduced PM_{2.5} occur mainly or only for
7 people with certain combinations of age, sex, income, and medical histories? How do C-R
8 functions for PM depend on these other factors? How well do these multivariate causal
9 dependencies explain and predict why positive C-R associations are observed in some studies or
10 locations but not others? The ISA should explain both what is now known and what is still
11 uncertain about effects of combinations of causally relevant factors, including PM exposure, on
12 human health risks and welfare.

- 13 • *Explain both what is now known and what is still uncertain about effects of combinations of*
14 *causally relevant factors, including PM exposure, on human health risks and welfare.*

15
16 These additions will strengthen the usefulness and effectiveness of Chapter 1 in characterizing and
17 communicating essential scientific information about policy relevant issues.

18
19
20 **Sources, Atmospheric Chemistry, and Ambient Concentrations (Chapter 2)**

21
22 *To what extent is the information presented in Chapter 2 regarding sources, chemistry, and*
23 *measurement and modeling of ambient concentrations of PM clearly and accurately conveyed and*
24 *appropriately characterized?*

25
26 Overall, Chapter 2 does a sufficient job of conveying and characterizing the sources, chemistry, and
27 measurements and modeling of PM_{2.5}, PM₁₀, and PM_{10-2.5} (coarse fraction).

28
29 Section 2.3 discusses primary sources of PM. Figures 2-2, 2-3, and 2-6 show the importance of various
30 types of dust to total PM_{2.5} and PM₁₀ primary emissions based on the U.S. EPA 2014 National
31 Emissions Inventory. However, when these emissions are used as inputs to chemical transport models
32 (CTMs), the modeled concentrations are significantly higher than the observed concentrations at the
33 speciation monitors. The reason for the overprediction is that there is no adjustment for near-source
34 removal due to small sub-grid scale turbulence and impaction on building and vegetative surfaces
35 (Pouliot et al., 2012). It is estimated that local source removal typically accounts for 75% of total
36 removal of fine particulate matter nationally (Pace, 2005). This removal factor is defined as a “capture
37 fraction” and varies by location. The amount that is not removed is defined as the “transportable
38 fraction.” A discussion of capture fraction and transportable fraction should be included in this chapter
39 to help place the importance of dust emissions into proper perspective.

40
41 Although the predominant sources of coarse PM primary emissions are thoroughly explained, there
42 appears to be no discussion on the potential for the formation and/or sources of formation of secondary
43 coarse PM. This chapter does a good job of identifying the sources of ultrafine particles (UFP);

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 however, there is no discussion on the transport or the potential for transport of UFP and no discussion
2 on the possible existence (or lack thereof) of biogenic, natural background concentrations of UFP.

3
4 With respect to monitoring of PM_{2.5} and PM₁₀, Section 2.4.1 does a sufficient job of discussing the
5 difference between Federal Reference Method (FRM) and Federal Equivalency Method (FEM) monitors
6 and describes the three most widely used FEMs. FRMs typically measure 24-hour integrated samples
7 every third day. Short time resolution automated FEMs can measure hourly samples every day. In the
8 past, FEMs typically measured higher PM_{2.5} concentrations than FRMs; therefore, some states were
9 reluctant to switch to FEMs. However, the new Teledyne optical spectrometer FEMs are much more
10 reliable and consistent and many states are now converting their FRMs to FEMs. In July 2017, the
11 Georgia Environmental Protection Division (EPD) ran two regulatory FEMs. Currently, the Georgia
12 EPD runs nine regulatory FEMs and will be running twelve regulatory FEMs by June 2019. A similar
13 trend is occurring across many parts of the country which will produce significantly more PM_{2.5} data at
14 hourly resolution. In addition, the measurement technology for PM_{10-2.5} is considerably improved
15 compared to previous methods (i.e., subtraction methods). As a result of the improved accuracy and
16 reliability in measurements of PM_{2.5}, PM₁₀, and PM_{10-2.5} using FEM monitors, exposure and health
17 effects assessments should consider the availability of these continuous and robust datasets.

18
19 With respect to the utilization of satellite remote sensing for obtaining ambient concentrations of PM,
20 caution should be given to any results obtained from such technique due to the computational algorithms
21 involving a range of assumptions that must be applied to obtain estimates of PM_{2.5} concentrations. These
22 inferred measurements involve potential errors that are not encountered with the FRM or other ground-
23 based PM_{2.5} measurements. In addition, data cannot be collected when clouds and snow are present or
24 from excessive amounts of smoke being mistaken for clouds. Conclusively, the many factors that impact
25 the relationship between aerosol optical depth (AOD) and PM_{2.5} concentrations sometimes lead to
26 widely varying and relatively low correlations when linear relationships are developed.

27
28 There does not appear to be any salient discussions on the limitations and/or uncertainties of utilizing
29 CTM to estimate ambient concentrations of PM, although Section 2.4.7 does a good job of documenting
30 the relative scientific advances in CTMs.

31
32 *Please comment on the extent to which available information on the spatial and temporal trends of*
33 *ambient PM concentrations at various scales has been adequately and accurately described.*

34
35 Overall, Chapter 2 does a sufficient job of adequately and accurately describing the extent to which
36 information is available on the spatial and temporal trends of ambient PM concentrations at various
37 scales.

38
39 There are a few noted discrepancies in the figures. Figure 2-14 shows the 98th percentile 24-hour PM_{2.5}
40 concentrations for 2013-2015. The red monitor in southern Georgia appears to be Albany (13-095-
41 0007). However, according to certified Air Quality System (AQS) data, the 24-hour 2013-2015 design
42 value for Albany is 23 µg/m³ (should be a blue dot, not red dot). Figure 2-15 shows the 98th percentile
43 PM₁₀ concentrations for 2013-2015. There are no measurements shown in Georgia, although Georgia

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 has three PM₁₀ monitors (13-089-0002, 13-121-0039, and 13-245-0091) with certified data in AQS from
2 2013-2015. The 98th percentile PM₁₀ concentrations for all three PM₁₀ monitors in Georgia are well
3 below 75 µg/m³ (blue dots).
4

5 Regarding spatial trends, there does not appear to be an adequate discussion about the regional (state-to-
6 state) transport of PM. In addition, Figures 2-13 through 2-16 show 2013-2015 PM design values. These
7 figures should be updated with 2015-2017 design values.
8

9 The CASAC should be given ready access to one or more experts in ambient PM measurements and
10 satellite remote sensing AOD analysis to assist in review of the next iteration of the ISA. This would
11 allow for a better understanding of sampling errors and biases associated with integrated and continuous
12 ambient PM measurements and satellite data. This is important since this information will be used to
13 characterize ambient concentrations in the Risk and Exposure Assessment (REA) document.
14
15

16 **Exposure to Ambient Particulate Matter (Chapter 3)**
17

18 *Chapter 3 describes scientific information on exposure to ambient PM and implications for*
19 *epidemiologic studies. To what extent is the discussion on methodological considerations for exposure*
20 *measurement and modeling clearly and accurately conveyed and appropriately characterized?*
21

22 Overall, this chapter does a good job describing methods for exposure measurements and modeling.
23 New developments in PM exposure assessment methods have reduced bias and uncertainty in health
24 effect estimates by improving the spatial resolution and accuracy of exposure predictions. High
25 correlations of PM_{2.5} with some gaseous copollutants necessitate evaluating the impacts of confounding
26 on health effect estimates. There is typically more uncertainty for health effects estimates caused by
27 exposure to PM_{10-2.5} and UFP than for health effects associated with PM_{2.5}.
28

29 Section 3.3.1.2 and Table 3-1 discuss personal monitoring and measurement error characteristics.
30 Additional discussion of the personal-exposure measurement literature is warranted, and the ISA should
31 include information from two key systematic reviews published in 2010 (Avery et al., 2010a, 2010b).
32 These reviews describe the variability in personal-ambient relationships. They state that “The wide
33 range in estimated correlations between personal and ambient PM_{2.5}, as well as the associations with
34 participant, study and environment characteristics, suggest that the potential for exposure
35 misclassification can be substantial.” This should be further discussed in the ISA and used to better
36 inform interpretations of studies that assume a simple, or even perfect, relationship between ambient and
37 personal PM_{2.5} concentrations. There are a wide variety of personal samplers and some perform better
38 than others. Therefore, a detailed evaluation of the sampler performance compared to FEM monitors or
39 FRM monitors should be performed before using personal sampling data as the definitive estimate of
40 exposure. In some cases, the data may be better suited for examining gradients in PM_{2.5} exposures rather
41 than directly using the measured PM_{2.5} concentrations.
42

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Table 3-2 compares models for estimating “exposure concentrations or exposure.” The EPA should
2 clarify the difference between “exposure concentration” and “exposure.” If they are used
3 interchangeably, only one term should be used rather than “exposure concentrations or exposure.” Under
4 the column for “Dispersion” there is an “X” for Chemistry. However, it is stated on page 3-28
5 “Dispersion models...typically have limited ability to model chemistry (if any).” A footnote should be
6 added to the table to indicate that many dispersion models do *not* account for chemistry (alternatively,
7 the “X” could be removed from the “Chemistry” row in the “Dispersion” column). Table 3-3 presents
8 statistical measures used for air quality model performance evaluations. While the four performance
9 measures listed are commonly used, the table should also include normalized mean bias and normalized
10 mean error. These are also commonly used and will provide information about percent differences in
11 addition to absolute differences (mean bias and mean estimate).

12
13 Section 3.3.2.4 addresses “Mechanistic Models.” The summary paragraph at the beginning of the section
14 discusses CTMs, but does not mention dispersion models, which are discussed later in this section
15 (3.3.2.4.2). All the relevant models should be included in the summary section. In Section 3.3.2.4.1,
16 information should be added to describe how Eulerian CTMs work (e.g., grid structures, finite
17 difference, solving advection diffusion equations, etc.).

18
19 Page 3-27 states that “Differential bias may also be observed across regions in space. Many such biases
20 can be corrected for using adjustment factors based on comparisons of simulation results with
21 observational data.” However, it should be noted that adjusting modeling results to match observations
22 can lead to the right answer for the wrong reasons. This is important if emission sensitivities or source
23 apportionment is being used to look at alternative levels of the standard, since the model may not
24 correctly predict the response to emission controls.

25
26 The bottom of page 3-27 discusses the Lagrangian trajectory model (which lacks chemistry) by Stanier
27 et al., (2014). Typically, Lagrangian models are not classified as CTMs, but as dispersion models. This
28 discussion should be moved to Section 3.3.2.4.2. Section 3.3.2.4.2 emphasizes dispersion models for
29 near-road modeling of mobile sources. However, dispersion models are much more widely used for
30 permitting industrial point sources. The ISA should add further discussion of dispersion modeling for
31 point source emissions. Section 3.3.2.4.2 should be updated to include Lagrangian dispersion models. A
32 discussion on the difference between a Lagrangian puff model and a steady-state Gaussian plume model
33 should also be added. Under the section on Lagrangian puff models, a discussion on CALPUFF (limited
34 chemistry), SCIPUFF (no chemistry), and SCICHEM (full chemistry) should be added.

35
36 Table 3-4 and other parts of Section 3.3.2.4.2 discuss model performance of dispersion models. Most
37 published dispersion model performance evaluations are associated with using the model for compliance
38 assessments. In these cases, the model’s ability to capture the high end of the concentration distribution
39 is evaluated with Q-Q plots, where the highest data point from the model is compared to the highest data
40 point from the observations even if they occur at different locations, time of day, and/or season of the
41 year. When the model is being used to support health studies, spatial and temporal accuracy are much
42 more important than they are in compliance assessments. Therefore, dispersion modeling results need to
43 be evaluated against observations paired in time and space, especially if they are being used as inputs to

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 exposure models such as SHEDS, APEX, or EMI. The ISA should add a discussion of the performance
2 of dispersion models in modeling exposure distributions for health protection, rather than compliance
3 assessments.

4
5 Pages 3-32 to 3-34 discuss fusion of CTM predictions with surface observation data. This section does
6 not discuss EPA's recommended approach to States for estimating ozone and PM_{2.5} concentrations at
7 unmonitored locations (U.S. EPA, 2014 and U.S. EPA, 2018). These guidance documents discuss EPA's
8 Modeled Attainment Test Software (MATS) and the Software for Modeled Attainment Test-Community
9 Edition (SMAT-CE) tool. MATS and SMAT-CE will spatially interpolate data using the Voronoi
10 Neighbor Averaging (VNA) technique and adjust the spatial fields based on model output gradients.
11 These tools can be applied to annual PM_{2.5} design values, daily PM_{2.5} design values, or 24-hour PM_{2.5}
12 values.

13
14 The last paragraph on page 3-34 states "Hybrid approaches can involve merging CTMs with dispersion
15 and/or LUR models, merging CTMs with observational data, or some combination therein." However,
16 there are no references showing how CTMs can be merged with dispersion models. Below are two
17 examples that could be referenced:

- 18
19 • EPA's 2014 National Air Toxics Assessment (NATA) Technical Support Document (U.S.
20 EPA, 2018b) which merged CMAQ and AERMOD modeling results to determine cancer
21 risks for HAPs and diesel PM.
22 • Wesson et al., 2010: This study merged CMAQ and AERMOD modeling results to
23 determine exposure to HAPs, ozone, and PM_{2.5}. Data from the air quality modeling was
24 used as input into the environmental Benefits Mapping and Analysis Program (BenMAP)
25 and the Human Exposure Model-3 (HEM-3) to assess how the control strategies could
26 affect human health.

27
28 It would be helpful for the CASAC to have ready access to an expert in dispersion modeling and
29 photochemical grid modeling used in health effects analyses. This would allow for a better
30 understanding of errors and biases associated with models that are used to characterize ambient
31 concentrations in the REA document.

32
33 *Please comment on the extent to which the discussion regarding exposure assessment and the influence*
34 *of exposure error on effect estimates in epidemiologic studies of the health effects of PM has been*
35 *adequately and accurately described.*

36
37 In general, the chapter provides useful discussions of exposure assessments and the influence of errors
38 on effect estimates in epidemiologic studies. However, the final ISA should either modify, or provide
39 citations or explanations to support, the statement that exposure error tends to produce underestimations
40 of health effects in epidemiologic studies of PM exposure. In general, this is not true. Estimation errors
41 typically lead to overestimates of low-dose risks and underestimates of high-dose risks if the true
42 manipulative causal C-R function has a threshold or threshold-like nonlinearity. Many studies have
43 shown that bias or error in the exposure or outcome assignment can cause the estimated C-R function to

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 flatten and appear linear even if the true C-R function has a well-defined threshold or other non-linear
2 shape (Brauer et al., 2002; Cox, 2018; Lipfert and Wyzga, 1996; Rhomberg et al., 2011; Watt et al.,
3 1995; Yoshimura, 1990). On page 3-76, the EPA states that “If this occurs, the health effect related to
4 PM exposure would be underestimated or potentially not detected. Positive correlation between PM and
5 the copollutant and between the exposure measurement errors of PM and the copollutant can add more
6 negative bias to the PM health effect estimate. Spatial variability of concentration differs among the
7 particle size spectrum, and this may cause more exposure measurement error in PM_{10-2.5} or UFP
8 compared with PM_{2.5} (Section 3.4.2.2). Hence, if PM_{2.5} is measured with less error than copollutants, it
9 is likely that the effect will be attributed to PM_{2.5}.” This means that in copollutant models, whichever
10 pollutant is measured with the least error is most likely to be ascribed the positive effect. This
11 phenomenon has been demonstrated by several groups (Carrothers and Evans, 2000; Fewell et al., 2007;
12 Lipfert and Wyzga, 1996) and makes interpreting copollutant models quite challenging. It requires
13 considerations of joint exposure measurement errors for each component. Studies that have investigated
14 the effects of better exposure estimates on health effect estimates (e.g. Ebel et al., 2005; Hart et al.,
15 2015; McGuinn et al., 2017; Trenga et al., 2006) have demonstrated that there is no or little difference in
16 health effects estimates or width of confidence intervals with different (presumably better) exposure
17 estimates.

18
19 It would be helpful for the CASAC to have ready access to an expert in errors-in-variables methods and
20 effects of exposure (and covariate) estimation errors in epidemiology to allow for a better understanding
21 of the impact of exposure errors on epidemiologic study results.

22
23
24 **Comments on Chapters 4 -12**

25
26 General Comments

27
28 **Additional expertise is needed for the CASAC to provide a thorough review of the PM NAAQS**
29 **documents.** The breadth and diversity of evidence to be considered exceeds the expertise of the
30 statutory CASAC members, or indeed of any seven individuals. For example, the chartered CASAC has
31 found it difficult to achieve consensus in some areas (summarized below), and to do so likely requires
32 further scientific expertise from, and discussion with, epidemiologists and additional experts in human
33 clinical studies and toxicology. Some of the proposed changes in causality determinations in the Draft
34 ISA, for example changing the causality designation of long-term exposure to UFP on nervous system
35 outcomes from “inadequate” to “likely”, are driven primarily by animal toxicology studies. Therefore,
36 additional expertise is needed in comparative toxicology, dosimetry, and extrapolation of findings in
37 animals to humans.

38
39 Over the past 30 years, CASAC advice to the EPA on NAAQS reviews has been assisted by expert
40 review panels that supplement and expand the scientific expertise brought to bear. Such a review panel
41 was appointed by the EPA for the current PM review. However, the panel was disbanded by the EPA
42 prior to the release of the current ISA.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The CASAC now requests that experts with relevant background, experience, and publications be
2 identified to assist in this PM review, prior to the release of a revised ISA. Experts should be asked to
3 review sections of the revised ISA with relevance to their expertise, provide written comments in
4 advance of CASAC meetings, and participate in those meetings in person.
5

6 Causality Determination of Mortality from PM_{2.5} Exposure
7

8 The CASAC is unable to reach consensus on the causality determination of mortality from PM_{2.5}
9 exposure.
10

11 **Some members of the CASAC** think that the EPA must better justify their determination that short-
12 term or long-term exposure to PM_{2.5} causes mortality. The EPA should address the following
13 considerations:
14

- 15 • Biological action of PM. How do low concentrations of PM_{2.5} cause mortality? The EPA should
16 discuss not just general, possible mechanisms, but specifically how ambient concentrations of
17 PM_{2.5} can move into and through the biological systems in the body to activate a cascade of
18 effects that ultimately lead to a person's death.
19
- 20 • Heterogeneity. The EPA should also address the substantial unexplained geographic
21 heterogeneity in effect estimates between PM_{2.5} exposure and mortality (e.g. Eftim et al., 2008,
22 Baxter et al., 2017, and many others). In the last PM NAAQS review, the EPA noted that
23 uncertainty remained in the form of unexplained within- and between-city heterogeneity in
24 responses to PM. The EPA also asked several policy-relevant questions related to geographical
25 heterogeneity in the Integrated Review Plan for this PM review. Given the emphasis that the
26 EPA has placed on this topic, they should include more discussion of geographic and other types
27 of heterogeneity in this ISA. The implications of unexplained heterogeneity need to be discussed
28 for those endpoints where many potential explanations have been tested, but none have been able
29 to explain the observed heterogeneity (e.g. short-term PM_{2.5} exposure and total mortality). At
30 what point does heterogeneity move from being an uncertainty, to impacting the causality
31 conclusion or other policy-relevant issues such as the use of a single effect estimate for the whole
32 nation?
33
- 34 • Concentration Concordance. When discussing the continuum of effects from PM_{2.5} exposure, the
35 EPA should include a discussion of how this continuum is impacted by the concentrations at
36 which different effects have been observed. For example, when the EPA states that mortality
37 evidence provides coherence for a continuum of effects, this should be considered within the
38 context of whether more serious effects occur at higher, lower, or similar concentrations as more
39 mild effects. This comparison of concentrations of effect should be extended to comparisons
40 between epidemiology, animal, and human controlled exposure studies.
41
- 42 • Concentration-response functions and thresholds. Various epidemiology studies have concluded
43 that the C-R function describing the association between PM_{2.5} and mortality is linear with no

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 threshold. Statistical analysis shows that epidemiology studies cannot determine the true C-R
2 function shape (discussed elsewhere in this document), and the use of linear-no-threshold C-R
3 functions is also inconsistent with human and animal experimental data demonstrating a
4 threshold of PM_{2.5} exposure concentrations below which no health effects are seen. The likely
5 mode of action of PM_{2.5} effects on the body also support a threshold (discussed elsewhere in this
6 document). Therefore, epidemiology studies that draw the conclusion that there is an effect of
7 PM_{2.5} on mortality at concentrations down to zero are not consistent with animal and human data
8 or with our knowledge of adverse effect pathways.
9

10 The EPA's mortality causality determination appears to be based almost exclusively on
11 epidemiology studies, which cannot be used in isolation to determine causation. Further
12 integration amongst epidemiology studies showing logical patterns in magnitude and types of
13 health effects, as well as demonstrations of substantial health effects in animals exposed to high
14 concentrations could provide some of the necessary justification for this causality conclusion
15 (discussed below).
16

- 17 • Comparing results between and within studies. The EPA could improve the integration of
18 evidence in this ISA by hypothesis-testing its conclusions by comparing PM_{2.5} effect estimates
19 within and between studies. For example, if one expects that some subset of mortality is more
20 affected by PM_{2.5} (e.g. cardiovascular mortality), then that mortality should have a larger and
21 more significant association with PM_{2.5} than total mortality. Similarly, if all these effects are
22 occurring at the same concentrations, then one would expect more mild effects (e.g. symptom
23 exacerbation) to be more common and more likely to show an association than the more serious
24 effects (e.g. hospital admission or mortality). One would also expect that long-term effects would
25 occur at lower concentrations and would show stronger effects than short-term, because of
26 cumulative exposure (if PM_{2.5} has an impact via cumulative exposure); and that health risks
27 associated with PM_{2.5} would be higher in places with higher PM_{2.5} concentrations. Investigating
28 these types of patterns could be done with the study information that the EPA has already
29 collected for this ISA and would greatly strengthen the conclusions that are drawn.
30
- 31 • Mortality in animals. If the EPA has identified any short-term or long-term exposure studies in
32 animals where PM exposure increased mortality, that would be a useful addition to the
33 discussions in Chapter 11. If none have been identified, that would also be useful information if
34 put into the appropriate context of aging and differential susceptibility of rodents.
35

36 **Other members of the CASAC** are of the opinion that, although uncertainties remain, the evidence
37 supporting the causal relationship between PM_{2.5} exposure and mortality is robust, diverse, and
38 convincing. The epidemiological observations have been reproduced around the world in communities
39 with widely varying exposures. The findings of many of the largest studies have been repeatedly
40 reanalyzed, with confirmation of the original findings. The EPA's causality determination, rather than
41 considering the epidemiological evidence "in isolation," includes a wide range of evidence from a
42 variety of sources, including human clinical exposure and animal toxicology studies that have provided
43 rational biological plausibility and potential mechanisms. This causality determination was first clearly

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 promulgated in the 2009 ISA, with full CASAC support. It is widely accepted by the scientific
2 community and many public health organizations, including the World Health Organization. There is no
3 credible or convincing new evidence since 2009 to question or refute this determination. Indeed, there is
4 new evidence from epidemiological studies supporting the relationship between PM_{2.5} and mortality,
5 and new toxicology studies informing the mechanisms involved and supporting their plausibility. The
6 evidence supporting a causal relationship between PM_{2.5} and mortality is even more robust now than it
7 was in 2009.

8
9 Uncertainties clearly remain: for example, the specific PM characteristics responsible for health effects,
10 dose-response relationships at low ambient concentrations (the threshold issue), explanations for the
11 observed heterogeneity in effect sizes across geographical locations, and whether (or to what degree)
12 particle translocation away from the lung mediates health effects. These uncertainties have been for the
13 most part thoroughly discussed in the draft ISA, as well as in previous PM ISAs. The fact that there is
14 uncertainty with regard to specific issues does not negate the overwhelming evidence that PM_{2.5}
15 exposure increases mortality.

16
17
18 **Dosimetry of Particulate Matter (Chapter 4)**

19
20 *Chapter 4 characterizes scientific evidence on the dosimetry of PM. To what extent does the discussion*
21 *clearly and accurately convey the dosimetry of inhaled PM and the processes of deposition, clearance,*
22 *retention, and translocation?*

23
24 Organization

25
26 This chapter provides a very important and thorough review of the deposition, clearance, retention, and
27 translocation of inhaled PM. However, the text would benefit from careful copy editing. In addition, the
28 EPA could streamline the chapter by removing some extraneous information, such as discussions of the
29 history of scientific views on post-natal alveolar development, and ventilation distribution in dogs and
30 horses.

31
32 Additional Information

33
34 Some additional information would improve the translation of these dosimetric study results to human-
35 relevant exposures. The EPA should include the concentrations at which the dosimetry exposures were
36 conducted, along with a discussion of the impact of the concentration on the measured dosimetric
37 observations. Concentration information is particularly important for the translocation studies that tend
38 to use very high exposure concentrations. The CASAC also recommends that the EPA add a discussion
39 about how the dosimetry study results can be translated to humans exposed to ambient PM
40 concentrations. For example, in the section on interspecies clearance and retention, the EPA could add
41 the PM dose or dose-rate at which particle overload occurs in rats to provide a reference dose at which
42 extrapolation to humans would become inaccurate. In the section about translocation of soluble versus
43 insoluble components, the EPA could add information about how big a contribution is made by soluble

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 particles to total particles. This information is important because these particles could have a more direct
2 or obvious linkage to systemic effects than insoluble particle translocation (which occurs at a very low
3 frequency). The EPA should also provide greater consideration of the impact of exercise on dose-rate,
4 and how this may affect study interpretation in subsequent health effect chapters. In addition, particle
5 deposition density per cm² of surface area in various anatomical regions is an important factor,
6 particularly in evaluating studies of pulmonary defense mechanisms. A table of particle deposition
7 densities should be added.

8
9 Another important addition to this chapter would be a reference to the study by Kendall et al. (2002) in
10 which PM_{2.5} samples were immersed in normal lung lining liquid (surfactant). The small (~35 nm)
11 particles aggregated into larger (>5 um) structures when immersed in lung lining fluid, compared with
12 samples in air or saline, specifically due to interaction with the protein-rich surfactant solution. The
13 probability - and physical possibility - of a particle breaching alveolar epithelial cell membranes is
14 inversely related to the size of the particle. The possibility that small particles aggregate into larger
15 particles upon contact with lung lining liquid could impact the number of particles available for
16 translocation into the circulation. This may impact hypotheses about extra-pulmonary effects of small
17 particles, although how much this aggregation occurs at ambient concentrations in humans is unknown.

18
19 Accuracy

20
21 The EPA largely conveys the information about dosimetry of inhaled PM accurately. However, in the
22 section on transplacental barrier transport, it is not accurate to portray the available data on fetal
23 translocation of particles as providing “biological plausibility of effects during pregnancy”, for two
24 reasons: 1) The only information available for fetal translocation is from oral or intravenous animal
25 studies that are not relevant to inhalation exposures (as evidenced by data showing that the extra-
26 pulmonary distribution of particles from inhalation is different compared to intravenous or oral
27 administration); and 2) The administered doses generate systemic particle concentrations that are orders
28 of magnitude higher than would be attained via inhalation. Although these studies provide some
29 information about the plausibility of translocation to the fetus at high concentrations, there is no
30 evidence provided in this chapter to support fetal translocation of particles at ambient concentrations.

31
32 Some parts of the dosimetry chapter require a more accurate discussion of the uncertainty of the
33 available data. In particular, the translocation of UFPs into the human brain is quite uncertain: the
34 human autopsy studies by Calderón-Garcidueñas et al. (2012, 2013) do not provide definitive evidence
35 that ambient UFPs translocate to the brain (they lack proper controls and don’t determine the source of
36 the UFPs found in brain tissue). Even if there is translocation of UFPs to the brain, it is likely to be a
37 very tiny fraction of particles, as estimated by Garcia et al. (2015), with only 0.001% of 20 nm particles
38 being deposited on the human olfactory mucosa (and presumably far fewer particles actually
39 translocating from the mucosa to the olfactory bulb). Therefore, although these studies show that
40 translocation to the brain may occur at high doses of UFPs, the EPA should note the uncertainty about
41 this translocation, and how much it occurs at ambient concentrations in humans.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The EPA should reflect these changes in the summary statements at the end of this chapter. In addition,
2 the EPA should review the summary statements to ensure that they accurately reflect the information
3 presented in this chapter. For example, “The fraction of nanoparticles translocating from the peripheral
4 lung into circulation is generally low (less than a fraction of a percent) for larger nanoparticles (18–80
5 nm) but can approach several percent for extremely small particles (1.4–2.8 nm).” This statement should
6 be caveated with the information that although several percent of extremely small particles may
7 translocate into the peripheral circulation in rodent studies with exposure by lung instillation, there is no
8 evidence that this much translocation occurs with exposure to even very small particles (4-5 nm) via
9 inhalation in humans. Similarly, when discussing results showing fetal translocation of particles, the
10 EPA should state that the evidence is based on high-dose oral or intravenous particle administration of
11 UFPs with an unknown relationship to human inhalation of ambient concentrations of PM. Although
12 studies have shown that translocation can occur under some exposure scenarios at high concentrations,
13 information is lacking about translocation of particles outside of the respiratory tract at relevant ambient
14 concentrations in humans.

15
16
17 **Health Effects Associated with Short-term and Long-term Exposure to PM (Chapters 5-11)**

18
19 *Please comment on the identification, evaluation and characterization of the available scientific*
20 *evidence from epidemiologic, controlled human exposure, toxicological and associated human exposure*
21 *and atmospheric sciences studies and the application of information from these studies to inform*
22 *causality determinations and uncertainty characterizations for human health outcomes.*

23
24 *Chapters 5 – 11 present assessments of the health effects associated with short-term and long-term*
25 *exposure to PM. The discussion is organized by PM size fraction, exposure duration, broad health*
26 *effects (e.g., asthma, ischemic heart disease, etc.), and scientific discipline. Please comment on the*
27 *characterization of the evidence within these chapters.*

28
29 *Please comment on the portrayal and discussion of the biological plausibility evidence presented at the*
30 *outset of Chapters 5 – 11 and the extent to which: (1) the organization adequately captures the current*
31 *state of the science with respect to potential pathways by which PM could impart health effects, and (2)*
32 *as currently constructed, inform causality determinations.*

33
34 **Organization and presentation:**

35
36 These chapters would be improved by reducing redundancy. For example, the biological plausibility
37 sections repeat many discussions verbatim. A judicious edit of all the sections would help to streamline
38 the document.

39
40 The document would benefit from a careful editorial review. There are missing words, incomplete
41 sentences, and grammatical errors that in some places confuse the meaning.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The quality of some of the figures is poor. For example, much of the text in Fig. 5-4, page 5-25 is blurry
2 and difficult to read.

3
4 The section references within the text need to be checked and edited, to ensure that the correct section is
5 being referenced. In addition, links to “Section 0” need to be fixed.

6
7 Section 6.2.6 is “Cardiac Electrophysiology and Arrhythmia”, and section 6.2.11 is “Heart Rate (HR)
8 and Heart Rate Variability (HRV).” These sections should be combined, retaining the electrophysiology
9 and arrhythmia heading. Cardiac electrophysiology encompasses cardiac conduction abnormalities,
10 repolarization, HRV, and arrhythmia. All are measured using electrocardiography (ECG). Having these
11 widely separated sections is confusing. An alternative would be to rename each of these sections and
12 present them sequentially. Similar comments apply to Sections 6.1.4 and 6.1.10.

13
14 Chapter 7, Metabolic Effects - A better distinction needs to be made between the potential metabolic
15 effects of PM, and metabolic abnormalities as markers of susceptibility to cardiovascular (CV) effects of
16 PM. These two issues are inappropriately thrown together in this chapter. Metabolic effects include
17 increased insulin resistance, blood glucose, hemoglobin A1c, and incident diabetes. Alternatively,
18 having diabetes, obesity, or metabolic syndrome could render increased susceptibility to the CV effects
19 of PM exposure. These are separate, important questions. However, the latter should not be described as
20 or included with “metabolic effects,” but considered with other susceptibility factors, in Chapter 12.

21
22 Additional suggestions for editorial changes and corrections can be found in comments of individual
23 CASAC members.

24
25 Biological plausibility:

26
27 *Possible pulmonary vascular effects of PM, and cardiopulmonary interactions* - In general, the
28 background sections of Chapters 5 and 6 ignore the importance of inter-relationships between
29 respiratory and cardiac function. The mechanistic figures showing potential pathways for PM pulmonary
30 and CV effects should be modified to reflect these considerations. Acute PM-related effects on left
31 ventricular (LV) ischemia or function, or effects on pulmonary artery pressure, could present as
32 respiratory effects, with dyspnea. This is especially true for COPD; many COPD patients have co-
33 existing cardiac disease and/or pulmonary arterial hypertension, and acute exacerbations often have a
34 major cardiac contribution.

35
36 Pulmonary vascular and right ventricular (RV) effects are likely pathways, in addition to inflammation
37 and translocation, for both acute and long-term PM effects. Pulmonary hypertension and RV failure are
38 briefly discussed in Section 6.2.5, under long-term effects, and Ohlwein et al. (2016) shows evidence for
39 PM_{2.5} effects on cardiac diastolic function, which is discussed on page 6-167, line 10. But these effects
40 are intertwined, because RV dysfunction can worsen LV diastolic dysfunction by encroachment on the
41 LV, with impaired filling of the LV and consequent respiratory effects. This is a pathway leading to
42 clinical findings of acute heart failure, but with preservation of LV systolic function. This is a very
43 common occurrence in COPD patients, and a major contributor to exacerbations.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 There is epidemiological, clinical, and toxicological evidence to support a pathway of pulmonary
2 vascular effects for PM (Aaron et al., 2016; Grunig et al., 2014; Leary et al., 2014; Liu et al., 2018; Park
3 et al., 2014; Rich et al., 2008; Wauters et al., 2015). Aaron et al. (2016) showed that long-term PM_{2.5}
4 exposures were associated with increased RV mass and RV mass/LV end-diastolic volume; Grunig et al.
5 (2014) provided a perspective on this issue; Leary et al. (2014) identified NO₂ as a marker of traffic-
6 related air pollution linked with increased RV mass (see also the accompanying editorial); Rich et al.
7 (2008) reported a panel study of patients with heart failure showing an acute increase in PA pressure in
8 association with PM_{2.5} exposure). Others include Liu et al. (2018), Park et al. (2014), and Wauters et al.
9 (2015). Only one of these studies (Aaron et al., 2016) was cited in the ISA, and that was in the context
10 of heart failure in general.

11
12 Page 5-6, line 5 - “Activation of sensory nerves in the respiratory tract can trigger local reflex responses
13 resulting in lung irritation.” The term “lung irritation” lacks specificity and may have different meanings
14 for different people. The more accurate term is “airway irritant response” which refers to this sensory-
15 mediated process, not just its result. The CASAC suggests replacing “lung irritation” in this sentence
16 with “lung function decrements and airway inflammation.” Elsewhere, “lung irritation” could be
17 replaced with “airway irritant response.”

18
19 Figure 6-1 - The potentially important role for endogenous nitric oxide (NO) and endothelins in PM
20 effects on vascular function are not adequately covered in the figures or the paragraphs on biological
21 plausibility. There is evidence that PM may act through both, with reduction in NO bioavailability (for
22 example, reduced NO-mediated arterial vasodilatation in response to diesel exhaust particles, Mills et
23 al., 2011) and increased production of endothelins (Kumarathasan et al., 2015; Lund et al., 2009). There
24 is also the possibility that translocated particles or their components may directly injure the vascular
25 endothelium.

26
27 Figure 7-2 should be revised. It is unclear what is meant by “peripheral inflammation” in Figure 7-2 and
28 the accompanying text, and the CASAC recommends not using this term. In section 7.1.3, “peripheral
29 inflammation” seems to be referring to increased inflammation in adipose tissue in various organs,
30 which could have important implications for obesity and metabolic responses. This should be stated
31 more clearly. In addition, this evidence would support a pathway that differs from the current pathways
32 in the biological plausibility figures, suggesting that PM exposure may lead to focal or organ-specific
33 inflammation/oxidative stress that could also possibly be mediated by translocated PM or their
34 components.

35
36 The introductory and biological plausibility sections of Chapter 7 do not adequately address the
37 distinctions and differences between type 1 and type 2 diabetes. This is addressed regarding insulin
38 therapy in Figure 7-1, but most of the rest of the text simply refers to “diabetes.” It should be made clear
39 that almost all diabetes that is incident in older adults is type 2, and that the glucose intolerance in
40 metabolic syndrome is related to the development of type 2 diabetes, rather than type 1.

41
42 The first paragraph on page 7-18 describes a potential pathway for metabolic effects involving the
43 hypothalamus of the brain, and this important pathway is represented by a blue box (an intermediate

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 event) in Figure 7-3. However, there is no initial event that links the exposure to this intermediate effect.
2 These should be linked with a green box (initial event) of UFP translocation to the brain via the nasal
3 mucosa and olfactory nerves.
4

5 Figure 9-1 - The CASAC recommends that erectile dysfunction be removed from the biological
6 plausibility figure because only a single paper is cited in this ISA about an association between PM and
7 erectile dysfunction, and it was not statistically significant (OR=1.26, ICI 0.81-1.96).
8

9 Page 9-4 - “Inhalation of PM_{2.5} can result in translocation of particles or soluble factors from the lungs
10 (see Chapter 5) which then can increase respiratory tract inflammation...” The sequence is likely wrong
11 here. Particles in contact with airway epithelium initiate airway inflammation, in part via chemokine
12 production by the epithelial cells. That takes a few hours to develop, while transport of particles likely
13 starts before airway inflammation is fully developed. If translocation occurs, it would occur rapidly as
14 the particles enter the pulmonary capillary bed and are quickly transported to the left heart and then the
15 systemic circulation. This sentence seems to make the assumption that translocation causes pulmonary
16 inflammation, which does not accurately represent the pathophysiology.
17

18 Figure 10-2 does not accurately reflect the likely pathways for lung cancer. The current emphasis in the
19 figure is on transport of particles and systemic or brain effects. However, the most relevant pathway is
20 direct effects of PM or its components on the airway epithelium. Although airway inflammation may be
21 involved, direct mutagenic, genotoxic, and epigenetic effects on the airway epithelium are likely more
22 important. Systemic inflammation and particle translocation away from the lung are not relevant for
23 lung cancer.
24

25 Page 10-3 - The discussion of the 10 key characteristics of carcinogens should note that these
26 characteristics may be necessary but are not sufficient for cancer formation (i.e., all carcinogens may
27 have these characteristics, but substances with these characteristics are not all carcinogens).
28

29 Identification of the available scientific evidence:
30

31 Chapter 5, Short-Term Exposure to PM_{2.5}, Section 5.1.2.3, Lung Function Changes in Asthmatics - The
32 first sentence states: “Studies evaluating the effects of short-term PM_{2.5} exposure on lung function
33 consisted solely of epidemiologic studies.” However, Gong et al. (2004b) and Urch et al. (2010), both
34 human controlled exposure studies, investigated effects of fine concentrated ambient particle exposures
35 on lung function in asthmatics.
36

37 Chapter 6, section 6.1.4.3, Controlled Human Exposure Studies for Arrhythmia and Conduction
38 Abnormalities - Langrish et al. (2014) should be included in the discussion of potential effects of PM on
39 cardiac arrhythmias.
40

41 *Study inclusion information* - Although the EPA provides a broad overview of the study search strategy
42 and the general inclusion choices in the ISA Preamble and the Preface, they should provide more
43 specific inclusion information for studies in those chapters and sections where specific characteristics

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 are being used to exclude studies. For example, on pg. 5-8 (similarly on pp. 5-52, 5-66, 10-37, and 10-59
2 among others), the EPA states that “Other recent studies of asthma hospital admissions and emergency
3 department (ED) visits are not the focus of this evaluation because they did not address uncertainties and
4 limitations in the evidence previously identified, and therefore, do not directly inform the discussion of
5 policy-relevant considerations detailed in Section 5.1.10.” Because it is not clear how those studies
6 listed in Table 5-10 do address previously identified uncertainties and limitations, the EPA should
7 provide an explicit list of those criteria used in these sections to include or exclude studies, and/or
8 should provide a list of those studies that were not the focus of this evaluation (perhaps as a sub-
9 category in the HERO database).

10
11 *Causality studies* - Several studies that conduct causal-type analyses should be included in this ISA: Cox
12 et al. (2017) (for short-term effects of PM_{2.5} on cardiovascular disease), and Greven et al. (2011), Cox
13 and Popken (2015), and Pun et al. (2017) (for long-term effects of PM_{2.5} on mortality). Greven et al.
14 (2011) and Pun et al. (2017) use a method called “a difference-in-differences analysis” that has been
15 used by others to conduct causal-type analyses.

16
17 Evaluation and characterization and of the available scientific evidence:

18
19 *Dosimetric extrapolation for particle translocation* - When addressing the possibility of particle
20 translocation to the brain, the EPA should include an explicit discussion of the relevant differences
21 between animals and humans and how this affects the interpretation of animal study results showing
22 particle translocation. For example, if the putative pathway of PM effects on the brain is translocation
23 from the nasal epithelium to the nasal bulb, then how does the difference in percent of nasal deposition
24 and nasal epithelium between rodents and humans impact the interpretation of the animal study results?
25 This discussion should be included when drawing conclusions that rely on extrapolating animal particle
26 translocation results to humans.

27
28 *Study quality* - A clear and detailed explanation should be provided of how study quality criteria were
29 used and applied to the reviewed studies. Study selection and quality assessment are described in general
30 in the ISA Preamble, and more specifically for the Draft ISA in Appendix 1. That appendix indicates
31 that studies are not necessarily excluded from consideration based on quality assessment. What is
32 missing from the current Draft ISA, as well as the preamble and Appendix 1, is a description of how
33 quality assessments are used in the review process. Although the methods for assessing quality appear
34 appropriate, there is currently a gap between study quality assessment and its application in the ISA
35 preparation and subsequent risk assessment process. Are the quality reviews performed by the ISA
36 section author(s) themselves or independently? If independently, are there written quality assessments
37 for each study that are available to the author(s)? The ISA occasionally provides quality-related
38 commentary in the text and/or tables, but this seems to be left up to the individual author of that section,
39 and overall there seems to be little application of study quality considerations in the document.
40 Significant weakness or strengths could be added to the tables listing the studies in each section. Chance,
41 bias, and confounding are all potential reasons for a study to observe an association between two
42 variables (Zaccai, 2004) and therefore should be more explicitly considered when presenting and

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 discussing study results. In addition, more factors than just copollutants should be considered as
2 important confounders in the referenced epidemiology studies.

3
4 *Effects of chance* - Results that are not statistically significant should be indicated as such in the ISA
5 discussion. If there is a reason why statistical significance may not have been achieved (e.g., low sample
6 size), this should be included in the discussion of the study results. An example of the importance of
7 considering statistical significance of results is given on p. 5-118 (Section 5.1.10.2) where the EPA
8 discusses the results of epidemiology studies that used lag -1 as a negative control (i.e., the relationship
9 between asthma ED visits and PM_{2.5} concentrations *the day after* the ED visit). Strickland et al. (2010)
10 found associations at lag 0-2 RR = 1.05 (1.02, 1.08), and at lag -1 RR = 1.03 (1.00, 1.05); Sarnat et al.
11 (2015) found associations at lag 0-2 RR = 1.04 (1.01, 1.06) and at lag -1 RR = 1.02 (0.99, 1.04). In the
12 absence of statistical significance, the lag -1 results would look like they were providing evidence for a
13 positive association, even though they break the rule that cause must come before effect. In addition to
14 demonstrating the importance of considering statistical significance, the minimal differences between
15 the RR at lag 0-2 compared to lag -1 calls into question the judgement that there is a real association
16 between PM_{2.5} and asthma ED visits in these studies.

17
18 *Exposure concentrations* - When results of a study are discussed in the text, it would be helpful for the
19 reader if exposure concentrations were also included in that discussion.

20
21 *Human equivalent concentrations* - Extrapolating animal exposure concentrations to human equivalent
22 concentrations for key studies using particulate dosimetric adjustment models (e.g., MPPD, RDDR
23 models) is standard practice in risk assessment when deriving a toxicity factor for a particulate chemical.
24 If the EPA is drawing a conclusion based on an animal toxicology study, then they should conduct
25 dosimetric adjustments to convert the animal exposure concentrations to human equivalent
26 concentrations, and then determine the likely effects and the relationship to ambient concentrations from
27 those calculated concentrations.

28
29 *Identifying no- and lowest-observed adverse effect levels* - The controlled human exposure studies
30 provide a wealth of information about potential PM_{2.5} effects generated in an experimental setting.
31 Further integration and discussion of this evidence may demonstrate that there are exposure
32 concentrations of effect and no effect (i.e., low- and no-observed (adverse) effect levels –
33 LOEL/LOAELs and NOELs/NOAELs), which would be very informative in determining thresholds of
34 effect and may identify likely mechanistic pathways. Identifying these levels is a standard practice in
35 toxicity factor derivation.

- 36
37
- For example, Ghio et al. (2000) observed an increase in neutrophils in bronchoalveolar lavage (BAL) fluid with exposure to (on average) 120 µg/m³ fine Chapel Hill concentrated ambient particles (CAPs), but Huang et al. (2012) did not observe an increase in neutrophils in BAL fluid with an exposure to (on average) 90 µg/m³ fine Chapel Hill CAPs. Neither observed any change in soluble inflammatory cytokines in BAL fluid or blood. Both studies exposed ~25-year-old healthy adults for 2 hours with 1 hour of exercise and took measurements at 18 hours after exposure. This suggests a NOEL at 90 µg/m³, and a LOEL at 120 µg/m³ for increased
- 38
39
40
41
42
43

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 neutrophils in BAL fluid. The question of the adversity of the effect would still need to be
2 discussed.

- 3 • Animal studies can also provide evidence of NOELs and LOELs. For example, Harkema et al.
4 (2009) exposed rats to Detroit fine CAPS with and without Ovalbumin (OVA)-sensitization. The
5 authors did not observe independent effects of 600 ug/m³ CAPs (8 hrs per day for 3 days) on
6 pulmonary endpoints but found that fine CAPs enhanced OVA-induced bronchopneumonia. This
7 did not happen with the animals exposed to 356 ug/m³ CAPs, demonstrating a potential threshold
8 of effects. When modified with a dosimetric adjustment to a human equivalent concentration,
9 and with appropriate uncertainty factors, this information may be relevant to standard setting.

10
11 *Dose-responses in experimental studies* - Dose-responsiveness of effects of PM exposure in
12 experimental studies can be used to identify relevant biological plausibility pathways and exposure-
13 specific responses. For example, in the Ghio et al. (2000) controlled human exposure study, the increase
14 in neutrophils in bronchial lavage fluid was not dose-responsive (the highest infiltration was in the 3rd
15 quartile dose), but the increase in neutrophils in the BAL fluid was dose-responsive (neutrophil
16 infiltration increased with every dose). In the same study, fibrinogen concentrations increased in the
17 bronchoalveolar lavage fluid as well, but it was not dose-responsive.

18
19 *Adversity* - The ISA should address the adversity and clinical significance of the presented health
20 effects. For example, there should be consideration of the adversity of a 1 mm Hg change in blood
21 pressure, or a 0.8 µg/dL change in glucose levels.

22
23 Chapter 5 - The ISA should address possible reasons for the discrepancy in findings from
24 epidemiological and human clinical studies of PM exposure. Despite strong evidence for increased
25 respiratory morbidity and mortality in epidemiology studies, clinical studies that often use PM
26 concentrations much higher than ambient generally show little or no effects on lung function (Bräuner et
27 al., 2007; Ghio et al., 2000; Gong et al., 2003; Gong et al., 2004a; Huang et al., 2012; Sivagangabalan et
28 al., 2011; or Urch et al., 2010), and somewhat variable findings in terms of airway inflammation (e.g.
29 Holgate et al., 2003; Huang et al., 2012). There may be a number of reasons for this, including the fact
30 that clinical studies involve generally healthy people, or involve those with relatively mild respiratory
31 disease, with brief durations of exposure. The ISA would be strengthened by addressing this, especially
32 considering that the biological plausibility sections repeatedly indicate that airway inflammatory effects
33 may be driving systemic and cardiovascular effects. One possible explanation is that the respiratory
34 effects of ambient PM are enhanced by co-pollutants that are not present in clinical exposure studies,
35 although several controlled human exposure studies that exposed people to fine CAPs + NO₂ or ozone
36 have not shown impacts on airway inflammation, systemic inflammation, or lung function (Gong et al.,
37 2005; Huang et al., 2012; Sivagangabalan et al., 2011; Urch et al., 2010).

38
39 Figure 6-2, page 6-13 - The depiction of the associations with myocardial infarction (MI) in the Gardner
40 et al. (2014) study is incorrect. The ISA figure appears to show only data for the 72- or 96-hour lag,
41 neither of which was significant. As shown in the figure below from the publication, ST-elevation MI
42 (STEMI) was significantly increased with a 1-hr lag.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1

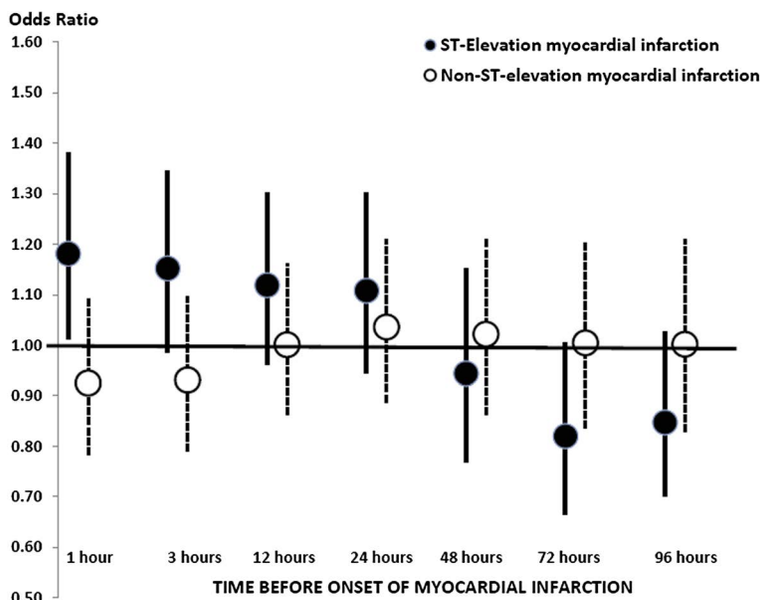


Figure 1 from Gardner et al. (2014)

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Page 6-14, line 18 - “There were generally consistent results across recent studies looking specifically at MI, and registry studies, which are likely to reduce outcome misclassification, report evidence of positive associations with MI subtypes.” This sentence seems at odds with the first paragraph on this page, which indicates inconsistencies, especially in the European studies. The interpretation should be further clarified, with justification for disregarding the negative European studies.

Page 6-176, line 3 - “A study of newborns in Massachusetts found elevated [systolic blood pressure] SBP with higher PM_{2.5} averages over the 30-, but not 60- or 90-day periods before birth (van Rossem et al., 2015) while trimester specific associations between PM_{2.5} and increased SBP increased but confidence intervals were wide...” This is a run-on sentence and needs clarification. The description should make clear that the exposure estimates were during the 90 days before birth, but the BP measurements were 30 hours after birth.

Section 6.2.8, Peripheral Vascular Disease (PVD), Venous Thromboembolism (TE), Pulmonary Embolism - The diagnosis “peripheral vascular disease” generally refers to disease in the peripheral arterial system, rather than venous disease. The discussion in this section is limited to venous thromboembolism, and does not address arterial PVD, so this term should be removed from the title. In any case, PVD should not be lumped together with venous TE disease; they have different etiologies, pathophysiology, and treatments.

Page 6-196, line 31 - In the description of the Wilker et al. (2014) study, the ISA states, “Only hyperemic flow velocity was additionally associated with PM_{2.5} [-1.80 % change (95% CI: -3.45, -0.15)] These effects are relatively large given that normal ranges are between 5-10% (Järhult et al., 2009).”

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 This description of the findings of the Wilker et al. (2014) study is incorrect. The normal range for
2 FMD% is 5-10. Hyperemic flow velocity is expressed in the units of cm/s, not %. Also, it is not clear
3 where the “-1.80% change” comes from. The Wilker et al. (2014) abstract states: “An inter-quartile
4 range difference in PM_{2.5} (1.99 ug/m³) was associated with -0.16% (95% confidence interval [CI] -
5 0.27%, -0.05%) lower flow-mediated dilation% and -0.72 (95% CI -1.38, -0.06) cm/s lower hyperemic
6 flow velocity%.”

7
8 Page 6-283, line 26 - “Weichenthal et al. (2014a) reported positive associations between 2-hour averages
9 of NCs with SBP measurements taken 3 hours post-exposure, but associations with SBP were null.”
10 This sentence is contradictory and needs clarification. Associations of UFP with SBP were not
11 significant in this study.

12
13 Section 7.1.3, Other Indicators of Metabolic Function - This section should be re-thought and re-
14 organized. The subheading topics of systemic inflammation and blood pressure have already been
15 reviewed as outcomes, and it is redundant to revisit them here. It is enough for the background to point
16 out the interplay of inflammation in metabolic effects and in obesity, as well as hypertension as a
17 clinical component of the metabolic syndrome, and then just reference the previous sections.

18
19 Section 7.2.10, Metabolic Disease Mortality - The title of this section, and some of the text, are a bit
20 misleading. People don’t often die of “metabolic disease” (although there are certainly deaths from
21 diabetic ketoacidosis). Their metabolic conditions increase risk for mortality from a variety of causes,
22 from cardiovascular deaths to pneumonia and other infections. The Pope et al. (2014) paper described in
23 this section looks at cardiovascular mortality, and examines whether metabolic disease such as diabetes,
24 contribute to the PM risk for CV mortality. This issue fits best in Chapter 12.

25
26 Chapter 8, pages 8-5 and 8-67 - The ISA cites a human clinical study, Liu et al. (2017), as evidence that
27 PM_{2.5} causes perturbation of the blood-brain barrier (BBB). However, the study did not observe a
28 significant change in the BBB biomarkers S100B, NSE, or UCHL1 with exposure to fine, coarse, or
29 UFP CAPs. The p-values in some of these comparisons were less than 0.1, but not less than 0.05. There
30 was a significant relationship between a component of coarse PM and S100B, but this is difficult to
31 interpret in the absence of a total PM effect. There were no effects of concentrated UFP on any marker.
32 Since UFP is the size fraction most capable of transport to the brain, this finding is counter-intuitive.
33 This study should not be interpreted as showing an effect of PM on the BBB, especially considering the
34 many comparisons made in this study.

35
36 Chapter 8, UFP short-term nervous system effects, page 8-82 - The Liu et al. (2017) human clinical
37 study is mistakenly characterized as showing an effect of UFP on the hypothalamic-pituitary-adrenal
38 (HPA) axis. Again, the p-value was <0.1, not <0.05. From the abstract of the Liu study: “Ultra fine CAP
39 was not significantly associated with changes in any blood and urinary neural biomarkers examined.”

40
41 Chapter 9, Table 9-6, page 9-29 - For the Kloog et al. (2012) study, the last column indicates the effect
42 estimate is 1.03, with 95% CIs of 0.54, 0.63. These values are obviously incorrect, because the CI does

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 not include the estimate. According to the abstract and Table 3 of the study, the odds ratio of premature
2 birth was 1.06 (1.01 to 1.13).

3
4 Page 9-6, line 23 - The Tallon et al. (2017) study is described as showing "...positive associations
5 between exposure to annual PM_{2.5} concentrations and erectile dysfunction in men aged 57–85 years
6 (OR: 1.26; 95% CI: 0.81, 1.96)." Although the OR is positive, the 95% CI includes 1, so the findings are
7 not statistically significant. Highlighting this in the ISA as a positive study, without further qualification,
8 is misleading.

9
10 The words fecundity and fecundability are used interchangeably in this section. The CASAC suggests
11 changing the latter to the former wherever it occurs.

12
13 Chapter 10, Lung Cancer - This chapter reviews new studies addressing lung cancer incidence and
14 mortality in relation to long-term PM exposure. However, the issue of the long lag time that can exist
15 between the inciting exposure and the first clinical signs of cancer is not adequately addressed in the
16 ISA. Most of these studies evaluated PM_{2.5} exposures a few years before cancer diagnosis or death. Over
17 these time frames, it is likely that most of the lung cancer cases already had the disease, albeit in a pre-
18 clinical state, at the time the exposure was assessed. Thus, the findings in these studies may reflect
19 reduced survival of already incident cancer, rather than true increased lung cancer incidence.

20
21 The cancer section notes that many studies find the greatest effects of PM_{2.5} in non-smokers. The
22 possible biological reasons for this pattern should be discussed, as well as how it fits in with other
23 information. For example, is it consistent with evidence that animal studies with PM_{2.5} exposure have
24 not shown increased carcinogenesis, except with animals that were pre-initiated with urethane (Pereira et
25 al., 2011)?

26
27 Page 10-9 - "...an in vivo study by Sato et al. (2003) reported increased DNA adducts in lung, liver, and
28 nasal mucosal tissues after inhalation exposure to urban roadside air. Because this study evaluated
29 effects of exposure to a mixture of PM and gases, it does not inform the current ISA, which identifies
30 the hazard for effects after exposures to only the PM component of complex mixtures..." Virtually all
31 epidemiological studies involve exposures to mixtures of PM and gases, and yet they can and do inform
32 the Draft ISA. The issue with the study in this case is not the exposure to a mixture, but that PM
33 concentrations in the roadside air were not quantified. One could therefore argue that this study should
34 not be included in the ISA, since it does not meet the screening criteria stated in the Preface, page P-14,
35 indicating the focus is on studies that "...(1) include a composite measure of PM or (2) characterize PM
36 and apply some approach to assess the direct effect of PM when the exposure of interest is a source-
37 based mixture...."

38
39 A similar issue requires correction on page 10-35, line 3. "Because these in vivo studies evaluated
40 effects of exposure to mixtures of PM and gases, they do not directly inform the current ISA, which
41 identifies the hazard for effects after exposures to only the PM component of complex mixtures." Again,
42 the problem is not the exposure to mixtures, but the absence of quantification or characterization of the

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 PM exposure. The CASAC suggests removing these studies from consideration in the ISA, because it is
2 true that they do not inform this ISA.

3
4 Page 10-49, line 27 - This statement is incorrect: “Specifically, an assessment of adenocarcinoma, the
5 only subtype that develops in nonsmokers...” Adenocarcinoma is not the only type of lung cancer that
6 occurs in nonsmokers. “Only” should be changed to “predominant.” The same applies to page 10-53,
7 line 11, and page 10-74, line 29.

8
9 Application of scientific information to inform causal conclusions:

10
11 *Nervous System Effects*

12
13 Chapter 8, Nervous System Effects – PM_{2.5} - The EPA does not provide adequate evidence for the
14 conclusion that there is likely to be a causal association between long-term PM_{2.5} exposure and nervous
15 system effects. In Table 8-20, the EPA identifies the following as providing high quality or consistent
16 evidence of this relationship: toxicology studies on brain inflammation and reduced cognitive function,
17 and epidemiology studies of reductions in brain volume and reduced cognitive function in adults. For a
18 likely causal conclusion, there would have to be evidence of health effects in studies where results are
19 not explained by chance, confounding, and other biases, but uncertainties remain in the overall evidence.
20 In addition, the determination should be made based on multiple studies by multiple research groups (p.
21 P-12). The toxicology studies have largely been done by a single group. Those animal toxicology studies
22 that were completed by other groups do not provide adequate evidence because the control animals were
23 exposed to gaseous pollutants (Tyler et al., 2016) or were exposed for only two weeks in addition to
24 OVA-sensitization (Campbell et al., 2005). For the brain size epidemiology studies, brain volumes were
25 only measured once in each person and were compared between people. But brain volume can vary up
26 to two-fold between normal people (Reardon et al., 2018), so this seems like an endpoint that could be
27 subject to substantial error. Additionally, the cognitive function epidemiology studies found largely non-
28 statistically significant results (see Figures 8-3, 8-4, and 8-5), including two of the studies that the EPA
29 cited in Table 8-20 (Weuve et al., 2012 and Tonne et al., 2014). Altogether, this evidence does not
30 provide evidence of health effects that are not explained by chance, confounding, or bias, and that have
31 been done by multiple research groups.

32
33 Chapter 8, Nervous System Effects - UFP - The ISA does not provide adequate evidence to support the
34 conclusion that there is likely to be a causal association between long-term UFP exposure and nervous
35 system effects. There are no supportive human studies, and the EPA has not considered the appropriate
36 dosimetric adjustments, or rodent-to-human differences in the respiratory tract, that would help
37 extrapolate the animal data to humans. In addition, most of the animal studies that provide coherence
38 were done by a single group in a single location.

39
40 *Cancer*

41
42 There is inadequate evidence for the “likely to be causal” conclusion for long-term PM_{2.5} exposure and
43 cancer. This determination relies largely on epidemiology studies that, as noted above, do not provide

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 exposure time frames that are appropriate for cancer causation. There are no animal studies showing
2 direct effects of PM_{2.5} on cancer formation, with the only positive animal results coming from a group
3 that pre-initiated the animals with urethane.

4
5 Conflicting Evidence

6
7 The ISA would be strengthened by more justification of decisions in the face of conflicting evidence.

8
9 For example:

- 10
11 • In controlled human exposure studies that investigated blood pressure (BP), Bellavia et
12 al. (2013) found increased SBP with exposure to 242 ug/m³ Toronto CAPs; Brook et al.
13 (2009) showed increased DBP (not SBP) with exposure to 148 ug/m³ Toronto CAPs; and
14 Sivagangabalan et al. (2011) showed increased DBP (not SBP) with exposure to 154
15 ug/m³ Toronto CAPs. No effects on BP were seen with fine CAPs exposure in Brauner et
16 al. (2008), Brook et al. (2002), Gong et al. (2003, 2004, or 2005), Hemmingsen et al.
17 (2015), Huang et al. (2012), or Mills et al. (2008). These studies exposed individuals who
18 were healthy, elderly, overweight, with COPD, asthma, or CHD, to PM_{2.5} CAPs
19 concentrations up to 207 ug/m³.
- 20 • Section 6.1.2.1, ED visits and hospital admissions. This section concludes by saying that
21 recent studies “continue to provide evidence for positive associations between short-term
22 PM_{2.5} exposure and IHD ED visits and HA.” However, the preceding text and Figure 6-2
23 (please note the separate comment about the error in this figure) show considerable
24 heterogeneity in the findings of the studies conducted since the 2009 ISA. There was one
25 study with a positive but not statistically significant result (Bell et al., 2015), one with a
26 positive statistically significant result (Kloog et al., 2014), one with associations only in
27 NYC but not the rest of the state (Hsu et al., 2017), one with associations in 2 of 7 states
28 (Talbot 2014), one with a negative association (Milojevic et al., 2014), and two single
29 city studies with opposite results (Kim et al., 2012, Sarnat et al., 2015). This section
30 should strengthen the rationale for the conclusions.
- 31 • Section 6.1.12, Coagulation. The statement is made in the second paragraph that “When
32 considered as a whole, these recent studies do provide additional evidence that short-term
33 exposure to PM_{2.5} can promote clot formation.” However, the section goes on to describe
34 considerable inconsistency in the findings from epidemiological, human clinical, and
35 toxicology studies. The conclusion drawn in this section should be reconsidered and
36 provided in a summary paragraph at the end of the section.
- 37 • Section 6.1.1, Short-Term Exposure to PM_{2.5}, Biological Plausibility. The results of
38 Langrish et al. (2014) do not support the conclusion that PM_{2.5} has effects on heart
39 conduction abnormalities. The EPA should clarify how they choose biological
40 plausibility endpoints in the presence of conflicting evidence.
- 41
42
43

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Concentration-Response Functions
2

3 **CASAC members were unable to reach consensus** on the ISA assessment of concentration-response
4 functions.
5

6 **Some members of CASAC** think that the EPA should do further work on C-R functions. In the Draft
7 ISA, the EPA concludes that the evidence from epidemiology studies largely supports a linear, no-
8 threshold association between PM_{2.5} and various health effects. However, a number of statistical studies
9 have shown that the error (e.g., measurement error) in these types of epidemiology studies lead study
10 authors to the erroneous conclusion that C-R functions are linear with no threshold when that is not, in
11 fact, the case (Rhombert et al., 2011; Brauer et al., 2002; Cox, 2018; Lipfert and Wyzga, 1996; Watt et
12 al., 1995; Yoshimura, 1990). Therefore, the EPA should not be using these epidemiology studies to draw
13 conclusions about the true shape of the relationship between PM_{2.5} and health effects, unless it can
14 strongly argue (and provide evidence) that the referenced epidemiology studies can produce an unbiased
15 estimate of the true shape of the C-R function. In addition, this conclusion is not consistent with the
16 evidence of a threshold of effects demonstrated in human controlled exposure and animal toxicology
17 studies (discussed above).
18

19 The EPA should consider deriving C-R relationships from animal and human controlled exposure
20 studies, where we can be more certain that the effects are caused by the exposure, and there is less error
21 to bias the shape of the relationship. Interpretation and extrapolation from either epidemiology or
22 experimental C-R relationships is impacted by whether the relationship is quantal or graded, and so the
23 EPA should include this information in their discussion of these responses.
24

25 If the EPA does use C-R functions derived from epidemiology studies with binary outcomes (assuming,
26 importantly, that there is a causal relationship between the concentration and the response), they should
27 consider these functions as quantal relationships. Quantal relationships generally have Gaussian
28 distributions and describe a continuum of a population response to an exposure where the response is
29 binary (e.g., percent of population who experienced an asthma attack, or who died). Quantal
30 relationships asymptotically approach a response of 0 percent as the concentration decreases and 100
31 percent as the concentration increases. The smallest effective concentration of any chemical or substance
32 that causes a pre-determined amount of an all-or-none response may be referred to as a *threshold*
33 *concentration* even though it cannot be determined experimentally. Therefore, by their asymptotic
34 Gaussian nature quantal dose responses cannot identify a concentration where 0% of people are
35 responders, and so it is standard practice in toxicology-risk assessment to set an effect level (such as a
36 10%, 1%, or 0.1% response level) and designate the concentration that causes that effect level to be the
37 threshold dose or concentration. Using this method, the EPA could dictate the threshold response, and
38 therefore concentration, from a type of relationship that otherwise by its nature does not allow the
39 identification of a concentration that causes a response in 0% of the population.
40

41 **Other members of CASAC** think that the ISA contains a reasonably balanced assessment of the new
42 data on C-R relationships, with appropriate caveats about the uncertainties, especially at low
43 concentrations. However, these members also think that these important considerations need further

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 input from experts in epidemiology. In the case of PM, understanding of C-R relationships at low
2 exposure concentrations must come from epidemiology. Toxicological and human clinical studies have
3 a limited role, especially with regard to mortality. For example, mortality and morbidity are not
4 outcomes of human clinical studies, by design. Additionally, clinical studies are generally conducted at
5 concentrations higher than ambient concentrations, in order to provide a contrast with prior ambient
6 exposures of the subjects. Further, clinical studies involve relatively small numbers of subjects and
7 generally do not include individuals with severe disease or frailty that may make them more susceptible
8 to effects from relatively low PM concentrations. For these reasons, clinical studies unfortunately
9 provide little help in informing thresholds of effect for PM.

10
11
12 **Populations and Lifestages Potentially at Increased Risk of a Particulate Matter-Related Health**
13 **Effect (Chapter 12)**

14
15 *Chapter 12 evaluates scientific information and presents conclusions on factors that may contribute to*
16 *specific populations or lifestages being at increased risk of a PM-related health effect. Please comment*
17 *on the extent to which the available scientific evidence from epidemiologic, controlled human exposure,*
18 *and toxicological studies been integrated to inform conclusions on populations and/or lifestages*
19 *potentially at increased risk of a PM-related health effect. Is there information available on other key*
20 *factors that is not included in the draft PM ISA that inform differential risk that should be added?*

21
22 This chapter delineates the approach to considering the evidence for at-risk groups and populations. It is
23 an improvement on the approach taken in the 2009 ISA, and, aside from the comments below, clearly
24 presents the rationale and evidence base for the conclusions. The 4-level grading of the conclusions is
25 logical and reasonable, and parallels the approach taken for causality determinations.

26
27 Inclusion

28
29 The ISA should include lung cancer as an endpoint in the smoking section (12.6.1), with a brief
30 summary of the findings presented in Chapter 10 and any additional information.

31
32 Evidence integration

33
34 Better integration of the information presented in this chapter is needed, beyond listing of study results.
35 The results within a section should be integrated, for example in the genetic factors section. When
36 considering genetic factors such as glutathione polymorphisms, the EPA should look at the effect of the
37 polymorphism (i.e., does it increase or decrease the effectiveness of the glutathione system), and not just
38 whether there is an association with any glutathione polymorphism. Similarly, the EPA should integrate
39 their conclusions between chapters. For example, one would expect that older adults (compared to
40 younger adults) would be more susceptible to the toxic effects of PM (because as a group older people
41 would be frailer and have more diseases). However, the section on older adults (for which there have
42 been many studies) does not find that older age is consistently a risk factor.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Causal Determinations
2

3 The ISA should better justify the different causal conclusions for various risk factors. For example,
4 diabetes, obesity, and elevated cholesterol all seem to have a similar amount of data about risk, and
5 generally show inconsistent study results, but it is not clear why diabetes and elevated cholesterol were
6 categorized as “insufficient,” and obesity was designated as “suggestive.”
7

8
9 **Welfare Effects (Chapter 13)**

10
11 *Please comment on the identification, evaluation and characterization of the available scientific*
12 *evidence from studies of PM on non-ecological welfare effects of visibility impairment, climate, and*
13 *materials and the application of information from these studies, as presented in Chapter 13, to inform*
14 *causality determinations and uncertainty characterizations for these welfare outcomes.*
15

16 The information presented in Chapter 13 supports a causal relationship between PM and visibility
17 impairment, climate effects, and effects on materials.
18

19 The evaluation of welfare effects often lumps PM together as a whole without considering different size
20 fractions. It is recommended that the EPA perform more analyses for different size fractions to
21 determine whether various effects on visibility, climate, and materials are observed. Specific quality
22 criteria targets for inclusion or exclusion of welfare effects studies should be articulated up front in each
23 section. The studies presented in this chapter are mostly descriptive with little reference to quality. There
24 is little discussion of how study findings that consist of different PM concentrations, different mixtures,
25 different experimental design questions, and different ambient conditions apply directly to non-
26 ecological welfare effects in the United States. A “Research Needs” section should be added to the final
27 ISA. In addition, line numbers should be added for pages 13-1 through 13-56.
28

29 For visibility effects, a thorough discussion of the instrumentation used for measuring visibility is
30 provided. It would be very useful if the instruments were shown in a table with the figures of merit
31 associated with each, and how well each instrument provides the most policy relevant measurements.
32 The distinction between anthropogenic PM impairment versus natural PM impairment needs to be more
33 clearly separated and explained. How this distinction can or will be used for setting a secondary standard
34 needs to be included in the document.
35

36 The document does a good job more firmly establishing a causal relationship between PM and visibility.
37 However, it is challenging to tease out the complex nature of PM across the country and how the
38 variation in PM composition affects visibility differently. Setting a secondary standard given such
39 variability will be very difficult. A discussion on the direct effect of PM or other pollutants (e.g.,
40 photochemical oxidant) on visual acuity should be included. Instruments would not be responsive to
41 these eye irritants. Also, comparing perceived visibility impairment of urban versus more “bucolic”
42 settings may have inherent biases. Some viewers of these scenes may not find urban viewscapes to be
43 very appealing no matter how clear the image may be. Moreover, regional differences in perceived

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 visibility may be due to societal differences. Westerners may have greater expectations of clear
2 mountain vistas than Easterners.

3
4 On page 3-6, the haze index is presented as $dv = 10 * \ln (b_{ext}/0.01 \text{ km}^{-1})$. However, the units for b_{ext} are
5 typically Mm^{-1} . Therefore, the correct equation should be $dv = 10 * \ln (b_{ext}/10 \text{ Mm}^{-1})$. The original
6 IMPROVE algorithm (Equation 13-6) and the modified original IMPROVE algorithm (Equation 13-7)
7 are presented on page 13-10. These equations tend to underestimate the highest light scattering values
8 and overestimate the lowest values at IMPROVE monitors throughout the U.S. To resolve these biases,
9 a revised IMPROVE equation was developed (Pitchford et al., 2007) that divides PM components into
10 small and large particle sizes with separate mass scattering efficiencies and hygroscopic growth
11 functions for each size. The revised IMPROVE equation was described in detail in the 2009 PM ISA,
12 and it both reduced bias at the lowest and highest scattering values and improved the accuracy of the
13 reconstructed b_{ext} . However, the revised IMPROVE equation is not presented in this document:

$$\begin{aligned} b_{ext} = & 2.2 \times fs(RH) \times [\text{Small Sulfate}] + 4.8 \times fL(RH) \times [\text{Large Sulfate}] \\ & + 2.4 \times fs(RH) \times [\text{Small Nitrate}] + 5.1 \times fL(RH) \times [\text{Large Nitrate}] \\ & + 2.8 \times [\text{Small Organic Mass}] + 6.1 \times [\text{Large Organic Mass}] \\ & + 10 \times [\text{Elemental Carbon}] \\ & + 1 \times [\text{Fine Soil}] \\ & + 1.7 \times fss(RH) \times [\text{Sea Salt}] \\ & + 0.6 \times [\text{Coarse Mass}] \\ & + \text{Rayleigh Scattering (site specific)} \\ & + 0.33 \times [\text{NO}_2 \text{ (ppb)}] \end{aligned}$$

14
15
16
17
18
19
20
21
22
23
24
25 This equation should be added to the document and discussed in detail. Use of this equation is
26 recommended by EPA in their modeling guidance (U.S. EPA, 2018a).

27
28 The color maps, bar charts, and other graphical data presentations are very helpful. The uncertainty
29 associated with the size fraction and visibility impairment needs to be stated clearly. Figures 13-1
30 through 13-14 should use the same colors to represent the same species in the stacked bar charts when
31 comparing across years (2005-2008 vs. 2011-2014). The figures that show 2011-2014 data use light blue
32 for POM while the figures that show 2005-2008 data use green for POM. In addition, Figures 13-2, 13-
33 4, 13-6, 13-8, 13-10, 13-12, 13-13, and 13-14 are low resolution and very difficult to read.

34
35 For climate effects, uncertainty in the effects of complex aerosol composition on climate needs to be
36 better resolved. If there is new evidence that increased atmospheric turbidity is increasing cloud-to-
37 ground lightning strikes and hence increased forest fires, that information should be added to the
38 document.

39
40 For effects on materials, it was difficult to determine from the literature review presented in the ISA at
41 what level damage to materials was unacceptable and how that relates back to PM concentration, size,
42 and mixture. It is laudable that data from other countries were included in the assessment. The document

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 should discuss if there is sufficient meta data available to fully characterize the data quality attributes
2 associated with these data.

3

4 It would be helpful for the CASAC to have ready access to an expert that studies the effects of PM on
5 visibility impairment, climate, and materials. This would allow for additional insight into the non-
6 ecological welfare effects and better inform our recommendations on the appropriate level for the
7 secondary PM standard.

8

9

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

References

- 1
2
3 Aaron, C. P., Chervona, Y., Kawut, S. M., Roux, A. V., Shen, M., Bluemke, D. A., Van Hee, V. C.,
4 Kaufman, J. D., and Barr, R. G. (2016). Particulate matter exposure and cardiopulmonary differences in
5 the Multi-Ethnic study of atherosclerosis. *Environmental Health Perspectives*, 124(8):1166-1173.
6
7 Avery, C. L., Mills, K. T., Williams, R., McGraw, K. A., Poole, C., Smith, R. L., and Whitsel, E. A.
8 (2010a). Estimating error in using ambient PM2.5 concentrations as proxies for personal exposures: a
9 review. *Epidemiology*, 21(2):215-223.
10
11 Avery, C. L., Mills, K. T., Williams, R., McGraw, K. A., Poole, C., Smith, R. L., & Whitsel, E. A.
12 (2010b). Estimating error in using residential outdoor PM2.5 concentrations as proxies for personal
13 exposures: a meta-analysis. *Environmental Health Perspectives*, 118(5), 673-8.
14
15 Baxter, L. K., Crooks, J. L., & Sacks, J. D. (2017). Influence of exposure differences on city-to-city
16 heterogeneity in PM2.5-mortality associations in US cities. *Environmental Health*, 16(1).
17
18 Bell, M. L., Son, J.-Y., Peng, R. D., Wang, Y., & Dominici, F. (2015). Brief Report: Ambient PM2.5
19 and risk of hospital admissions: do risks differ for men and women? *Epidemiology*, 26(4), 575–579.
20
21 Bellavia, A., Urch, B., Speck, M., Brook, R. D., Scott, J. A., Albetti, B., Behbod, B., North, M., Valeri,
22 L., Bertazzi, P. A., Silverman, F., Gold, D., and Baccarelli (2013). DNA hypomethylation, ambient
23 particulate matter, and increased blood pressure: Findings from controlled human exposure experiments.
24 *Journal of the American Heart Association*, 2(3).
25
26 Brauer, M., Brumm, J., Vedal, S., and Petkau, A. J. (2002). Exposure misclassification and threshold
27 concentrations in time series analyses of air pollution health effects. *Risk Analysis*, 22(6):1183-1193.
28
29 Bräuner, E. V., Forchhammer, L., Møller, P., Barregard, L., Gunnarsen, L., Afshari, A., Wåhlin, P.,
30 Glasius, M., Dragsted, L. O., Basu, S., Raaschou-Nielsen, O., and Loft, S. (2008). Indoor particles affect
31 vascular function in the aged. *American Journal of Respiratory and Critical Care Medicine*, 177(4):419-
32 425.
33
34 Bräuner, E. V., Forchhammer, L., Møller, P., Simonsen, J., Glasius, M., Wåhlin, P., Raaschou-Nielsen,
35 O., and Loft, S. (2007). Exposure to ultrafine particles from ambient air and oxidative Stress–Induced
36 DNA damage. *Environmental Health Perspectives*, 115(8):1177-1182.
37
38 Brook, R. D., Brook, J. R., Urch, B., Vincent, R., Rajagopalan, S., and Silverman, F. (2002). Inhalation
39 of fine particulate air pollution and ozone causes acute arterial vasoconstriction in healthy adults.
40 *Circulation*, 105(13):1534-1536.
41
42 Brook, R. D., Urch, B., Dvonch, J. T., Bard, R. L., Speck, M., Keeler, G., Morishita, M., Marsik, F. J.,
43 Kamal, A. S., Kaciroti, N., Harkema, J., Corey, P., Silverman, F., Gold, D. R., Wellenius, G., Mittleman,

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 M. A., Rajagopalan, S., and Brook, J. R. (2009). Insights into the mechanisms and mediators of the
2 effects of air pollution exposure on blood pressure and vascular function in healthy humans.
3 *Hypertension*, 54(3):659-667.
4
- 5 Calderón-Garcidueñas, L., Franco-Lira, M., Henríquez-Roldán, C., Osnaya, N., González-Maciel, A.,
6 Reynoso-Robles, R., Villarreal-Calderon, R., Herritt, L., Brooks, D., Keefe, S., Palacios-Moreno, J.,
7 Villarreal-Calderon, R., Torres-Jardón, R., Medina-Cortina, H., Delgado-Chávez, R., Aiello-Mora, M.,
8 Maronpot, R. R., and Doty, R. L. (2010). Urban air pollution: influences on olfactory function and
9 pathology in exposed children and young adults. *Experimental and Toxicologic Pathology*, 62(1):91-
10 102.
11
- 12 Calderón-Garcidueñas, L., Serrano-Sierra, A., Torres-Jardón, R., Zhu, H., Yuan, Y., Smith, D., Delgado-
13 Chávez, R., Cross, J. V., Medina-Cortina, H., Kavanaugh, M., and Guilarte, T. R. (2013). The impact of
14 environmental metals in young urbanites' brains. *Experimental and Toxicologic Pathology*, 65(5):503-
15 511.
16
- 17 Campbell, A., Oldham, M., Becaria, A., Bondy, S. C., Meacher, D., Sioutas, C., Misra, C., Mendez, L.
18 B., Kleinman, M. (2005). Particulate matter in polluted air may increase biomarkers of inflammation in
19 mouse brain. *Neurotoxicology*, 26:133-140.
20
- 21 Carrothers, T. J. and Evans, J. S. (2000). Assessing the impact of differential measurement error on
22 estimates of fine particle mortality. *Journal of the Air & Waste Management Association (1995)*,
23 50(1):65-74.
24
- 25 Cefalu, M., & Dominici, F. (2014). Does exposure prediction bias health-effect estimation?: The
26 relationship between confounding adjustment and exposure prediction. *Epidemiology*, 25(4), 583-90.
27
- 28 Cox, L., Liu, X., Shi, L., Zu, K., and Goodman, J. (2017). Applying nonparametric methods to analyses
29 of Short-Term fine particulate matter exposure and hospital admissions for cardiovascular diseases
30 among older adults. *International Journal of Environmental Research and Public Health*, 14(9):1051+.
31
- 32 Cox, L. A. (2018). Effects of exposure estimation errors on estimated exposure-response relations for
33 PM2.5. *Environmental Research*, 164:636-646.
34
- 35 Cox, L. A. and Popken, D. A. (2015). Has reducing fine particulate matter and ozone caused reduced
36 mortality rates in the united states? *Annals of Epidemiology*, 25(3):162-173.
37
- 38 Dhami, M. K., Mandel, D. R., Mellers, B. A., and Tetlock, P. E. (2015). Improving intelligence analysis
39 with decision science. *Perspectives on Psychological Science*, 10(6):753-757.
40
- 41 Ebelt, S. T., Wilson, W. E., and Brauer, M. (2005). Exposure to ambient and nonambient components of
42 particulate matter: a comparison of health effects. *Epidemiology*, 16(3):396-405.
43

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Eftim, S. E., Samet, J. M., Janes, H., McDermott, A., & Dominici, F. (2008). Fine Particulate Matter and
2 Mortality. *Epidemiology*, 19(2), 209–216.
3
- 4 Enstrom, J. E. (2005). Fine particulate air pollution and total mortality among elderly Californians,
5 1973-2002. *Inhalation Toxicology*, 17(14):803-816.
6
- 7 Fewell, Z., Davey Smith, G., and Sterne, J. A. (2007). The impact of residual and unmeasured
8 confounding in epidemiologic studies: a simulation study. *American Journal of Epidemiology*,
9 166(6):646-655.
10
- 11 Garcia, G. J. M., Schroeter, J. D., and Kimbell, J. S. (2015). Olfactory deposition of inhaled
12 nanoparticles in humans. *Inhalation Toxicology*, 27(8):394-403.
13
- 14 Gardner, B., Ling, F., Hopke, P. K., Frampton, M. W., Utell, M. J., Zareba, W., Cameron, S. J., Chalupa,
15 D., Kane, C., Kulandhaisamy, S., Topf, M. C., Rich, D. Q. (2014). Ambient fine particulate air pollution
16 triggers ST-elevation myocardial infarction, but not non-ST elevation myocardial infarction: a case-
17 crossover study. *Particle and Fibre Toxicology*, 11(1).
18
- 19 Ghio, A. j., Kim, C., and Devlin, R. b. (2000). Concentrated ambient air particles induce mild
20 pulmonary inflammation in healthy human volunteers. *American Journal of Respiratory and Critical*
21 *Care Medicine*, 162(3):981-988.
22
- 23 Gong, H., Linn, W. S., Clark, K. W., Anderson, K. R., Geller, M. D., and Sioutas, C. (2005). Respiratory
24 responses to exposures with fine particulates and nitrogen dioxide in the elderly with and without
25 COPD. *Inhalation Toxicology*, 17(3):123-132.
26
- 27 Gong, H., Linn, W. S., Sioutas, C., Terrell, S. L., Clark, K. W., Anderson, K. R., and Terrell, L. L.
28 (2003). Controlled exposures of healthy and asthmatic volunteers to concentrated ambient fine particles
29 in Los Angeles. *Inhalation Toxicology*, 15(4):305-325.
30
- 31 Gong, H., Linn, W. S., Terrell, S. L., Anderson, K. R., Clark, K. W., Sioutas, C., Cascio, W. E., Alexis,
32 N., and Devlin, R. B. (2004). Exposures of elderly volunteers with and without chronic obstructive
33 pulmonary disease (COPD) to concentrated ambient fine particulate pollution. *Inhalation Toxicology*,
34 16(11-12):731-744.
35
- 36 Gong, H., Linn, W. S., Terrell, S. L., Clark, K. W., Geller, M. D., Anderson, K. R., Cascio, W. E., and
37 Sioutas, C. (2004). Altered Heart-Rate variability in asthmatic and healthy volunteers exposed to
38 concentrated ambient coarse particles. *Inhalation Toxicology*, 16(6-7):335-343.
39
- 40 Greenbaum, D. (February 21, 2019). *02-21-19 Health Effects Institute Response to Dr. Cox's 12-14-18*
41 *Follow-up Questions* [Memorandum]. Boston, MA: Health Effects Institute. Retrieved from
42 [https://yosemite.epa.gov/sab/sabproduct.nsf/DC563FC16549F02E852583A8008381EF/\\$File/HEI+Resp](https://yosemite.epa.gov/sab/sabproduct.nsf/DC563FC16549F02E852583A8008381EF/$File/HEI+Resp+onse+to+CASAC+Questions+About+Accountability+February+2019_web.pdf)
43 [onse+to+CASAC+Questions+About+Accountability+February+2019_web.pdf](https://yosemite.epa.gov/sab/sabproduct.nsf/DC563FC16549F02E852583A8008381EF/$File/HEI+Resp+onse+to+CASAC+Questions+About+Accountability+February+2019_web.pdf)

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Greven, S., Dominici, F., and Zeger, S. (2011). An approach to the estimation of chronic air pollution
2 effects using Spatio-Temporal information. *Journal of the American Statistical Association*,
3 106(494):396-406.
4
- 5 Grunig, G., Marsh, L. M., Esmacil, N., Jackson, K., Gordon, T., Reibman, J., Kwapiszewska, G., and
6 Park, S.-H. (2014). Perspective: Ambient air pollution: Inflammatory response and effects on the lung's
7 vasculature. *Pulmonary Circulation*, 4(1):25-35.
8
- 9 Harkema, J.R., Wagner, J.G., Kaminski, N.E., Morishita, M., Keeler, G.J., McDonald, J.D., Barrett,
10 E.G. (2009). Effects of concentrated ambient particles and diesel engine exhaust on allergic airway
11 disease in Brown Norway rats. *Research Report (Health Effects Institute)*, (145):5–55.
12
- 13 Hart, J. E., Liao, X., Hong, B., Puett, R. C., Yanosky, J. D., Suh, H., Kioumourtzoglou, M. A.,
14 Spiegelman, D., and Laden, F. (2015). The association of long-term exposure to PM_{2.5} on all-cause
15 mortality in the nurses' health study and the impact of measurement-error correction. *Environmental*
16 *Health*, 14.
17
- 18 Hemmingsen, J. G., Rissler, J., Lykkesfeldt, J., Sallsten, G., Kristiansen, J., Møller, P., and Loft, S.
19 (2015). Controlled exposure to particulate matter from urban street air is associated with decreased
20 vasodilation and heart rate variability in overweight and older adults. *Particle and Fibre Toxicology*,
21 12(1):6+.
22
- 23 Holgate, S. T., Sandström, T., Frew, A. J., Stenfors, N., Nördenhall, C., Salvi, S., Blomberg, A.,
24 Helleday, R., and Söderberg, M. (2003). Health effects of acute exposure to air pollution. part i: Healthy
25 and asthmatic subjects exposed to diesel exhaust. *Research Report (Health Effects Institute)*, (112).
26
- 27 Hsu, W.-H., Hwang, S.-A., Kinney, P. L., & Lin, S. (2017). Seasonal and temperature modifications of
28 the association between fine particulate air pollution and cardiovascular hospitalization in New York
29 state. *Science of The Total Environment*, 578, 626–632.
30
- 31 Huang, Y.-C. T., Rappold, A. G., Graff, D. W., Ghio, A. J., and Devlin, R. B. (2012). Synergistic effects
32 of exposure to concentrated ambient fine pollution particles and nitrogen dioxide in humans. *Inhalation*
33 *Toxicology*, 24(12):790-797.
34
- 35 Järhult, S. J., Sundström, J., & Lind, L. (2009). Brachial artery hyperemic blood flow velocities are
36 related to carotid atherosclerosis. *Clinical Physiology and Functional Imaging*, 29(5), 360–365.
37
- 38 Kendall, M., Tetley, T. D., Wigzell, E., Hutton, B., Nieuwenhuijsen, M., & Luckham, P. (2002). Lung
39 lining liquid modifies PM_{2.5} in favor of particle aggregation: a protective mechanism. *American*
40 *Journal of Physiology-Lung Cellular and Molecular Physiology*, 282(1), L109–L114.
41
- 42 Kim, S.-Y., Peel, J. L., Hannigan, M. P., Dutton, S. J., Sheppard, L., Clark, M. L., & Vedal, S. (2012).
43 The Temporal Lag Structure of Short-term Associations of Fine Particulate Matter Chemical

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Constituents and Cardiovascular and Respiratory Hospitalizations. *Environmental Health Perspectives*,
2 120(8), 1094–1099.
- 3
- 4 Kloog, I., Coull, B. A., Zanobetti, A., Koutrakis, P., & Schwartz, J. D. (2012). Acute and Chronic
5 Effects of Particles on Hospital Admissions in New-England. *PLoS ONE*, 7(4), e34664.
- 6
- 7 Kloog, I., Nordio, F., Zanobetti, A., Coull, B. A., Koutrakis, P., & Schwartz, J. D. (2014). Short Term
8 Effects of Particle Exposure on Hospital Admissions in the Mid-Atlantic States: A Population Estimate.
9 *PLoS ONE*, 9(2), e88578.
- 10
- 11 Kumarathasan, P., Blais, E., Saravanamuthu, A., Bielecki, A., Mukherjee, B., Bjarnason, S., Guénette,
12 J., Goegan, P., and Vincent, R. (2015). Nitrate stress, oxidative stress and plasma endothelin levels
13 after inhalation of particulate matter and ozone. *Particle and Fibre Toxicology*, 12(1):28+.
- 14
- 15 Langrish, J. P., Watts, S. J., Hunter, A. J., Shah, A. S. V., Bosson, J. A., Unosson, J., Barath, S.,
16 Lundbäck, M., Cassee, F. R., Donaldson, K., Sandström, T., Blomberg, A., Newby, D. E., and Mills,
17 N. L. (2014). Controlled exposures to air pollutants and risk of cardiac arrhythmia. *Environmental*
18 *Health Perspectives*, 122(7):747-753.
- 19
- 20 Lanzinger, S., Schneider, A., Breitner, S., Stafoggia, M., Erzen, I., Dostal, M., Pastorkova, A., Bastian,
21 S., Cyrus, J., Zscheppang, A., Kolodnitska, T., and Peters, A. (2016). Associations between ultrafine and
22 fine particles and mortality in five central European cities — results from the UFIREG study.
23 *Environment International*, 88:44-52.
- 24
- 25 Leary, P. J., Kaufman, J. D., Barr, R. G., Bluemke, D. A., Curl, C. L., Hough, C. L., Lima, J. A., Szpiro,
26 A. A., Van Hee, V. C., and Kawut, S. M. (2014). Traffic-related air pollution and the right ventricle. the
27 multi-ethnic study of atherosclerosis. *American Journal of Respiratory and Critical Care Medicine*,
28 189(9):1093-1100.
- 29
- 30 Lipfert, F.W., Wyzga, R.E. (1996). The effects of exposure error on environmental epidemiology. In RF
31 Phalen; RC Mannix; MC Tonini (Eds.), *The second colloquium on particulate air pollution & human*
32 *mortality & morbidity* (pp. 4-295 - 4-302). Sacramento, CA: California Air Resources Board.
- 33
- 34 Liu, J., Ye, X., Ji, D., Zhou, X., Qiu, C., Liu, W., and Yu, L. (2018). Diesel exhaust inhalation exposure
35 induces pulmonary arterial hypertension in mice. *Environmental Pollution*, 237:747-755.
- 36
- 37 Liu, L., Urch, B., Szyszkowicz, M., Speck, M., Leingartner, K., Shutt, R., Pelletier, G., Gold, D. R.,
38 Scott, J. A., Brook, J. R., Thorne, P. S., and Silverman, F. S. (2017). Influence of exposure to coarse,
39 fine and ultrafine urban particulate matter and their biological constituents on neural biomarkers in a
40 randomized controlled crossover study. *Environment International*, 101:89-95.
- 41
- 42 Lund, A. K., Lucero, J., Lucas, S., Madden, M. C., McDonald, J. D., Seagrave, J.-C., Knuckles, T. L.,
43 and Campen, M. J. (2009). Vehicular emissions induce vascular MMP-9 expression and activity

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 associated with Endothelin-1–Mediated pathways. *Arteriosclerosis, Thrombosis, and Vascular Biology*,
2 29(4):511-517.
- 3
- 4 McGuinn, L. A., Ward-Caviness, C., Neas, L. M., Schneider, A., Di, Q., Chudnovsky, A., Schwartz, J.,
5 Koutrakis, P., Russell, A. G., Garcia, V., Kraus, W. E., Hauser, E. R., Cascio, W., Diaz-Sanchez, D., and
6 Devlin, R. B. (2017). Fine particulate matter and cardiovascular disease: Comparison of assessment
7 methods for long-term exposure. *Environmental Research*, 159:16-23.
- 8
- 9 Mills, N. L., Miller, M. R., Lucking, A. J., Beveridge, J., Flint, L., Boere, A. J. F., Fokkens, P. H., Boon,
10 N. A., Sandstrom, T., Blomberg, A., Duffin, R., Donaldson, K., Hadoke, P. W. F., Cassee, F. R., and
11 Newby, D. E. (2011). Combustion-derived nanoparticulate induces the adverse vascular effects of diesel
12 exhaust inhalation. *European Heart Journal*, 32(21):2660-2671.
- 13
- 14 Mills, N. L., Robinson, S. D., Fokkens, P. H. B., Leseman, D. L. A. C., Miller, M. R., Anderson, D.,
15 Freney, E. J., Heal, M. R., Donovan, R. J., Blomberg, A., Sandström, T., MacNee, W., Boon, N. A.,
16 Donaldson, K., Newby, D. E., and Cassee, F. R. (2008). Exposure to concentrated ambient particles does
17 not affect vascular function in patients with coronary heart disease. *Environmental Health Perspectives*,
18 116(6):709-715.
- 19
- 20 Milojevic, A., Wilkinson, P., Armstrong, B., Bhaskaran, K., Smeeth, L., & Hajat, S. (2014). Short-term
21 effects of air pollution on a range of cardiovascular events in England and Wales: case-crossover
22 analysis of the MINAP database, hospital admissions and mortality. *Heart*, 100(14), 1093–1098.
- 23
- 24 Ohlwein, S., Klümper, C., Vossoughi, M., Sugiri, D., Stolz, S., Vierkötter, A., Schikowski, T., Kara, K.,
25 Germing, A., Quass, U., Krämer, U., Hoffmann, B. (2016). Air pollution and diastolic function in
26 elderly women – Results from the SALIA study cohort. *International Journal of Hygiene and
27 Environmental Health*, 219(4–5), 356–363.
- 28
- 29 Pace, T.G. (2005). Methodology to Estimate the Transportable Fraction (TF) of Fugitive Dust Emissions
30 for Regional and Urban Scale Air Quality Analyses. U.S. EPA, Research Triangle Park, NC, August
31 2005, <https://www.nrc.gov/docs/ML1321/ML13213A386.pdf>
- 32
- 33 Park, S.-H., Chen, W.-C., Esmacil, N., Lucas, B., Marsh, L. M., Reibman, J., and Grunig, G. (2014).
34 Interleukin 13– and interleukin 17A–induced pulmonary hypertension phenotype due to inhalation of
35 antigen and fine particles from air pollution. *Pulmonary Circulation*, 4(4):654-668.
- 36
- 37 Pereira, F. A., Lemos, M., Mauad, T., Assunção, J. V., and Saldiva, P. H. (2011). Urban, traffic- related
38 particles and lung tumors in urethane treated mice. *Clinics*, 66(6):1051-1054.
- 39 Pun, V. C., Kazemiparkouhi, F., Manjourides, J., and Suh, H. H. (2017). Long-Term PM2.5 exposure
40 and respiratory, cancer, and cardiovascular mortality in older US adults. *American Journal of
41 Epidemiology*, 186(8):961-969.
- 42

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Pitchford, M., Maim, W., Schichtel, B., Kumar, N., Lowenthal, D., and Hand, J. (2007). Revised
2 algorithm for estimating light extinction from IMPROVE particle speciation data. *Journal of the Air &*
3 *Waste Management Association*, 57(11):1326-1336.
4
- 5 Pope, C. A., III, Turner, M. C., Burnett, R. T., Jerrett, M., Gapstur, S. M., Diver, W. R., Krewski, D.,
6 Brook, R. D. (2014). Relationships Between Fine Particulate Air Pollution, Cardiometabolic Disorders,
7 and Cardiovascular Mortality. *Circulation Research*, 116(1), 108–115.
8
- 9 Pouliot, G., Simon, H., Bhave, P., Tong, D., Mobley, D., Pace, T., and Pierce, T. (2012). *Assessing the*
10 *Anthropogenic Fugitive Dust Emission Inventory and Temporal Allocation Using an Updated*
11 *Speciation of Particulate Matter*, chapter 97, pages 585-589. Springer Netherlands, Dordrecht.
12
- 13 Pun, V. C., Kazemiparkouhi, F., Manjourides, J., and Suh, H. H. (2017). Long-Term PM_{2.5} exposure
14 and respiratory, cancer, and cardiovascular mortality in older US adults. *American Journal of*
15 *Epidemiology*, 186(8):961-969.
16
- 17 Reardon, P. K., Seidlitz, J., Vandekar, S., Liu, S., Patel, R., Park, M. T., Alexander-Bloch, A., Clasen,
18 L. S., Blumenthal, J. D., Lalonde, F. M., Giedd, J. N., Gur, R. C., Gur, R. E., Lerch, J. P., Chakravarty,
19 M. M., Satterthwaite, T. D., Shinohara, R. T., and Raznahan, A. (2018). Normative brain size variation
20 and brain shape diversity in humans. *Science*, 360(6394):1222-1227.
21
- 22 Rhomberg, L. R., Chandalia, J. K., Long, C. M., and Goodman, J. E. (2011). Measurement error in
23 environmental epidemiology and the shape of exposure-response curves. *Critical Reviews in Toxicology*,
24 41(8):651-671.
25
- 26 Rich, D. Q., Freudenberger, R. S., Ohman-Strickland, P., Cho, Y., and Kipen, H. M. (2008). Right heart
27 pressure increases after acute increases in ambient particulate concentration. *Environmental Health*
28 *Perspectives*, 116(9):1167-1171.
29
- 30 Sarnat, S. E., Winqvist, A., Schauer, J. J., Turner, J. R., & Sarnat, J. A. (2015). Fine Particulate Matter
31 Components and Emergency Department Visits for Cardiovascular and Respiratory Diseases in the St.
32 Louis, Missouri–Illinois, Metropolitan Area. *Environmental Health Perspectives*, 123(5), 437–444.
33
- 34 Sato, H., Suzuki, K. T., Sone, H., Yamano, Y., Kagawa, J., & Aoki, Y. (2003). DNA-adduct formation
35 in lungs, nasal mucosa, and livers of rats exposed to urban roadside air in Kawasaki City, Japan.
36 *Environmental Research*, 93(1), 36–44
37
- 38 Sivagangabalan, G., Spears, D., Masse, S., Urch, B., Brook, R. D., Silverman, F., Gold, D. R., Lukic,
39 K. Z., Speck, M., Kusha, M., Farid, T., Poku, K., Shi, E., Floras, J., and Nanthakumar, K. (2011). The
40 effect of air pollution on spatial dispersion of myocardial repolarization in healthy human volunteers.
41 *Journal of the American College of Cardiology*, 57(2):198-206.
42

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Stanier, C. O., Lee, S.-R. R., and HEI Health Review Committee (2014). Development and application
2 of an aerosol screening model for size-resolved urban aerosols. *Research Report (Health Effects*
3 *Institute)*, (179):3-79.
4
- 5 Strickland, M. J., Darrow, L. A., Klein, M., Flanders, W. D., Sarnat, J. A., Waller, L. A., Sarnat, S.E.,
6 Mulholland, J.A., Tolbert, P. E. (2010). Short-term Associations between Ambient Air Pollutants and
7 Pediatric Asthma Emergency Department Visits. *American Journal of Respiratory and Critical Care*
8 *Medicine*, 182(3), 307–316.
9
- 10 Tallon, L. A., Manjourides, J., Pun, V. C., Mittleman, M. A., Kioumourtzoglou, M.-A., Coull, B., &
11 Suh, H. (2017). Erectile dysfunction and exposure to ambient air pollution in a nationally representative
12 cohort of older men. *Environmental Health*, 16(1).
13
- 14 Tetlock, P. E., Mellers, B. A., and Scoblic, J. P. (2017). Bringing probability judgments into policy
15 debates via forecasting tournaments. *Science*, 355(6324):481-483.
16
- 17 Tonne, C., Elbaz, A., Beevers, S., & Singh-Manoux, A. (2014). Traffic-related Air Pollution in Relation
18 to Cognitive Function in Older Adults. *Epidemiology*, 25(5), 674–681.
19
- 20 Trenga, C. A., Sullivan, J. H., Schildcrout, J. S., Shepherd, K. P., Shapiro, G. G., Liu, L.-J. S. J.,
21 Kaufman, J. D., and Koenig, J. Q. (2006). Effect of particulate air pollution on lung function in adult and
22 pediatric subjects in a seattle panel study. *Chest*, 129(6):1614-1622.
23
- 24 Tyler, C. R., Zychowski, K. E., Sanchez, B. N., Rivero, V., Lucas, S., Herbert, G., Liu, J., Irshad, H.,
25 McDonald, J. D., Bleske, B. E., Campen, M. J. (2016). Surface area-dependence of gas-particle
26 interactions influences pulmonary and neuroinflammatory outcomes. *Particle and Fibre Toxicology*,
27 13(1).
28
- 29 Urch, B., Speck, M., Corey, P., Wasserstein, D., Manno, M., Lukic, K. Z., Brook, J. R., Liu, L., Coull,
30 B., Schwartz, J., Gold, D. R., and Silverman, F. (2010). Concentrated ambient fine particles and not
31 ozone induce a systemic interleukin-6 response in humans. *Inhalation Toxicology*, 22(3):210-218.
32
- 33 U.S. EPA (U.S. Environmental Protection Agency). (2014). Draft Modeling Guidance for
34 Demonstrating Attainment of Air Quality Goals for Ozone, PM_{2.5}, and Regional Haze, Research
35 Triangle Park, NC.
36
- 37 U.S. EPA (U.S. Environmental Protection Agency). (2018a). Modeling Guidance for Demonstrating Air
38 Quality Goals for Ozone, PM_{2.5}, and Regional Haze, Research Triangle Park, NC.
39
- 40 U.S. EPA (U.S. Environmental Protection Agency). (2018b). Technical Support Document EPA’s 2014
41 National Air Toxics Assessment. Research Triangle Park, NC.
42

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 van Rossem, L., Rifas-Shiman, S. L., Melly, S. J., Kloog, I., Luttmann-Gibson, H., Zanobetti, A., Coull,
2 B.A., Schwartz, J.D., Mittleman, M.A., Oken, E., Gillman, M.W., Koutrakis, P., Gold, D. R. (2015).
3 Prenatal Air Pollution Exposure and Newborn Blood Pressure. *Environmental Health Perspectives*,
4 123(4), 353–359.
5
6 Vandenberg, J. (February 20, 2019). *Dr. John Vandenberg (EPA) Response to Dr. Tony Cox's 12-17-18*
7 *Follow-up Questions* [Memorandum]. Research Triangle Park, NC: United States Environmental
8 Protection Agency. Retrieved from:
9 [https://yosemite.epa.gov/sab/sabproduct.nsf/B48131F413362439852583A7005FDFDA/\\$File/JVandenb](https://yosemite.epa.gov/sab/sabproduct.nsf/B48131F413362439852583A7005FDFDA/$File/JVandenb)
10 [erg+response+to+TCox+ltr+of+121718.pdf](https://yosemite.epa.gov/sab/sabproduct.nsf/B48131F413362439852583A7005FDFDA/$File/JVandenb)
11
12 Watt, M., Godden, D., Cherrie, J., and Seaton, A. (1995). Individual exposure to particulate air pollution
13 and its relevance to thresholds for health effects: a study of traffic wardens. *Occupational and*
14 *Environmental Medicine*, 52(12):790-792.
15
16 Wauters, A., Vicenzi, M., De Becker, B., Riga, J.-P., Esmaeilzadeh, F., Faoro, V., Vachiéry, J.-L.,
17 van de Borne, P., and Argacha, J.-F. (2015). At high cardiac output, diesel exhaust exposure increases
18 pulmonary vascular resistance and decreases distensibility of pulmonary resistive vessels. *American*
19 *Journal of Physiology-Heart and Circulatory Physiology*, 309(12):H2137-H2144.
20
21 Weichenthal, S., Hatzopoulou, M., & Goldberg, M. S. (2014). Exposure to traffic-related air pollution
22 during physical activity and acute changes in blood pressure, autonomic and micro-vascular function in
23 women: a cross-over study. *Particle and Fibre Toxicology*, 11(1).
24
25 Wesson, K., Fann, N., Morris, M., Fox, T., Hubbell, B. (2010). A multi-pollutant, risk-based approach
26 to air quality management: Case study for Detroit. *Atmospheric Pollution Research*, 1(4):296–304.
27
28 Weuve, J. (2012). Exposure to Particulate Air Pollution and Cognitive Decline in Older Women.
29 *Archives of Internal Medicine*, 172(3), 219.
30
31 Wilker, E. H., Ljungman, P. L., Rice, M. B., Kloog, I., Schwartz, J., Gold, D. R., Koutrakis, P., Vita,
32 J.A., Mitchell, G.F., Vasan, R.S., Benjamin, E.J., Hamburg, N.M., Mittleman, M. A. (2014). Relation of
33 Long-Term Exposure to Air Pollution to Brachial Artery Flow-Mediated Dilation and Reactive
34 Hyperemia. *The American Journal of Cardiology*, 113(12), 2057–2063.
35
36 Yoshimura I. (1990). The effect of measurement error on the dose-response curve. *Environmental*
37 *Health Perspectives*, 87, 173-8.
38
39 You, C., Lin, D. K. J., and Young, S. S. (2018). and ozone, indicators of air quality, and acute deaths in
40 california, 2004-2007. *Regulatory Toxicology and Pharmacology*, 96:190-196.
41
42 Young, S. S., Smith, R. L., and Lopiano, K. K. (2017). Air quality and acute deaths in California, 2000–
43 2012. *Regulatory Toxicology and Pharmacology*, 88:173-184.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Zaccai, J. H. (2004). How to assess epidemiological studies. *Postgraduate Medical Journal*,
- 2 80(941):140-147.
- 3
- 4 Zhou, M., He, G., Fan, M., Wang, Z., Liu, Y., Ma, J., Ma, Z., Liu, J., Liu, Y., Wang, L., and Liu, Y.
- 5 (2015). Smog episodes, fine particulate pollution and mortality in china. *Environmental Research*,
- 6 136:396-404.
- 7

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations

-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Appendix A

**Individual Comments by CASAC Members on the EPA’s
*Integrated Science Assessment for Particulate Matter (External Review Draft - October 2018)***

1
2
3
4
5
6
7
8 **Dr. James Boylan** A-2
9 **Dr. Tony Cox** A-9
10 **Dr. Mark Frampton** A-92
11 **Dr. Sabine Lange**..... A-101
12 **Dr. Timothy E. Lewis**..... A-168
13 **Dr. Corey Masuca** A-170
14 **Dr. Steven Packham**..... A-178
15

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. James Boylan

General Comment

I recommend that EPA reconvene the PM Review Panel. I believe that a PM Review Panel would provide the 7-member chartered CASAC with additional insight and expertise to allow for a more thorough and in-depth review of the relevant science and policy documents. My experience on the most recent SO₂ Review Panel has shown me the importance and value of having multiple independent experts (who are at the leading edge of research in their respective fields) thoroughly reviewing each chapter.

The proposed review schedule is very aggressive and allows for one draft of the ISA and one draft of the PA. Also, EPA is planning to incorporate the REA analysis into the PA. EPA should recognize the possibility that second drafts of these documents might be necessary after CASAC and the public review the first drafts. In addition, the REA should not be included as part of the PA. Instead, the REA should be a stand-alone document that is reviewed by CASAC and the public prior to the release of the first draft of the PA. This will allow scientific review of risk and exposure metrics prior to developing policy recommendations. This review should not be strictly tied to the proposed schedule since getting high quality documents is more important than meeting the statutory deadline.

Executive Summary

The Executive Summary is intended to provide a concise synopsis of the key findings and conclusions of the PM ISA for a broad range of audiences. Please comment on the clarity with which the Executive Summary communicates the key information from the PM ISA. Please provide recommendations on information that should be added or information that should be left for discussion in the subsequent chapters of the PM ISA.

The Executive Summary did a good job of communicating the key information from the PM ISA. I have no recommendations for information that should be added or deleted.

Chapter 1 (Integrated Synthesis)

Chapter 1 presents an integrated summary and the overall conclusions from the subsequent detailed chapters of the PM ISA and characterizes available scientific information on policy-relevant issues. Please comment on the usefulness and effectiveness of the summary presentation. Please provide recommendations on approaches that may improve the communication of key findings to varied audiences and the synthesis of available information across subject areas. What information should be added or is more appropriate to leave for discussion in the subsequent detailed chapters?

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Chapter 1 provides a comprehensive overview of each chapter in the PM ISA and the policy-relevant
2 issues. The summary tables in Section 1.7 (Tables 1-5, 1-6, and 1-7) are very useful for presenting the
3 causality determinations in the current PM ISA and the previous PM ISA. I have no recommendations
4 for information that should be added or deleted.

5
6 **Chapter 2 (Sources, Atmospheric Chemistry, and Ambient Concentrations)**

7
8 *To what extent is the information presented in Chapter 2 regarding sources, chemistry, and*
9 *measurement and modeling of ambient concentrations of PM clearly and accurately conveyed and*
10 *appropriately characterized? Please comment on the extent to which available information on the*
11 *spatial and temporal trends of ambient PM concentrations at various scales has been adequately and*
12 *accurately described.*

13
14 In general, Chapter 2 does a good job of presenting sources, chemistry, and measurements and modeling
15 of ambient PM concentrations. The spatial and temporal trends of ambient PM concentrations have been
16 accurately described.

17
18 Section 2.3 discusses primary sources of PM. Figures 2-2, 2-3, and 2-6 show the importance of various
19 types of dust to total PM_{2.5} and PM₁₀ primary emissions based on the U.S. EPA 2014 National
20 Emissions Inventory. However, when these emissions are used as inputs to CTMs, the modeled
21 concentrations are significantly higher than the observed concentrations at the speciation monitors. The
22 reason for the overprediction is that there is no adjustment for near-source removal due to small sub-grid
23 scale turbulence and impaction on building and vegetative surfaces (Pouliot G., *et al.*, Assessing the
24 Anthropogenic Fugitive Dust Emission Inventory and Temporal Allocation Using an Updated
25 Speciation of Particulate Matter, January 2012, DOI: 10.1007/978-94-007-1359-8_97). It is estimated
26 that local source removal typically accounts for 75% of total removal of fine particulate matter
27 nationally (T.G. Pace, “Methodology to Estimate the Transportable Fraction (TF) of Fugitive Dust
28 Emissions for Regional and Urban Scale Air Quality Analyses”, U.S. EPA, Research Triangle Park, NC,
29 August 2005, <https://www.nrc.gov/docs/ML1321/ML13213A386.pdf>). This removal factor is defined
30 as a “capture fraction” and varies by location. The amount that is not removed is defined as the
31 “transportable fraction.” A discussion of capture fraction and transportable fraction should be included
32 in this chapter to help place the importance of dust emissions into proper perspective.

33
34 Section 2.4.1 discusses the difference between FRM and FEM monitors and describes the three most
35 widely used FEMs. FRMs typically measure 24-hour integrated samples every third day. Short time
36 resolution automated FEMs can measure hourly samples every day. In the past, FEMs typically
37 measured higher PM_{2.5} concentrations than FRMs; therefore, some states were reluctant to switch to
38 FEMs. However, the new Teledyne optical spectrometer FEMs are much more reliable and more
39 consistent and many states are now converting their FRMs to FEMs. In July of 2017, Georgia EPD ran
40 two regulatory FEMs. Currently, Georgia EPD runs nine regulatory FEMs and will be running twelve

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 regulatory FEMs by June of 2019. A similar trend is occurring across many parts of the country which
2 will produce significantly more PM_{2.5} data at hourly resolution.

3
4 Section 2.4.7 does a good job of documenting the scientific advances in CTMs.

5
6 Figures 2-13 through 2-16 for PM concentrations show 2013-2015 design values. Need to update figures
7 with 2015-2017 design values.

8
9 Figure 2-14 shows the 98th percentile 24-hour PM_{2.5} concentrations for 2013-2015. The red monitor in
10 southern Georgia appears to be Albany (13-095-0007). However, according to certified AQS data, the
11 24-hour 2013-2015 design value for Albany is 23 $\mu\text{g}/\text{m}^3$ (should be a blue dot, not red dot).

12
13 Figure 2-15 shows the 98th percentile PM₁₀ concentrations for 2013-2015. There are no measurements
14 shown in Georgia although Georgia has three PM₁₀ monitors (13-089-0002, 13-121-0039, and 13-245-
15 0091) with certified data in AQS from 2013-2015. The 98th percentile PM₁₀ concentrations for all three
16 PM₁₀ monitors in Georgia are well below 75 $\mu\text{g}/\text{m}^3$ (blue dots).

17
18 It would be helpful to have a member on the PM Review Panel that is an expert in ambient PM
19 measurements and satellite remote sensing AOD analysis. This would allow for a better understanding
20 of sampling errors and biases associated with integrated and continuous ambient PM measurements and
21 satellite data. This is important since this information will be used to characterize ambient
22 concentrations in the REA document.

23
24 **Chapter 3 (Exposure to Ambient Particulate Matter)**

25
26 *Chapter 3 describes scientific information on exposure to ambient PM and implications for*
27 *epidemiologic studies. To what extent is the discussion on methodological considerations for exposure*
28 *measurement and modeling clearly and accurately conveyed and appropriately characterized? Please*
29 *comment on the extent to which the discussion regarding exposure assessment and the influence of*
30 *exposure error on effect estimates in epidemiologic studies of the health effects of PM has been*
31 *adequately and accurately described.*

32
33 In general, Chapter 3 does a good job of describing the latest scientific information on exposure to
34 ambient PM and implications for epidemiologic studies, methodological considerations for exposure
35 measurement and modeling, and the influence of exposure error on effect estimates in epidemiologic
36 studies.

37
38 Section 3.3.1.2 and Table 3-1 discuss personal monitoring and error characteristics. Some personal
39 samplers perform better than others. Before using personal sampling data to estimate exposure, a
40 detailed evaluation of the sampler performance compared to FEMs should be performed. In some cases,

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 the data may be better suited for looking at gradients in PM_{2.5} exposure rather than directly using the
2 measured PM_{2.5} concentrations.

3
4 Table 3-2 contains a comparison of models used for estimating exposure concentrations or exposure.
5 Under the column for “Dispersion”, there is an “X” for Chemistry. However, it is stated on page 3-28
6 “Dispersion models...typically have limited ability to model chemistry (if any).” A footnote should be
7 added to the table to indicate that many dispersion models do not account for chemistry.

8
9 Table 3-3 contains statistic measures used for air quality model performance evaluations. While the four
10 performance measures listed are commonly used, the table should also include normalized mean bias
11 (NMB) and normalized mean error (NME) since these are also commonly used and will show percent
12 differences in addition to absolute differences (MB and ME).

13
14 Section 3.3.2.4 discusses “Mechanistic Models”. The first paragraph in this section discusses CTMs, but
15 does not mention dispersion models which are also discussed in this section (3.3.2.4.2).

16
17 In Section 3.3.2.4.1, additional information should be added to describe how Eulerian CTMs work (e.g.,
18 grid structures, finite difference, solving ADE).

19
20 On page 3-27, it is stated “Differential bias may also be observed across regions in space. Many such
21 biases can be corrected for using adjustment factors based on comparisons of simulation results with
22 observational data.” However, it should be noted that arbitrarily adjusting modeling results to match
23 observations can lead to the model getting the right answer for the wrong reasons. This is important if
24 emission sensitivities or source apportionment is being used to look at alternative levels of the standard
25 since the model will not respond appropriately to emission controls.

26
27 The bottom of page 3-27 discusses the Lagrangian trajectory model (which does not have any
28 chemistry) by Stanier et al. (2014). Typically, Lagrangian models are not classified as CTMs, but rather
29 they are classified as dispersion models. This discussion should be moved into Section 3.3.2.4.2.

30
31 Section 3.3.2.4.2 seems to mostly focus on using dispersion models for near-road modeling of mobile
32 sources. However, dispersion models are much more widely used for modeling industrial point sources.
33 Additional focus should be added for this aspect.

34
35 Section 3.3.2.4.2 should be updated to include Lagrangian dispersion models. The difference between a
36 Lagrangian puff model and a steady-state plume model should be added. Under the section on
37 Lagrangian puff models, a discussion on CALPUFF (limited chemistry), SCIPUFF (no chemistry), and
38 SCICHEM (full chemistry) should be added.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Table 3-4 and other parts of Section 3.3.2.4.2 discuss model performance of dispersion models. Most
2 published dispersion model performance evaluations are associated with using the model for compliance
3 assessments. In these cases, the model's ability to capture the high end of the concentration distribution
4 is evaluated with Q-Q plots where the highest data point from the model is compared to the highest data
5 point from the observations even if they occur at different locations, time of day, and/or season of the
6 year. When the model is being used to support health studies, spatial and temporal accuracy is much
7 more important compared with compliance assessments. Therefore, dispersion modeling results need to
8 be evaluated against observations paired in time and space, especially if they are being used as inputs to
9 an exposure model such as SHEDS, APEX, or EMI.

10
11 Pages 3-32 to 3-34 discuss fusion of CTM predictions with surface observation data. This section does
12 not discuss EPA's recommended approach to States for estimating ozone and PM_{2.5} concentrations at
13 unmonitored locations contained in their "Draft Modeling Guidance for Demonstrating Attainment of
14 Air Quality Goals for Ozone, PM_{2.5}, and Regional Haze" (December 3, 2014) located at
15 https://www3.epa.gov/scram001/guidance/guide/Draft_O3-PM-RH_Modeling_Guidance-2014.pdf and
16 "Modeling Guidance for Demonstrating Air Quality Goals for Ozone, PM_{2.5}, and Regional Haze"
17 (November 29, 2018) located at [https://www3.epa.gov/ttn/scram/guidance/guide/O3-PM-RH-](https://www3.epa.gov/ttn/scram/guidance/guide/O3-PM-RH-Modeling_Guidance-2018.pdf)
18 [Modeling_Guidance-2018.pdf](https://www3.epa.gov/ttn/scram/guidance/guide/O3-PM-RH-Modeling_Guidance-2018.pdf). In these guidance documents, EPA discusses their "Modeled Attainment
19 Test Software" (MATS, Abt Associates, Inc., 2014. Modeled Attainment Test Software: User's Manual.
20 https://www3.epa.gov/ttn/scram/guidance/guide/MATS_2-6-1_manual.pdf) and the Software for
21 Modeled Attainment Test-Community Edition (SMAT-CE) tool
22 (<https://www.epa.gov/scram/photochemical-modeling-tools>). MATS and SMAT-CE will spatially
23 interpolate data using the Voronoi Neighbor Averaging (VNA) technique and adjust the spatial fields
24 based on model output gradients. These tools can be applied to annual PM_{2.5} design values, daily PM_{2.5}
25 design values, or 24-hour PM_{2.5} values.

26
27 The last paragraph on page 3-34 states "Hybrid approaches can involve merging CTMs with dispersion
28 and/or LUR models, merging CTMs with observational data, or some combination therein." However,
29 there are no references showing how CTMs can be merged with dispersion models. Below are two
30 examples that could be referenced:

- 31
- 32 • EPA's 2014 National Air Toxics Assessment (NATA) Technical Support Document
33 (August, 2018) which merged CMAQ and AERMOD modeling results to determine cancer
34 risks for HAPs and diesel PM ([https://www.epa.gov/national-air-toxics-assessment/2014-](https://www.epa.gov/national-air-toxics-assessment/2014-nata-technical-support-document)
35 [nata-technical-support-document](https://www.epa.gov/national-air-toxics-assessment/2014-nata-technical-support-document)).
 - 36 • K. Wesson, *et al.* (2010), A multi-pollutant, risk-based approach to air quality
37 management: Case study for Detroit, Atmospheric Pollution Research 1, 296-304. This
38 study merged CMAQ and AERMOD modeling results to determine exposure to HAPs,
39 ozone, and PM_{2.5}. Data from the air quality modeling was used as input into the

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 environmental Benefits Mapping and Analysis Program (BenMAP) and the Human
2 Exposure Model-3 (HEM-3) to assess how the control strategies affect human health.

3
4 I am in agreement with the following EPA conclusions in Chapter 3:

- 5
6 • New developments in PM exposure assessment methods have reduced bias and uncertainty in
7 health effect estimates.
8 • High correlations of PM_{2.5} with some gaseous copollutants necessitate evaluation of the impact
9 of confounding on health effect estimates.
10 • There is typically more uncertainty for health effect estimates for exposure to PM_{10-2.5} and UFP.

11
12 However, the following EPA conclusion is not completely accurate. EPA should add references and/or
13 an explanation justifying this conclusion. At a minimum, appropriate caveats need to be added, such as a
14 linear, no-threshold (LNT) C-R assumption:

- 15
16 • Exposure error tends to produce underestimations of health effects in epidemiologic studies of
17 PM exposure, although bias in either direction can occur.

18
19 It would be helpful to have a member on the PM Review Panel that is an expert in dispersion modeling
20 and photochemical grid modeling used in health effects analyses. This would allow for a better
21 understanding of errors and biases associated with models that are used to characterize ambient
22 concentrations in the REA document. In addition, it would be helpful to have a member on the PM
23 Review Panel that is an expert in epidemiology to allow for a better understanding of the impact of
24 exposure errors on epidemiologic study results.

25
26 **Chapter 13 (Welfare Effects)**

27
28 *Please comment on the identification, evaluation and characterization of the available scientific*
29 *evidence from studies of PM on non-ecological welfare effects of visibility impairment, climate, and*
30 *materials and the application of information from these studies, as presented in Chapter 13, to inform*
31 *causality determinations and uncertainty characterizations for these welfare outcomes.*

32
33 The information presented in Chapter 3 supports a causal relationship between PM and visibility
34 impairment, climate effects, and effects on materials.

35
36 On page 3-6, the haze index is presented as $dv = 10 * \ln (b_{ext}/0.01 \text{ km}^{-1})$. However, the units for b_{ext} are
37 typically Mm^{-1} . Therefore, the correct equation should be $dv = 10 * \ln (b_{ext}/10 \text{ Mm}^{-1})$.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The original IMPROVE algorithm (Equation 13-6) and the modified original IMPROVE algorithm
2 (Equation 13-7) are presented on page 13-10. These equations tend to underestimate the highest light
3 scattering values and overestimate the lowest values at IMPROVE monitors throughout the U.S. To
4 resolve these biases, a revised IMPROVE equation was developed (Pitchford et al., 2007) that divides
5 PM components into small and large particle sizes with separate mass scattering efficiencies and
6 hygroscopic growth functions for each size. The revised IMPROVE equation was described in detail in
7 the 2009 PM ISA, and it both reduced bias at the lowest and highest scattering values and improved the
8 accuracy of the reconstructed b_{ext} . However, the revised IMPROVE equation is not presented in this
9 document:

$$\begin{aligned} b_{ext} = & 2.2 \times fs(RH) \times [\text{Small Sulfate}] + 4.8 \times fL(RH) \times [\text{Large Sulfate}] \\ & + 2.4 \times fs(RH) \times [\text{Small Nitrate}] + 5.1 \times fL(RH) \times [\text{Large Nitrate}] \\ & + 2.8 \times [\text{Small Organic Mass}] + 6.1 \times [\text{Large Organic Mass}] \\ & + 10 \times [\text{Elemental Carbon}] \\ & + 1 \times [\text{Fine Soil}] \\ & + 1.7 \times fss(RH) \times [\text{Sea Salt}] \\ & + 0.6 \times [\text{Coarse Mass}] \\ & + \text{Rayleigh Scattering (site specific)} \\ & + 0.33 \times [\text{NO}_2 \text{ (ppb)}] \end{aligned}$$

10
11
12
13
14
15
16
17
18
19
20
21 This equation should be added to the document and discussed in detail. Use of this equation is
22 recommended by EPA in their “Modeling Guidance for Demonstrating Air Quality Goals for Ozone,
23 PM_{2.5}, and Regional Haze” (November 29, 2018), pages 146-148.

24
25 Figures 13-1 through 13-14 should use the same colors to represent the same species in the stacked bar
26 charts when comparing across years (2005-2008 vs. 2011-2014). The figures that show 2011-2014 data
27 use light blue for POM while the figures that show 2005-2008 data use green for POM. In addition,
28 Figures 13-2, 13-4, 13-6, 13-8, 13-10, 13-12, 13-13, and 13-14 are very low resolution and very difficult
29 to read.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Tony Cox

Comments on Preface, Executive Summary, and Chapter 1 for PM Draft ISA

Overall Comments and Recommended Additions to the ISA

Scientific statements make testable, and potentially falsifiable, predictions. Policy statements make recommendations about what to do next and how to proceed in doing it. The current Draft ISA states major conclusions in terms of causal determination categories that make no clear testable or falsifiable predictions. No tests for the predictive validity of the causal determinations are proposed and no results of validation tests are reported. In this sense, the causal determinations in the Draft ISA are not scientific statements. Yet, they are interpreted as having clear implications for further evaluations leading up to regulatory policies and actions. This process risks conflating science and policy judgments.

To bolster the role of objective science in the ISA and to enable it to better inform the subsequent REA and PA, the following changes should be made:

- Define key terms.
 - The term “causal” as used in the Draft ISA (as in the phrase “Likely to be a causal relationship”) is ambiguous. For risk analysis and risk management policy purposes, the most relevant definition is that an exposure is a cause of a harm (e.g., an adverse health effect or loss of welfare) if and only if reducing the exposure would reduce risk of the harm. The ISA should therefore specifically address harms and risks that can be reduced or prevented by reducing exposures.
 - Throughout the ISA, use modern epidemiological concepts, terms, definitions, and methods to describe causal impacts of PM on human health more precisely than in the Draft ISA.
 - Revise definitions of causal determination categories for clarity, correctness, and consistency.
- Select evidence to evaluate using explicitly stated criteria and independently reproducible methods or rules for applying them to individual studies.
 - Include relevant high-quality studies of observed changes in health effects caused by changes in PM, specifically including accountability studies, natural experiments, intervention studies, and other quasi-experiments.
 - Provide explicit, objective, independently verifiable criteria for how individual studies and evidence are to be selected, evaluated, combined or synthesized, resolved when they conflict, and summarized in the ISA.
- Evaluate and interpret evidence using explicitly stated, independently verifiable criteria and methods to reach the ISA’s conclusions.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ○ Derive all conclusions via explicit, independently verifiable derivations using stated criteria
2 and methods from stated premises (facts, data, and assumptions)
- 3 ○ Validation: State the testable predictions implied by the conclusions and assumptions.
4 Discuss the extent to which these testable implications have been tested and verified.
- 5 ○ Interpretation: Discuss the extent to which alternative explanations and interpretations of the
6 same facts and data are supported or refuted by available data.
- 7 ○ State and use criteria for assessing the *validity of evidence* accepted for use in informing
8 causal determinations.
- 9

10 These recommendations are discussed in more detail next.

11
12 ***Address harm that can be prevented by reducing exposures.***

13
14 The Draft ISA seeks to characterize harms to human health and welfare that are caused by PM
15 exposures, but the meaning of “caused by” is left unspecified. During the public meeting on the PM
16 Draft ISA in December, 2018, the following interpretations of “causal relationship” were discussed:

- 17
18 • *Explanatory causation.* CASAC’s deliberation touched on an explanatory view of causation,
19 articulated in part by Dr. Frampton: that it implies that “one thing leads to another,” and that
20 exposure has an (explanatory) causal relationship to harm if exposure leads to, or could lead to (and
21 hence help to explain the occurrence of) harm in some cases. In this view, PM exposure might
22 appropriately be said to have a “causal relationship” to harm even if it is neither necessary nor
23 sufficient for the harm to occur and even if it does not change the probability or risk of harm. (For
24 example, if PM exposure sometimes triggers and adverse health response in exposed individuals, but
25 only under conditions where the same response would have been triggered by something else, e.g.,
26 copollutants, in the absence of the PM exposure, then PM might have an explanatory causal
27 relationship to the harm without changing the frequency or severity of harm.)
- 28 • *Predictive causation.* Likewise, CASAC’s discussion mentioned predictive (e.g., Granger)
29 causation: that observed changes in exposure help to predict and explain subsequent changes in
30 effects (whether or not reducing exposure would reduce the effects).
- 31 • *Similarity-based causation.* In public comments, Professor Corwin Zigler suggested that studies
32 should be treated as causal based on whether their designs and analyses are similar to, or seek to
33 “approximate,” those for idealized randomized studies. This point of view is further expressed in
34 Dominici and Zigler (2017), as follows: “We argue that evidence of causality should be gauged by a
35 critical evaluation of design decisions such as 1) what actions or exposure levels are being
36 compared, 2) whether an adequate comparison group was constructed, and 3) how closely these
37 design decisions approximate an idealized randomized study. We argue that air pollution **studies**
38 **that are more scientifically rigorous in terms of the decisions made to approximate a**
39 **randomized experiment are more likely to provide evidence of causality** and should be
40 prioritized among the body of evidence for regulatory review accordingly.” (Dominici F, Zigler C.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 [Best Practices for Gauging Evidence of Causality in Air Pollution Epidemiology](#). Am J Epidemiol.
2 2017 Dec 15;186(12):1303-1309. doi: 10.1093/aje/kwx307.) However, attempts to approximate
3 randomized studies without actually doing randomization may be misguided: **“Seeking to**
4 **approximate idealized randomized designs in observational studies is unsound:** observations are
5 not actions, associations are not effects, and approximation is not randomization. Instead, modern
6 causal analysis offers well-developed concepts, theory, and algorithms for estimating identifiable
7 causal effects from data and applying them in new settings even without randomization.” (Cox
8 (2018) *American Journal of Epidemiology*, 187(6):1338–1339, <https://doi.org/10.1093/aje/kwy034>);
9 see also Pfister N, Bühlmann P, Peters J (2018) Invariant causal prediction for sequential data.
10 <https://arxiv.org/pdf/1706.08058.pdf>.) The opinion that “studies that are more scientifically rigorous
11 in terms of the decisions made to approximate a randomized experiment are more likely to provide
12 evidence of causality” lacks theoretical or empirical support. Even an idealized randomized study
13 that is used to address associational questions does not thereby provide evidence of causality (Pearl
14 J, (2009) [Causal inference in statistics: An overview](#). Statistics Surveys 3: 96-146). In practice,
15 attempts to approximate idealized random experiments without actually doing randomization are
16 subject to errors and biases that can make them incapable of providing reliable information about
17 causality. For example, Wang et al. (2016), cited by the Draft ISA in Figure 11-18 (“Associations
18 between long-term exposure to PM2.5 and total (nonaccidental) mortality in recent North American
19 cohorts”) state that “We applied a variant of the **difference-in-differences approach, which serves**
20 **to approximate random assignment of exposure across the population and hence estimate a**
21 **causal effect.** Specifically, we estimated the association between long-term exposure to PM2.5 and
22 mortality while controlling for geographical differences using dummy variables for each census tract
23 in New Jersey, a state-wide time trend using dummy variables for each year from 2004 to 2009, and
24 **mean summer and winter temperatures for each tract in each year.**” One obvious problem with
25 this approach is that using mean summer and winter temperatures leaves unaddressed substantial
26 potential (and likely) residual confounding by temperature (e.g., by daily temperature extremes over
27 the two weeks preceding death), thereby invalidating any straightforward causal interpretation of
28 observed PM2.5-mortality associations. In addition, the difference-in-differences approach is
29 notoriously unreliable, e.g., producing up to 45% false positives (misidentifying an “effect” as
30 significant at the 5 percent level for up to 45 percent of placebo interventions with no true causal
31 impact, in Monte Carlo experiments) (Bertrand M, Duflo E, Mullainathan S (2004). How much
32 should we trust differences-in-differences estimates? *The Quarterly Journal of Economics* 119(1):
33 249-275. <https://doi.org/10.1162/003355304772839588>).

- 34 • *Labeling-based causation.* Professor Zigler’s public comments also suggested that “causality” is
35 largely a matter of labeling intended to connote methodological rigor. This point of view is
36 expressed in Dominici and Zigler (2017), as follows: “The contentious political climate surrounding
37 air pollution regulations has brought some researchers and policy-makers to argue that evidence of
38 causality is necessary before implementing more stringent regulations. **Recently, investigators in**
39 **an increasing number of air pollution studies have purported to have used ‘causal analysis,’**
40 **generating the impression that studies not explicitly labeled as such are merely ‘associational’**

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **and therefore less rigorous.”** (Dominici F, Zigler C. [Best Practices for Gauging Evidence of](#)
2 [Causality in Air Pollution Epidemiology](#). Am J Epidemiol. 2017 Dec 15;186(12):1303-1309. doi:
3 10.1093/aje/kwx307.) However, the very real, important, and fundamental distinction between
4 associational and causal methods is not at all merely a matter of labeling: “Concern about ‘a false
5 message that studies using causal inference methods should always be considered more credible than
6 studies using more traditional statistical approaches’ is puzzling: **causal and associational studies**
7 **address different questions, not the same questions with different degrees of credibility.**
8 Associational methods such as regression infer conditional distributions of responses given *observed*
9 values of explanatory variables. Causal methods analyze how response distributions change if
10 explanatory variables are *changed* or *set* to new levels. This distinction is fundamental” (Cox (2018)
11 *American Journal of Epidemiology*, 187(6):1338–1339, <https://doi.org/10.1093/aje/kwy034>). This
12 fundamental distinction is well known in other areas of epidemiology and statistics (e.g., Pearl J,
13 (2009) [Causal inference in statistics: An overview](#). Statistics Surveys 3: 96-146).

- 14 • *Associational causation.* EPA’s presentation referred to a weight-of-evidence (WoE) approach and
15 to WoE considerations similar to the Bradford Hill considerations for determining whether to call
16 associations causal. These considerations do not define what the label “causal” means, however, nor
17 assign to it any specific practical implications for protecting or improving health by reducing
18 exposures (e.g., that reducing exposures would improve or protect health).
- 19 • *Manipulative causation.* CASAC’s discussion also mentioned the mainstream view from outside the
20 air pollution area, that a study is “causal” if and only if it is designed and analyzed to address causal
21 questions, such as the manipulative causal questions of whether and how changes in exposure would
22 change harms, holding specified other variables fixed at specified levels (e.g., Pearl J, (2009) [Causal](#)
23 [inference in statistics: An overview](#). Statistics Surveys 3: 96-146; Campbell DT, Stanley JC (1963)
24 *Experimental and Quasi-Experimental Designs For Research*. Houghton Mifflin. Boston, MA
25 www.sfu.ca/~palys/Campbell&Stanley-1959-Exptl&QuasiExptlDesignsForResearch.pdf).

26
27 While these and perhaps other possible interpretations and meaning of “causal relationship” are all
28 consistent with the ambiguous language in the Draft ISA, it is striking that most of them have no
29 necessary implications for protecting public health. Explanatory, predictive, similarity-based, labeling-
30 based, and associational causation do not imply that reducing exposure would reduce the harm said to be
31 caused by exposure. Hence they leave risk managers uninformed about what actions are needed to
32 reduce harm, and thereby protect public health and welfare.

33
34 The final ISA should clearly define the intended meaning(s) of its key terms, including “causal” and
35 “causal relationship.” To best inform policy deliberations and decisions, it should specifically
36 characterize the types of human health harm *preventable* or reducible by reducing PM exposures
37 (manipulative causation), since this is ultimately what policy makers need to be informed about in
38 deciding whether further reductions in PM are needed to protect human health with an adequate margin
39 of safety. Questions about preventable harm that the ISA should address to support scientifically well-
40 informed decision-making include the following:

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
2 a. *Are the sizes of human health effects (e.g., risk reductions) that could be caused by further*
3 *reductions in exposure de minimis, or are they large enough to warrant further characterization?*
4 The ISA should address which preventable harmful effects of PM exposure are large enough, as well
5 as certain enough, to warrant further consideration in this review cycle. Although the Draft ISA
6 appropriately notes that “In the current review, quantitative assessments for health-related exposures
7 and risks, if warranted, would be presented in the Health Risk and Exposure Assessment (HREA)”
8 and that “In the current review, quantitative assessments for welfare effects, if warranted, would be
9 presented in the Welfare Risk and Exposure Assessment (WREA),” the ISA should indicate *which*
10 *adverse effects might be reduced enough by reducing PM exposures to materially affect human*
11 *welfare or protection of human health.* “Materially” here means that the effect could be large enough
12 to change a decision about whether a reduction in PM is needed to protect human health or welfare
13 with an adequate margin of safety. Where the answers are unknown or depend on further
14 information that is not yet available but that is expected soon, or that could be obtained by further
15 research in time to inform this review cycle, those conditions should be noted. To take two
16 unrealistically extreme cases as examples to clarify this point, a finding that reducing current
17 ambient PM exposure by 1% would eliminate all lung cancer in the US would clearly make this a
18 very desirable change and one well worth evaluating further. Conversely, a finding that eliminating
19 all remaining PM exposure would increase expected cancer-free life-years by less than one trillionth
20 of a life-second in the entire population over the next century would show that this change does not
21 materially affect protection of human health. The ISA should provide at least enough information to
22 clearly distinguish among such extreme cases, and among others that are less extreme. It should
23 indicate whether current knowledge is sufficient to conclude with high confidence that reducing
24 current ambient PM levels would materially affect human health and welfare, for each adverse effect
25 considered; or, conversely, whether current knowledge is sufficient to conclude with high confidence
26 that reductions in current ambient PM levels would not materially affect each human health and
27 welfare adverse effect considered. Rough order-of-magnitude estimates and uncertainty ranges for
28 the amount of harm (e.g., fractions or numbers of mortalities or morbidities per year in the US
29 population or in identified subpopulations) preventable by reducing PM exposure are adequate for
30 this purpose. There is no need to anticipate or duplicate the more refined quantitative assessments
31 that belong in the REA or HREA.

32
33 It is not clear whether or to what extent the current causal determination framework is intended to
34 reflect any information about effect sizes, as opposed to whether a non-zero effect exists. It is
35 therefore important to explicitly address what is known about rough (e.g., order-of-magnitude) effect
36 sizes in the ISA. If needed, the current causal determination framework should be extended to
37 address the approximate sizes of effects that could be caused by reducing exposure – and specifically
38 whether they could materially affect human welfare and health – as well as indicating the degree of
39 certainty that some effect exists.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 b. *What else* materially affects health responses to changes in ambient PM levels? The Draft ISA
2 discusses sociodemographic, meteorological, genetic, co-morbidity, and co-pollutant factors in
3 several places, notably in Chapter 12 and parts of Chapter 5-11. How sensitive to the levels of these
4 other factors is the approximate reduction in each type of harm that would be caused by reducing
5 PM? Again, for the ISA, rough order-of-magnitude information is sufficient. The goal is to identify
6 factors or combinations of factors that affect whether a given reduction in PM is necessary – and
7 also sufficient, with high confidence – to achieve a given reduction in risks of adverse effects. As an
8 extreme example, suppose that
9

$$Risk = Susceptibility * Exposure,$$

11 where “*Susceptibility*” might depend on many other factors. If improvements in these other factors
12 (e.g., reductions of copollutants and comorbidities) were to reduce *Susceptibility* to 0, then no
13 reduction in *Exposure* would be necessary to protect public health. Conversely, if *Susceptibility* were
14 to increase, then perhaps levels of *Exposure* that are sufficient to protect public health now would no
15 longer be sufficient. In the real world, are there factors or combinations of factors that modify the
16 causal relationship between reductions in PM and resulting reductions in risks by enough to be
17 important for informing decisions about what changes in PM, if any, are needed to protect human
18 health and welfare? What are the approximate sizes of direct, indirect, and total effects of changes in
19 PM exposure on changes in health risks for relevant values of other causally relevant factors? How
20 heterogeneous are resulting risk reduction across individuals and sub-populations?
21

- 22 c. *What changes are expected* over time in the other factors on which the preventable harm from PM
23 materially depends (e.g., sociodemographic, meteorological, and copollutant factors)? The Draft ISA
24 provides useful information on several trends already. Which ones, if any, are expected to change by
25 enough so that the changes materially affect the changes in PM required to protect human health and
26 welfare? How, if at all, do the answers to these questions about future changes in other relevant
27 variables depend on future changes in PM NAAQS? What are the direct, indirect, and total effects of
28 these predicted changes in other factors on the approximate sizes of health and welfare changes from
29 reducing PM exposures?
30 d. *How sure are we* at present about the answers to the preceding questions? How are they derived,
31 from what data, using what models and assumptions? How well validated are the models,
32 assumptions, data, and calculations? What uncertainty bounds, intervals, distributions, or other
33 uncertainty characterizations should be attached to identification of adverse effects that would be
34 prevented by different reductions in PM, taking into account model uncertainty as well as data
35 uncertainty?
36

37 EPA’s presentation at the public meeting in December mentioned (bottom of p. 8) that “CASAC
38 reviewed the Agency’s causal framework ~13 times by ~90 CASAC charter and ad hoc panel members
39 in the process of reviewing ISAs from 2008-2015; its use was supported in all ISAs.” This history and
40 appeal to authority certainly inspire sympathy for EPA’s attempt to implement a conceptual framework

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 that previous CASACs have supported *en masse* over the past decade. However, such support does not
2 address the remaining gaps in the conceptual framework, including its lack of any clear definition for
3 key terms such as “causal relationship;” lack of testable and potentially falsifiable implications of these
4 terms; lack of scientific validation for the correctness of the causal determination labels assigned to
5 evidence (including reports on tests of internal and external validity of causal conclusions); and lack of
6 operational procedures for determining objectively when each causal determination category label
7 should be used or what it means. The high level of comfort expressed by former CASAC members with
8 this state of affairs suggests that different expertise may be needed to fix these problems, and perhaps
9 even to recognize why they matter in enabling a genuine science-based approach to regulation.
10 The current review cycle provides an opportunity to restore a practice of scientific information review,
11 critical assessment, and synthesis that is primarily driven by independently verifiable facts and data and
12 by clearly stated, tested, and validated assumptions and methods, rather than by comfort with consensus
13 opinions about the assignment of ambiguous causal terms to selected conclusions from the literature.
14

15 ***Use modern epidemiological concepts, terms, and methods to describe causal impacts of PM on***
16 ***human health more precisely throughout the ISA.***
17

18 Standard modern epidemiological causal terms and concepts should be used in place of, or in addition
19 to, vague and ambiguous terms such as “causal relationship,” “likely to be causal,” and “concentration-
20 response relationship.” Crucially vague, ambiguous, undefined, or imprecisely defined terms in the Draft
21 ISA include the following:
22

- 23 • “causal” (in phrases and classifications such as “likely to be causal” and “causal relationship”)
- 24 • “causal relationship”
- 25 • “result in”
- 26 • “effect”
- 27 • “independent effect”
- 28 • “adverse effect”
- 29 • “concentration-response relationship”
- 30 • “the relationship” between exposure and response
- 31 • “evidence” and “scientific evidence” (as contrasted with unverified assumptions, models,
32 opinions, or judgments)
- 33 • The five causal determination categories used throughout the ISA.
34

35 Some specific questions about the meanings of the five causal determination categories are listed below.
36 As currently described, e.g., in Table P-2 of the ISA, these categories appear to be overlapping,
37 ambiguous, and contradictory in some places. Their use risks obscuring, rather than accurately
38 communicating, policy-relevant scientific information. This should be fixed in the final ISA by clearly
39 defining key terms used related to causality, effects, and risks.
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 To illustrate the type of policy-relevant confusion that use of such vague terms generates, consider the
2 following two simplified hypothetical cases:

- 3 • Case A: Exposure to a pollutant has zero direct effect on health (i.e., changing just the
4 pollutant level while holding other explanatory variables fixed has no effect on health); but it
5 has a large total effect mediated by a copollutant (i.e., changing the pollutant level causes the
6 level of the copollutant to change, which directly affects health).
- 7 • Case B: Exposure to a pollutant has a large direct effect on health but no positive total effect
8 (e.g., because people stay indoors on smoggy days or otherwise avoid exposures that threaten
9 health; or because increases in the pollutant create offsetting reductions in another pollutant).

10
11 Should case A or case B or both or neither be categorized as “Causal”? At present, the answer is unclear.
12 Moreover, whatever the answer is, policy makers cannot ascertain from use of the five causal categories
13 whether or in which directions alternative policy choices that affect the pollutant level and copollutant
14 level differently will affect public health. Thus, *the vague term “Causal” fails to convey the essential*
15 *information needed to inform decision-making.*

16
17 If the above-listed terms continue to be used, quantitative definitions should be specified for the
18 boundaries of each descriptive category. For example, consider the simple hypothetical causal model
19 described by the two structural (causal) equations

$$20 \text{ Risk} = w * \text{Poverty} + (1 - w) * \text{Exposure}$$

$$21 \text{ Exposure} = 1 * \text{Poverty}$$

22
23 where w is a number between 0 and 1. These two structural equations imply the empirically
24 observed (reduced-form) C-R relationship

$$25 \text{ Risk} = \text{Exposure},$$

26
27 The definition of the “Causal” category in Table P-2 of the ISA should be clear enough to allow users to
28 independently determine the largest value of w that warrants a determination that the C-R relationship
29 $\text{Risk} = \text{Exposure}$ is “Causal.” (If there is no such value, then that should be made clear.) Similarly, if the
30 probability that the relationship is causal is known to be p and there are no other relevant considerations
31 to complicate selection of a label, then the criteria for causal determination categories should be clear
32 enough so that users can independently determine the range of probability values p for which each
33 causal determination category label, such as “Likely to be a causal relationship,” applies. More
34 generally, the ISA should add a section or glossary that clearly defines all key terms used to
35 communicate policy-relevant information. The definitions should be clear enough so that different users
36
37
38
39

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 of these terms can independently determine the same answer for which terms describe any given,
2 precisely described situation.

3
4 Preferably, however, the final ISA should replace vague and undefined terms with standard, well-
5 defined epidemiological concepts and terminology to communicate more precisely what is currently
6 known about the extent to which, and the conditions under which, reducing PM exposures materially
7 reduces associated risks of adverse health and welfare effects. Terms and concepts that the ISA should
8 adopt, where appropriate, to communicate more precisely about risk, effects, and causality include the
9 following:

- 10
- 11 • “Controlled direct effect”
- 12 • “Natural direct effect”
- 13 • “Interventional direct effect”
- 14 • “Natural indirect effect”
- 15 • “Indirect effect mediated by a specific variable”
- 16 • “Total effect”
- 17

18 These terms can be illustrated using the following simple structural equation model (SEM):

$$20 \quad Risk = 0.4 * Poverty + 0.6 * Exposure + 2 * Exposure * Poverty$$

$$22 \quad Exposure = 1 * Poverty,$$

23
24 corresponding to the following causal graph diagram:



28
29 Standard terms and concepts include the following.

- 30
- 31 • The *controlled direct effect* of a specified change in *Exposure* on *Risk* is the change in *Risk* if
32 *Exposure* is changed (from a specified initial value to a specified final value) while *holding other*
33 *explanatory variables fixed* at specified levels. For example, holding *Poverty* fixed at 0, the
34 controlled direct effect of exposure on risk is a decrease of 0.6 units of *Risk* per unit decrease in
35 *Exposure*. (More generally, the controlled direct effect of *Exposure* on *Risk* can be calculated by
36 integrating $\partial Risk / \partial Exposure$ from the initial to the final value of *Exposure*, holding other variables
37 fixed at specified levels.)
- 38 • The controlled direct effect of *Exposure* on *Risk*, holding *Poverty* fixed at 1, is a decrease of 2.6
39 units of *Risk* per unit decrease in *Exposure*.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • In general, the controlled direct effect of *Exposure* on *Risk*, holding *Poverty* fixed is given in this
2 example by $0.6 + 2*Poverty$. Thus, the controlled direct effect of *Exposure* on *Risk* depends on the
3 level of *Poverty*.
- 4 • The controlled direct effect of *Poverty* on *Risk* while holding *Exposure* fixed is $0.4 + 2*Exposure$
5 units of risk reduced per unit reduction in *Poverty*.
- 6 • The *natural direct effect* (NDE) of *Exposure* on *Risk* in a population is found by calculating the
7 controlled direct effect for each individual, holding the value of *Poverty* for that individual fixed at
8 its initial value. The NDE cannot be calculated without strong assumptions unless individual-level
9 data are available.
- 10 • The *interventional direct effect* (or stochastic direct effect) of *Exposure* on *Risk* in a population is the
11 difference in average values of *Risk* in the population between the final and initial levels of
12 *Exposure*, holding the value of *Poverty* for each individual fixed at a random value drawn from the
13 conditional frequency distribution of *Poverty* values in the population for that individual, given any
14 information about individual exposure and covariates. This can often be calculated even when the
15 NDE cannot.
- 16 • The *natural indirect effect* of a change in *Poverty* on *Risk* is the change in *Risk* from its value when
17 *Exposure* is at its level for the initial value of *Poverty* to when *Exposure* is at its level for the final
18 value of *Poverty*, holding *Poverty* fixed at its final value.
- 19 • The *indirect effect* of *Poverty* on *Risk* mediated by *Exposure* is $0.6 + 2*Exposure$ units of risk
20 reduced per unit reduction in *Poverty*.
- 21 • The *total effect* of *Poverty* on *Risk* (meaning the change in *Risk* if *Poverty* is changed and other
22 explanatory variables – here, *Exposure* – respond to that change) is $0.4 + 0.6 + 2*Exposure = 1 +$
23 $2*Exposure$ units of risk reduced per unit reduction in *Poverty*.
- 24

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Table 1. Mediation Estimand Definitions, Descriptions, and Assumptions

Estimand	Description	Identifying Assumptions in Addition to Positivity and Consistency
Controlled direct effect $E(Y_{a,m}) - E(Y_{a^*,m})$	Difference in the expected value of Y setting A to a versus a^* and in both cases setting M to m	1. No unmeasured confounding between A and Y ($A \perp Y_{a,m} W$). 2. No unmeasured confounding between M and Y ($M \perp Y_{a,m} W, A$).
Natural direct effect $E(Y_{a,M_{a^*}}) - E(Y_{a^*,M_{a^*}})$	Difference in the expected value of Y setting A to a versus a^* and in both cases letting M be the value that it would naturally be under a^*	1. No unmeasured confounding between A and Y ($A \perp Y_{a,m} W$). 2. No unmeasured confounding between M and Y ($M \perp Y_{a,m} W, A$).
Natural indirect effect $E(Y_{a,M_a}) - E(Y_{a^*,M_{a^*}})$	Difference in the expected value of Y in both cases setting A to a and contrasting M under a versus a^*	3. No unmeasured confounding of $A - M$ ($A \perp M_a W$). 4. No measured or unmeasured posttreatment confounding of the $M - Y$ relationship ($M_{a^*} \perp Y_{a,m} W$). 5. Y_a is equivalent to Y_{a,M_a} .
Stochastic direct effect $E(Y_{a,g_{M a^*,W}}) - E(Y_{a^*,g_{M a^*,W}})$	Difference in the population average of Y setting A to a versus a^* and in both cases drawing the value of M from a distribution of M conditional on $A = a^*$ and the individual's set of covariate values, W	1. No unmeasured confounding between A and Y ($A \perp Y_{a,m} W$). 2. No unmeasured confounding between M and Y ($M \perp Y_{a,m} W, A$).
Stochastic indirect effect $E(Y_{a,g_{M a,W}}) - E(Y_{a^*,g_{M a^*,W}})$	Difference in the population average of Y in both cases setting A to a and contrasting drawing the value of M from a distribution of M conditional on $A = a$ versus $A = a^*$ and the individual's set of covariate values, W	3. No unmeasured confounding of $A - M$ ($A \perp M_a W$).

Abbreviations: A, treatment; M, mediator; W, covariates; Y, outcome.

Source: Rudolph KE, Goin DE, Paksarian D, Crowder R, Merikangas KR, Stuart EA.

[Causal Mediation Analysis With Observational Data: Considerations and Illustration Examining Mechanisms Linking Neighborhood Poverty to Adolescent Substance Use.](#) Am J Epidemiol. 2018 Dec

18. doi: 10.1093/aje/kwy248.

For regulatory risk assessment, the most essential distinction is that between *direct effects* of changes in exposure on changes in risk (with exposure being changed from a stated initial level to a stated final level and all other predictors being held fixed at specified levels) and *total effects*, in which covariates (such as copollutants and comorbidities) adjust realistically in response to changes in exposure.

These terms are often defined and applied specifically in the context of causal mediation analysis. Their usage in this context is illustrated in Table 1, taken from a recent article surveying current options for carrying out such analyses. In the preceding example, *Exposure* is a mediator of the effects of *Poverty* on *Risk*. The controlled direct effect of *Poverty* on *Risk* is found by holding *Exposure* fixed at a specified level and quantifying the change in *Risk* for a given change in *Poverty*. Concern about new methods and concepts not yet being vetted adequately for use in a ISA is perhaps better justified for parts of causal mediation analysis than for the rest of causal analysis, as causal mediation analysis is still being rapidly refined and improved. For current practical use in regulatory risk assessment to support policy analysis, the most useful concepts are probably controlled direct effects and interventional direct effects. For example, Naimi et al. (2014) argue that "The debate on the relevance of natural direct and indirect

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 effects rests on whether one takes as a target of inference the mathematical object per se, or the change
2 in the world that the mathematical object represents. We further note that **public health questions may
3 be better served by estimating controlled direct effects.**” (Naimi AI, Kaufman JS, MacLehose RF.
4 [Mediation misgivings: ambiguous clinical and public health interpretations of natural direct and indirect
5 effects.](#) Int J Epidemiol. 2014 Oct;43(5):1656-61. doi: 10.1093/ije/dyu107).

6
7 Terminology aside, causal analysis addresses the following crucial scientific questions: *What do adverse
8 effects depend on? How does the dependency of an adverse effect probability on exposure to PM vary
9 with the levels of other variables on which it also depends (e.g., age, sex, income, smoking, temperature,
10 humidity, comorbidities, etc.)?* This is the core scientific information needed to support well-informed
11 deliberations and policy-making.

12
13 Appropriate use of concepts and terms from modern (post-1980) causal analysis and epidemiology
14 removes the ambiguity from terms such as “effect” and “causal relationship” by specifying *which type
15 of effect or causal relationship (e.g., controlled direct, natural direct, indirect mediated by copollutants,
16 total, etc.)* is intended. This is essential information for accurately communicating scientific information
17 about health effects of exposure reductions to policy makers and the public. For example, if reducing
18 PM has a large beneficial *total* effect on reducing cardiovascular mortality risk among elderly people
19 living in poverty, but has a negligible natural *direct* effect on this group (perhaps because of mediation
20 by other pollutants), then *accurate risk communication about “the effect” on human health of a
21 proposed reduction in PM requires clarity about which effect – the large total effect or the negligible
22 direct effect – is being communicated.*

23
24 In addition to using standard epidemiological terms and definitions, the ISA should rely upon
25 technically sound methods of data analysis appropriate for estimating the specific causal effects of
26 interest. As noted by Richiardi et al. (2013),

27
28 “In epidemiological studies it is often necessary to disentangle the pathways that link an
29 exposure to an outcome. Typically the aim is **to identify the total effect of the exposure on the
30 outcome, the effect of the exposure that acts through a given set of mediators of interest
31 (indirect effect) and the effect of the exposure unexplained by those same mediators (direct
32 effect).** The traditional approach to mediation analysis is based on adjusting for the
33 mediator in standard regression models to estimate the direct effect. However, several
34 methodological papers have shown that under a number of circumstances **this traditional
35 approach may produce flawed conclusions.** Through a better understanding of the causal
36 structure of the variables involved in the analysis, with a formal definition of direct and indirect
37 effects in a counterfactual framework, **alternative analytical methods have been introduced to
38 improve the validity and interpretation of mediation analysis.**” (Richiardi L, Bellocco R,
39 Zugna D. [Mediation analysis in epidemiology: methods, interpretation and bias.](#) Int J Epidemiol.
40 2013 Oct;42(5):1511-9. doi: 10.1093/ije/dyt127. Emphases added.)

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1
2 The ISA should critically evaluate the methods used in individual studies and should avoid accepting
3 flawed conclusions while accepting conclusions based on application of appropriate analytical methods
4 to identify specific causal effects of interest. In carrying out its own assessments, EPA might consider
5 augmenting existing exposure simulation models such as EPA’s Stochastic Human Exposure and Dose
6 Simulation [SHEDS] and Air Pollutants Exposure [APEX] models or the Exposure Model for
7 Individuals [EMI] to carry out the necessary calculations for quantifying total and direct effects of
8 changes in PM exposures on changes in human health.
9

10 Technical references on different types of causal effects and how to estimate them from data and stated
11 assumptions include the following (emphases added):
12

- 13 • Albert JM, Cho JI, Liu Y, Nelson S. (2018) [Generalized causal mediation and path analysis:
14 Extensions and practical considerations](#). Stat Methods Med Res. Jan 1:962280218776483. doi:
15 10.1177/0962280218776483. This article is accompanied by a free software package in R:
16 <https://cran.r-project.org/web/packages/gmediation/vignettes/gmediate.html>.
- 17 • Albert JM, Geng C, Nelson S. [Causal mediation analysis with a latent mediator](#). Biom J. 2016
18 May;58(3):535-48. doi: 10.1002/bimj.201400124. The authors explain how to estimate natural
19 direct and indirect effects in the presence of an unobserved mediator, and provide sensitivity
20 analyses for untested modeling assumptions: “Health researchers are often interested in assessing
21 the direct effect of a treatment or exposure on an outcome variable, as well as its indirect (or
22 mediation) effect through an intermediate variable (or mediator). For an outcome following a
23 nonlinear model, the mediation formula may be used to estimate causally interpretable mediation
24 effects. This method, like others, assumes that the mediator is observed. However, as is common
25 in structural equations modeling, **we may wish to consider a latent (unobserved) mediator**.
26 We follow a potential outcomes framework and assume a generalized structural equations model
27 (GSEM). **We provide maximum-likelihood estimation of GSEM parameters using an
28 approximate Monte Carlo EM algorithm, coupled with a mediation formula approach to
29 estimate natural direct and indirect effects.**”
- 30 • Baron RM, Kenny DA (1986) [The moderator-mediator variable distinction in social
31 psychological research – conceptual, strategic, and statistical considerations](#). Journal of
32 Personality and Social Psychology, Vol. 51(6), pp. 1173–1182.
- 33 • Cho SH, Huang YT. [Mediation analysis with causally ordered mediators using Cox proportional
34 hazards model](#). Stat Med. 2018 Dec 18. doi: 10.1002/sim.8058. “**Causal mediation analysis
35 aims to investigate the mechanism linking an exposure and an outcome**. However... existing
36 multi-mediator analyses for survival outcomes are either performed under special model
37 specifications such as probit models or additive hazard models, or they assume a rare outcome.
38 ...**We develop a methodology under a counterfactual framework to identify path-specific
39 effects (PSEs) of the exposure on the outcome through the mediator(s)** [and] derive closed-
40 form expressions for PSEs on survival probabilities.”

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Moerkerke B, Loeys T, Vansteelandt S. [Structural equation modeling versus marginal structural](#)
2 [modeling for assessing mediation in the presence of posttreatment confounding](#). Psychol
3 Methods. 2015 Jun;20(2):204-20. doi: 10.1037/a0036368.
- 4 • Moreno-Betancur M, Carlin JB. [Understanding Interventional Effects: A More Natural Approach](#)
5 [to Mediation Analysis?](#) Epidemiology. 2018 Sep;29(5):614-617. doi:
6 10.1097/EDE.0000000000000866. The authors warn that “The causal mediation literature has
7 mainly focused on ‘**natural effects**’ as measures of mediation, but these **have been criticized**
8 **for their reliance on empirically unverifiable assumptions**. They are also impossible to
9 estimate without additional untestable assumptions in the common situation of exposure-induced
10 mediator-outcome confounding. ‘**Interventional effects**’ have been proposed as alternative
11 **measures that overcome these limitations... In contrast with natural effects, which are**
12 **defined in terms of individual-level interventions, the definitions of interventional effects**
13 **rely on population-level interventions**. This distinction underpins the previously described
14 advantages of interventional effects, and reflects a shift from individual effects to more tangible
15 population-average effects.”
- 16 • Naimi AI. [Invited commentary: boundless science--putting natural direct and indirect effects in a](#)
17 [clearer empirical context](#). Am J Epidemiol. 2015 Jul 15;182(2):109-14. doi: 10.1093/aje/kwv060.
18 This comment notes that “even if one accepts them as relevant clinical or public health
19 quantities, and even under ideal conditions of no selection, information, or confounding bias,
20 **natural direct and indirect effects will always be compatible with a range of possible values**
21 for a given data set, and thus will not be (point-) identifiable” and that “Though it is shrouded in
22 some controversy, use of natural direct and indirect effects is becoming more common in
23 epidemiology. Reporting bounds for these effects would do much to quell the controversy and
24 place them in a clearer empirical context.”
- 25 • Pearl J. (2001) Direct and Indirect Effects. In Proceedings of the Seventeenth Conference on
26 Uncertainty in Artificial Intelligence, San Francisco, CA: Morgan Kaufmann, 411-420.
- 27 • Petersen ML, Sinisi SE, van der Laan MJ. (2006) [Estimation of direct causal effects](#).
28 Epidemiology. May; 17(3):276-84.
- 29 • Richiardi L, Bellocco R, Zugna D. [Mediation analysis in epidemiology: methods, interpretation](#)
30 [and bias](#). Int J Epidemiol. 2013 Oct;42(5):1511-9. doi: 10.1093/ije/dyt127.
- 31 • Robins JM, Greenland S. Identifiability and exchangeability for direct and indirect effects.
32 Epidemiology 1992, 3(2):143-155. [doi:10.1097/00001648-199203000-00013](#).
- 33 • Sheng-Hsuan L, VanderWeele T (2017). [Interventional Approach for Path-Specific Effects](#),
34 Journal of Causal Inference 5(1): 1-10. “The effect mediated by a certain combination of
35 mediators, i. e. path-specific effect (PSE), is not always identifiable without making strong
36 assumptions. In this paper, the authors propose a method, defining a randomly interventional
37 analogue of PSE (rPSE), as an alternative approach for mechanism investigation. **This method is**
38 **valid under assumptions of no unmeasured confounding and allows settings with mediators**
39 **dependent on each other, interaction, and mediator-outcome confounders which are**
40 **affected by exposure**. In addition, under linearity and no-interaction, our method has the same

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 form of traditional path analysis for PSE. Furthermore, under single mediator without a
2 mediator-outcome confounder affected by exposure, it also has the same form of the results of
3 causal mediation analysis.”

- 4 • Sobel ME (1982). Asymptotic confidence intervals for indirect effects in structural equation
5 models. *Sociological Methodology*. 13: 290–312. [doi:10.2307/270723](https://doi.org/10.2307/270723)
- 6 • Steen J, Vansteelandt S. (2018) Graphical models for mediation analysis.
7 <https://arxiv.org/pdf/1801.06069.pdf>. This excellent exposition notes that “**Unlike identification**
8 **of total effects, adjustment for confounding is insufficient for identification of path-specific**
9 **effects** because their magnitude is also determined by the extent to which individuals who
10 experience large exposure effects on the mediator, tend to experience relatively small or large
11 mediator effects on the outcome. This chapter therefore provides an accessible review of
12 **identification strategies under general nonparametric structural equation models (with**
13 **possibly unmeasured variables)**, which rule out certain such dependencies. In particular, it is
14 shown **which path-specific effects can be identified** under such models, and how this can be
15 done.”
- 16 • Tchetgen Tchetgen EJ, Phiri K. [Bounds for pure direct effect](#). *Epidemiology*. 2014
17 Sep;25(5):775-6. doi: 10.1097/EDE.0000000000000154.
- 18 • VanderWeele TJ. [Controlled direct and mediated effects: definition, identification and bounds](#).
19 *Scand Stat Theory Appl*. 2011 Sep;38(3):551-563.
- 20 • Vansteelandt, Stijn; Bekaert, Maarten; Lange, Theis (2012). Imputation strategies for the
21 estimation of natural direct and indirect effects. *Epidemiologic Methods*. 1 (1, Article 7).
- 22 • Vansteelandt S, Daniel RM. [Interventional Effects for Mediation Analysis with Multiple](#)
23 [Mediators](#). *Epidemiology*. 2017 Mar;28(2):258-265. doi: 10.1097/EDE.0000000000000596. This
24 paper discusses estimation of policy-relevant interventional direct effects and interventional
25 indirect effects: “**In contrast to natural (in)direct effects, interventional (in)direct effects are**
26 **policy-relevant**: they are relevant about a policy that involves fixing the mediator distribution, or
27 shifting it to the extent that it is affected by the exposure.”

28
29 ***Revise definitions of causal determination categories for clarity, correctness, and consistency.***

30
31 The definitions of the five causal determination categories should be revised and clarified to resolve the
32 following questions. The category descriptions as currently given (e.g., in Table P-2) appear to have
33 several ambiguities, confusions, and contradictions that should be resolved so that the categories have
34 clear meanings and can be used by different people independently to mean the same thing for purposes
35 of communicating findings.

- 36
37 1. *Causality and preventability*. Does the “Causal” determination for a PM exposure-response
38 relationship imply that reducing exposure would reduce response?
 - 39 a. Conversely, might the “Causal” category be an appropriate designation for a PM
40 concentration-response (C-R) association even if it is known that reducing PM would *not*

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 change the probability distribution of the response in the exposed population? If so, under
2 what conditions would this be appropriate?
- 3 b. More specifically, does a “Causal” determination imply that reducing exposure alone
4 (without changing anything else such as socioeconomic, co-morbidity, co-pollutant, or
5 weather variables) would necessarily reduce any or all of following: prevalence,
6 incidence, average annual frequency per 100,000 capita-years, or age-specific hazard
7 functions for the response in exposed populations?
- 8 c. Might the “Causal” category be an appropriate designation for a PM concentration-
9 response (C-R) association even if it is not known whether reducing PM would change
10 the response (or the probability distribution of the response) in the exposed population?
- 11 d. *Direct vs. total causation.* Does the determination that a PM exposure-response
12 relationship is causal imply that reducing exposure would reduce response even if other
13 causally relevant factors (e.g., socioeconomic, co-morbidity, co-pollutant, or weather
14 variables) were held fixed at their current values?
- 15 e. More generally, what are the empirically testable implications or predictions of a
16 “Causal” designation?
17

18 In response to this question, Dr. Vandenberg (Letter from Vandenberg to Cox dated February 20,
19 2019) noted that “The draft PM ISA...conveys the available evidence on the relationship between
20 exposures and response, including studies that indicate the occurrence and extent of reduction in
21 responses observed with reductions in PM exposures. Such studies, often termed accountability
22 studies, are evaluated and discussed within the ISA...if they fit within the scope of the ISA as
23 detailed in the Preface, i.e., included a composite measure of PM, such as PM_{2.5} mass.” This
24 response does not address or answer any of questions (a)-(e). The *definitional* issue here is what the
25 term “Causal” is intended to mean. A crucial question that remains unanswered of whether a causal
26 determination that exposure to PM is causally related to an adverse health response implies that
27 reducing PM exposure would reduce the risk of the adverse health response. Citing “studies that
28 indicate the occurrence and extent of reduction in responses observed with reductions in PM
29 exposures” does not answer this question, since reductions in PM and in responses can and do occur
30 for reasons other than causality (e.g., because both PM and cardiovascular risks are declining over
31 time, even if there is no indication that either causes the other, as occurred in the Dublin study). In
32 addition, the Draft ISA omits 14 of the 15 studies tabulated by the Health Effects Institute (Table 1,
33 “Overview of accountability studies funded by HEI” in the letter from Dan Greenbaum of HEI to
34 Aaron Yeow of EPA dated February 21, 2019), suggesting that its consideration of evidence from
35 high-quality accountability studies is not comprehensive. If necessary, the ISA should broaden its
36 scope to include such studies.
37

- 38 2. *Strength of causal relationships and sizes of effects.* Does the determination that a PM exposure-
39 response relationship is causal imply that reducing exposure by, say, 10 µg/m³, must reduce
40 response by at least a certain positive amount? In other words, is there any lower limit to how

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 small a change in health effects caused by a given reduction in exposure can be to make
2 “Causal” the appropriate determination? (To use an extreme example, if eliminating exposure
3 completely were to lengthen the life expectancy of just one person by one trillionth of a second,
4 but had no effect on anyone else, would that suffice to designate the C-R relationship as
5 “Causal” for the population? If not, is there a minimum size of effect that must be achieved for
6 the “Causal” label to be appropriate?) Is the five-point categorization intended to convey any
7 information about effect sizes or strength of association?
8

9 This question remains unanswered.

- 10
- 11 3. *Homogeneity of causal relationships.* Does the category “Causal relationship” mean the same
12 thing as “Causal relationship for 100% of the members of the exposed population”?
13 a. Conversely, does the category “Causal relationship” mean the same thing as “Causal
14 relationship for at least one member of the exposed population”?
15 b. Can an exposure-response or C-R association be causal for part of an exposed population
16 (e.g., men over 70 years old with COPD) without being causal for other parts of the
17 population (e.g., healthy women under 30)?
18 c. If so, is there a minimum size or fraction of the population for whom the C-R relationship
19 must be causal in order to imply that “Causal” is the correct designation for that
20 relationship in the exposed population as a whole?
21 d. Might evidence of a C-R relationship be causal for some subpopulations (e.g., COPD
22 patients) but only “Suggestive of, but not sufficient to infer, a causal relationship” for
23 other subpopulations? Why or why not?
24 e. If different causal determination categories apply to different subpopulations, how should
25 the causal determination category for the population as a whole be determined from the
26 causal determination categories of its subpopulations?
27

28 In response to this question, Dr. Vandenberg (Letter from Vandenberg to Cox dated February 20,
29 2019) writes that “Chapter 12 [of the ISA] identified, evaluates, and summarizes the evidence of
30 factors that influence inter-individual and inter-population differences in health responses from
31 exposures to PM.” This response does not address any of questions (a)-(e). The main definitional
32 issue here is not whether there are other factors that also influence health responses, but whether a
33 causal determination that an exposure-response pattern is a “Causal relationship” implies that it is
34 causal for all members of a population. That question remains unanswered.
35

- 36 4. *Are causal determination categories mutually exclusive and collectively exhaustive?*
37 a. Is it possible for evidence to be both “Suggestive of, but not sufficient to infer, a causal
38 relationship” and also “Inadequate to infer the presence of absence of a causal
39 relationship”? Why or why not? (At present, I do not see why both descriptions might not

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 apply simultaneously, or why both might not also be compatible with the “likely to be
2 causal” category.)
- 3 b. More generally, what prevents a body of evidence from being correctly described by
4 more than one of these categories? The descriptions given in the framework for causality
5 determinations described in the Preamble to the ISAs (U.S. EPA, 2015) and in Table P-2
6 appear to allow for considerable overlap between some of the five categories. For
7 example, the “Causal” category includes as examples “observational studies that cannot
8 be explained by plausible alternatives or that are supported by other lines of evidence
9 (e.g., animal studies or mode of action information). Generally, the determination is
10 based on multiple high-quality studies conducted by multiple research groups.” The
11 “Likely to be causal” category includes this: “animal toxicological evidence from
12 multiple studies from different laboratories demonstrate effects, but limited or no human
13 data are available. Generally, the determination is based on multiple high-quality
14 studies.” Now, suppose that a body of evidence consists of
- 15 i. Observational studies in humans that can plausibly be explained by plausible
16 alternatives such as an unmeasured confounder or coincident historical trends; and
 - 17 ii. Supporting animal toxicological evidence from multiple studies from different
18 laboratories that demonstrate species-specific effects based on multiple high-
19 quality studies conducted by multiple research groups.
- 20 Which category applies in this case? On the one hand, the evidence satisfies the description
21 “observational studies that... are supported by other lines of evidence (e.g., animal studies or
22 mode of action information). Generally, the determination is based on multiple high-quality
23 studies conducted by multiple research groups.” That would indicate that it belongs to the
24 “Causal” category. On the other hand, it also satisfies the description “animal toxicological
25 evidence from multiple studies from different laboratories demonstrate effects, but limited...
26 human data are available. Generally, the determination is based on multiple high-quality
27 studies.” Thus, it seems it should also belong to the “Likely to be causal” category. To which
28 category should such a body of evidence that is described by more than one be assigned, and
29 on what basis?
- 30 c. In the example just given, the body of evidence consisted of observational data in humans
31 that can plausibly be explained by alternatives such as an unmeasured confounder or
32 coincident historical trends, together with animal data showing a species-specific
33 response. Shouldn’t this be categorized as “Inadequate to infer a causal relationship”
34 rather than (or in addition to) being categorized as “Causal” and/or “Likely to be causal”
35 as Table P-2 seems to require?
- 36 d. Two of the causal determination categories are “Likely to be a causal relationship” and
37 “Not likely to be a causal relationship.” Why doesn’t at least one of these labels apply to
38 each body of evidence?
- 39 e. The description for “Not likely to be a causal relationship” says “Evidence indicates there
40 is no causal relationship with relevant pollutant exposures.” What evidence would

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 indicate that there is no causal relationship (rather than that there is no detected causal
2 relationship)? This seems to require proving a negative.

- 3 f. Suppose that an initial body of evidence consists of animal toxicological evidence from a
4 relatively few (but multiple) high-quality studies from different laboratories that
5 demonstrate effects, but that no human data are available. This matches one of the cases
6 described as “Likely to be a causal relationship” in Table P-2. Now suppose that two
7 further supporting studies are added: a high-quality epidemiologic study that shows an
8 association with a given health outcome; and a high-quality toxicological study that
9 shows effects relevant to humans in an animal species. The evidence now matches one of
10 the cases described as “Suggestive of, but not sufficient to infer, a causal relationship” in
11 Table P-2. Should the addition of these two new supportive studies result in a downgrade
12 of the evidence from its previous label of “Likely to be a causal relationship” to a new
13 label of “Suggestive of, but not sufficient to infer, a causal relationship,” to match the
14 classification of case descriptions in Table P-2? Why or why not?
15

16 In response to this question, Dr. Vandenberg provided the following clear, responsive answer: “In
17 regard to your questions ‘Are causal determination categories mutually exclusive and collectively
18 exhaustive’, the simple answer is no.” This answer implies that there is no objective way, even in
19 principle, to assign a unique causal determination category to a body of evidence. Rather,
20 participants in the labeling process for assigning causal determination labels to evidence must
21 choose which label to apply when more than one (or none) is applicable, making the final result
22 depend on something other than the evidence itself. This risks conflating non-fact-based opinions
23 with scientific evidence in the causal determination process.
24

25 5. *Operational definitions of “adequacy” and “sufficiency”.*

- 26 a. What are the defining (operationally testable and independently verifiable) conditions
27 that make evidence “sufficient to infer a causal relationship”? What is the operational
28 definition of this category?
29 b. Are there also defining conditions that make evidence “insufficient to infer a causal
30 relationship”? If so, what are they?
31 c. What are the defining conditions that make evidence “Inadequate to infer the presence or
32 absence of a causal relationship”? What is the operational definition of this category?
33 d. Are there also defining conditions that make evidence sufficient to infer absence of a
34 causal relationship? If so, what are they?
35

36 In response to this question, Dr. Vandenberg’s letter of February 20, 2019 replies that “The defining
37 conditions are as indicated in the Preamble [and] Preface [in] Table P-2.” However, Table P-2
38 simply says that evidence is “inadequate to infer a causal relationship” if “Evidence is inadequate to
39 determine that a causal relationship exists with relevant pollutant exposures. The available studies
40 are of insufficient quantity, quality, consistency, or statistical power to permit a conclusion regarding

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 the presence or absence of an effect.” This is almost a circular definition: it provides no operational
2 definition of what constitutes sufficient or insufficient “quantity, quality, consistency, or statistical
3 power to permit a conclusion regarding the presence or absence of an effect.” Without a clear
4 operational definition of these terms, it is left up to participants to decide what evidence they will
5 consider as “sufficient” or “insufficient” for establishing conclusions. There is no guarantee that
6 consistent criteria will be applied for different studies, or for bodies of evidence that support
7 different conclusions.
8

9 6. *Certainty of causal relationship category.* Does the category “Causal relationship” mean the
10 same thing as “Causal relationship with 100% certainty, probability, or confidence”? If not, is
11 there a threshold for certainty, probability, or confidence below which it would be inappropriate
12 to call a relationship “causal”?
13

14 This question remains unanswered.
15

16 7. *Categorizing simple cases where all relevant information is known.* Consider an example in
17 which it is known that that an observed C-R relationship is either causal (if there is no
18 unmeasured confounder that explains it) or not (otherwise). There are no other relevant facts,
19 considerations, or lines of evidence. The probability of such an unmeasured confounder has been
20 bounded by data analysis of multiple past studies as being no greater than p , where p is a number
21 between 0 and 1.
22 a. For what values of p should the C-R relationship be categorized as “Causal”? Is there a
23 smallest value of p (the probability that the relationship is not causal) that is required for
24 the “Causal” label to be applicable?
25 b. Similarly, suppose that different data analyses establish that the probability of an
26 unmeasured confounder is no less than q , where q is a number between 0 and 1. For what
27 values of q should the relationship *not* be considered causal?
28 c. Are there values of p and q for which the causal determination category is ambiguous?
29 d. If further research determines that the probability of an unmeasured confounder is in fact
30 r (to two decimal places), where r is a number between 0 and 1, then for what values of r
31 is each of the five causal determination categories the correct description? For example, if
32 $r = 0.5$, which causal determination category would be the correct one to use, and why,
33 assuming that there are no other relevant uncertainties or facts?
34

35 In response to this question, Dr. Vandenberg’s letter of February 20, 2019 states that “The EPA does
36 not conduct hypothetical probability analyses in the ISA.” However, the question does not ask for
37 probability analyses; rather it asks for definition, e.g., “For what values of p should the C-R
38 relationship be categorized as ‘Causal’?”. Answers do not require analysis, but conceptual clarity.
39 These questions remain unanswered.
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
2 8. *Quantity of evidence needed for a causal determination.* Suppose that each of 10 independent
3 studies (possibly including diverse types of evidence, e.g., epidemiological, toxicological, and
4 clinical studies) concludes that the hypothesis of no causal relationship between C and R can be
5 rejected with at least 95% statistical confidence. For simplicity, assume that this is the totality of
6 the available evidence. (Thus, no studies have reached a different conclusion.) Would this
7 constitute sufficient evidence to conclude that the C-R relationship should be classified as
8 causal? Would 2 such studies be enough? In this simple setting, is there a minimum number of
9 such studies that would be necessary and sufficient to warrant labeling the studied C-R
10 relationship as “Causal” even though 100% certainty can never be achieved?
11

12 In response to this question, Dr. Vandenberg’s letter of February 20, 2019 states that the EPA
13 considers evidence spanning scientific disciplines using a well-established weight-of-evidence
14 framework and that “The EPA does not count studies nor conduct hypothetical analyses in
15 developing causality determinations.” This does not answer the question of how, specifically, the
16 weight-of-evidence framework would or should be applied in specific cases. For such applications to
17 be based on articulated normative principles that can be independently applied by others to reach the
18 same conclusions, it must be made clear what principles are used and how they would work in
19 simple hypothetical cases. This has yet to be done. In addition, if “EPA does not... conduct
20 hypothetical analyses in developing causality determinations,” then the resulting determinations are
21 unlikely to be valid, insofar as valid causal determination typically requires comparing differences in
22 responses at different levels of exposures, at least some of which are counterfactual (i.e.,
23 hypothetical).
24

- 25 9. *Discordant evidence.* Suppose that 7 studies estimate a significant positive C-R relationship at
26 the 95% confidence level (e.g., the 95% confidence interval for the relative risk is entirely to the
27 right of 1), but another 3 studies estimate significant negative C-R relationships (95% confidence
28 intervals entirely to the left of 1). Upon close scrutiny, all studies appear to have the same high
29 quality and their conclusions appear to be equally sound and credible. If this were the only
30 relevant evidence, then what conclusions about causal determination category, if any, should be
31 drawn from such discordant evidence? If the numbers were changed (e.g., to 1000 studies
32 reaching one conclusion and 2 reaching the opposite conclusion), how, if at all, should the
33 resulting causal determination category change in response?
34

35 In response to this question, Dr. Vandenberg’s letter of February 20, 2019 states that the EPA
36 “considers the varying evidence” and “does not engage in hypothetical analyses.” But the question is
37 about *how* varying evidence is (and should be) considered and used in making causal determinations.
38 This question remains unanswered. To answer it in a principled way – one based on general rules
39 that can be stated before considering any specific body of evidence and that can be independently
40 applied so that different people can reach the same answers independently starting from the same

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 evidence – it is necessary to state what the rules are with enough precision and clarity so that they
2 can indeed be applied to hypothetical situations. (If the ways in which the rules are to be applied are
3 decided only after looking at the particular evidence of interest, then they are not rules at all and no
4 objective, independently verifiable procedure is being followed.) Simply “considering” evidence and
5 then drawing conclusions in some unspecified way is not consistent with sound science or sound
6 decision-making. For this reason, it is important to explain the principles used to handle realistically
7 discordant evidence, and to explain them with enough clarity and generality so that they can be
8 independently applied to a variety of bodies of evidence.
9

10 10. *Updating evidence categorizations.* Is it possible that a C-R relationship that is presently
11 classified as causal might later be reclassified in light of additional evidence? Are there any
12 restrictions on how likely this possibility must be in order for the “Causal” classification to be
13 applied? For example, is a current designation of “Causal” for a relationship inconsistent with a
14 judgment that there is a 90% probability that the relationship will be reclassified as “Inadequate
15 to infer the presence of absence of a causal relationship” as soon as an accountability study now
16 underway is concluded? What restrictions, if any, does a current designation of “Causal” imply
17 for possibilities and probabilities of future reclassifications?
18

19 In response to this question, Dr. Vandenberg’s letter of February 20, 2019 states that “The EPA does
20 not engage in hypothetical analyses” such as these. Thus, these questions remain unanswered.
21

22 Several commentators, including some former members of CASAC, have voiced strong support for the
23 continued use of the existing causal determination framework and categories in the Draft ISP without
24 further changes. However, it is essential that definitions of key terms used to communicate major ISA
25 findings should be clear enough so that all who use them understand what is being asserted when they
26 are used – and, specifically, whether what is being asserted is that changes in NAAQS made to reduce
27 PM exposures will materially reduce risk to human health or welfare with some degree of certainty. This
28 essential clarity is presently missing. Communication of results must clearly differentiate between causal
29 relationships that have no implications for whether reducing PM will reduce harm (e.g., associational,
30 attributive, predictive, and unverified counterfactual/potential outcome causal relationships) and causal
31 relationships that do have such implications (e.g., validated manipulative, structural, mechanistic, and
32 but-for causal relationships). Frameworks and category definitions that do not inform policy makers
33 about whether human health and welfare consequences would be materially changed by making
34 different choices about NAAQS exposure levels (thereby providing manipulative causality information)
35 fall short of communicating the crucial information required for scientifically well-informed decision-
36 making.
37

38 Concerns expressed by some commentators, including some former members of CASAC, that modern
39 methods of causal analysis have not been adequately vetted by the air pollution health effects
40 community might be alleviated by noting that the cost of waiting for such vetting has been high (decades

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 of effort spent documenting and estimating associations with no clear valid causal or policy
2 implications, such as the original Dublin coal burning ban studies and many others in the US that
3 continue until this day) and that this community has generally eventually adopted mainstream methods
4 that have been well developed and vetted years to decades earlier in more mature areas of science and
5 applied statistics. As one example among many, the use of quasi-experimental (QE) designs and
6 analyses for causal interpretations of observational data was introduced and well developed in social
7 statistics in the 1960s (e.g., Campbell DT, Stanley JC (1963) *Experimental and Quasi-Experimental*
8 *Designs for Research on Teaching*, in N. L. Gage (ed.), *Handbook of Research on Teaching*. Chicago:
9 Rand McNally, 1963). Half a century later, it was hailed as a very welcome and promising development
10 for overcoming limitations of air pollution health effects studies as they were (and still are) currently
11 being performed: “However, the path to the best available evidence about the benefits of reducing PM
12 and other air pollutants lies in an increased focus on developing and using QE evidence,” and QE
13 techniques “provide an opportunity to improve understanding of the relation between human health and
14 regulation of air pollution from particulates.” (Dominici F, Greenstone M, Sunstein CR. [Science and](#)
15 [regulation. Particulate matter matters](#). *Science*. 2014 Apr 18;344(6181):257-9). These same insights
16 could have been achieved decades earlier if the air pollution health effects research community had been
17 swifter to adopt QE methods that had already been well vetted by more mature fields. Earlier adoption
18 could have prevented time and effort spent on false policy-relevant causal conclusions drawn from the
19 original Dublin coal burning ban studies and many others. Similarly, structural equation models for
20 causal modeling have been extensively developed, vetted and applied in numerous disciplines since the
21 1950s. Path analysis is now a century old. A few recent air pollution health effects research for PM2.5
22 and other pollutants have started to take advantage of these and closely related ideas and methods (e.g.,
23 Zigler CM, Kim C, Choirat C, Hansen JB, Wang Y, Hund L, Samet J, King G, Dominici F; HEI Health
24 Review Committee. [Causal Inference Methods for Estimating Long-Term Health Effects of Air Quality](#)
25 [Regulations](#). *Res Rep Health Eff Inst*. 2016 May;(187):5-49), but the adoption curve has been needlessly
26 slow and is costly in terms of missed opportunities to produce more relevant and less ambiguous results
27 on how changes in PM affect human health risks.

28
29 More generally, modern causal analysis methods have already been extensively developed, vetted, and
30 applied in top health sciences and epidemiology journals for decades, as reflected in part in the
31 references cited in these comments. Adopting these concepts, terms, and methods now can enable air
32 pollution health effects researchers and policy makers to take advantage in the current NAAQS review
33 cycle of the improved precision that they offer for explaining, quantifying, and communicating about
34 health risks caused by air pollution and preventable by reducing exposures to air pollution. Policy
35 makers and the public deserve such precision now in EPA’s and CASAC’s communications about health
36 risks associated with air pollution.

37
38 ***Include and discuss more of the relevant literature on observed changes in health effects following***
39 ***changes in PM exposures, including well-conducted accountability studies and quasi-experiments.***
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The Draft ISA omits some relevant studies of observed health effects following changes in PM. The
2 final ISA should include and discuss results of high-quality accountability studies, natural experiments,
3 intervention studies, and causal mediation studies for PM health effects. Its conclusions should
4 synthesize lessons learned from these studies. Specific studies that are not discussed in the Draft ISA but
5 that appear to contain useful information – including some that appear to be discordant with conclusions
6 in the Draft ISA – include the following (emphases added):

- 7
- 8 • Health Effects Institute (2013). [Did the Irish Coal Bans Improve Air Quality and Health?](#) HEI
9 Update, Summer, 2013. This accountability study found that **substantial reductions in ambient**
10 **particulate air pollution (by up to 70% and several dozen $\mu\text{g}/\text{m}^3$) in Ireland were not found to**
11 **cause reductions in all-cause or cardiovascular mortality rates**, despite strong, consistent,
12 coherent etc. historical associations between levels of PM in air and levels of all-cause and
13 cardiovascular mortality due to coincident historical trends. See also Dockery DW, Rich DQ,
14 Goodman PG, Clancy L, Ohman-Strickland P, George P, Kotlov T; HEI Health Review Committee.
15 [Effect of air pollution control on mortality and hospital admissions in Ireland.](#) Res Rep Health Eff
16 Inst. 2013 Jul;(176):3-109. (This article does not appear to correct for multiple testing bias.)
17 Although the Draft ISA may have followed study selection criteria (per the guidance of previous
18 CASACs) that exclude the Irish coal ban studies because they address black smoke (soot) air
19 pollution, rather than PM_{2.5} *per se*, Ireland’s EPA specifically stated that “An extension of the
20 bituminous coal ban across Ireland would help in reducing the levels of PM_{2.5} in ambient air.”
21 Thus, estimated effects of the bans on subsequent mortality rate (mediated by reductions in
22 PM/PM_{2.5}) appear relevant.
23 [www.epa.ie/pubs/epasub/EPA%20Response%20on%20Smoky%20Coal%20Regs%20Consultation.](#)
24 [pdf.](#) The finding that large reductions in ambient PM air pollution did not cause detectable
25 reductions in all-cause or cardiovascular mortality rates should be carefully discussed in the final
26 ISA. It appears to be an unexpected finding, and hence potentially valuable for improving
27 understanding and modeling of conditions under which PM reductions do or do not cause detectable
28 changes in mortality rates.
 - 29 • Health Effects Institute (2016). [Causal Inference Methods for Estimating Long-Term Health Effects](#)
30 [of Air Quality Regulations.](#) See also [Synopsis of Research Report 187: Causal Inference Methods](#)
31 [for Estimating Long-Term Health Effects of Air Quality Regulations.](#) This study found that
32 “Contrary to expectations, their analysis suggested a reduction, on average, in mortality even in
33 areas where their analyses reported that PM₁₀ was not causally affected. The authors suggested
34 that the observed causal effect of nonattainment designation on mortality, in the absence of a
35 strong associative effect for PM₁₀, may be due to causal pathways other than the one involving
36 reduction of PM₁₀. However, they suggested their results provide evidence that PM₁₀ played a
37 causal role in the reduction of hospitalization for respiratory disease, but again, not for
38 cardiovascular disease. As the authors noted, all of the estimates from these analyses were
39 accompanied by substantial uncertainty, indicated by broad posterior 95% confidence
40 intervals that included zero. As a result, the HEI Health Review Committee thought the

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 investigators generally overstated the average causal effects of nonattainment designation and the
2 role of PM10 in this study.” See also Zigler CM, Kim C, Choirat C, Hansen JB, Wang Y, Hund L,
3 Samet J, King G, Dominici F; HEI Health Review Committee. [Causal Inference Methods for](#)
4 [Estimating Long-Term Health Effects of Air Quality Regulations](#). Res Rep Health Eff Inst. 2016
5 May;(187):5-49. This study may help to clarify or place bounds on the fraction of the observed
6 PM10-mortality C-R function that is *not* causal (mediated by reduction in PM10). Similar non-PM
7 mechanisms creating a non-causal fraction of the PM-mortality C-R association might also be
8 relevant for PM2.5.

- 9 • Enstrom JE. [Fine particulate air pollution and total mortality among elderly Californians, 1973-2002](#).
10 *Inhal Toxicol*. 2005 Dec 15;17(14):803-16. This association-based study concluded that “**For the**
11 **initial period, 1973-1982, a small positive risk was found: RR was 1.04 (1.01-1.07) for a 10-**
12 **microg/m(3) increase in PM(2.5). For the subsequent period, 1983-2002, this risk was no longer**
13 **present: RR was 1.00 (0.98-1.02). For the entire follow-up period, RR was 1.01 (0.99-1.03). The**
14 **RRs varied somewhat among major subgroups defined by sex, age, education level, smoking status,**
15 **and health status. None of the subgroups that had significantly elevated RRs during 1973-1982 had**
16 **significantly elevated RRs during 1983-2002. ...These epidemiologic results do not support a**
17 **current relationship between fine particulate pollution and total mortality in elderly Californians, but**
18 **they do not rule out a small effect, particularly before 1983.” Although it is a traditional association-**
19 **based study, and therefore less relevant to determination of manipulative causality than intervention**
20 **studies, this study does suggest the important possibility that C-R relationships have changed over**
21 **time. This underscores the importance of using recent, relevant data on PM reductions and changes**
22 **in public health where possible.**
- 23 • Greven S, Dominici F, Zeger S. (2011) [An Approach to the Estimation of Chronic Air Pollution](#)
24 [Effects Using Spatio-Temporal Information](#). *J Am Stat Assoc*. 2011; 106 (494):396-406. doi:
25 10.1198/jasa.2011.ap09392. This applies similar methods to Janes et al. (2007), *op cit*, to individual-
26 level information on time of death and age in a population of 18.2 million patients in the Medicare
27 Cohort Air Pollution Study (MCAPS) for 2000-2006. The authors conclude that “**Results based on**
28 **the global coefficient indicate a large increase in the national life expectancy for reductions in**
29 **the yearly national average of PM2.5. However, this coefficient based on national trends in**
30 **PM2.5 and mortality is likely to be confounded** by other variables trending on the national level.
31 Confounding of the local coefficient by unmeasured factors is less likely, although it cannot be ruled
32 out. **Based on the local coefficient alone, we are not able to demonstrate any change in life**
33 **expectancy for a reduction in PM2.5.”**
- 34 • Haikerwal A, Akram M, Del Monaco A, Smith K, Sim MR, Meyer M, Tonkin AM, Abramson MJ,
35 Dennekamp M. [Impact of Fine Particulate Matter \(PM2.5\) Exposure During Wildfires on](#)
36 [Cardiovascular Health Outcomes](#). *J Am Heart Assoc*. 2015 Jul 15;4(7). pii: e001653. doi:
37 10.1161/JAHA.114.001653. This study concluded that “**PM2.5 exposure was associated with**
38 **increased risk of out-of-hospital cardiac arrests and IHD during the 2006-2007 wildfires in**
39 **Victoria**. This evidence indicates that PM2.5 may act as a triggering factor for acute coronary events
40 during wildfire episodes.”

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Hutchinson JA, Vargo J, Milet M, French NHF, Billmire M, Johnson J, Hoshiko S. [The San Diego](#)
2 [2007 wildfires and Medi-Cal emergency department presentations, inpatient hospitalizations, and](#)
3 [outpatient visits: An observational study of smoke exposure periods and a bidirectional case-](#)
4 [crossover analysis](#). PLoS Med. 2018 Jul 10;15(7):e1002601. doi: 10.1371/journal.pmed.1002601.
5 This study found that “**Respiratory diagnoses, especially asthma, were elevated during the**
6 **wildfires in the vulnerable population of Medi-Cal beneficiaries.** Wildfire-related healthcare
7 utilization appeared to persist beyond the initial high-exposure period. Increased adverse health
8 events were apparent even at mildly degraded AQI levels.”
- 9 • Janes H, Dominici F, Zeger SL (2007). [Trends in air pollution and mortality: an approach to the](#)
10 [assessment of unmeasured confounding](#). Epidemiology. Jul;18(4):416-23. These authors applied a
11 method for diagnosing confounding bias in a model with spatially and temporally varying exposure
12 and health outcomes to test whether counties having steeper declines in PM_{2.5} also have steeper
13 declines in mortality relative to their national trends. They found “that the exposure effect estimates
14 are different at these 2 spatiotemporal scales, which raises concerns about confounding bias” and
15 that, at the local scale, “**there is little evidence of an association between 12-month exposure to**
16 **PM_{2.5} and mortality.**”
- 17 • Merrifield A, Schindeler S, Jalaludin B, Smith W. [Health effects of the September 2009 dust storm](#)
18 [in Sydney, Australia: did emergency department visits and hospital admissions increase?](#) Environ
19 Health. 2013 Apr 16;12:32. doi: 10.1186/1476-069X-12-32. This article concludes that “**The dust**
20 **storm period was associated with large increases in asthma emergency department visits**
21 (relative risk 1.23, 95% confidence interval 1.10-1.38, p < 0.01), and to a lesser extent, all
22 emergency department visits (relative risk 1.04, 95% confidence interval 1.03-1.06, p < 0.01) and
23 respiratory emergency department visits (relative risk 1.20, 95% confidence interval 1.15-1.26, p <
24 0.01). There was **no significant increase in cardiovascular emergency department visits (p =**
25 **0.09) or hospital admissions** for any reason. Age-specific analyses showed the dust storm was
26 associated with **increases in all-cause and respiratory emergency department visits in the ≥65**
27 **year age group; the ≤5 year group had higher risks of all-cause, respiratory and asthma-**
28 **related emergency department presentations.**”
- 29 • You C, Lin DKJ, Young SS. [PM_{2.5} and ozone, indicators of air quality, and acute deaths in](#)
30 [California, 2004-2007](#). Regul Toxicol Pharmacol. 2018 Jul; 96:190-196. doi:
31 10.1016/j.yrtph.2018.05.012. The authors report that “**There is no statistically significant**
32 **association between either ozone or PM_{2.5} and acute human mortality**” in a large dataset for
33 eight air basins in California for the years 2004-2007, after statistical adjustment for seasonal and
34 weather effects. (The Draft ISA, p. 11-9, discusses other negative studies by Young et al. 2017 and
35 Lanzinger et al. 2016.)
- 36 • Zhou M, He G, Fan M, Wang Z, Liu Y, Ma J, Ma Z, Liu J, Liu Y, Wang L, Liu Y. [Smog episodes,](#)
37 [fine particulate pollution and mortality in China](#). Environ Res. 2015 Jan;136:396-404. doi:
38 10.1016/j.envres.2014.09.038. This natural experiment study examined the impacts on mortality
39 rates of prolonged and severe smog episodes (**PM_{2.5} hourly peak concentrations over 800 µg/m³**)
40 in China in 2013, finding that “Without any meteorological control, the smog episodes are positively

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 and statistically significantly associated with mortality in 5 out of 7 districts/ counties. However, the
2 findings are sensitive to the meteorological factors. **After controlling for temperature, humidity,**
3 **dew point and wind, the statistical significance disappears in all urban districts.** In contrast, the
4 **smog episodes are consistently and statistically significantly associated with higher total**
5 **mortality and mortality from cardiovascular/respiratory diseases in the two rural counties.”**
6 Such findings suggest substantial geographic heterogeneity in estimated PM_{2.5}-mortality
7 associations.

- 8 • Zu K, Tao G, Long C, Goodman J, Valberg P. [Long-range fine particulate matter from the 2002](#)
9 [Quebec forest fires and daily mortality in Greater Boston and New York City.](#) Air Qual Atmos
10 Health. 2016; 9:213-221. This natural experiment study concluded that “**substantial short-term**
11 **elevation in PM_{2.5} concentrations from forest fire smoke were not followed by increased daily**
12 **mortality in Greater Boston or New York City.”** Although the Preface to the Draft ISA notes that
13 “Studies that conduct an assessment of the PM effect from a source-based mixture (e.g., wood
14 smoke, diesel exhaust, gasoline exhaust, etc.) are only included if they use filtration (e.g., a particle
15 trap) or another approach to differentiate between effects due to the mixture and effects due to the
16 particles alone,” natural experiments involving long-range transport of PM from fires may also be
17 useful in showing effects of elevated PM_{2.5} levels on human health, insofar as other components
18 settle or volatilize out during long-range transport.

19
20 Some of these studies present information and reach conclusions that appears to be discordant with the
21 assumption in many other studies that observed PM-mortality associations correspond to (manipulative)
22 causal relationships. Acknowledging, understanding, and resolving such seemingly discordant evidence
23 and discussing it in the ISA may help to refine and improve scientific understanding of the conditions
24 under which human health benefits are materially increased by reducing PM exposure and conditions
25 under which they are not (possibly due to important roles for temperature, PM composition,
26 copollutants, etc. that are not yet well understood). This may help to refine and improve the predictive
27 validity of the scientific theories and models currently used to predict health effects of PM reductions.
28 For example, a possible explanation for the lack of observed reductions in mortality risks following the
29 large reductions in PM exposures in Ireland might be that *coal is burned primarily in the winter*, and PM
30 effects on health in winter are minimal. As noted by Stafoggia et al. (2008) for PM₁₀ and mortality,
31 “**Season and temperature levels strongly modified the PM₁₀–mortality association:** for a 10-µg/m³
32 variation in PM₁₀, a 2.54% increase in risk of death in summer (95% confidence interval: 1.31, 3.78)
33 compared with 0.20% (95% confidence interval: -0.08, 0.49) in winter. ... The authors found much
34 higher PM₁₀ effects on mortality during warmer days.” (Stafoggia M, Schwartz J, Forastiere F, Perucci
35 CA; SISTI Group. Does temperature modify the association between air pollution and mortality? A
36 multicity case-crossover analysis in Italy. Am J Epidemiol. 2008 Jun 15;167(12):1476-85. doi:
37 10.1093/aje/kwn074.) If this is the explanation, then it would highlight the crucial importance of
38 conditioning on season and temperature in all C-R functions used to predict public health effects of
39 reducing PM exposures. Such a refined C-R model might have more successfully predicted the
40 outcomes of the Ireland coal burning bans.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1
2 The ISA should also be meticulous in reporting negative results accurately. For example,
3

- 4 • Puett et al. (2011) state that “Among this cohort of men with high socioeconomic status living in the
5 midwestern and northeastern United States, **the results did not support an association of chronic**
6 **PM exposures with all-cause mortality and cardiovascular outcomes** in models with time-
7 varying covariates. Whether these findings suggest sex differences in susceptibility or the protective
8 impact of healthier lifestyles and higher socioeconomic status requires additional
9 investigation”(Puett RC, Hart JE, Suh H, Mittleman M, Laden F [Particulate matter exposures,](#)
10 [mortality, and cardiovascular disease in the health professionals follow-up study.](#) Environ Health
11 Perspect. 2011 Aug;119(8):1130-5. doi: 10.1289/ehp.1002921). The Draft ISA (p. 6-146) includes
12 this study in its summary as follows: “The remaining North American studies, which examined
13 populations of men, or both men and women, **generally report positive associations** between long-
14 term PM2.5 exposure and MI, although the width of the confidence intervals varies between studies.
15 Puett et al. (2011) conducted a prospective analysis of the Health Professionals Follow-up Study
16 (HPFS), which consists of male medical professionals reporting an association of 1.08 (95%CI: 0.90,
17 1.28). This association was largely unchanged after adjustment for PM10–2.5 (Puett et al., 2011).”
18 This summary may not fully convey that Puett et al. found that “the results did not support an
19 association of chronic PM exposures with all-cause mortality and cardiovascular outcomes.”
- 20 • The Draft ISA summarizes a study by Madrigano et al. (2013) as follows: “In an incident case
21 control analysis of confirmed acute MI **Madrigano et al. (2013) reported a stronger association**
22 [OR: 1.21 (95%CI: 1.00, 1.38)] between long-term exposure to PM2.5 and acute MI. This study
23 derived exposure metrics to distinguish regional PM2.5 from local traffic-related PM2.5 sources of
24 exposure, and found the association with regional PM2.5 was not attenuated in a copollutant model
25 containing local traffic-related PM2.5.” This does not fully convey the following aspect of the
26 author’s own assessment: “In contrast to our previous analysis specifically examining traffic
27 particles, **we only found a weak association between our measure of local PM2.5 pollution and**
28 **occurrence of AMI**” (non-significant association with OR: 1.04 (95%CI: 0.96, 1.11) for GEE
29 models with exchangeable correlation within census block group).
- 30 • Hartiala et al. (2016) concluded that “Exposure **to higher PM2.5 levels was also significantly**
31 **associated with increased risk of incident myocardial infarction** (hazard ratio 1.33, 95% CI 1.02-
32 1.73, P=0.03) **but not stroke or all-cause mortality.** ...Exposure to PM2.5 increased the likelihood
33 of having severe coronary artery disease and the risk of incident myocardial infarction among
34 patients undergoing elective cardiac evaluation. These results suggest that ambient air pollution
35 exposure may be a modifiable risk factor for risk of myocardial infarction in a highly susceptible
36 patient population.” The Draft ISA treats this information by noting correctly that “In another study,
37 Hartiala et al. (2016) reported an association of long-term exposure to PM2.5 with confirmed MI
38 among those undergoing cardiac evaluation at a clinic in Ohio.” But it does not mention Hartiala et
39 al.’s negative finding that exposure to higher PM2.5 levels was not significantly associated with all-
40 cause mortality.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • The Draft ISA (p. 11-91) says of the ESCAPE project that “**Previous analyses of the ESCAPE**
2 **cohort observed associations between long-term PM2.5 exposure and CVD mortality.** The
3 results presented by Wolf et al. (2015) are consistent with these associations.” It does not mention
4 the more recent review by Lipfert (2017), which states that “**No significant associations were**
5 **reported for cardiovascular mortality**” (Lipfert FW. [A critical review of the ESCAPE project for](#)
6 [estimating long-term health effects of air pollution.](#) Environ Int. 2017 Feb;99:87-96. doi:
7 10.1016/j.envint.2016.11.028).
8

9 The final ISA should avoid any appearance of distorting, simplifying, or selecting results from the
10 literature to reduce the salience of conflicting information.
11

12 At the public meeting on the PM Draft ISA in December, in response to a question about the omission of
13 seemingly relevant negative study results, EPA mentioned that previous CASACs encouraged use of
14 study selection criteria that would exclude the Dublin coal burning ban accountability study. However,
15 understanding the totality of relevant scientific evidence about human health effects caused by reducing
16 PM exposures requires considering negative as well as positive results. The ISA should include and
17 discuss the results of the Dublin accountability study and other high-quality negative studies of changes
18 in PM and changes in health effects. Comments or concerns about individual study quality should be
19 noted in discussions or summary tables on individual study quality, as discussed next, but *the ISA should*
20 *carefully consider and discuss the body of negative study results such as those listed above.*
21

22 At the same time, the ISA should not uncritically accept results based on poor-quality or speculative
23 quasi-experimental studies. For example, Schwartz et al. (2015), cited by the Draft ISA (p. 11-13), state
24 that their propensity score and instrumental variable analyses rest on untestable assumptions (e.g. Cox
25 LA and Goodman JE (2016) Re: “Estimating causal associations of fine particles with daily deaths in
26 Boston” American Journal of Epidemiology 183(6): 593, <https://doi.org/10.1093/aje/kww023>). This
27 study does not control for confounding by daily temperature extremes and humidity in the weeks
28 preceding death, but only for same-day and previous-day temperatures. As discussed below, this is not
29 nearly long enough to control for likely confounding of PM mortality C-R associations by lagged
30 temperatures. For example, Yang et al. (2012) report in a study of distributed lags for temperatures
31 affecting mortality that the “Hot effect was immediate and limited to the first 5 days... Cold effect
32 persisted for approximately 12 days, (Yang J, Ou CQ, Ding Y, Zhou YX, Chen PY. (2012) Daily
33 temperature and mortality: a study of distributed lag non-linear effect and effect modification in
34 Guangzhou. Environ Health. Sep 14;11:63. doi: 10.1186/1476-069X-11-63.) Well-conducted quasi-
35 experimental studies should use relevant comparison groups, control for obvious potential confounders
36 such as lagged temperatures, test for and correct for unobserved confounders (for which there are
37 actually many well-developed techniques, as discussed later), and avoid relying on unverified
38 assumptions, e.g., by using invariant causal prediction (ICP) models for which invariance assumptions
39 have been verified in multiple data sets (e.g., Heinze-Deml C, Peters J, Meinshausen N. 2017. Invariant
40 causal prediction for nonlinear models. <https://arxiv.org/pdf/1706.08576.pdf>).

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1
2 ***Present explicit, verifiable derivations of all conclusions. Provide explicit criteria for how individual***
3 ***studies and evidence are systematically reviewed, selected, evaluated, interpreted causally, combined***
4 ***or synthesized, resolved when they conflict, and summarized in the ISA. Explain the explicit objective,***
5 ***independently verifiable criteria and methods for:***
6

- 7
- 8 • ***Including or excluding individual studies***
 - 9 • ***Evaluating the internal and external validity and technical soundness of each study’s conclusions***
 - 10 • ***Evaluating, combining, and synthesizing and summarizing results across studies (including***
11 ***resolving any conflicting results); and***
 - 12 • ***Interpreting and validating their implications for causal determinations.***

13 Although the Draft ISA makes some useful remarks about the limitations of certain studies (e.g.,
14 Mirabelli et al. 2016), it does not provide independent and systematic critical assessments of the internal
15 or external validity of most of the studies and conclusions that it cites, nor does it systematically assess
16 their methodological soundness and document the results of these systematic assessments. The final ISA
17 should present such systematic evaluations of individual study methods and conclusions for
18 methodological soundness and validity. The Draft ISA leaves unclear exactly how studies were selected,
19 why some apparently valuable ones were not, what makes evidence “sufficient to conclude” something,
20 and what principles were or should be followed in presenting and integrating conflicting evidence. The
21 final ISA should address each of these points. It should be thorough in critically assessing the internal
22 and external validity of the study conclusions that it presents and synthesizes. It should provide explicit,
23 objective, transparent (i.e., clear and independently verifiable) criteria and methods for carrying out each
24 of the following steps:
25

- 26
- 27 • ***Study selection:*** For each published study that presents information about health and welfare effects
28 of PM, determine whether the study meets the ISA’s criteria for inclusion (e.g., based on explicit
29 criteria for quality and relevance of study design, analysis, interpretation, and validation).
 - 30 • ***Individual study evaluation:*** Explicitly assess each included study on each criterion used to
31 determine individual study quality. (The ISA might use a table similar to the one shown by Dr.
32 Goodman in public comments to display study evaluation results.) Explicitly assess the internal and
33 external validity of each study’s conclusions.
 - 34 • ***Study result combination:*** For any set of studies presenting information (possibly discordant) about
35 health effects of PM, determine the summary statements that are warranted by the studies.
 - 36 • ***Causal determination interpretation of entire body of evidence:*** For any set of studies presenting
37 information (possibly discordant) about health effects of PM, determine the causal determinations
38 that are warranted by the studies. In doing so, as previously discussed, the ISA should specify the
39 types of causal effects (e.g., direct vs. total vs. mediated) that are being discussed.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The criteria and methods for each step should be presented in sufficient operational detail so that
2 different investigators working independently, given only the ISA’s descriptions of the criteria and a set
3 of studies to apply them to, can reach identical conclusions on the results of each of these steps. This
4 will help to make clear whether stated conclusions are justified by independently reproducible
5 derivations from the factual evidence presented. It will also encourage more critical and thorough
6 engagement with, and evaluation of, the factual basis and technical contents of the individual studies
7 underlying ISA conclusions.

8
9 “Evidence” consisting of merely repeating selected published results and conclusions from studies with
10 inappropriate designs or analyses or with conclusions that depend on unverified or mistaken
11 assumptions or models (e.g., with estimated exposures treated as true exposures, model uncertainty not
12 quantified, effects of unobserved confounders and latent variables not tested for and quantified, etc.) is
13 not necessarily valid evidence. It should not be presented or summarized as if it were known to be valid.
14 Conclusions from the literature should not be quoted, cited, or used without systematic independent
15 review and documentation of the quality of the methods used to produce them (Rooney AA, Cooper GS,
16 Jahnke GD, Lam J, Morgan RL, Boyles AL, Ratcliffe JM, Kraft AD, Schünemann HJ, Schwingl P,
17 Walker TD, Thayer KA, Lunn RM. [How credible are the study results? Evaluating and applying internal
18 validity tools to literature-based assessments of environmental health hazards](#). Environ Int. 2016 Jul-
19 Aug;92-93:617-29. doi: 10.1016/j.envint.2016.01.005). Perhaps most importantly, conclusions with
20 unknown internal and external validity should not be cited as facts. As stated by Campbell and Stanley
21 (1963, p.5):

22
23 **“Internal validity is the basic minimum without which any experiment is uninterpretable:**
24 Did in fact the experimental treatments [here, changes in PM pollution levels] make a difference
25 in this specific experimental instance? *External validity* asks the question of *generalizability*: To
26 what populations, settings, treatment variables, and measurement variables can this effect be
27 generalized? Both types of criteria are obviously important, even though they are frequently at
28 odds in that features increasing one may jeopardize the other. While *internal validity* is the *sine*
29 *qua non*, and while the question of *external validity*, like the question of inductive inference, is
30 never completely answerable, the selection of designs strong in both types of validity is
31 obviously our ideal.” (Campbell DT, Stanley JC (1963) *Experimental and Quasi-Experimental*
32 *Designs For Research*. Houghton Mifflin. Boston, MA [www.sfu.ca/~palys/Campbell&Stanley-
33 1959-Exptl&QuasiExptlDesignsForResearch.pdf](#)).

34
35 A noteworthy technical advance is that the question of external validity *can* now be answered
36 completely under certain conditions. As explained by Pearl and Bareinboim (2014),

37 “The generalizability of empirical findings to new environments, settings or populations, often
38 called ‘external validity,’ is essential in most scientific explorations. This paper treats a particular
39 problem of generalizability, called ‘transportability,’ defined as a license to transfer causal
40 effects learned in experimental studies to a new population, in which only observational studies

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 can be conducted. [It presents] **procedures for deciding, prior to observing any data, whether**
2 **causal effects in the target population can be inferred from experimental findings in the**
3 **study population. When the answer is affirmative, the procedures identify what**
4 **experimental and observational findings need be obtained from the two populations, and**
5 how they can be combined to ensure bias-free transport.” (Pearl J, Bareinboim E (2014).
6 External validity: from do-calculus to transportability across populations. *Statistical Science*
7 29(4): 579–595 DOI: 10.1214/14-STS486, https://ftp.cs.ucla.edu/pub/stat_ser/r400-reprint.pdf)
8 This line of research has recently been updated to “demonstrate how transportability analysis can
9 guide the transfer of knowledge among non-experimental studies to minimize re-measurement
10 cost and improve prediction power. We further provide a causally principled definition of
11 ‘surrogate endpoint’ and show that the theory of transportability can assist the identification of
12 valid surrogates in a complex network of cause-effect relationships.” (Pearl J, Bareinboim E
13 (2018), *Transportability across studies: A formal approach*
14 https://ftp.cs.ucla.edu/pub/stat_ser/r372.pdf).

15
16 Likewise, Bareinboim and Pearl (2014) address the problem of “transferring causal knowledge collected
17 in several heterogeneous domains to a target domain in which only passive observations and limited
18 experimental data can be collected.” They present a “necessary and sufficient condition for deciding...
19 whether causal effects in the target domain are estimable from the information available.” (Bareinboim
20 E, Pearl J (2014) *Transportability from Multiple Environments with Limited Experiments:*
21 *Completeness Results*. In *Advances in Neural Information Processing Systems 27* (Z. Ghahramani, M.
22 Welling, C. Cortes, N. Lawrence and K. Weinberger, eds.). Curran Associates, Inc., 280–288.
23 [https://papers.nips.cc/paper/5536-transportability-from-multiple-environments-with-limited-](https://papers.nips.cc/paper/5536-transportability-from-multiple-environments-with-limited-experiments-completeness-results.pdf)
24 [experiments-completeness-results.pdf](https://papers.nips.cc/paper/5536-transportability-from-multiple-environments-with-limited-experiments-completeness-results.pdf)). These ideas have proved useful in epidemiology (Infante-Rivard
25 C, Cusson A. [Reflection on modern methods: selection bias - A review of recent developments](#). *Int J*
26 *Epidemiol.* 2018 Oct 1;47(5):1714-1722. doi: 10.1093/ije/dyy138.) Thus, some useful conditions for
27 establishing external validity are now well understood. *cBefore accepting causal conclusions from the*
28 *literature, or drawing new causal conclusions from the synthesis of results in included studies, the ISA*
29 *should explicitly evaluate and discuss the extents to which both the internal validity and the external*
30 *validity of each causal conclusion have been established.*

31
32 To avoid conflating science and policy judgments, the ISA should also define and explain the criteria
33 and methods used to decide which studies to include and exclude, how to combine their results in
34 preparing summary and synthesis statements, and how to derive implications and conclusions about
35 causal determinations from the entire body of evidence. The definitions of criteria and methods should
36 be sufficiently clear, objective, and operational that the decisions they imply are independently
37 reproducible and verifiable. They should leave no room for possible implicit policy decisions in the
38 study selection, evaluation, evidence synthesis, or conclusion-drawing steps. (For example, a tendency
39 to exclude relevant high-quality studies unless they support a certain policy position, or to include
40 lower-quality study results when they do support a policy position but not otherwise, would be clearly

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 inappropriate.) The ISA should explain and then execute the criteria and methods for the above steps
2 with enough specificity, objectivity, and independent verifiability to make it obvious that no such
3 mixing of policy with science is possible.

4
5 Recommended criteria to consider for each of these steps include the following.

6
7 ***Study inclusion criteria***

8
9 Include studies that address changes in health effects caused by changes in PM exposures.

- 10
11 • Include well-designed and well-conducted accountability studies, natural experiments, intervention
12 studies, and other quasi-experiments (QEs). Such studies are especially valuable for learning
13 empirically how changes in PM affect human health under real-world conditions.
- 14 ○ Studies that do not include data on actual changes in exposures and subsequent actual
15 changes in responses should not be included, as they lack information needed for valid causal
16 inference (see e.g., discussion on pages 6-7 of Campbell DT, Stanley JC (1963) *Experimental*
17 *and Quasi-Experimental Designs For Research*. Houghton Mifflin. Boston, MA
18 www.sfu.ca/~palys/Campbell&Stanley-1959-Exptl&QuasiExptlDesignsForResearch.pdf).
 - 19 ○ Specifically, studies that only examine static associations between levels of exposures and
20 corresponding levels of responses should be excluded. Such data do not permit valid
21 inferences about how or whether changes in exposure would cause responses to change. (See
22 discussion of the “Static-group comparison” design on p. 12 of Campbell and Stanley
23 (1963).)
- 24 • The specific *causal effects* assessed in each included study should be clearly stated. This requires
25 specifying the following components:
- 26 ○ What *changes in exposure* were considered (when, where, over what time interval)?
 - 27 ○ What *observed changes in effects or responses* were considered, e.g., what changes in
28 specific health or welfare endpoints in what population(s) over what intervals?
 - 29 ○ What *specific causal relationship(s)* between changes in exposure and changes in effects
30 were assessed? (If the answer is unknown, this should be stated.) As previously discussed,
31 specific causal relationships include the following: controlled direct, natural direct, indirect,
32 total, and mediated effects of PM exposure on risks of adverse effects.
 - 33 ○ How were the changes in exposures and responses operationally defined and measured?
 - 34 ○ How were measurement error, missing data, and unobserved variables accounted for?
- 35 • Included studies should have designs and analyses that allow *threats to internal validity* of causal
36 conclusions (e.g., from history, maturation, testing, instrumentation, regression to the mean,
37 selection, experimental mortality, and interactions of threats) to be refuted, e.g., through the use of
38 appropriate comparison groups and tests of exchangeability and conditional independence
39 assumptions (Campbell DT, Stanley JC (1963) *Experimental and Quasi-Experimental Designs For*

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Research. Houghton Mifflin. Boston, MA www.sfu.ca/~palys/Campbell&Stanley-1959-Exptl&QuasiExptlDesignsForResearch.pdf.
2
3

4 ***Study exclusion criteria***
5

6 Studies with any of the following deficiencies can be excluded from further consideration unless they
7 can be corrected *ex post* during the ISA review, critical evaluation, and synthesis:
8

- 9 1. *Study design, data collected, or analyses performed do not control for obvious potential confounders*
10 *or selection biases that could plausibly explain the study results.*
- 11 2. *Study does not distinguish between true exposure values and estimated exposure values in analyzing*
12 *and presenting information.*
- 13 3. *Study design, data collected, or analyses performed do not permit threats to internal validity to be*
14 *tested and refuted.*
- 15 4. *Study design, data collected, or analyses performed do not allow external validity to be established*
16 *and correct generalizations to target populations to be made.*
- 17 5. *Conclusions are sensitive to unstated, untested, unverified, or mistaken assumptions.*
- 18 6. *Study design or data only address association and do not permit valid inferences about*
19 *(manipulative) causation.*
- 20 7. *Animal experiment or in vitro study identifies changes caused by PM exposures in test systems, but*
21 *does not show that these changes are relevant to (or likely to cause) adverse effects in humans under*
22 *real-world conditions.*

23
24 Each of these considerations is discussed next.
25

26 *Study design, data collected, or analyses performed do not control for obvious potential confounders or*
27 *selection biases that could plausibly explain the study results.*
28

29 Important obvious potential confounders that are often omitted include daily low and high temperatures
30 and humidity over the weeks preceding a death or illness. Both hot and cold temperature extremes in the
31 days to weeks preceding a health response can confound and/or modify PM C-R associations. The
32 importance of lagged temperatures for various health effects associated with PM is well documented in
33 many studies and in many different countries.
34

- 35 • For example, Yang et al. (2012) report that “**Hot effect was immediate and limited to the first 5**
36 **days, with an overall increase of 15.46% (95% confidence interval: 10.05% to 20.87%) in**
37 **mortality risk** comparing the 99th and the 90th percentile temperature. **Cold effect persisted for**
38 **approximately 12 days, with a 20.39% (11.78% to 29.01%) increase in risk** comparing the first
39 and the 10th percentile temperature. **The effects were especially remarkable for cardiovascular**
40 **and respiratory mortality. The effects of both hot and cold temperatures were greater among**

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **the elderly.** Females suffered more from hot-associated mortality than males. We also found
2 significant effect modification by educational attainment and occupation class. CONCLUSIONS:
3 There are significant mortality effects of hot and cold temperatures in Guangzhou. **The elderly,**
4 **females and subjects with low socioeconomic status have been identified as especially**
5 **vulnerable to the effect of ambient temperatures.”** (Yang J, Ou CQ, Ding Y, Zhou YX, Chen PY.
6 (2012) Daily temperature and mortality: a study of distributed lag non-linear effect and effect
7 modification in Guangzhou. Environ Health. Sep 14;11:63. doi: 10.1186/1476-069X-11-63.)
8

9 Despite the importance of temperature on various time scales as modifiers and confounders of PM C-R
10 associations, however, very few studies control for both short-run (same-day and recent-day) extreme
11 temperatures, intermediate (weeks to month and season) and long-run average temperatures in
12 quantifying PM C-R associations. For example, Wang et al. (2016) state that “**Many studies have**
13 **reported the associations between long-term exposure to PM2.5 and increased risk of death.**
14 **However, to our knowledge, none has** used a causal modeling approach or **controlled for long-term**
15 **temperature exposure.** ... The mean summer temperature and the mean winter temperature in a census
16 tract significantly modified the effects of long-term exposure to PM2.5 on mortality. We observed a
17 higher percentage increase in mortality associated with PM2.5 in census tracts with more blacks, lower
18 home value, or lower median income.... We consistently found that an increase in the mean winter
19 temperature was associated with an increase in the effects of PM2.5 on mortality. ... **Although**
20 **temperature may be the strongest confounder between PM2.5 and mortality, the change over time**
21 **in other variables such as the employment rate may also confound the relationship.”** (Wang Y,
22 Kloog I, Coull BA, Kosheleva A, Zanobetti A, Schwartz JD. [Estimating Causal Effects of Long-Term](#)
23 [PM2.5 Exposure on Mortality in New Jersey.](#) Environ Health Perspect. 2016 Aug;124(8):1182-8. doi:
24 10.1289/ehp.1409671.) Thus, it appears that *most of the literature does not control for potential*
25 *confounding of PM C-R associations by temperatures on both long and short time scales,* leaving the
26 correct causal interpretation of reported C-R associations in such studies objectively undetermined by
27 the data collected.
28

29 Following are some examples of the many studies cited in the Draft ISA that do not control for
30 confounding by temperature or humidity:
31

- 32 • Lipsett MJ, Ostro BD, Reynolds P, Goldberg D, Hertz A, Jerrett M, Smith DF, Garcia C, Chang ET,
33 Bernstein L. [Long-term exposure to air pollution and cardiorespiratory disease in the California](#)
34 [teachers study cohort.](#) Am J Respir Crit Care Med. 2011 Oct 1;184(7):828-35. doi:
35 10.1164/rccm.201012-2082OC.
- 36 • Makar M, Antonelli J, Di Q, Cutler D, Schwartz J, Dominici F. [Estimating the Causal Effect of Low](#)
37 [Levels of Fine Particulate Matter on Hospitalization.](#) Epidemiology. 2017 Sep;28(5):627-634. doi:
38 10.1097/EDE.0000000000000690.
- 39 • Mirabeli et al. (2015), which is cited a dozen times in the Draft ISA, specifically states that “Our
40 study population included 18 participants with asthma and 21 participants without asthma, 17 and 19

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 of whom, respectively, completed two study commutes each. Despite measurements provided by
2 each participant at up to 10 time points, **the relatively small number of observations in our**
3 **analysis, and missing data for several measures limit our ability to conduct additional analysis**
4 **to explore the roles of** body mass index, medication use, general health status, automobile
5 characteristics, in-vehicle ventilation, **temperature, humidity, rainfall, season, multipollutant**
6 **exposures or other factors** that may influence susceptibility to in-vehicle air pollutants.” (Mirabelli
7 MC, Golan R, Greenwald R, et al. Modification of Traffic-related Respiratory Response by Asthma
8 Control in a Population of Car Commuters. *Epidemiology*. 2015;26(4):546-55.)

- 9 • Pinault L, Tjepkema M, Crouse DL, Weichenthal S, van Donkelaar A, Martin RV, Brauer M, Chen
10 H, Burnett RT. [Risk estimates of mortality attributed to low concentrations of ambient fine](#)
11 [particulate matter in the Canadian community health survey cohort](#). *Environ Health*. 2016 Feb
12 11;15:18. doi: 10.1186/s12940-016-0111-6.
- 13 • Perez L et al. (2015) [Air pollution and atherosclerosis: a cross-sectional analysis of four European](#)
14 [cohort studies in the ESCAPE study](#). *Environ Health Perspect*. 2015 Jun;123(6):597-605. doi:
15 10.1289/ehp.1307711. (See Draft ISA Table 6-67.)
- 16 • Pun VC, Hart JE, Kabrhel C, Camargo CA Jr, Baccarelli AA, Laden F. 2015. Prospective study of
17 ambient particulate matter exposure and risk of pulmonary embolism in the Nurses’ Health Study
18 cohort. *Environ Health Perspect* 123:1265–1270; <http://dx.doi.org/10.1289/ehp.1408927>. (See Draft
19 ISA Table 6-69.)
- 20 • Thurston GD, Ahn J, Cromar KR, et al. [Ambient Particulate Matter Air Pollution Exposure and](#)
21 [Mortality in the NIH-AARP Diet and Health Cohort](#). *Environ Health Perspect*. 2015; 124(4):484-90.
22 The Draft ISA cites this study in Tables 5-28, 6-52 and Figures 5-34, 5-35, 6-19, 6-21.

23
24 C-R associations and curves estimated in studies that do not control for confounding by same-day and
25 lagged daily temperature extremes and humidity and for confounding by longer-term (e.g., seasonal)
26 average temperatures, should not be presented in the ISA as “evidence” for adverse health effects of PM,
27 unless it is shown that uncontrolled confounding does not provide a plausible alternative explanation.
28 Otherwise, *no valid causal conclusions about C-R relationships can be drawn from studies that do not*
29 *control for plausible confounding* (Campbell and Stanley 1963, op cit). Lagged values of daily
30 temperature extremes out to at least 2 weeks should be included to control for confounding, based on
31 observations that PM levels are strongly autocorrelated and that effects of cold temperatures persist for
32 at least 12 days (Yang J, Ou CQ, Ding Y, Zhou YX, Chen PY. (2012) Daily temperature and mortality:
33 A study of distributed lag non-linear effect and effect modification in Guangzhou. *Environ Health*. Sep
34 14;11:63. doi: 10.1186/1476-069X-11-63.)

35
36 More generally, omitted confounders arise if not enough lagged values of explanatory variables are
37 included and the omitted lagged values affect both exposure and response variables. Many studies only
38 control for a few recent days of temperature and humidity variables, or for temperatures averaged over
39 some time window. Such studies fail to control for confounding by daily temperature extremes at longer
40 lags. The following are examples (among many) of studies that are cited and used in the Draft ISA that

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 consider only a few days of temperature and/or humidity, or only longer-term averages, without showing
2 that temperatures on earlier days do not confound the reported C-R associations:

- 3
- 4 • Belleudi et al. (2010) included no lagged values for temperature or humidity; thus, confounding by
5 temperatures from the previous day(s) was not controlled. The reference is: Belleudi V, Faustini A,
6 Stafoggia M, Cattani G, Marconi A, Perucci CA, Forastiere F. [Impact of fine and ultrafine particles](#)
7 [on emergency hospital admissions for cardiac and respiratory diseases](#). *Epidemiology*. 2010
8 May;21(3):414-23. doi: 10.1097/EDE.0b013e3181d5c021. The Draft ISA cites this study multiple
9 times, e.g., in Tables 5-8, 5-10, 5-42, 5-43; Figures 3-13, 5-6, 5-7.
 - 10 • Powell et al. (2015) used “smooth functions of the current day’s temperature and the mean of the
11 previous 3 days’ temperatures, both of which used 6 degrees of freedom; smooth functions of the
12 current day’s dew point temperature and the mean of the previous 3 days’ dew point temperatures,
13 both of which used 3 degrees of freedom.” Using 3-day averages does not show that the results are
14 not confounded by temperature extremes over the previous 2 weeks. The reference is: Powell H,
15 Krall JR, Wang Y, Bell ML, Peng RD. [Ambient Coarse Particulate Matter and Hospital Admissions](#)
16 [in the Medicare Cohort Air Pollution Study, 1999-2010](#). *Environ Health Perspect*. 2015
17 Nov;123(11):1152-8. doi: 10.1289/ehp.1408720. The Draft ISA cites this study multiple times (e.g.,
18 Tables 5-11, 5-32, 5-34, 6-58, 6-62, Figures 5-42, 5-44).
 - 19 • Mirabelli et al. (2016) associate asthma symptoms with county-wide PM_{2.5} levels but average daily
20 maximum temperatures over the entire preceding two weeks, making it impossible to determine
21 whether confounding by lagged daily minimum and maximum temperatures explains the association.
22 The reference is: Mirabelli MC, Vaidyanathan A, Flanders WD, Qin X, Garbe P. [Outdoor PM_{2.5},](#)
23 [Ambient Air Temperature, and Asthma Symptoms in the Past 14 Days among Adults with Active](#)
24 [Asthma](#). *Environ Health Perspect*. 2016 Dec;124(12):1882-1890. The Draft ISA cites this study but
25 correctly notes that “However, this study is limited by its cross-sectional design, and residual
26 confounding may arise from the 14-day PM_{2.5} averaging time and lack of consideration of
27 confounding by community-level SES.”
 - 28 • Stafoggia et al. (2013), in a study of PM-associated hospitalizations cited by the Draft ISA in Figures
29 5-8, 5-23, 5-44, 5-45, Tables 5-11, 5-34, and over 20 times in the text, states that “We controlled for
30 the effect of temperature by modeling high and low temperatures separately. **For high temperatures**
31 **we calculated the average temperature on the current and previous day (lag 0–1)** and fit a
32 natural spline with 3 df on the lagged variable only for days on which the lag 0–1 temperature was
33 higher than the median annual temperature for the city as a whole. Similarly, **we adjusted for low**
34 **temperatures by fitting a natural spline with 2 df for the average temperature on previous 6**
35 **days (lag 1–6)** only for days on which the lag 1–6 temperature was below the median annual value
36 for the city (Chiusolo et al. 2011). This method accounts for differences in the lag structures and
37 effects of cold and warm temperatures on hospitalizations while reducing the correlation between the
38 two spline terms. We also performed an analysis that adjusted for potentially prolonged effects of
39 warm temperatures on hospitalizations by **replacing the lag 0–1 temperature term from the base**
40 **model with the lag 0–6 average.**” (Stafoggia M, Samoli E, Alessandrini E, et al. Short-term

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 associations between fine and coarse particulate matter and hospitalizations in Southern Europe:
2 results from the MED-PARTICLES project. *Environ Health Perspect.* 2013;121(9):1026-33.) This
3 procedure does not address confounding by extreme temperatures in the days (or weeks) prior to
4 hospitalization. Averaging temperatures over a 6-day window obscures the effects of lagged extreme
5 temperatures (e.g., daily highs or lows), which have been found to be important in other studies (e.g.,
6 Wang et al. 2015, discussed below).
7

8 Studies that report C-R associations without controlling for lagged daily temperature extremes with lags
9 out to at least 2 weeks, and for which confounding by lagged temperatures and humidity are not refuted
10 as a plausible explanation for the reported C-R associations, have no clear valid causal interpretations
11 for their reported C-R associations. Whether “enough” lagged values have been included in modeling C-
12 R functions can be determined from data by verifying that the response variable is conditionally
13 independent of the excluded lagged values of predictors, given the included ones.
14

15 References for temperature as a confounder and modifier of PM C-R functions include the following:
16

- 17 • Fang X, Fang B, Wang C, Xia T, Bottai M, Fang F, Cao Y. [Relationship between fine particulate](#)
18 [matter, weather condition and daily non-accidental mortality in Shanghai, China: A Bayesian](#)
19 [approach.](#) PLoS One. 2017 Nov 9;12(11):e0187933. doi: 10.1371/journal.pone.0187933. This study
20 concludes that “**The effect of PM2.5 on non-accidental mortality differed under specific**
21 **extreme weather conditions** and SWTs [synoptic weather types, e.g., hot dry, warm humid, etc.].
22 Environmental policies and actions should take into account the interrelationship between the two
23 hazardous exposures.”
- 24 • Gouder et al. (2013) state that “Previous results from our study show that **emergency department**
25 **(ED) visits for acute asthma** exhibit seasonality in Malta. Visits were positively correlated with
26 wind speed and precipitation and negatively correlated with humidity, barometric pressure and
27 temperature. ... Regression analysis **showed temperature to be the best predictor for ED visits** (p
28 < 0.05). Conclusion: **High wind speeds and temperature are associated with elevated air**
29 **pollutant levels.** Precipitation, humidity and pressure seem to be independent triggers for acute
30 asthma. Increased vigilance during such periods may avoid exacerbations.” (Gouder C, Gerada E et
31 al. (2013), Are air pollutants confounders in relation to weather variables as triggers for acute
32 asthma? *European Respiratory Journal* Sep 2013, 42 (Suppl 57) P771)
- 33 • Kim H, Bell ML, Lee JT [Does a lag-structure of temperature confound air pollution-lag-response](#)
34 [relation? Simulation and application in 7 major cities, Korea \(1998-2013\).](#) *Environ Res.* 2017
35 Nov;159:531-538. doi: 10.1016/j.envres.2017.08.047. The authors state that “**Temperature must be**
36 **controlled when estimating the associations of short-term exposure to air pollution and**
37 **mortality.**” In Korea, for PM10 and mortality, “Controlling for temperature as distributed lags for
38 21 days provided 0.25% (95% CI: 0.1, 0.4) increase in the risk of all-cause mortality.”
- 39 • Kioumourtzoglou MA, Schwartz J, James P, Dominici F, Zanobetti A. [PM2.5 and Mortality in 207](#)
40 [US Cities: Modification by Temperature and City Characteristics.](#) *Epidemiology.* 2016

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Mar;27(2):221-7. doi: 10.1097/EDE.0000000000000422. The authors reported that “We observed a
2 **higher association between long-term PM2.5 exposure and mortality in warmer cities.**”
3 Furthermore, we observed increasing estimates with increasing obesity rates, %residents and
4 families in poverty, %black residents and %population without a high school degree, **and lower**
5 **effects with increasing median household income and %white residents.**”
- 6 • Schnell JL, Prather MJ. [Co-occurrence of extremes in surface ozone, particulate matter, and](#)
7 [temperature over eastern North America](#). Proc Natl Acad Sci U S A. 2017 Mar 14;114(11):2854-
8 2859. doi: 10.1073/pnas.1614453114. “There is evidence indicating that **combined pollution**
9 **extremes and heat waves are such synergistic stressors** (i.e., impact modifiers), and that
10 combined extremes produce disproportionately greater adverse health impacts.”
 - 11 • Scortichini M, De Sario M, de'Donato FK, Davoli M, Michelozzi P, Stafoggia M. [Short-Term](#)
12 [Effects of Heat on Mortality and Effect Modification by Air Pollution in 25 Italian Cities](#). Int J
13 Environ Res Public Health. 2018 Aug 17;15(8). pii: E1771. doi: 10.3390/ijerph15081771. This study
14 again demonstrates geographic heterogeneity of C-R functions as well as strong temperature-PM10
15 interactions in affecting mortality: “Evidence on the health effects of extreme temperatures and air
16 pollution is copious. However few studies focused on their interaction. The aim of this study is to
17 evaluate daily **PM10 and ozone as potential effect modifiers of the relationship between**
18 **temperature and natural mortality in 25 Italian cities.** ... Differential temperature-mortality risks
19 by air pollutants were found. **For PM10, estimates ranged from 3.9% (low PM10) to 14.1% (high**
20 **PM10) in the North, from 3.6% to 24.4% in the Center, and from 7.5% to 21.6% in the South.**
21 Temperature-related mortality was similarly modified by ozone in northern and central Italy, while
22 no effect modification was observed in the South.”
 - 23 • Stafoggia et al. (2008) report that “**Season and temperature levels strongly modified the PM10–**
24 **mortality association:** for a 10-µg/m³ variation in PM10, a 2.54% increase in risk of death in
25 summer (95% confidence interval: 1.31, 3.78) compared with 0.20% (95% confidence interval:
26 –0.08, 0.49) in winter. Analysis of the interaction between PM10 and temperature within
27 temperature strata resulted in positive but, in most cases, nonstatistically significant coefficients. The
28 authors found **much higher PM10 effects on mortality during warmer days.**” (Stafoggia M,
29 Schwartz J, Forastiere F, Perucci CA; SISTI Group. Does temperature modify the association
30 between air pollution and mortality? A multicity case-crossover analysis in Italy. Am J Epidemiol.
31 2008 Jun 15;167(12):1476-85. doi: 10.1093/aje/kwn074.)
 - 32 • Wang et al.(2015) found strong effects and substantial geographic heterogeneity of lagged extreme
33 temperatures on cardiovascular mortality: “For all cause-specific cardiovascular mortality, Beijing
34 had stronger cold and hot effects than those in Shanghai. The **cold effects on cause-specific**
35 **cardiovascular mortality reached the strongest at lag 0-27**, while the **hot effects reached the**
36 **strongest at lag 0-14**. The effects of extremely low and high temperatures differed by mortality
37 **types in the two cities**. Hypertensive disease in Beijing was particularly susceptible to both
38 extremely high and low temperatures; while for Shanghai, people with ischemic heart disease
39 showed the greatest relative risk (RRs = 1.16, 95% CI: 1.03, 1.34) to extremely low temperature.
40 **CONCLUSION: People with hypertensive disease were particularly susceptible to extremely**

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **low and high temperatures in Beijing. People with ischemic heart disease in Shanghai showed**
2 **greater susceptibility to extremely cold days.”** Wang X, Li G, Liu L, Westerdahl D, Jin X, Pan X.
3 [Effects of Extreme Temperatures on Cause-Specific Cardiovascular Mortality in China.](#) Int J
4 Environ Res Public Health. 2015 Dec 21;12(12):16136-56. doi: 10.3390/ijerph121215042.

- 5 • Willers SM, Jonker MF, Klok L, Keuken MP, Odink J, van den Elshout S, Sabel CE, Mackenbach
6 JP, Burdorf A. [High resolution exposure modelling of heat and air pollution and the impact on](#)
7 [mortality.](#) Environ Int. 2016 Apr-May;89-90:102-9. doi: 10.1016/j.envint.2016.01.013. This case-
8 crossover study found that “**Significant interaction between maximum air temperature (T_{max})**
9 **and PM₁₀ was observed. During "summer smog" days (T_{max}>25°C and PM₁₀>50µg/m³),**
10 **the mortality risk at lag 2 was 7% higher compared to the reference (T_{max} 15°C and PM₁₀**
11 **15µg/m³).** Persons above age 85 living alone were at highest risk. **CONCLUSION: We found**
12 **significant synergistic effects of high temperatures and air pollution on mortality. Single living**
13 **elderly were the most vulnerable group.** Due to spatial differences in temperature and air
14 pollution, **mortality risks varied substantially between neighbourhoods, with a difference up to**
15 **7%.”**

16
17 The Draft ISA (p. 11-24) states that “to date studies conducted within the U.S. have not provided
18 evidence of a modification of the PM_{2.5}-mortality association by temperature.” This appears to be
19 contradicted by findings such as those in Kioumourtzoglou et al. (2016), which concluded that “living in
20 cities with high temperatures and low socio economic status (SES) is associated with higher effect
21 estimates.” (Kioumourtzoglou MA, Schwartz J, James P, Dominici F, Zanobetti A. [PM_{2.5} and Mortality](#)
22 [in 207 US Cities: Modification by Temperature and City Characteristics.](#) Epidemiology. 2016
23 Mar;27(2):221-7. doi: 10.1097/EDE.0000000000000422.) Moreover, Cox et al. (2012) found that “a
24 significant, approximately linear, statistical C-R association exists in simple statistical models” between
25 PM_{2.5} and mortality rates, but that conditioning on daily temperature and month of year eliminated this
26 association Cox T, Popken D, Ricci PF. [Temperature, Not Fine Particulate Matter \(PM_{2.5}\), is Causally](#)
27 [Associated with Short-Term Acute Daily Mortality Rates: Results from One Hundred United States](#)
28 [Cities.](#) Dose Response. 2012 Dec 14;11(3):319-43. doi: 10.2203/dose-response.12-034.)
29

30 In addition to temperature and humidity, many other confounders should be controlled for. Longer-term
31 studies (e.g., of mortality or lung cancer associated with PM) often omit socioeconomic variables such
32 as income and residential and occupational locations. Long-term trends in unobserved variables have
33 also been suggested as important sources of confounding for PM-mortality C-R functions.
34

- 35 • Strak et al. (2017) state that “Cohorts based on administrative data have size advantages over
36 individual cohorts in investigating air pollution risks, but often lack in-depth information on
37 individual risk factors related to lifestyle. If there is a correlation between lifestyle and air pollution,
38 **omitted lifestyle variables may result in biased air pollution risk estimates.** Correlations between
39 lifestyle and air pollution can be induced by socio-economic status affecting both lifestyle and air
40 pollution exposure. ... **Current smoking and alcohol consumption were generally positively**

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **associated with air pollution. Physical activity and overweight were negatively associated with**
2 **air pollution.** ... Despite the small associations between air pollution and smoking intensity,
3 **indirect adjustment resulted in considerable changes of air pollution risk estimates for**
4 **cardiovascular and especially lung cancer mortality.** CONCLUSIONS: Individual lifestyle-
5 related risk factors were weakly associated with long-term exposure to air pollution in the
6 Netherlands. **Indirect adjustment for missing lifestyle factors in administrative data cohort**
7 **studies may substantially affect air pollution mortality risk estimates.** ... For most lifestyle-
8 related risk factors, **unhealthy lifestyle was associated with higher air pollution exposure** in our
9 survey data. ... indirect adjustment for missing lifestyle factors may either increase or decrease
10 observed air pollution effect estimates. ... **the results of indirect adjustments of air pollution**
11 **effect estimates in administrative cohorts are study-specific.**” (Strak M, Janssen N, Beelen R,
12 Schmitz O, Karssen D, Houthuijs D, van den Brink C, Dijst M, Brunekreef B, Hoek G.
13 [Associations between lifestyle and air pollution exposure: Potential for confounding in large](#)
14 [administrative data cohorts.](#) Environ Res. 2017 Jul;156:364-373. doi:
15 10.1016/j.envres.2017.03.050.)
16

17 Confounders can usually be controlled for in multiple ways by conditioning on appropriate adjustment
18 sets, provided that the study collects the needed data (e.g., Textor J, van der Zander B, Gilthorpe MS,
19 Liskiewicz M, Ellison GT. Robust causal inference using directed acyclic graphs: the R package
20 'dagitty'. Int J Epidemiol. 2016 Dec 1;45(6):1887-1894). *Studies that do not collect the data or perform*
21 *the analyses needed to control for confounding and collider biases that could plausibly explain their*
22 *results should not be used to draw causal conclusions.*
23

24 *Study does not distinguish between true exposure values and estimated exposure values in analyzing and*
25 *presenting information.*
26

27 In general, studies that treat estimated exposures as true exposures and that ignore exposure estimation
28 errors (or assume without justification that they bias risk estimates downward) do not support valid
29 inferences about the shape of the C-R curve for PM2.5. This is because realistic exposure estimation
30 errors for PM2.5 are large enough to substantially distort the shape of the estimated C-R function, e.g.,
31 by making even threshold C-R relationships appear to be linear no-threshold. As noted by Sheppard et
32 al. (2012), “**Exposure measurement error is a challenge in epidemiology because inference about**
33 **health effects can be incorrect** when the measured or predicted exposure used in the analysis is
34 different from the underlying true exposure. **Air pollution epidemiology rarely if ever uses personal**
35 **measurements of exposure** for reasons of cost and feasibility. ... Exposure assessment for
36 epidemiology should be evaluated in the context of the health effect estimation goal. **It is important to**
37 **design the exposure assessment to capture the underlying exposure variability** for the pollutants of
38 interest, obtain exposure data that are directly relevant to the study population (e.g., representative of
39 residence locations), and ensure there are sufficient exposure data to support good predictions.”
40 (Sheppard L, Burnett RT, Szpiro AA, Kim SY, Jerrett M, Pope CA 3rd, Brunekreef B. [Confounding and](#)

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 [exposure measurement error in air pollution epidemiology](#). Air Qual Atmos Health. 2012 Jun;5(2):203-
2 216.) *Studies that do not address exposure measurement and estimation errors should not be used or*
3 *cited as “evidence” but should be excluded, unless they can be retroactively reanalyzed and corrected to*
4 *model the effects of realistic exposure estimation errors.*

5
6 One of many examples of such studies, Lepeule et al. (2012), states that “**Including more recent**
7 **observations with PM2.5 exposures down to 8 µg/m³**, we continued to find a **statistically significant**
8 **association between chronic exposure to PM2.5 and all-cause and cardiovascular mortality.** ...
9 **The concentration–response relationship was linear without any threshold**, even at exposure levels
10 below the U.S. annual 15-µg/m³ standard (U.S. EPA 1997). Taken together with the results of a
11 previous reanalysis of the Harvard Six Cities study (Krewski et al. 2005b), there is evidence for a robust
12 association between chronic PM2.5 exposure and early mortality.” (Lepeule J, Laden F, Dockery D,
13 Schwartz J. Chronic exposure to fine particles and mortality: an extended follow-up of the Harvard Six
14 Cities study from 1974 to 2009. *Environ Health Perspect.* 2012;120(7):965-70.) This statement neglects
15 the crucial distinction between *true* PM2.5 exposures, which are unknown for people who died, and
16 *estimated* average PM2.5 exposures. The study analysis treats the estimated exposure values as if they
17 were accurately measured values with zero measurement error variance. Yet, the study’s description of
18 the exposure estimation process makes clear that PM2.5 concentrations for individuals were not
19 measured, but were simply imputed based on year and city: “Annual PM2.5 concentration was assigned
20 for each participant until death or censoring. PM2.5 concentration was measured in the participant’s city
21 by a centrally located monitor from 1979 to 1986–1988, depending on the city (Dockery et al. 1993).
22 **Therefore, the study has no spatial contrast on the within-city scale. PM2.5 concentrations for the**
23 **years before monitoring started were assumed to be equal to the earliest monitored year.”** A
24 correct analysis would require modeling exposure estimation errors and using appropriate errors-in-
25 variables techniques (e.g., Mallick R, Fung K, Krewski D. [Adjusting for measurement error in the Cox](#)
26 [proportional hazards regression model](#). *J Cancer Epidemiol Prev.* 2002;7(4):155-64). Because Lepeule et
27 al. ignored exposure estimation errors, their conclusion that “The concentration–response relationship
28 was linear without any threshold” is unwarranted, insofar as (a) They did not observe the shape of the
29 true concentration-response relationship and whether it was linear or had thresholds; and (b) PM C-R
30 relationships with realistic errors in estimated exposures typically appear to be linear without any
31 threshold even when the true C-R relationship has a sharp threshold (e.g., Cox LAT. [Effects of exposure](#)
32 [estimation errors on estimated exposure-response relations for PM2.5](#). *Environ Res.* 2018 Jul;164:636-
33 646. doi: 10.1016/j.envres.2018.03.038).

34
35 The Draft ISA (p. 6-208) uncritically propagates the false and misleading suggestion by Lepeule et al.
36 that they had “recent observations with PM2.5 exposures down to 8 µg/m³.” What they actually had
37 instead an “annual PM2.5 concentration [that] was assigned for each participant” based on city and year.
38 This assigned value was almost certainly wrong for each individual participant, as it ignored all inter-
39 individual differences in exposures within a city. No observed or measured PM2.5 exposure values were
40 available for any of the individuals who died. Similarly, the Draft ISA mistakenly states that “A number

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 of the concentration-response analyses include concentration ranges $\leq 12 \mu\text{g}/\text{m}^3$. For example, Lepeule
2 et al. (2012) observed a linear, no-threshold concentration-response relationship for cardiovascular
3 mortality in the most recent analysis of the Harvard Six Cities study, with confidence in the relationship
4 down to a concentration of $8 \mu\text{g}/\text{m}^3$.” This is a mistaken characterization of what was observed, since
5 the concentration-response relationship was not actually observed (all individual concentration data
6 were missing), as just described. Correct statements would be that (a) The concentration ranges
7 experienced by individuals who died are unknown; and (b) The true concentration-response relationship
8 was not observed and could not be confidently estimated from the available data (since no concentration
9 data were available for any of the individual participants who died).

10
11 Other studies acknowledge that exposure measurement error is an issue in Lepeule et al. and similar
12 studies, but incorrectly assert that it is expected to exert a downward bias on risk estimates. For example,
13 Shi et al. (2016) note that “[There] is spatial variability in PM_{2.5} concentrations within cities that time
14 series studies generally do not take into account, **which can introduce exposure measurement error**
15 (Laden et al. 2006; Lepeule et al. 2012). Chronic effects studies began using comparisons across cities
16 of mortality experiences of cohorts living in various communities and the monitored air pollutant
17 concentrations in those communities (Dockery et al. 1993; Pope et al. 1995). **Again, these studies**
18 **suffered from exposure error due to failure to capture within-city spatial variability in exposure.**
19 Because the geographic exposure gradient is the exposure contrast in these studies, the **failure to**
20 **capture within-city contrasts leads to classical measurement error with expected downward bias.”**
21 (Shi L, Zanobetti A, Kloog I, Coull BA, Koutrakis P, Melly SJ, Schwartz JD. [Low-Concentration PM_{2.5}](#)
22 [and Mortality: Estimating Acute and Chronic Effects in a Population-Based Study](#). Environ Health
23 Perspect. 2016 Jan;124(1):46-52. doi: 10.1289/ehp.1409111). In reality, in multivariate models, the
24 direction of bias is unknown, but in models with threshold C-R functions it is upward for estimated
25 exposures below the threshold and downward for estimated exposures above the threshold.

26
27 Many other studies cited in the Draft ISA also misrepresent estimated exposures as if they were true
28 exposures, leading to false statements about what has been found. For example:

- 29
30 • Crouse et al. (2012) state that “In this large national cohort of nonimmigrant Canadians, **mortality**
31 **was associated with long-term exposure to PM_{2.5}. Associations were observed with exposures**
32 **to PM_{2.5} at concentrations that were predominantly lower (mean, $8.7 \mu\text{g}/\text{m}^3$; interquartile**
33 **range, $6.2 \mu\text{g}/\text{m}^3$) than those reported previously.”** (Crouse DL, Peters PA, van Donkelaar A,
34 Goldberg MS, Villeneuve PJ, Brion O, Khan S, Atari DO, Jerrett M, Pope CA, Brauer M, Brook JR,
35 Martin RV, Stieb D, Burnett RT. [Risk of nonaccidental and cardiovascular mortality in relation to](#)
36 [long-term exposure to low concentrations of fine particulate matter: a Canadian national-level cohort](#)
37 [study](#). Environ Health Perspect. 2012 May;120(5):708-14. doi: 10.1289/ehp.1104049.) Again, true
38 long-term exposures to PM_{2.5} were unmeasured and are unknown for any of the individuals who
39 died; associations of mortality with true long-term exposures were not quantified or observed. No
40 observations were made of any deaths at true concentrations that were known to be below those

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 reported previously. Instead, the authors “assigned estimates of exposure to ambient PM_{2.5} derived
2 from satellite observations to a cohort of 2.1 million Canadian adults” and then analyzed these
3 assigned estimates *as if* they were true (measured without error) exposure values, much as in the
4 Lepeule et al. study.

- 5 • Di et al. (2017) state that “**In the entire Medicare population, there was significant evidence of**
6 **adverse effects related to exposure to PM_{2.5} and ozone at concentrations below current**
7 **national standards.** This effect was most pronounced among self-identified racial minorities and
8 people with low income.”(Di Q, Wang Y, Zanobetti A, et al. Air pollution and mortality in the
9 Medicare population. N Engl J Med 2017;376:2513-22. DOI: 10.1056/NEJMoa1702747,
10 <https://www.nejm.org/doi/full/10.1056/NEJMoa1702747>). Again, this is a false and misleading
11 statement, insofar as it suggests that adverse effects were observed “at concentrations below current
12 national standards.” In reality, the supplement to the article shows that the exposure concentrations
13 experienced by individuals who experienced adverse effects were not measured. Instead, individual
14 exposure concentrations were guessed at, or imputed, using techniques such as this: “We also
15 acquired daily 1 km × 1 km gridded air pollution levels (PM_{2.5} and ozone) from previously
16 developed and validated air pollution prediction models. We obtained ZIP code-level variables by
17 taking inverse-distance averages of the four nearest grid cells to the ZIP code’s centroid and then
18 computed the annual averages for temperature, humidity, and PM_{2.5}, and the warm-season (from
19 April 1 to September 30) average for ozone. ...To join monitoring data to each residential ZIP code,
20 we identified the nearest monitoring site within 50 km of the ZIP code (based on centroid point) and
21 assigned air pollutant measurements to that ZIP code.”
22 https://www.nejm.org/doi/suppl/10.1056/NEJMoa1702747/suppl_file/nejmoa1702747_appendix.pdf
23). In other words, *no actual measurements or observations of PM_{2.5} concentrations for any*
24 *individual with an adverse health effect were made* in this study. Consequently, the claim that “In the
25 entire Medicare population, there was significant evidence of adverse effects related to exposure to
26 PM_{2.5} and ozone at concentrations below current national standards” would be more accurately
27 described as “In the entire Medicare population, there was significant evidence of adverse effects
28 related to estimated exposure to PM_{2.5} and ozone at estimated concentrations below current national
29 standards, but the accuracy of the estimates for individuals with adverse effects is unknown.”
- 30 • Makar M, Antonelli J, Di Q, Cutler D, Schwartz J, Dominici F. [Estimating the Causal Effect of Low](#)
31 [Levels of Fine Particulate Matter on Hospitalization](#). Epidemiology. 2017 Sep;28(5):627-634. doi:
32 10.1097/EDE.0000000000000690. This study claims to find substantial effects of changes in PM_{2.5}
33 at concentrations below 12 µg/m³ on changes in hospitalization rates, even though no actual changes
34 in exposures were made, no changes in hospitalization rates were observed, and no actual exposure
35 measurements of exposures for hospitalized patients were available.

36
37 References on effects of exposure estimation errors include the following:
38

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Basagaña X, Aguilera I, Rivera M, Agis D, Foraster M, Marrugat J, Elosua R, Künzli N.
2 [Measurement error in epidemiologic studies of air pollution based on land-use regression models.](#)
3 *Am J Epidemiol.* 2013 Oct 15;178(8):1342-6. doi: 10.1093/aje/kwt127.
- 4 • Cox LAT. [Effects of exposure estimation errors on estimated exposure-response relations for PM2.5.](#)
5 *Environ Res.* 2018 Jul;164:636-646. doi: 10.1016/j.envres.2018.03.038
- 6 • Rhomberg LR, Chandalia JK, Long CM, Goodman JE. (2011) [Measurement error in environmental
7 epidemiology and the shape of exposure-response curves.](#) *Crit Rev Toxicol.* Sep;41(8):651-71. doi:
8 10.3109/10408444.2011.563420.
- 9 • Vlaanderen J, Portengen L, Chadeau-Hyam M, Szpiro A, Gehring U, Brunekreef B, Hoek G,
10 Vermeulen (2018) Error in air pollution exposure model determinants and bias in health estimates.
11 *R. J Expo Sci Environ Epidemiol.* 2018 Jun 8. doi: 10.1038/s41370-018-0045-x.

12
13 *Study design, data collected, or analyses performed do not permit threats to internal validity to be tested*
14 *and refuted.*

15
16 Only studies with sound designs that permit plausible threats to internal validity to be tested and refuted
17 should be accepted as providing useful evidence for making causality determinations (Campbell DT,
18 Stanley JC (1963) *Experimental and Quasi-Experimental Designs for Research.* Houghton Mifflin.
19 Boston, MA www.sfu.ca/~palys/Campbell&Stanley-1959-Exptl&QuasiExptlDesignsForResearch.pdf.
20 Observational studies that lack sound quasi-experimental designs do not permit valid causal inferences
21 to be drawn and should not be included as sources of evidence in the ISA. Even if a sound design is
22 used, available data may not suffice to refute plausible threats to internal validity of conclusions so that,
23 again, no valid causal inferences can be drawn. If this is the case, then the study should be excluded
24 from use in causal determination. The ISA should clearly document which threats to internal validity
25 have been tested and refuted, via what tests and with what confidence levels. The ISA should exclude
26 conclusions from observational studies from use in making causal determinations if one or more
27 plausible threats to the internal validity of their conclusions have not been refuted (e.g., threats from
28 history, maturation, testing, instrumentation, regression to the mean, selection, experimental mortality,
29 and interactions of threats). Possible design flaws that could prevent refutation of threats to internal
30 validity include the following:

- 31
32 • Appropriate comparison groups are not used; study design not valid for causal inference
- 33 • Hold-out samples or validation samples not used to validate conclusions
- 34 • Negative controls not used to validate conclusions (e.g., by showing that exposure-response
35 relationship is stronger for endpoints such as cardiovascular or respiratory mortalities or morbidities
36 than for auto accidents)

37
38 *Study design, data collected, or analyses performed do not allow external validity to be established and*
39 *correct generalizations to target populations to be made.*

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Most PM health effects studies that estimate PM C-R functions do not specify the conditions under
2 which the estimated C-R function holds, such as causally relevant weather conditions (including daily
3 temperature extremes and humidity) over the past 2 weeks, income and SES variables, and other
4 location-specific covariates that modify the PM C-R function. However, weather and location-specific
5 variables are now known to strongly affect C-R associations between PM exposure and health effects, as
6 documented in the previous discussion of temperature effects. For example,

- 7
- 8 • Kioumourtzoglou et al. (2016) op. cit. “observed a higher association between long-term PM_{2.5}
9 exposure and mortality in warmer cities... and lower effects with increasing median household
10 income and %white residents.”
- 11 • Fang et al. (2017) op. cit. found that “The effect of PM_{2.5} on non-accidental mortality differed under
12 specific extreme weather conditions and SWTs [synoptic weather types].
- 13

14 In the absence of conditioning information specifying the weather conditions, socioeconomic conditions,
15 and other location-specific conditions that affect PM C-R functions, it is unclear how or whether a C-R
16 function estimated from the conditions in a study can be applied elsewhere. (This is the previously
17 discussed problem of “transportability,” generalization, or external validity.) Appropriately designed and
18 analyzed studies and data sets can be used to solve this “transportability” problem, as previously noted
19 (e.g., Pearl J, Bareinboim E (2018), Transportability across studies: A formal approach
20 https://ftp.cs.ucla.edu/pub/stat_ser/r372.pdf). Conclusions from studies that do not provide the
21 transportability conditions needed for valid generalization cannot be applied with confidence to
22 conditions that differ from those in the original studies in causally relevant ways.

23
24 *Study conclusions are sensitive to unstated, untested, unverified, or mistaken assumptions.*

25
26 Many studies cited by the Draft ISA present conclusions that depend on unverified assumptions such as
27 the following:

- 28
- 29 • Assumption of no unobserved confounders. This assumption is often made but not tested (and, some
30 authors assert, wrongly, that it is untestable. Methods for testing it are discussed later.)
- 31 • “Positivity” assumption that all members of the exposed population can receive any level of
32 exposure is made but not tested.
- 33 • Counterfactual assumption that an observed change in health or welfare effects would not have
34 occurred had it not been for a preceding change in exposure. Again, this assumption is sometimes
35 made without being tested; the previously discussed Dublin study is an example.)
- 36 • Exchangeability assumption that a comparison group is exchangeable with a treatment group. This
37 should be tested, e.g., by showing that group membership is conditionally independent of all other
38 variables, and hence unpredictable from them, given exposure histories. (If this screening test fails,
39 invariant causal prediction (ICP) tests and transportability formulas can be used to allow
40 comparisons even without exchangeability.)

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1
2 The ISA should list the critical unverified assumptions on which each study's stated results and
3 conclusions depend and assess whether the assumptions are consistent with data. For example, Makar et
4 al. (2017) state that "Finally, no unmeasured confounding implies that our full set of available covariates
5 ($p=122$) is adequate to adjust for residual confounding. This assumption is not testable, but we argue that
6 it is unlikely that there exists covariates that are uncorrelated with the $p=122$ observed covariates and
7 that can lead to confounding bias." (Makar M, Antonelli J, Di Q, Cutler D, Schwartz J, Dominici F.
8 [Estimating the causal effect of low levels of fine particulate matter on hospitalization](#). *Epidemiology*.
9 2017 Sep;28(5):627-634. doi: 10.1097/EDE.0000000000000690.) In critically evaluating this study, the
10 ISA should note that it did not include weather variables such as same-day and lagged temperatures and
11 humidity. It is plausible that these omitted weather variables are unmeasured strong confounders not
12 significantly correlated with the 122 covariates (mainly income and other SES, age and other
13 demographics, and medical history variables) considered by Makar et al. The hypothesis that these
14 unmeasured confounders do not explain away the reported associations in this study could be tested by
15 adding them (temperature data are readily available, and they are only "unmeasured" in this study in the
16 sense that the authors did not include them) and see whether the reported PM C-R associations are
17 significantly reduced or eliminated after conditioning on them.

18
19 More generally, *model-based conclusions that depend on specified models (e.g., Poisson regression*
20 *models, Cox Proportional Hazard models, conditional logistic regression models, etc.) should always be*
21 *accompanied by appropriate regression model diagnostics and by sensitivity analyses and*
22 *characterizations of model uncertainty*. Many air pollution health effects research papers do not take
23 these steps. Nonetheless, uncertainty characterization is a critical component of risk assessment
24 (<https://www.nap.edu/read/12972/chapter/10>). Free software is available for performing regression
25 diagnostics if authors make their data available, e.g.,

- 26
27
- <https://www.statmethods.net/stats/rdiagnostics.html>
 - Zhang Z. [Residuals and regression diagnostics: focusing on logistic regression](#). *Ann Transl Med*. 2016 May;4(10):195. doi: 10.21037/atm.2016.03.36.
 - <http://www.sthda.com/english/articles/36-classification-methods-essentials/148-logistic-regression-assumptions-and-diagnostics-in-r/>
 - <https://cran.r-project.org/web/packages/LogisticDx/LogisticDx.pdf>
 - <http://www.sthda.com/english/wiki/cox-model-assumptions>
- 34

35 Non-parametric model ensembles (e.g., random forests) can be used to reduce dependence of results on
36 specific modeling choices and assumptions and to characterize remaining model uncertainty in
37 conclusions about causal impacts (e.g., natural direct effects or total effects) of exposures on health
38 outcomes. In light of the ready availability of methods and software for performing model diagnostics
39 and characterizing model uncertainties and sensitivities of conclusions to untested assumptions, *EPA*
40 *might exclude from further consideration the results of studies that do not provide these steps* and that

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 do not provide data to enable others to carry them out. Conclusions that have not been shown to be
2 independent of (or robust to) unverified assumptions and modeling choices and assumptions are not
3 necessarily valid or suitable for use in informing policy deliberations and decisions.

4 Study design or data only address association and do not permit valid inferences about (manipulative)
5 causal effects of changes in exposure on changing risks.

6
7 Studies that do not contain data on actual changes in exposures and subsequent changes in effects should
8 be excluded from use in making causal determinations, as they lack the essential data needed to draw
9 valid causal inferences about whether changing exposures changes effects (Campbell DT, Stanley JC
10 (1963) *Experimental and Quasi-Experimental Designs For Research*. Houghton Mifflin. Boston, MA
11 www.sfu.ca/~palys/Campbell&Stanley-1959-Exptl&QuasiExptlDesignsForResearch.pdf). For example,
12 a study by Makar et al. (2017), cited on p. 6-185 of the Draft ISA (Makar M, Antonelli J, Di Q, Cutler
13 D, Schwartz J, Dominici F. [Estimating the Causal Effect of Low Levels of Fine Particulate Matter on](#)
14 [Hospitalization](#). *Epidemiology*. 2017 Sep;28(5):627-634. doi: 10.1097/EDE.0000000000000690)
15 concludes that “changes in exposure to PM_{2.5}, even at levels always below the standards, leads to
16 significant increases in hospital admissions for all-cause, cardiovascular and respiratory diseases.”
17 However, the study presents no data or analyses of actual (real-world) changes in PM_{2.5} or subsequent
18 observed changes in hospital admissions: its conclusions about effects caused by changes in exposure
19 are based entirely on unverified modeling assumptions. Some of these are implausible, such as that there
20 are no unmeasured confounders (which the authors describe as an untestable assumption), even though
21 the study does not measure or correct for obvious potential confounders such as temperature. Such a
22 study has no known relevance or validity for estimating the effects caused by real-world changes in PM
23 exposures. It should not be used in the ISA to support causal conclusions. The Draft ISA concludes that
24 “In summary, these studies generally support an effect of long-term exposure PM_{2.5} on a variety of
25 pooled cardiovascular outcomes.” In reality, however, such studies offer no support for any conclusions
26 about real-world health effects of changes in PM.

27
28 Some investigators argue that static C-R associations can be used to establish causality and to predict
29 how changing exposures would change effects, even without observing real-world changes, by making
30 untestable assumptions. For example, Schwartz et al. (2018) state that “Causal modeling contrasts the
31 results of two potential outcomes: what would have been observed had the entire population been
32 exposed to exposure *a*, vs. observations made had they all been exposed to *a'*. At most, one potential
33 outcome is observed, and various methods provide legitimate surrogates for the unobserved potential
34 outcome under certain assumptions, some of which are untestable” (Schwartz J, Fong K, Zanobetti A
35 (2018) A national multicity analysis of the causal effect of local pollution, NO₂, and PM_{2.5} on
36 mortality. *Environmental Health Perspectives*. doi.org/10.1289/EHP2732
37 <https://ehp.niehs.nih.gov/doi/10.1289/EHP2732>). Arguably, *unverified predictions of harm based on*
38 *untestable assumptions are not science*, insofar as science depends on *testable* (and potentially
39 falsifiable) theories and predictions that can be compared to data and verified or refuted based on
40 agreement with data. In practice, the untestable-assumptions approach to air pollution health risk

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 assessment leads to causal attributions of unknown validity, as the models needed to correctly predict
2 unobserved potential outcomes are seldom known, and causal impacts estimated using them are often
3 sensitive to model specification errors and uncertainties and to the unknown validity of the assumptions
4 (e.g., Lundin M (2011), *Sensitivity Analysis of Untestable Assumptions in Causal Inference*. [www.diva-](http://www.diva-portal.org/smash/get/diva2:412501/FULLTEXT01.pdf)
5 [portal.org/smash/get/diva2:412501/FULLTEXT01.pdf](http://www.diva-portal.org/smash/get/diva2:412501/FULLTEXT01.pdf).) Therefore, studies that do not use data on actual
6 changes in exposures and changes in effects should not be used to support conclusions about real-world
7 changes in health caused by changes in air pollution. On the other hand, data on actual changes in
8 exposures and changes in effects in different studies, together with data on causally relevant individual
9 and ecological covariates, can readily be used to make, test, validate, and refine causal models by
10 applying the principle that the conditional probability of a health effect, given the values of its direct
11 causes in a data set (e.g., PM_{2.5} exposure and weather, demographic and SES, smoking, and co-
12 morbidity variables), should be constant (“invariant) across studies and policy interventions (Peters J,
13 Buhlmann P, Meinshausen N (2016) Causal inference using invariant prediction: identification and
14 confidence intervals). This is a testable prediction that can potentially be refuted (falsified) by data and
15 that is unlikely to hold by chance alone in multiple diverse settings. Hence it provides a useful
16 foundation for scientific risk assessment of the human health effects caused by exposure and other
17 causes.

18
19 *Animal experiment or in vitro study identifies changes caused by PM exposures in test systems, but does*
20 *not show that these changes are relevant to (or likely to cause) adverse effects in humans under real-*
21 *world conditions.*
22

- 23 • For a hypothesized causal chain $A \rightarrow B \rightarrow C \rightarrow D$, where A is exposure, D is an adverse effect, and
24 B and C are intermediate variables (e.g., biomarkers), studies that establish one or several of the
25 links (e.g., $A \rightarrow B$ and/or $B \rightarrow C$) do *not* constitute valid evidence supporting the hypothesis that
26 changes in A cause changes in D unless and until it is validated that the entire chain transmits effects
27 from A to D. That is, discovering that the link from C to D does not exist, or that its arrow points
28 from D to C (where arrows signify that changes in the quantity at the tail cause changes in the
29 probability distribution of the quantity at the head) would make the evidence that changes in A cause
30 changes in B and that changes in B cause changes in C irrelevant, rather than supportive of the
31 causal hypothesis that changes in A cause changes in D. Likewise, establishing changes caused by
32 PM when it is not known that they will propagate to cause harm stops short of providing evidence
33 that reducing PM will reduce harm.
- 34 • Finding that certain changes in PM exposures cause a specific change (such as “increased ROS
35 production by activated alveolar macrophages”) in a test system and that a change with that
36 description also increases the risk of an adverse health effect (e.g., COPD or lung cancer) in humans
37 does *not* by itself constitute valid evidence that the changes in PM cause increased risk of the
38 adverse health effect. The reason is that the same description may apply to both healthful and
39 harmful changes (e.g., ROS production may increase as part of a reversible homeostatic response or
40 as part of an irreversible pathogenic response, and the description of the change does not by itself

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

distinguish between these very different contexts). To demonstrate an exposure-related increase in risk, it is necessary and sufficient to show that the identified changes caused by PM exposures in test systems propagate along known causal pathways through causal biological networks in humans to cause changes in adverse effects. This can be done by validating that the changes in exposure cause intermediate changes that, in turn, cause increased risk of adverse consequences. This end-to-end causal connectivity must be established before valid causal inferences can be drawn that increases in exposure increase risk of adverse consequences.

Evaluating Individual Studies

A Suggested Checklist of Methodological Issues for Evaluating Studies and their Conclusions

For each study included in evaluating, synthesizing, and stating conclusions about the policy-relevant science of health effects caused by PM exposures, the ISA should critically evaluate the *internal validity* of the study's conclusions (do they follow from the study design and data analysis presented?) and the *external validity* of its conclusions (have they been appropriately generalized and caveated for applications beyond the specific conditions of study?) For a comprehensive evaluation, the ISA should also systematically report how well each study has tested and corrected for each of the following potential threats to valid conclusions:

- Confounding by weather variables
- Unmeasured confounders
- Residual confounding
- Other unmeasured (latent) variables and selection biases
- Errors in estimates and measurements of exposures and covariates.
- Model uncertainty and dependence of conclusions on unverified assumptions
- Multiple testing bias and modeling of time-varying C-R models
- Interactions and dependencies among explanatory variables
- Interindividual heterogeneity
- Generalization of study results

Each of these is discussed next, and selected technical references are provided on constructive methods for dealing with each.

1. Confounding by weather variables.

- a. **Short-term confounding by temperature.** Were minimum and maximum daily temperatures with lags out to at least 2 weeks before the occurrence of an adverse health effect considered as potential confounders of short-term C-R associations? Were omissions of lagged temperature extremes and means justified by conditional

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 independence tests showing that they had no detectable effect on the C-R function being
2 estimated?
- 3 b. **Short-term confounding by humidity.** Was daily humidity with lags out to 2 weeks
4 considered and were the lagged values of humidity that were excluded justified by
5 conditional independence tests showing that they had no detectable effect on the C-R
6 function being estimated?
- 7 c. **Longer-term confounding by temperature.** Were longer-term (seasonal and annual
8 average) temperatures controlled for as potential confounders?
9
- 10 2. **Unmeasured confounders.** Did the study use appropriate designs and analyses to correct for effects
11 of unmeasured confounders? References on how to test for and control for effects of unmeasured
12 confounders include the following.
- 13 • Best N, Hansell AL. Geographic variations in risk: adjusting for unmeasured confounders
14 through joint modeling of multiple diseases. *Epidemiology*. 2009 May;20(3):400-10. doi:
15 10.1097/EDE.0b013e31819d90f9. This paper proposes that “Joint modeling of multiple diseases
16 can be used to investigate geographic variations in risk. **These models reveal patterns that are
17 adjusted for the effects of shared area-level risk factors for which no direct data are
18 available.**”
- 19 • Carnegie NB, Harada M, Hill JL. (2016) Assessing sensitivity to unmeasured confounding using
20 a simulated potential confounder. *Journal of Research on Educational Effectiveness* 9(3)
21 <https://www.tandfonline.com/doi/full/10.1080/19345747.2015.1078862>. “Attempts to infer
22 causality using nonexperimental studies are vulnerable to violations of the assumption that
23 requires, colloquially speaking, that all confounders have been measured. Rather than
24 abandoning the goal of causal inference using nonexperimental data, methods that allow
25 researchers to explore sensitivity of their inferences to violations of this assumption can act as a
26 middle ground. ... **This article presents a set of graphical and numeric tools to
27 investigate the sensitivity of causal estimates in nonexperimental studies to the presence of
28 an unmeasured confounder....** Our approach to assessing sensitivity to an unmeasured
29 confounder has two primary advantages over similar approaches (with two sensitivity
30 parameters) that are currently implemented in standard software. First, it can be applied to both
31 continuous and binary treatment variables. Second, our method for binary treatment variables
32 allows the researcher to specify three possible estimands (average treatment effect, effect of the
33 treatment on the treated, effect of the treatment on the controls). All tools described in this article
34 are available in an R package called treatSens.”
- 35 • Ding P, VanderWeele TJ. [Sensitivity Analysis Without Assumptions](#). *Epidemiology*. 2016
36 May;27(3):368-77. doi: 10.1097/EDE.0000000000000457. Erratum in: *Epidemiology*. 2018
37 May;29(3):e19. “A crucial task in causal inference with observational studies is to **assess the
38 sensitivity of causal conclusions with respect to unmeasured confounding**. In sensitivity
39 analysis, because one is assessing the sensitivity of conclusions to the assumption of no
40 unmeasured confounding, additional untestable assumptions may often seem undesirable and

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 suspect to researchers. **We have introduced a new joint bounding factor that allows**
2 **researchers to conduct sensitivity analysis without assumptions, that is, we provide an**
3 **inequality, which is applicable without any assumptions, such that the sensitivity analysis**
4 **parameters must satisfy the inequality if an unmeasured confounder is to explain away the**
5 **observed effect estimate or reduce it to a particular level.** We can obtain a conservative
6 estimate of the true causal effect by dividing the observed relative risk by the bounding factor;
7 the method does not assume a single binary confounder or no exposure–confounder interaction
8 on the outcome.”

- 9 • Dorie V, Harada M, Carnegie NB, Hill J. [A flexible, interpretable framework for assessing](#)
10 [sensitivity to unmeasured confounding](#). Stat Med. 2016 Sep 10;35(20):3453-70. doi:
11 10.1002/sim.6973. The main contribution of this paper is that “When estimating causal effects,
12 **unmeasured confounding and model misspecification are both potential sources of bias. We**
13 **propose a method to simultaneously address both issues** in the form of a semi-parametric
14 sensitivity analysis. In particular, our approach incorporates Bayesian Additive Regression Trees
15 [BART] into a two-parameter sensitivity analysis strategy that assesses sensitivity of posterior
16 distributions of treatment effects to choices of sensitivity parameters. This results in an easily
17 interpretable framework for testing for the impact of an unmeasured confounder that also limits
18 the number of modeling assumptions. ... More often than not, it is impractical to implement
19 randomized experiments to address many of the most interesting causal questions. The
20 alternative approach of using observational studies to draw causal conclusions requires structural
21 as well as functional assumptions. These **structural assumptions are typically not trivially**
22 **plausible, which motivates analysis of the sensitivity of causal estimates** drawn from
23 observational studies to violations of these assumptions, in particular of ignorability. ...
24 However, these goals can be more difficult to achieve if one is forced to rely on parametric
25 models, as the potential for model misspecification introduces its own biases. **We sidestep this**
26 **issue by allowing for a nonparametric fit** of the relationship between the outcome and the
27 observed covariates via the BART algorithm. This approach appears to be competitive with
28 existing approaches when no nonlinear confounding exists and to outperform these approaches in
29 the presence of nonlinear confounding. Moreover, **the procedure has been integrated into the**
30 **treatSens package for the R programming language** available, on the Comprehensive R
31 Archive Network.”
- 32 • Genbäck M, de Luna X [Causal inference accounting for unobserved confounding after outcome](#)
33 [regression and doubly robust estimation](#). Biometrics. 2018 Nov 14. doi: 10.1111/biom.13001.
34 “Causal inference with observational data can be performed under an assumption of no
35 unobserved confounders (unconfoundedness assumption). There is, however, seldom clear
36 subject-matter or empirical evidence for such an assumption. **We therefore develop uncertainty**
37 **intervals for average causal effects** based on outcome regression estimators and doubly robust
38 estimators, **which provide inference taking into account both sampling variability and**
39 **uncertainty due to unobserved confounders.** In contrast with sampling variation, uncertainty
40 due to unobserved confounding does not decrease with increasing sample size. The intervals

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 introduced are obtained by modeling the treatment assignment mechanism and its correlation
2 with the outcome given the observed confounders, allowing us to derive the bias of the
3 estimators due to unobserved confounders. We are thus also able to contrast the size of the bias
4 due to violation of the unconfoundedness assumption, with bias due to misspecification of the
5 models used to explain potential outcomes.”

- 6 • Groenwold RH, Hak E, Hoes AW. [Quantitative assessment of unobserved confounding is
7 mandatory in nonrandomized intervention studies.](#) J Clin Epidemiol. 2009 Jan;62(1):22-8. doi:
8 10.1016/j.jclinepi.2008.02.011. The authors argue that “Methods to quantify unobserved
9 confounding can be categorized in methods with and without prior knowledge of the effect
10 estimate. Without prior knowledge of the effect estimate, **unobserved confounding can be
11 quantified using different types of sensitivity analysis.** When prior knowledge is available, the
12 size of unobserved confounding can be estimated directly by comparison with prior knowledge.
13 **CONCLUSION: Unobserved confounding should be addressed in a quantitative way to
14 value the inferences of nonrandomized intervention studies.”**
- 15 • Kasza J, Wolfe R, Schuster T. [Assessing the impact of unmeasured confounding for binary
16 outcomes using confounding functions.](#) Int J Epidemiol. 2017 Aug 1;46(4):1303-1311. doi:
17 10.1093/ije/dyx023. “**A critical assumption of causal inference is that of no unmeasured
18 confounding:** for estimated exposure effects to have valid causal interpretations, a sufficient set
19 of predictors of exposure and outcome must be adequately measured and correctly included in
20 the respective inference model(s). **In an observational study setting, this assumption will
21 often be unsatisfied,** and the potential impact of unmeasured confounding on effect estimates
22 should be investigated. **The confounding function approach allows the impact of
23 unmeasured confounding on estimates to be assessed, where unmeasured confounding may
24 be due to unmeasured confounders and/or biases such as collider bias or information bias.**
25 Although this approach is easy to implement and pertains to the sum of all bias, its use has not
26 been widespread, and discussion has typically been limited to continuous outcomes. In this
27 paper, we consider confounding functions for use with binary outcomes and illustrate the
28 approach with an example. We note that confounding function choice encodes assumptions
29 about effect modification: some choices encode the belief that the true causal effect differs across
30 exposure groups, whereas others imply that any difference between the true causal parameter and
31 the estimate is entirely due to imbalanced risks between exposure groups. **The confounding
32 function approach is a useful method for assessing the impact of unmeasured confounding,
33 in particular when alternative approaches, e.g. external adjustment or instrumental
34 variable approaches, cannot be applied.”**
- 35 • Marra, G., Radice, R. & Missiroli S. (2014). Testing the hypothesis of absence of unobserved
36 confounding in semiparametric bivariate probit models. Comput Stat 29: 715.
37 <https://doi.org/10.1007/s00180-013-0458-x>
- 38 • Pearl J. [An introduction to causal inference.](#) Int J Biostat. 2010 Feb 26;6(2):Article 7. doi:
39 10.2202/1557-4679.1203. See especially Section 3 on “Coping with unmeasured confounders.”

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28
- 29
- 30
- 31
- 32
- 33
- 34
- 35
- 36
- 37
- 38
- 39
- 40
- Sanderson E, Macdonald-Wallis C, Davey Smith G. [Negative control exposure studies in the presence of measurement error: implications for attempted effect estimate calibration.](#) Int J Epidemiol. 2018 Apr 1;47(2):587-596. doi: 10.1093/ije/dyx213. **“Negative control exposure studies are increasingly being used in epidemiological studies to strengthen causal inference regarding an exposure-outcome association when unobserved confounding is thought to be present.** Negative control exposure studies contrast the magnitude of association of the negative control, which has no causal effect on the outcome but is associated with the unmeasured confounders in the same way as the exposure, with the magnitude of the association of the exposure with the outcome. A markedly larger effect of the exposure on the outcome than the negative control on the outcome strengthens inference that the exposure has a causal effect on the outcome. ... Measurement error is common in the variables used in epidemiological studies; these results show that negative control exposure studies cannot be used to precisely determine the size of the effect of the exposure variable, or adequately adjust for unobserved confounding; however, they can be used as part of a body of evidence to aid inference as to whether a causal effect of the exposure on the outcome is present.” ... Due to the unmeasured confounding that is inherent in studies in which it is necessary to use a negative control, **the estimates of regression coefficients are always expected to reflect the confounded association rather than the causal relationship.** In the analysis above, we have shown that measurement error in the exposure and negative control will add a bias which may increase or decrease the difference between the estimated coefficient and the causal relationship ... The results we have found mean **we cannot give a general statement about the direction of any bias caused by measurement error in a negative control exposure study.**”
 - Streeter AJ, Lin NX, Crathorne L, Haasova M, Hyde C, Melzer D, Henley WE. [Adjusting for unmeasured confounding in nonrandomized longitudinal studies: a methodological review.](#) J Clin Epidemiol. 2017 Jul;87:23-34. doi: 10.1016/j.jclinepi.2017.04.022. **“Motivated by recent calls to use electronic health records for research, we reviewed the application and development of methods for addressing the bias from unmeasured confounding in longitudinal data.** ... Among the 121 studies included for review, **84 used instrumental variable analysis (IVA), of which 36 used lagged or historical instruments. Difference-in-differences (DiD) and fixed effects (FE) models were found in 29 studies.** Five of these combined IVA with DiD or FE to try to mitigate for time-dependent confounding. **Other less frequently used methods included prior event rate ratio adjustment, regression discontinuity nested within pre-post studies, propensity score calibration, perturbation analysis, and negative control outcomes.**”
 - Tchetgen Tchetgen E. [The control outcome calibration approach for causal inference with unobserved confounding.](#) Am J Epidemiol. 2014 Mar 1;179(5):633-40. doi: 10.1093/aje/kwt303. **“Unobserved confounding can seldom be ruled out with certainty in nonexperimental studies. Negative controls are sometimes used in epidemiologic practice to detect the presence of unobserved confounding.** ... In this paper, **we go beyond the use of control outcomes to detect possible unobserved confounding and propose to use control outcomes in a simple**

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **but formal counterfactual-based approach to correct causal effect estimates for bias due to**
2 **unobserved confounding.”**

- 3 • VanderWeele TJ. [Mediation Analysis: A Practitioner's Guide](#). *Annu Rev Public Health*.
4 2016;37:17-32. doi: 10.1146/annurev-publhealth-032315-021402.
5 • Zhang Z, Uddin MJ, Cheng J, Huang T. [Instrumental variable analysis in the presence of](#)
6 [unmeasured confounding](#). *Ann Transl Med*. 2018 May;6(10):182. doi: 10.21037/atm.2018.03.37.

- 7
8 3. **Residual confounding.** Were effects of residual confounding appropriately quantified, e.g., using
9 bounds and sensitivity analyses? For example, if a seasonal indicator was used, was confounding by
10 daily temperatures within the same season also controlled for? If a seasonal or annual average
11 temperature was used, was confounding by daily temperatures within the same season or year also
12 controlled for? In practice, controlling for residual confounding is not merely a matter of
13 methodological rigor, but is essential, since biases introduced by model selection and residual
14 confounding are plausibly of the same approximate size as estimated health impacts of air pollution
15 (Lumley T, Sheppard L (2000) Assessing seasonal confounding and model selection bias in air
16 pollution epidemiology using positive and negative control analyses. *Environmetrics* 11(6): 705-717.
17 Special Issue: Statistical Analysis of Particulate Matter Air Pollution.)

- 18 • Chen K, Wolf K, Hampel R, *et al* OP VII – 2 Does temperature confounding control influence
19 the modifying effect of air temperature in ozone-mortality associations? *Occup Environ*
20 *Med* 2018;**75**:A14. (Similar methods can be applied to PM2.5.)
21 • Flanders WD, Strickland MJ, Klein M. [A new method for partial correction of residual](#)
22 [confounding in time-series and other observational studies](#). *Am J Epidemiol*. 2017 May
23 15;185(10):941-949. doi: 10.1093/aje/kwx013.
24 • Groenwold RH, Klungel OH, Altman DG, van der Graaf Y, Hoes AW, Moons KG; PROTECT
25 WP2 [Adjustment for continuous confounders: an example of how to prevent residual](#)
26 [confounding](#). *CMAJ*. 2013 Mar 19;185(5):401-6. doi: 10.1503/cmaj.120592. Epub 2013 Feb 11.
27 • Halonen JI, Blangiardo M, Toledano MB, Fecht D, Gulliver J, Ghosh R, Anderson HR, Bevers
28 SD, Dajnak D, Kelly FJ, Wilkinson P, Tonne C. [Is long-term exposure to traffic pollution](#)
29 [associated with mortality? A small-area study in London](#). *Environ Pollut*. 2016 Jan;208(Pt A):25-
30 32. doi: 10.1016/j.envpol.2015.06.036. (Suggests the potential practical importance of
31 uncontrolled confounding in C-R estimates, albeit for exhaust-related PM2.5.)

- 32
33 4. **Other unmeasured (latent) variables and collider biases.** Did the study use appropriate designs
34 and methods to test for and correct for effects of unmeasured variables? For example, did it test and
35 use invariance properties for causal dependencies, finite mixture distribution models, causal graph
36 criteria or other techniques to quantify or bound the effects of latent variables on the PM C-R
37 function? Did the study avoid collider bias by not conditioning on (e.g. stratifying on) common
38 effects? Did the analysis use appropriate adjustment sets to estimate causal effects without bias?

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28
- 29
- 30
- 31
- 32
- 33
- 34
- 35
- 36
- 37
- 38
- 39
- 40
- Bobb JF, Claus Henn B, Valeri L, Coull BA. [Statistical software for analyzing the health effects of multiple concurrent exposures via Bayesian kernel machine regression](#). Environ Health. 2018 Aug 20;17(1):67. doi: 10.1186/s12940-018-0413-y.
 - Hu ZG, Wong CM, Thach TQ, Lam TH, Hedley AJ. Binary latent variable modelling and its application in the study of air pollution in Hong Kong. Stat Med. 2004 Feb 28;23(4):667-84.)
 - Ma Z, Li D, Zhan S, Sun F, Xu C, Wang Y, Yang X. [Analysis of risk factors of metabolic syndrome using a structural equation model: a cohort study](#). Endocrine. 2018 Aug 21. doi: 10.1007/s12020-018-1718-x.
 - Pearl J. [An introduction to causal inference](#). Int J Biostat. 2010 Feb 26;6(2):Article 7. doi: 10.2202/1557-4679.1203
 - Shook-Sa BE, Chen DG, Zhou H. [Using structural equation modeling to assess the links between tobacco smoke exposure, volatile organic compounds, and respiratory function for adolescents aged 6 to 18 in the United States](#). Int J Environ Res Public Health. 2017 Sep 25;14(10). pii: E1112. doi: 10.3390/ijerph14101112.
 - Salway R, Lee D, Shaddick G, Walker S. Bayesian latent variable modelling in studies of air pollution and health. Stat Med. 2010 Nov 20;29(26):2732-42. doi: 10.1002/sim.4039
 - Strand M, Sillau S, Grunwald GK, Rabinovitch N. [Regression calibration with instrumental variables for longitudinal models with interaction terms, and application to air pollution studies](#). Environmetrics. 2015 Sep;26(6):393-405.
 - Textor J, van der Zander B, Gilthorpe MS, Liskiewicz M, Ellison GT. Robust causal inference using directed acyclic graphs: the R package 'dagitty'. Int J Epidemiol. 2016 Dec 1;45(6):1887-1894
5. **Errors in estimates** and measurements of exposures and covariates. Did the study use appropriate errors-in-variables methods or other techniques to correct for differences between true and estimated exposure values and between true and estimated values of other variables? Did it quantify (or bound) the magnitudes and effects of errors in exposure estimates, e.g., using sensitivity analyses and uncertainty analyses?
- Alexeeff SE, Carroll RJ, Coull B. [Spatial measurement error and correction by spatial SIMEX in linear regression models when using predicted air pollution exposures](#). Biostatistics. 2016 Apr;17(2):377-89. doi: 10.1093/biostatistics/kxv048.
 - Baxter LK, Wright RJ, Paciorek CJ, Laden F, Suh HH, Levy JI. [Effects of exposure measurement error in the analysis of health effects from traffic-related air pollution](#). J Expo Sci Environ Epidemiol. 2010 Jan;20(1):101-11. doi: 10.1038/jes.2009.5.
 - Keller JP, Chang HH, Strickland MJ, Szpiro AA. [Measurement error correction for predicted spatiotemporal air pollution exposures](#). Epidemiology. 2017 May;28(3):338-345. doi: 10.1097/EDE.0000000000000623.
 - Samoli E, Butland BK. [Incorporating measurement error from modeled air pollution exposures into epidemiological analyses](#). Curr Environ Health Rep. 2017 Dec;4(4):472-480. doi: 10.1007/s40572-017-0160-1.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Silva R. (2016) Comments on “Causal inference using invariant prediction: identification and
2 confidence intervals” by Peters, Buhlmann and Meinshausen.
3 http://www.homepages.ucl.ac.uk/~ucgtrbd/papers/comment_peters.pdf
4

5 **6. Model uncertainty and dependence of conclusions on unverified assumptions.** Were conclusions
6 (e.g., about the shapes of C-R functions) shown to hold with high confidence in the absence of
7 unverified modeling assumptions, e.g., by using non-parametric model ensembles (such as partial
8 dependence plots and individual conditional expectation plots) and sensitivity analyses of the
9 dependence of conclusions on any remaining unverified conclusions? If regression models were
10 used, were regression diagnostics and results of model specification tests presented? Important
11 advances for dealing with model uncertainty (e.g., initially unknown form of the C-R function)
12 without relying on unverified modeling assumptions use non-parametric methods and nonparametric
13 model ensembles (e.g., random forest). The following references discuss and illustrate these and
14 other techniques and demonstrate their practical importance for various pollutants, covariates, and
15 health effects.

- 16 • Pannullo F, Lee D, Waclawski E, Leyland AH. [How robust are the estimated effects of air
17 pollution on health? Accounting for model uncertainty using Bayesian model averaging.](#)
18 *Spatiotemporal Epidemiol.* 2016 Aug;18:53-62. doi: 10.1016/j.sste.2016.04.001.
19 • Fang X, Li R, Kan H, Bottai M, Fang F, Cao Y. [Bayesian model averaging method for
20 evaluating associations between air pollution and respiratory mortality: a time-series study.](#) *BMJ*
21 *Open.* 2016 Aug 16;6(8):e011487. doi: 10.1136/bmjopen-2016-011487.
22 • Smith AE, Glasgow G. [Integrated uncertainty analysis for ambient pollutant health risk
23 assessment: a case study of ozone mortality risk.](#) *Risk Anal.* 2018 Jan;38(1):163-176. doi:
24 10.1111/risa.12828.
25 • Cox LA Jr.(2018). [Modernizing the Bradford Hill criteria for assessing causal relationships in
26 observational data.](#) *Crit Rev Toxicol.* Nov 15:1-31. doi: 10.1080/10408444.2018.1518404
27

28 **7. Multiple testing bias and modeling of time-varying C-R models, effects and interactions** among
29 variables. Were interactions and statistical dependences among variables for various lags quantified
30 and displayed, e.g., using methods based on C&RT trees or dynamic Bayesian networks? Was
31 multiple testing bias accounted for (e.g., in identifying effects of PM on health in some seasons but
32 not others, or in some subpopulations but not others, or under some weather conditions but not
33 others)?

- 34 • Gass K, Klein M, Sarnat SE, Winquist A, Darrow LA, Flanders WD, Chang HH, Mulholland JA,
35 Tolbert PE, Strickland MJ. [Associations between ambient air pollutant mixtures and pediatric
36 asthma emergency department visits in three cities: a classification and regression tree approach.](#)
37 *Environ Health.* 2015 Jun 27;14:58. doi: 10.1186/s12940-015-0044-5. The current Draft ISA
38 mentions this study on p. 5-115. A result of the study is that “**No single mixture emerged as the
39 most harmful.** Instead, the rate ratios for the mixtures suggest that all three pollutants drive the
40 health association, and that the rate plateaus in the mixtures with the highest concentrations. In

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 contrast, the results from the comparison model are dominated by an association with ozone and
2 suggest that the rate increases with concentration. ...Examination of the differences between the
3 C&RT and comparison model results suggests that **the two approaches for modeling**
4 **multipollutant exposures lead to different conclusions** regarding the roles of individual
5 pollutants. In the comparison model, **joint effects are driven by O3 concentration.**” (Emphases
6 added.) It is not clear that these points are well captured by the ISA’s summary of results from
7 this and other studies, which reads as follows: “In summary, the studies that examined
8 multipollutant mixtures that include PM2.5 indicate that mixtures encompassing days with high
9 PM2.5 concentrations are often those mixtures with the highest risk estimates. Additionally,
10 when comparing single-pollutant PM2.5 results with those based on mixtures, the risk estimate
11 associated with the mixture is relatively similar and, in some cases, larger than that observed for
12 PM2.5.”

- 13 • Castner J, Guo L, Yin Y. [Ambient air pollution and emergency department visits for asthma in](#)
14 [Erie County, New York 2007-2012](#). Int Arch Occup Environ Health. 2018 Feb;91(2):205-214.
15 doi: 10.1007/s00420-017-1270-7.
- 16 • Li G, Sun J, Jayasinghe R, Pan X, Zhou M, Wang X, Cai Y, Sadler R, Shaw G. [Temperature](#)
17 [Modifies the Effects of Particulate Matter on Non-Accidental Mortality: A Comparative Study of](#)
18 [Beijing, China and Brisbane, Australia](#). Public Health Research p-ISSN: 2167-7263 e-ISSN:
19 2167-7247 2012; 2(2): 21-27 doi:10.5923/j.phr.20120202.04
- 20 • Szyszkowicz M, Kousha T. [Emergency department visits for asthma in relation to the Air](#)
21 [Quality Health Index: a case-crossover study in Windsor, Canada](#). Can J Public Health. 2014 Jul
22 31;105(5):e336-41. (The current Draft ISA mentions this study on p. 5-115.)
- 23 • Zeng Q, Li G, Cui Y, Jiang G, Pan X. Estimating Temperature-Mortality Exposure-Response
24 Relationships and Optimum Ambient Temperature at the Multi-City Level of China. Int J
25 Environ Res Public Health. 2016 Mar 3;13(3). doi: 10.3390/ijerph13030279.)

26
27 **8. Modeling of interactions and dependencies among explanatory variables and between**
28 **explanatory and risk variables.**

- 29 a. Were dependencies among exposure and other causes of responses or health effects
30 modeled explicitly so that direct, indirect, total, and other causal effects of exposure on
31 risk (or of C on R in C-R models) could be isolated and displayed (e.g., using partial
32 dependence plots)?
- 33 b. Were formal tests performed for identifiability of the (manipulative causal) PM C-R
34 functions from available data, and the results reported? Were confounding effects of
35 socioeconomic gradients adequately modeled? (Milojevic A et al.. Socioeconomic and
36 urban-rural differentials in exposure to air pollution and mortality burden in England.
37 Environ Health. 2017 Oct 6;16(1):104. doi: 10.1186/s12940-017-0314-5.)
- 38 c. Were interactions among air pollution and other explanatory variables (such as noise,
39 green space, income, and activity level) quantified and modeled so that the effects of air
40 pollution could be distinguished from the effects of other variables? (Cole-Hunter T et al.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Estimated effects of air pollution and space-time-activity on cardiopulmonary outcomes
2 in healthy adults: A repeated measures study. *Environ Int.* 2018 Feb;111:247-259. doi:
3 10.1016/j.envint.2017.11.024.)

4 Relevant references include the following:

- 5 • Causal graph models, directed acyclic graph (DAGs) methods, structural equations models
6 (SEMs) and related methods now provide excellent techniques for quantifying dependencies
7 among explanatory variables (Cox LA Jr.(2018). [Modernizing the Bradford Hill criteria for](#)
8 [assessing causal relationships in observational data](#). *Crit Rev Toxicol.* Nov 15:1-31. doi:
9 10.1080/10408444.2018.1518404).
 - 10 • Pearl J. [An introduction to causal inference](#). *Int J Biostat.* 2010 Feb 26;6(2):Article 7. doi:
11 10.2202/1557-4679.1203.
- 12
- 13 9. **Interindividual heterogeneity** in C-R functions. Was interindividual heterogeneity in C-R functions
14 quantified and visualized, e.g., using finite mixture distribution models, latent variable analysis, or
15 individual conditional expectation (ICE) plots?
- 16 • Susan Athey, Guido Imbens [Recursive partitioning for heterogeneous causal effects](#) *Proc Natl*
17 *Acad Sci U S A.* 2016 Jul 5; 113(27): 7353–7360.
 - 18 • Kim C, Daniels M, Li Y, Milbury K, Cohen L. [A Bayesian semiparametric latent variable](#)
19 [approach to causal mediation](#). *Stat Med.* 2018 Mar 30;37(7):1149-1161. doi: 10.1002/sim.7572
 - 20 • Li X, Xie S, McColgan P, Tabrizi SJ, Scahill RI, Zeng D, Wang Y. [Learning subject-specific](#)
21 [directed acyclic graphs with mixed effects structural equation models from observational data](#).
22 *Front Genet.* 2018 Oct 2;9:430. doi: 10.3389/fgene.2018.00430).
 - 23 • <https://cran.r-project.org/web/packages/ICEbox/ICEbox.pdf>
- 24
- 25 10. **Generalization of study results.** Were transportability tests and formulas used to appropriately
26 generalize study results? Section 1.5.3, p. 1-49 of the Draft ISA states that “conducting C-R and
27 threshold analyses is challenging due to the (1) limited range of available concentration levels (i.e.,
28 sparse data at the low and high end); (2) **heterogeneity of (at-risk) populations** (between cities);
29 and (3) influence of measurement error.” Important advances since 2009 in methods for valid
30 extrapolation of C-R analyses that adjust for heterogeneity of at-risk populations between locations
31 and that help to overcome some of the challenges of limited ranges of data include greatly improved
32 theories and algorithms for transportability and transport formulas for generalizing study results.
33 Relevant technical references include the following.
- 34 • Bareinboim E, Pearl J. Causal transportability with limited experiments. In Proceedings of the
35 27th AAAI Conference on Artificial Intelligence, pp. 95-101, 2013.
36 http://ftp.cs.ucla.edu/pub/stat_ser/r408.pdf
 - 37 • Hernán MA, Vanderweele T. On compound treatments and transportability of causal
38 inference. *Epidemiology.* 2011; 22:368.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- Lee S, Honavar V. (2013) m-Transportability: Transportability of a causal effect from multiple environments. Proceedings of the Twenty-Seventh AAAI Conference on Artificial Intelligence. www.aaai.org/ocs/index.php/AAAI/AAAI13/paper/viewFile/6303/7210
- Schwartz S, Gatto NM, Campbell UB. Transportability and causal generalization. *Epidemiology*: Sep 2011 22(5): 745-6

Throughout the ISA, conclusions from cited studies should not be presented as evidence until their internal and external validity and technical soundness have been carefully, critically, independently, and systematically evaluated and documented as part of the ISA process. Unwarranted, unsound, and unverified conclusions are prevalent in the literature on health effects caused by PM_{2.5} exposures, and investigators often misrepresent their own work. Examples are discussed next. Common misrepresentations include the following:

- Referring to estimated, guessed-at, or imputed exposures as if they were accurately measured observed values;
- Presenting results of unverified modeling assumptions as if they were empirical findings; and
- Describing hypothetical differences in responses between hypothetical exposure scenarios as if they were observed changes.

Therefore it is important for the ISA not to passively repeat and summarize conclusions or accept them at face value, but rather to actively engage in critical evaluation and synthesis. The above checklist may help to quickly assess the methodological soundness of different studies and whether their conclusions are trustworthy or might instead result from unaddressed issues on this list.

Examples of Critical Evaluation of Individual Studies

We previously proposed the following screening criteria for excluding individual studies from further consideration when their design or analysis precludes valid causal interpretation of their results:

- *Study design, data, or analyses do not control for obvious potential confounders or selection biases that could plausibly explain the study results.*
- *Study does not distinguish between true exposure values and estimated exposure values in analyzing and presenting information.*
- *Study design, data collected, or analyses performed do not permit threats to internal validity to be tested and refuted.*
- *Study design, data collected, or analyses performed do not allow external validity to be established and correct generalizations to target populations to be made.*
- *Conclusions are sensitive to unstated, untested, unverified, or mistaken assumptions.*
- *Study design or data only address association and do not permit valid inferences about (manipulative) causation.*

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • *Animal experiment or in vitro study identifies changes caused by PM exposures in test systems, but*
2 *does not show that these changes are relevant to (or likely to cause) adverse effects in humans under*
3 *real-world conditions.*

4
5 Each study that is included, e.g., because it passes these screening tests, should be evaluated
6 systematically for how well it addresses each of the following methodological issues:

- 7
8 1. Confounding by weather variables
9 2. Unmeasured confounders
10 3. Residual confounding
11 4. Other unmeasured (latent) variables and collider bias
12 5. Errors in estimates and measurements of exposures and covariates.
13 6. Model uncertainty and dependence of conclusions on unverified assumptions
14 7. Multiple testing bias and modeling of time-varying C-R models
15 8. Interactions and dependencies among explanatory variables
16 9. Interindividual heterogeneity
17 10. Generalization of study results

18
19 For example, a study that controls for obvious confounders such as temperature might do so more or less
20 well, depending on how it deals with lagged values and whether it tested for residual confounding.

21
22 How to apply these considerations to evaluate individual studies can be illustrated by the following
23 comments on studies in Table 6-47 of the Draft ISA (p. 6-186), “Characteristics of the studies examining
24 the association between long-term PM_{2.5} exposures and cardiovascular diseases.” The Draft ISA
25 concludes that “In summary, these studies generally support an effect of long-term exposure PM_{2.5} on a
26 variety of pooled cardiovascular outcomes,” but it does not provide a systematic critical assessment of
27 the individual studies. Such a systematic critical review using previously discussed criteria might make
28 the following points.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Table 6-47 Characteristics of the studies examining the association between long-term PM_{2.5} exposures and cardiovascular diseases.

Study	Study Population	Exposure Assessment	Concentration $\mu\text{g}/\text{m}^3$	Outcome	Copollutants Examined
Miller et al. (2007) 36 metro areas, U.S. Prospective cohort PM _{2.5} : 2000 Follow-up: 1994/98-2002	WHI observational cohort N = 65,893 Median follow-up: 6 yrs	Annual avg of closest monitor (2000) within 10 km of monitor	Median 13.4 IQR 11.6-18.3	CVD event (MI, revascularization, stroke, death from CHD, CBVD) Medical record review by physician adjudicators	Copollutant model: NR Copollutant correlations: NR
†(Chi et al., 2016a) 36 metro areas, U.S. Prospective cohort PM _{2.5} : 2000 Follow-up: 1994/98-2005	WHI observational cohort Post-menopausal women 50-79 yrs N = 51,754 Mean follow-up 7.6 yrs	Annual avg (2000) kriging interpolation to estimate concentration at residential address C-V R ² = 0.88 (Sampson et al., 2013)	Mean: 12.7 (SD: 2.9) IQR: 4.1	CVD Event (MI, stroke, death from CHD or CBVD)	Copollutant model: NR Copollutant correlations: NR
†Makar et al. (2017) Prospective cohort PM _{2.5} : 2000-2010 Outcome: 2002-2010	Medicare N = 32,119 MCBS survey participants 65+yrs	Spatiotemporal model incorporating satellite observations of AOD over a 1 x 1 km grid for entire US C-V R ² = 0.84	Full Cohort Mean: 12 IQR: 3.41 Low pollution cohort Mean: 10.18 IQR: 2.46	Circulatory system HA ICD9: 390-459	Copollutant model: NR Copollutant correlations: NR

Avg = average, CVD = cardiovascular disease, CHD = coronary heart disease, CBVD = cerebrovascular disease, C-V = cross validation, hospital admissions = hospital admission, ICD = International Classification of Disease, MCBS = Medicare current beneficiary survey, MI = myocardial infarction, N, n = number of subjects, NR = not reported, WHI = Women's Health Initiative.

†Studies published since the 2009 Integrated Science Assessment for Particulate Matter.

- 1
2
3 • Miller et al. (2007) (www.nejm.org/doi/full/10.1056/NEJMoa054409) report that “Each increase of
4 **10 μg per cubic meter was associated with a 24% increase in the risk of a cardiovascular event**
5 **(hazard ratio, 1.24; 95% confidence interval [CI], 1.09 to 1.41) and a 76% increase in the risk of**
6 **death from cardiovascular disease (hazard ratio, 1.76; 95% CI, 1.25 to 2.47).** For cardiovascular
7 events, the between-city effect appeared to be smaller than the within-city effect. The risk of
8 cerebrovascular events was also associated with increased levels of PM_{2.5} (hazard ratio, 1.35; 95%
9 CI, 1.08 to 1.68). **Long-term exposure to fine particulate air pollution is associated with the**
10 **incidence of cardiovascular disease and death among postmenopausal women. Exposure**
11 **differences within cities are associated with the risk of cardiovascular disease. ...Aspects of our**
12 **analytic approach also reduce the concern over confounding, such as our examination of the**
13 **between-city and within-city components of exposure. We controlled for the factors that vary**
14 **from city to city (e.g., imperfectly measured subject characteristics, the composition or toxicity of**
15 **particulate matter, and particle infiltration) in the analysis, which included a city indicator variable.**
16 **By investigating many potential covariates, and by including both within-city and between-city**
17 **exposures, we provided confirmation of the observed association between long-term exposure**
18 **to air pollution and cardiovascular disease.** The role of socioeconomic status has received
19 attention in air-pollution epidemiology. Beyond controlling for educational level and household
20 income, our results were not sensitive to further adjustment for occupation or Census-derived
21 measures of income, wealth, or poverty on the basis of ZIP Code. **Neither educational level nor**

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **household income significantly modified the relationship between air pollution and**
2 **cardiovascular disease**, although there was a trend toward greater effects among those with less
3 education.”
4

5 Although this discussion makes clear that the design and analysis of this study clearly have many
6 strengths, applying the above checklists draws attention to the following limitations:
7

- 8 ○ *Obvious confounders not controlled:* The study does not explicitly control for confounding
9 by temperature (or humidity). It is therefore left unclear to what extent the reported
10 associations are caused by confounding by same-day and lagged temperatures and/or
11 humidity. Adding data to show that temperature variations within cities cannot explain the
12 variations in PM-associated mortality rates (if indeed that is the case) could strengthen the
13 results by refuting the threat to internal validity from uncontrolled confounding by
14 temperature.
- 15 ○ *Study design:* “*Study only addresses association and does not permit valid inferences about*
16 *(manipulative) causation.*” No actual changes in exposures or corresponding changes in
17 responses were observed and analyzed in this study.
- 18 ● Chi et al. (2016a) (www.ncbi.nlm.nih.gov/pmc/articles/PMC5132637/) state that “**5 µg/m³ higher**
19 **exposure to PM_{2.5} was associated with a 13% increased risk of cardiovascular event** [hazard
20 ratio (HR) 1.13; 95% confidence interval (CI): 1.02, 1.26]. Adjustment for SES factors did not
21 meaningfully affect the risk estimate. Higher risk estimates were observed among participants living
22 in low-SES neighborhoods. The most and least disadvantaged quartiles of the NSES score had HRs
23 of 1.39 (95% CI: 1.21, 1.61) and 0.90 (95% CI: 0.72, 1.07), respectively. Conclusions: Women with
24 lower NSES [neighborhood-level SES] may be more susceptible to air pollution-related health
25 effects. **The association between air pollution and cardiovascular disease was not explained by**
26 **confounding from individual-level SES or NSES.**” Limitations of this study that are apparent upon
27 systematic review include the following:
28
 - 29 ○ *Obvious confounders not controlled:* This study did not control for confounding by
30 temperature (or humidity). Thus, it does not pass the first proposed screening criterion:
31 “*Study design, data collected, or analyses performed do not control for obvious potential*
32 *confounders or selection biases that could plausibly explain the study results.*”
 - 33 ○ *Study design:* “*Study only addresses association and does not permit valid inferences about*
34 *(manipulative) causation.*”
 - 35 ○ *Omitted confounders:* The authors note that “An individual-level measure of wealth was not
36 available in this data set.”
 - 37 ○ *Exposure estimation errors ignored:* Exposures were not measured accurately for any
38 individual in the study. Instead, “For each address, the point-specific annual average PM_{2.5}
39 concentration was predicted using U.S. Environmental Protection Agency’s (EPA) Air
40 Quality System (AQS) and Interagency Monitoring of Protected Visual Environments

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

(IMPROVE) monitoring data for the year 2000 and used to represent ambient PM_{2.5} concentrations at that address over the entire follow-up.” This procedure ignores the fact that individuals with cardiovascular events are more likely to have higher-than-estimated exposures (if exposure is a risk factor for these adverse responses) than individuals who did not. But the stated conclusions, such as ““5 µg/m³ higher exposure to PM_{2.5} was associated with a 13% increased risk of cardiovascular event” ignore this distinction between real and estimated exposure levels. Errors in exposure estimates are simply ignored. This violates the proposed screening criterion “*Study does not distinguish between true exposure values and estimated exposure values in analyzing and presenting information.*”

- *Generalization of study results (external validity):* No transportability conditions are given to allow generalization beyond the specific study population and conditions in the study. As noted by Ahmed et al. (2017) (www.ncbi.nlm.nih.gov/pmc/articles/PMC5226706/), “**the findings of this report can be generalized only to a subset of the population who are female, white, postmenopausal, over 50 years old, and free of CVD at baseline.** In order for the findings to apply to the general population, potential differences related to factors such as sex and race would need to be considered. .. **its applicability to current populations is limited due to the data collection timeline.** Participants were initially enrolled between 1993 and 1998. This enrollment period occurred before a crucial turning point in health care, specifically the 1999 release of the first woman-specific clinical recommendations by the American Heart Association (Lewis et al. 2009; Mosca et al. 2011; Ski et al. 2014). Since the release of the recommendations, there have been major improvements and changes in risk factor awareness, prevention, and treatment of CVD in women.” This illustrates the proposed screening criterion “*Study design, data collected, or analyses performed do not allow external validity to be established and correct generalizations to target populations to be made.*”
- Makar M, Antonelli J, Di Q, Cutler D, Schwartz J, Dominici F. [Estimating the causal effect of low levels of fine particulate matter on hospitalization.](#) *Epidemiology.* 2017 Sep;28(5):627-634. doi: 10.1097/EDE.0000000000000690. This study states that “To protect public health and welfare against the dangers of air pollution, the U.S. Environmental Protection Agency (EPA) establishes National Ambient Air Quality Standards (NAAQS). In response to mounting evidence demonstrating the harmful effects of exposure to fine particulate matter, in 2012 the EPA enacted more stringent NAAQS for fine particulate matter (PM_{2.5}). ... Using a nationally representative sample of Medicare enrollees, **we found that changes in exposure to PM_{2.5}, even at levels always below the standards, leads to significant increases in hospital admissions for all-cause, cardiovascular and respiratory diseases.** The **robustness of our results to inclusion of many additional individual level potential confounders adds validity** to studies of air pollution that rely entirely on administrative data.” The ISA summarizes the results as follows (p. 6-185): “In an analysis of data from Medicare recipients across the U.S. Makar et al. (2017) examined the association of 2-year PM_{2.5} concentrations with hospital admissions for diseases of the circulatory system among those with annual average concentrations less than 12 µg/m³. Authors found an

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 increase in circulatory system hospital admissions [HR: 1.06 (95%CI: 1.02, 1.09), cutpoint of $\mu\text{g}/\text{m}^3$
2 and [HR: 1.18 (95% CI 1.10, 1.27) cutpoint of $8 \mu\text{g}/\text{m}^3$]. Positive associations between long-term
3 exposure to PM_{2.5} and cardiovascular disease were reported in cross-sectional studies (Feng and
4 Yang, 2012; Johnson and 27 Parker, 2009). **In summary, these studies generally support an effect**
5 **of long-term exposure PM_{2.5} on a variety of pooled cardiovascular outcomes.”**

6 Systematic review identifies limitations of this study, including the following:

- 7 ○ *Obvious confounders not controlled:* The study does not control for confounding by temperature
8 or humidity. This illustrates the first proposed screening criterion for excluding studies: “*Study*
9 *design, data, or analyses do not control for obvious potential confounders or selection biases*
10 *that could plausibly explain the study results.”*
- 11 ○ *Exposure estimation errors:* The authors state that “We then estimate each individual’s exposure
12 to PM_{2.5} by averaging PM_{2.5} levels across space (from the 1km x1km grid to ZIP code of
13 residence) and across time (for the 2 years prior to the reference date). ...In previous work, we
14 reported a ten-fold cross-validation of $R^2 = 0.84$ for daily measurements, at the monitoring sites,
15 for the period 2000 to 2012, and for the entire continental US. This indicates high correlation
16 between predicted and monitored PM_{2.5}. This correlation is anticipated to be even higher when
17 we aggregate these values across time (day to year) and across space (1kmx 1km grid cells to
18 ZIP code).” In other words, individual exposures were not measured. Yet, conclusions are
19 phrased in terms of actual exposure concentrations, not estimated ones, as in “We found that
20 changes in exposure to PM_{2.5}, even at levels always below the standards, leads to significant
21 increases in hospital admissions for all-cause, cardiovascular and respiratory diseases.” This
22 conflation of real and estimated exposure values, while ignoring errors in estimates, illustrates
23 the proposed study exclusion criterion “*Study does not distinguish between true exposure values*
24 *and estimated exposure values in analyzing and presenting information.”* Citing a high
25 correlation between predicted and measured values at monitoring sites is irrelevant for answering
26 the question of how large exposure errors are for individuals. For example, if true values were
27 always 5 times higher than estimated values, the correlation between them would be $R^2 = 1.00$,
28 but this is an irrelevant statistic for quantifying the extent of exposure estimation error.
- 29 ○ *No changes observed.* Although the authors state that “we found that changes in exposure to
30 PM_{2.5}, even at levels always below the standards, leads to significant increases in hospital
31 admissions for all-cause, cardiovascular and respiratory diseases,” this is misleading Not only
32 were true exposures of patients in this study not measured, and hence not known to have been
33 “always below the standards,” but also the “changes” that are said to have been “found” are
34 entirely hypothetical. No real-world changes were observed or analyzed. Hence, no causal
35 relationship was observed or established between changes in exposure and changes in response.
36 This illustrates the criterion “*Study design or data only address association and do not permit*
37 *valid inferences about (manipulative) causation.*
- 38 ○ *Conclusions are sensitive to unstated, untested, unverified, or mistaken assumptions.* The authors
39 state that “**Our study uses inverse probability weighting (IPW), enabling us to estimate**
40 **‘causal’ effects.** The results are consistent with existing literature on the adverse health effects of

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 long-term exposure to PM_{2.5}. **We found robust evidence that increasing long-term exposure**
2 **to PM_{2.5} (two years average) from levels lower than 12 µg/m³ to levels higher than 12**
3 **µg/m³ causally increases all-cause admissions and circulatory admission hazard rates;** and
4 among individuals with exposure levels below 12 µg/m³, exposure to PM_{2.5} levels above 8
5 µg/m³ increases all-cause, circulatory and respiratory admission hazard rates.” However, the
6 “robust evidence” referred to consists solely of imagining what might happen under different
7 conditions, using untested assumptions. No actual increases in PM_{2.5} or actual resulting
8 increases in hazard rates were observed and analyzed. The authors explain: “**Throughout, we**
9 **will be relying on three key assumptions** necessary for making [our] causal statements: the
10 stable unit treatment value assumption (SUTVA), positivity, and the assumption of no
11 unmeasured confounding. ... **Finally, no unmeasured confounding implies that our full set of**
12 **available covariates (p=122) is adequate to adjust for residual confounding. This**
13 **assumption is not testable**, but we argue that it is unlikely that there exists covariates that are
14 uncorrelated with the p=122 observed covariates and that can lead to confounding bias.”
15 Applying systematic critical review criteria can identify limitations of these methods, assertions,
16 and conclusions. For example,

- 17 ○ The study did not include measurements of temperature or other weather variables (or close
18 surrogates for them). Thus, its untested assumption of “no unmeasured confounding” is
19 implausible. Many studies have found lagged temperatures to be important confounders of
20 PM C-R associations.
- 21 ○ The claim that the assumption of no unmeasured confounding is “not testable,” which is
22 repeated in multiple publications cited by the Draft ISA, is incorrect. First, it is clear that
23 weather variables were not measured in this study: no further testing is required to identify
24 these unmeasured confounders. Second, many methods are in fact available for testing and
25 controlling for unmeasured confounding. These include the following:
 - 26 ■ **Hypothesis testing** (e.g., Marra, G., Radice, R. & Missiroli S. (2014). Testing the
27 hypothesis of absence of unobserved confounding in semiparametric bivariate probit
28 models. *Comput Stat* 29: 715. <https://doi.org/10.1007/s00180-013-0458-x>);
 - 29 ■ **Confounding functions** (Kasza J, Wolfe R, Schuster T. [Assessing the impact of](#)
30 [unmeasured confounding for binary outcomes using confounding functions](#). *Int J*
31 *Epidemiol.* 2017 Aug 1;46(4):1303-1311. doi: 10.1093/ije/dyx023). For supporting R
32 software, see Blackwell M (2018), *causalsens: Sensitivity Analysis for Causal Effects*.
33 <https://cran.r-project.org/web/packages/causalsens/vignettes/causalsens.pdf>
 - 34 ■ **Control outcome calibration** (Tchetgen Tchetgen E. [The control outcome calibration](#)
35 [approach for causal inference with unobserved confounding](#). *Am J Epidemiol.* 2014
36 Mar 1;179(5):633-40. doi: 10.1093/aje/kwt303.
 - 37 ■ **Double negative control** (Miao W, Tchetgen Tchetgen E. (2018) Confounding bridge
38 approach for double negative control inference on causal effects.
39 <https://arxiv.org/pdf/1808.04945.pdf>) A special case is using future PM levels as
40 negative control exposures to test and reduce bias from unmeasured confounding.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ▪ **Doubly robust estimation methods** (Genbäck M, de Luna X [Causal inference](#)
2 [accounting for unobserved confounding after outcome regression and doubly robust](#)
3 [estimation](#). Biometrics. 2018 Nov 14. doi: 10.1111/biom.13001);
- 4 ▪ **Graph methods** (Pearl J. [An introduction to causal inference](#). Int J Biostat. 2010 Feb
5 26;6(2):Article 7. doi: 10.2202/1557-4679.1203)
- 6 ▪ **Instrumental variables**, under certain conditions (Zhang Z, Uddin MJ, Cheng J,
7 Huang T. [Instrumental variable analysis in the presence of unmeasured confounding](#).
8 Ann Transl Med. 2018 May;6(10):182. doi: 10.21037/atm.2018.03.37).
- 9 ▪ **Joint modeling of multiple diseases** (Best N, Hansell AL. Geographic variations in
10 risk: adjusting for unmeasured confounders through joint modeling of multiple
11 diseases. Epidemiology. 2009 May;20(3):400-10. doi:
12 10.1097/EDE.0b013e31819d90f9);
- 13 ▪ **Negative controls** (Sanderson E, Macdonald-Wallis C, Davey Smith G. [Negative](#)
14 [control exposure studies in the presence of measurement error: implications for](#)
15 [attempted effect estimate calibration](#). Int J Epidemiol. 2018 Apr 1;47(2):587-596. doi:
16 10.1093/ije/dyx213)
- 17 ▪ **Sensitivity analysis** (e.g., Groenwold RH, Hak E, Hoes AW. [Quantitative assessment](#)
18 [of unobserved confounding is mandatory in nonrandomized intervention studies](#).;
19 Ding P, VanderWeele TJ. [Sensitivity Analysis Without Assumptions](#). Epidemiology.
20 2016 May;27(3):368-77. doi: 10.1097/EDE.0000000000000457.)
- 21 ▪ **Simulation** (Carnegie NB, Harada M, Hill JL. (2016) Assessing sensitivity to
22 unmeasured confounding using a simulated potential confounder. Journal of Research
23 on Educational Effectiveness 9(3)
24 <https://www.tandfonline.com/doi/full/10.1080/19345747.2015.1078862>.)
- 25 ○ IPW is often unreliable and biased in practice. Relevant references include the following:
 - 26 ▪ Petersen ML, Porter KE, Gruber S, Wang Y, van der Laan MJ. [Diagnosing and](#)
27 [responding to violations in the positivity assumption](#). Stat Methods Med Res. 2012
28 Feb;21(1):31-54. doi: 10.1177/0962280210386207.
 - 29 ▪ Austin PC, Stuart EA. [The performance of inverse probability of treatment weighting](#)
30 [and full matching on the propensity score in the presence of model misspecification](#)
31 [when estimating the effect of treatment on survival outcomes](#). Stat Methods Med Res.
32 2017 Aug;26(4):1654-1670. doi: 10.1177/0962280215584401. This paper mentions
33 that “**Propensity score methods were found to result in biased estimation of**
34 **conditional hazard ratios.**”
 - 35 ▪ Shu D, Yi GY. [Weighted causal inference methods with mismeasured covariates and](#)
36 [misclassified outcomes](#). Stat Med. 2019 Jan 4. doi: 10.1002/sim.8073. This paper
37 notes that “**Inverse probability weighting (IPW) estimation has been widely used**
38 **in causal inference. Its validity relies on the important condition that the**
39 **variables are precisely measured.** This condition, however, is often violated, which

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 distorts the IPW method and thus **yields biased results.**” In this study, as discussed
2 above, variables were not precisely measured.

3
4 Since studies such as those in Table 6-47 both ignore measurement errors and also omit important
5 confounders, it is worth noting that these two sources of bias can interact. As warned by Fewell et al.
6 (2007), “**Measurement error in confounders will lead to residual confounding**, but this is not a
7 straightforward issue, and it is not clear in which direction the bias will point. Unmeasured confounders
8 further complicate matters.. **With plausible assumptions, effect sizes of the magnitude frequently**
9 **reported in observational epidemiologic studies can be generated by residual and/or unmeasured**
10 **confounding alone.”** Fewell Z, Davey Smith G, Sterne JA. [The impact of residual and unmeasured](#)
11 [confounding in epidemiologic studies: a simulation study.](#) Am J Epidemiol. 2007 Sep 15;166(6):646-
12 55.

13
14 These examples for the three studies cited in Table 6-47 suggest that applying systematic review criteria
15 to individual studies can be valuable in identifying important limitations and caveats that should be
16 included in summarizing and interpreting their conclusions. As noted by Dr. Goodman in public
17 comments during the December PM Draft ISA review public meeting, systematically evaluating each
18 study on each of numerous well-specified criteria and documenting the results is not very burdensome,
19 and such systematic reviews can produce highly valuable information for assessing the extent to which
20 study conclusions are sound and independently verifiable. The burden of systematic review is further
21 reduced if studies that clearly meet criteria for exclusion are excluded without further evaluation. For
22 example, simply excluding studies that fail to control for temperature as an important confounder would
23 eliminate many of the studies in Table 11-5 (North American epidemiologic studies of long-term
24 exposure to PM2.5 and mortality) and other tables and figures summarizing evidence the Draft ISA.
25 Further excluding studies that ignore exposure measurement error, or that make claims about how
26 changing PM2.5 exposure would affect mortality or morbidity without analyzing any data on actual
27 changes in PM2.5 exposure or ensuing changes in mortality or morbidity, would eliminate most
28 (possibly all) of these numerous studies. This is not because the methodological bar is being set high.
29 Controlling for temperature and other obvious confounders, applying appropriate errors-in-variables
30 methods, and studying real-world changes in exposures and responses have all been done many times in
31 other areas of epidemiology, but appear not to have been high priorities for many air pollution health
32 effects studies such as those in Table 11-5. If EPA makes clear that only studies that meet at least such
33 minimal methodological standards will be considered for use as “evidence” in NAAQS cycles, air
34 pollution health effects investigators may put more emphasis on conducting studies from which sound
35 conclusions can be drawn about how changing exposure affects human health and welfare.

36
37 ***Interpreting, Combining, Synthesizing, Reconciling, and Summarizing Individual Studies***

38
39 The ISA should specify the rules or criteria used to interpret evidence from each study, combine
40 evidence across studies, reconcile conflicting information, and summarize results. The Draft ISA

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 interprets evidence from studies with uncontrolled confounding, ignored exposure measurement or
2 estimation errors, untested assumptions, and conflicting results as supporting conclusions about causal
3 determinations and linearity of C-R functions without providing clearly stated scientific grounds to
4 justify such interpretations. For example, it states that “In an analysis of data from Medicare recipients
5 across the U.S. Makar et al. (2017) examined the association of 2-year PM_{2.5} concentrations with
6 hospital admissions for diseases of the circulatory system among those with annual average
7 concentrations less than 12 µg/m³. Authors found an increase in circulatory system hospital admissions
8 [HR: 1.06 (95%CI: 1.02, 1.09), cutpoint of 12 µg/m³ and [HR: 1.18 (95% CI 1.10, 1.27) cutpoint of 8
9 µg/m³]. Positive associations between long-term exposure to PM_{2.5} and cardiovascular disease were
10 reported in cross-sectional studies (Feng and Yang, 2012; Johnson and Parker, 2009). **In summary,**
11 **these studies generally support an effect of long-term exposure PM_{2.5} on a variety of pooled**
12 **cardiovascular outcomes.”** However, *none of these studies controlled for confounding by temperature.*
13 Thus, a different interpretation of the same evidence would be that “In summary, these studies generally
14 support an effect of uncontrolled confounders associated with long-term exposure PM_{2.5} on a variety of
15 pooled cardiovascular outcomes.” No objective basis is provided for choosing between these rival causal
16 interpretations, or for concluding that “these studies generally support an effect of long-term exposure
17 PM_{2.5} on a variety of pooled cardiovascular outcomes” instead of “these studies generally support an
18 effect of uncontrolled confounders on a variety of pooled cardiovascular outcomes.” If there is an
19 objective basis for accepting one of these interpretations and rejecting the other, it should be explicitly
20 stated in the ISA. If not, then the multiple possible alternative interpretations should be presented, rather
21 than selecting one particular interpretation (“an effect of long-term exposure PM_{2.5} on a variety of
22 pooled cardiovascular outcomes”) and ignoring others (e.g., that the reported associations represent
23 effects of uncontrolled confounding).
24

25 Similarly, the Draft ISA repeatedly emphasizes the consistency of evidence supporting positive C-R
26 associations, but without providing clear rules or criteria for independently deriving or verifying this
27 conclusion. It uses the phrase “consistent, positive associations” in multiple places. For example, the
28 Executive Summary offers the following summaries:
29

- 30 • For asthma, the Executive Summary (p. ES-9) states that “**The consistent, positive associations**
31 **observed for asthma and COPD emergency department visits and hospital admissions** are
32 further supported by evidence of increased symptoms and medication use in response to short-term
33 PM_{2.5} exposure.”
- 34 • For respiratory mortalities, the Executive Summary (p. ES-10) states that “Evidence of **consistent,**
35 **positive associations between PM_{2.5} and respiratory mortality** demonstrate a continuum of
36 respiratory-related effects.”
- 37 • For total mortality, the Executive Summary (p. ES-13) states that “Recent multicity studies
38 conducted in the U.S., Canada, Europe, and Asia in combination with the single- and multicity
39 studies evaluated in the 2009 PM ISA continue to provide evidence of **consistent, positive**
40 **associations between short-term PM_{2.5} exposure and total mortality.”**

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • The Executive Summary (p. ES-20) also states that “There are many recent epidemiologic studies
2 conducted in diverse geographic locations, encompassing different population demographics, and
3 using a variety of exposure assignment techniques, that continue to report **consistent positive**
4 **associations between short- and long-term PM2.5 exposure and respiratory and cardiovascular**
5 **effects and mortality.** This evidence continues to support the large body of previously published
6 epidemiologic studies reporting positive PM2.5 associations with respiratory and cardiovascular
7 effects and mortality and in some cases strengthens and extends the evidence base for other health
8 effects.”
9

10 Since the studies cited to support these conclusions do not fully control for important confounders such
11 as lagged temperature extremes, it might be reasonable to expect consistent positive associations
12 between PM2.5 and a variety of weather-associated effects such as cardiovascular and respiratory
13 mortality and morbidity. However, the following articles describe patterns different from the consistent
14 positive associations emphasized in the Draft ISA:
15

- 16 • Cortez Lugo et al. (2015) state that “the few studies that have been published on adults with
17 asthma, on individuals with and without chronic respiratory symptoms, and on adults with chronic
18 obstructive pulmonary disease (COPD) **show inconsistent results of the effects of air pollution.**”
19 Cortez-Lugo M, Ramírez-Aguilar M, Pérez-Padilla R, Sansores-Martínez R, Ramírez-Venegas A,
20 Barraza-Villarreal A. [Effect of Personal Exposure to PM2.5 on Respiratory Health in a Mexican](#)
21 [Panel of Patients with COPD.](#) Int J Environ Res Public Health. 2015 Aug 28;12(9):10635-47. doi:
22 10.3390/ijerph120910635.
- 23 • Fan et al. (2015) note that “Although the relationship between asthma and exposure to fine
24 particulate matter (PM2.5) has been frequently measured, **reported conclusions have not been**
25 **consistent.**” (Fan J, Li S, Fan C, Bai Z, Yang K. [The impact of PM2.5 on asthma emergency](#)
26 [department visits: a systematic review and meta-analysis.](#) Environ Sci Pollut Res Int. 2016
27 Jan;23(1):843-50. doi: 10.1007/s11356-015-5321-x.) These authors conclude “that ambient PM2.5
28 has an adverse impact on asthma ED visits after short-term exposure and that children are a high-risk
29 population when PM2.5 concentrations are high, particularly in warm seasons, during which
30 measures should be taken to prevent PM2.5.” Thus, the point here is not that PM2.5 is not associated
31 with asthma and ED visits, but that there is inconsistency in the literature that should be discussed in
32 the ISA.
- 33 • Hartiala et al. (2016) concluded that “Exposure to **higher PM2.5 levels was also significantly**
34 **associated with increased risk of incident myocardial infarction** (hazard ratio 1.33, 95% CI 1.02-
35 1.73, P=0.03) **but not stroke or all-cause mortality.**”
- 36 • Lipfert (2017) finds that “**No significant associations were reported for cardiovascular**
37 **mortality**” (Lipfert FW. [A critical review of the ESCAPE project for estimating long-term health](#)
38 [effects of air pollution.](#) Environ Int. 2017 Feb;99:87-96. doi: 10.1016/j.envint.2016.11.028).
- 39 • Janes et al.(2007) found that, at the local scale, “**there is little evidence of an association between**
40 **12-month exposure to PM2.5 and mortality.**” (Janes H, Dominici F, Zeger SL (2007). [Trends in](#)

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 [air pollution and mortality: an approach to the assessment of unmeasured confounding.](#)

2 Epidemiology. Jul;18(4):416-23.)

- 3 • Puett et al. (2011) state that “Among this cohort... **the results did not support an association of**
- 4 **chronic PM exposures with all-cause mortality and cardiovascular outcomes** in models with
- 5 time-varying covariates.” (Puett RC, Hart JE, Suh H, Mittleman M, Laden F [Particulate matter](#)
- 6 [exposures, mortality, and cardiovascular disease in the health professionals follow-up study.](#) Environ
- 7 Health Perspect. 2011 Aug;119(8):1130-5. doi: 10.1289/ehp.1002921).
- 8 • Wang et al. (2018) note that “the ESCAPE Project showed that **PM10, but not PM2.5, had a**
- 9 **statistically significant association with pneumonia incidence in early children**” (Wang J, Chen
- 10 S, Zhu M, Miao C, Song Y, et al. (2018) Particulate Matter and Respiratory Diseases: How Far Have
- 11 We Gone?. J Pulm Respir Med 8: 465. doi: 10.4172/2161-105X.1000465)
- 12 • You et al. (2018) report that “**There is no statistically significant association between either**
- 13 **ozone or PM2.5 and acute human mortality**” in a large dataset for eight air basins in California for
- 14 the years 2004-2007, after statistical adjustment for seasonal and weather effects. You C, Lin DKJ,
- 15 Young SS. [PM2.5 and ozone, indicators of air quality, and acute deaths in California, 2004-2007.](#)
- 16 Regul Toxicol Pharmacol. 2018 Jul; 96:190-196. doi: 10.1016/j.yrtph.2018.05.012
- 17 • Zu et al. (2016) state that “**substantial short-term elevation in PM2.5 concentrations from forest**
- 18 **fire smoke were not followed by increased daily mortality in Greater Boston or New York**
- 19 **City.**”
- 20

21 The Draft ISA also describes examples of inconsistent and discordant evidence. For example, page 11-9
22 of the Draft ISA mentions that “Additionally, in contrast to Ostro et al. (2006), a recent study by Young
23 et al. (2017) **did not provide any evidence of an association between short-term PM2.5 exposure**
24 **and mortality when examining eight air basins in California.**”

25
26 The Draft ISA does not explain the rules or criteria used to assign a label such as “consistent, positive
27 associations,” or alternative labels, to bodies of evidence. The final ISA should do so. It is important to
28 acknowledge substantial discordant evidence when it exists because it can be used constructively to
29 inform *accurate generalizations* about exposure-associated risks by clarifying the conditions under
30 which conclusions hold. For example, C-R associations found only in some locations or at certain times
31 of year or in some populations but not others may reveal combinations of conditions that are required for
32 the associations to hold. More generally, the conditional probability of an adverse response occurring in
33 an exposed individual in a given interval of time typically depends on the values of multiple direct
34 causes. In addition to exposure, factors such as age and sex, income and education, same-day and lagged
35 temperature extremes, and obesity and medical history have all been identified as important interacting
36 causes of health responses associated with PM2.5. The dependency of conditional probabilities of
37 response on the direct causes of the response in one or more data sets can be described by a table or
38 model showing these conditional probabilities for different combinations of the values of the direct
39 causes. (In modern causal analysis, this information is usually summarized in a conditional probability
40 table (CPT) or a conditional probability model or model ensemble such as a random forest.) Studies that

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 reach different conclusions about C-R associations between exposure concentrations and conditional
2 probabilities of adverse responses may do so because other variables are different in the populations
3 studied. Seeking to explain observed differences in C-R associations by a single (“invariant”)
4 conditional probability table or model that holds in all settings provides a flexible approach for
5 combining multiple diverse sources of causal evidence. Formal methods and algorithms that can help
6 identify such universal explanations for apparently discordant C-R associations based on values of other
7 variables are being developed (e.g., Heinze-Deml C, Peters J, Meinshausen N. (2017). Invariant causal
8 prediction for nonlinear models. <https://arxiv.org/pdf/1706.08576.pdf>); Triantafyllou and Tsamardinos I
9 (2015) [Constraint-based causal discovery from multiple interventions over overlapping variable sets](#)
10 *Journal of Machine Learning Research* 16: 2147-2205; Tillman RE, Eberhardt F. (2014) [Learning causal](#)
11 [structure from multiple data sets with similar variable sets](#). *Behaviormetrika* 41(1): 41-64). However,
12 even informal approaches that collect data on a variety of relevant factors such as age, sex, education,
13 socioeconomic status, occupation class, and extreme daily temperatures can be used to understand how
14 C-R functions are modified by these factors (e.g., Yang J, Ou CQ, Ding Y, Zhou YX, Chen PY. (2012)
15 *Daily temperature and mortality: a study of distributed lag non-linear effect and effect modification in*
16 *Guangzhou. Environ Health. Sep 14;11:63. doi: 10.1186/1476-069X-11-63).*

17
18 Many published articles on air pollution health effects state over-generalized conclusions that do not
19 follow from data alone, but that depend crucially on unverified assumptions that might well be untrue.
20 For example, a recent article leads with the following three unwarranted generalizations (Vodonos A,
21 Awad YA, Schwartz J. [The concentration-response between long-term PM2.5 exposure and mortality; A](#)
22 [meta-regression approach](#). *Environ Res.* 2018 Oct;166:677-689. doi: 10.1016/j.envres.2018.06.021):

- 23
24 • “PM2.5-mortality effect is significant below 10 $\mu\text{g}/\text{m}^3$ and above 20 $\mu\text{g}/\text{m}^3$.” This claim rests on
25 misinterpreting estimated exposure levels as if they were true exposure levels and on ignoring
26 important unmeasured confounders such as lagged temperatures.
- 27 • “Better exposure estimates result in higher effect size estimates.” This generalization assumes that
28 the true C-R function has no threshold – an assumption that is commonly made but that has not been
29 demonstrated in studies that do not implicitly assume it. (The many studies that report absence of a
30 threshold typically ignore measurement error – perhaps justifiable for a linear no-threshold model,
31 but not for a model with a threshold (e.g., Cox LAT. [Effects of exposure estimation errors on](#)
32 [estimated exposure-response relations for PM2.5](#). *Environ Res.* 2018 Jul;164:636-646. doi:
33 10.1016/j.envres.2018.03.038). In effect, this assumes the conclusion.)
- 34 • “More control for SES results in higher effect size estimates.” This contradicts many studies in
35 which controlling for SES variables income reduces or eliminates the estimated effect of PM2.5
36 (e.g., “Our findings suggest that living in cities with high temperatures and **low socioeconomic**
37 **status (SES) is associated with higher effect estimates**” (Kioumourtzoglou MA, Schwartz J, James
38 P, Dominici F, Zanobetti A. [PM2.5 and Mortality in 207 US Cities: Modification by Temperature](#)
39 [and City Characteristics](#). *Epidemiology.* 2016 Mar;27(2):221-7. doi:
40 10.1097/EDE.0000000000000422); “The hazard ratio (HR) for death was 1.021 (95% confidence

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 interval: 1.019, 1.022) per 1 $\mu\text{g m}^{-3}$ increase in annual PM_{2.5}. ...It was **higher in neighborhoods**
2 **with lower SES** or higher urbanicity. The HR increased with mean summer temperature.” (Wang Y,
3 Shi L, Lee M, Liu P, Di Q, Zanobetti A, Schwartz JD. [Long-term Exposure to PM_{2.5} and Mortality](#)
4 [Among Older Adults in the Southeastern US](#). *Epidemiology*. 2017 Mar;28(2):207-214. doi:
5 10.1097/EDE.0000000000000614.)
6

7 This study concludes that “This meta-analysis provides strong evidence for the adverse effect of PM_{2.5}
8 on mortality, that studies with poorer exposure have lower effect size estimates, that more control for
9 SES increases effect size estimates, and that significant effects are seen below 10 $\mu\text{g}/\text{m}^3$. The
10 concentration-response function produced here can be further applied in the global health risk
11 assessment of air particulate matter.” However, none of these conclusions appears to be justified, for the
12 reasons just mentioned. (The idea that a single “concentration-response function... can be further
13 applied in the global health risk assessment of air particulate matter” neglects the fact that significantly
14 different C-R functions hold in different places, subpopulations, seasons, and years.) The prevalence of
15 such sweeping but unjustified generalizations in the research literature on PM_{2.5} health effects makes it
16 especially necessary and valuable for the ISA to provide careful independent critical review and
17 synthesis that recognizes and seeks to reconcile the discrepancies among stated conclusions and
18 generalizations in the literature.
19

20 The Draft ISA does not emphasize using discordant data and conflicting conclusions to improve the
21 external validity of its models and findings. For example, page 11-9 of the Draft ISA states that
22 “Additionally, in contrast to Ostro et al. (2006), a recent study by Young et al. (2017) did not provide
23 any evidence of an association between short-term PM_{2.5} exposure and mortality when examining eight
24 air basins in California. **The difference in results between these two studies could be attributed to:**
25 **(1) the larger spatial domain over which exposure was assigned in Young et al. (2017), i.e., an air**
26 **basin (encompassing multiple counties), compared to Ostro et al. (2006), i.e., a single county; (2)**
27 **the use of only the highest monitor on each day to assign exposure Young et al. (2017) versus the**
28 **averaging of all monitors over the spatial domain examined Ostro et al. (2006); and (3) the**
29 **statistical models used in both studies.”** However, the discrepancy is not further analyzed or resolved.
30 It is important to understand whether the difference in results is indeed due to differences in statistical
31 models used and, if so, to determine which modeling approach (if either) produces correct results. Ostro
32 et al. state that “**We used Poisson multiple regression models** incorporating natural or penalized
33 splines to control for covariates that could affect daily counts of mortality, including time, seasonality,
34 temperature, humidity, and day of the week. **We used meta-analyses using random-effects models to**
35 **pool the observations in all nine counties.** The analysis revealed **associations of PM_{2.5} levels with**
36 **several mortality categories.”** Since these authors pooled observations across all counties, the Draft
37 ISA’s potential explanation (1) (“the larger spatial domain over which exposure was assigned in Young
38 et al.”) is probably not correct. It has previously been found that use of Poisson regression can induce
39 significant positive C-R associations (regression coefficients) even in the absence of a causal C-R
40 relationship, due to model specification errors that make PM_{2.5} useful for improving predictions of

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 mortality by serving as a partial surrogate for omitted lagged temperatures (Cox LA (2017) Do causal
2 concentration–response functions exist? A critical review of associational and causal relations between
3 fine particulate matter and mortality, *Critical Reviews in Toxicology*, 47:7, 609-
4 637, DOI: [10.1080/10408444.2017.1311838](https://doi.org/10.1080/10408444.2017.1311838)). If the difference in findings between Ostro et al. and
5 Young et al. is indeed due to differences in choice of modeling methods (Poisson regression or time
6 series analysis, respectively), then the ISA should do one of the following:

- 7
- 8 • *Explain which modeling approach is preferred and why.* For example, the Ostro et al. approach does
9 not present results of sensitivity analyses, regression diagnostics, or model specification tests that
10 indicate that its selection of a Poisson regression model is appropriate for the data. Thus, model
11 specification error is an untested possible explanation for its reported positive C-R associations. By
12 contrast, the Young et al. approach uses time series analysis and presents results of sensitivity
13 analyses to argue that its findings are robust to modeling choices. These considerations might
14 suggest that the Young et al. results are less dependent on untested modeling assumptions.
- 15 • *Explain why neither approach is preferred, and state that the conclusions reached depend on the*
16 *modeling approach selected.* In this case, all equally credible conclusions should be reflected in the
17 ISA summaries and conclusions and in the Executive Summary and Chapter 1.
- 18 • *Apply both approaches to the data and perform sensitivity analyses and regression diagnostics.*
19 Select a preferred approach if these additional analyses make clear that one is more appropriate than
20 the other for the data.

21

22 The Draft ISA does none of these. Instead it notes that the conclusions reached might depend on the
23 modeling approach selected, and then selects results consistent with Ostro et al. approach to report in
24 summary statements in the Executive Summary and Chapter 1 (e.g., “more recently published scientific
25 evidence reaffirms and further strengthens that there is a ‘causal relationship’ between both short- and
26 long-term PM_{2.5} exposure and total mortality. These causality determinations are based on the
27 consistency of findings across a large body of epidemiologic studies and coherence...”). No basis is
28 given for choosing the Ostro et al. conclusions but not the Young et al. conclusions. *The final ISA should*
29 *apply explicitly stated criteria to select results to include or exclude in its summaries, conclusions, and*
30 *causal determinations. When results in the literature disagree, the ISA should apply explicitly stated,*
31 *independently reproducible methods to determine how conflicts should be resolved – or, if they are not*
32 *resolved, how the conflicting results should be summarized, synthesized, and reported in the ISA’s*
33 *conclusions and causal determinations.*

34

35 ***Validating Conclusions***

36

37 The final ISA should assure that all of its conclusions are supported by explicit, independently verifiable
38 derivations from stated premises (facts, data, and assumptions). Empirically testable predictions implied
39 by the conclusions and assumptions, and the extent to which they have been tested and verified, should
40 be discussed. The extent to which alternative explanations and interpretations of the same facts and data

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 have been tested and refuted should be discussed, and results of tests of these alternative explanations
2 should be provided.

3
4 **Specific Comments on Preface and Executive Summary**

5
6 The Preface, Executive Summary, and Chapter 1 are mostly well written. They describe the aspirations
7 and summarize the major conclusions from the rest of the Draft ISA. However, the content being
8 summarized, presented more fully in subsequent chapters of the Draft ISA, stops short of providing
9 essential scientific information about health and welfare effects that could be reduced or prevented by
10 reducing particulate matter (PM) pollution levels. Instead, consistent with guidance received from
11 previous CASACs, the Draft ISA focuses on assigning causal determination category labels to selected
12 evidence based on the subjective judgments of those involved. These labels have no clear implications
13 for effects of changes in the current NAAQS on human health or welfare. They make no empirically
14 testable or falsifiable predictions about what changes, if any, are needed to reduce current risks and
15 thereby protect human health and welfare from adverse effects of exposure. In this sense, they do not
16 provide scientific information. They merely reflect, via labels with no clear scientific meanings, the
17 consensus opinions of those involved about what should be considered further for possibly regulatory
18 action. But the missing scientific information on changes in public health produced by changes in
19 exposures is needed for well-informed policy deliberations and decision-making. It is crucial for
20 determining what changes, if any, in current NAAQS are needed to protect public health with an
21 adequate margin of safety. Therefore, these comments first discuss recommendations for adding to the
22 scope and contents of the Draft ISA to restore strong, empirically-based, scientific information to the
23 development and contents of the final ISA.

24
25 ***Association vs. Causation and Protection of Human Health and Welfare***

26
27 The Draft ISA states on page ES-1 that it “is a comprehensive evaluation and synthesis of policy-
28 relevant science aimed at characterizing exposures to ambient particulate matter (PM), and health and
29 welfare effects associated with these exposures.” To be most useful for informing risk management and
30 policy deliberations and decisions, however, the ISA should focus not simply on “effects *associated with*
31 these exposures” (emphasis added), but on effects *caused by* exposures, and *preventable or reducible* by
32 reducing exposures. Normative principles of rational decision-making require that decisions be informed
33 about how alternative choices would change outcomes (or the probabilities of outcomes, when
34 uncertainty is important) (Clemen RT. *Making Hard Decisions: An Introduction to Decision Analysis*.
35 Wadsworth Publishing, Belmont, CA 1996 and subsequent editions). Enabling legislation further
36 requires the NAAQS review process to identify whether changes in current standards are required to
37 protect public health with an adequate margin of safety. This requires being informed about whether and
38 how changes in standards will change public health outcomes or risks. Associations do not provide this
39 essential policy-relevant scientific information (Pearl J, (2009) [Causal inference in statistics: An
40 overview](#). *Statistics Surveys* 3: 96-146). The scope and emphasis of the ISA should therefore be updated

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 to assure that it provides policy-relevant scientific information by identifying and characterizing harmful
2 effects that can be prevented or reduced by reducing PM exposures. This scientific information about
3 preventable harm caused by PM exposures will also be of fundamental importance for the Risk and
4 Exposure Analysis (REA) and Policy Analysis (PA) efforts later in this review cycle.

5
6 Comments on specific sentences in the Preface and Executive Summary follow. These comments
7 overlap with the general points already discussed for the Draft ISA more generally.

8
9 **Preface**

10
11 *Page P-11: “To address these questions and update the scientific judgments in the 2009 PM ISA (U.S.*
12 *EPA, 2009a), this ISA aims to:*

- 13
14 • *Assess whether new information (since the last PM NAAQS review) further informs the relationship*
15 *between exposure to PM and specific health and nonecological welfare effects?*
16 • *Inform whether the current indicators (i.e., PM_{2.5} for fine particles and PM₁₀ for thoracic coarse*
17 *particles), averaging times (e.g., 24-hour average, annual average), and levels of the PM NAAQS are*
18 *appropriate?*

19
20 *In addressing policy-relevant questions, this ISA aims to characterize the independent health and*
21 *welfare effects of PM, specifically PM_{2.5}”*

- 22
23 • The term “the relationship,” as used here and throughout the draft ISA in contexts such as “the
24 relationship between exposure to PM and specific health and nonecological welfare effects,” is
25 ambiguous. There are many quantitative relationships between exposure to PM and specific effects,
26 including the following:
27 ○ *Descriptive* relationships such as ratios of mean effects to mean exposure concentrations;
28 ratios of differences in mean effects levels to differences in mean exposure concentrations;
29 and regression coefficients for lines drawn through the mean values of estimated measures of
30 exposures and effects
31 ○ Various measures of statistical *association* (e.g., how much more frequently do exposure and
32 effects tend to occur together than would be expected to by chance alone?)
33 ○ Measures of statistical *information* (does knowledge of exposure help to predict effects better
34 (e.g., with smaller mean squared prediction errors) than they could be predicted otherwise,
35 and, if so, by how much?)
36 ○ Measures of statistical *explanation* (how much of the variance in observed effects is
37 explained by differences in exposures?), such as Pearson’s or Spearman’s rank correlations
38 ○ Measures of various types of *causation* (e.g., by *how much* would changing exposure change
39 effects (manipulative causation))

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ○ Measures of different types of causal *effects* (e.g., controlled direct, natural direct, indirect,
2 mediated, and total effects).

3 Throughout the ISA, every reference to a “relationship” between exposure and response or PM
4 concentration and response should clearly state *which* relationship, specifically, is being referred to.
5

6 *P-12: “Table P-2 provides a description of each of the five causality determinations and the types of*
7 *scientific evidence that is [sic] considered for each category for both health and welfare effects.”*
8

- 9 • To support scientifically well-informed risk management deliberation and decision-making, it is
10 essential to augment these qualitative (category) determinations with corresponding *quantitative*
11 determinations of the fraction of each adverse effect caused by exposure that would be prevented if
12 exposure were reduced or eliminated.
- 13 • If this fraction is uncertain for a particular effect, then its probability distribution should be
14 estimated.
- 15 • If this fraction depends on other factors (e.g., sex, age, income, education, ethnicity, co-exposures,
16 co-morbidities, recent daily temperatures, etc.) then the conditional probability distribution for its
17 value given the values of other variables on which it depends should be estimated. Technical
18 methods for characterizing the dependence of adverse health effects on exposures in the presence of
19 other causal factors include partial dependence plots and conditional probability tables or models in
20 causal graph models or Bayesian networks and influence diagrams. Relevant technical references for
21 these methods include the following:
- 22 ○ Cox LA Jr. (2018). [Modernizing the Bradford Hill criteria for assessing causal relationships](#)
23 [in observational data](#). Crit Rev Toxicol. 2018 Nov 15:1-31
- 24 ○ Howard RA. Decision analysis: Practice and promise. Management Science, Vol. 34, No. 6.
25 (Jun., 1988), pp. 679-695. Stable URL: [http://links.jstor.org/sici?sici=0025-](http://links.jstor.org/sici?sici=0025-1909%28198806%2934%3A6%3C679%3ADAPAP%3E2.0.CO%3B2-M)
26 [1909%28198806%2934%3A6%3C679%3ADAPAP%3E2.0.CO%3B2-M](http://links.jstor.org/sici?sici=0025-1909%28198806%2934%3A6%3C679%3ADAPAP%3E2.0.CO%3B2-M).
- 27 ○ Greenwell BM. (2017) pdp: An R Package for Constructing Partial Dependence Plots. The R
28 Journal. Jun 9(1): 421-436. ISSN 2073-485).
- 29 • Table P-2 offers as a definition for its “Causal relationship” category determination that “Evidence is
30 sufficient to conclude that there is a causal relationship with relevant pollutant exposures. That is,
31 the pollutant has been shown to result in effects in studies in which chance, confounding, and other
32 biases could be ruled out with reasonable confidence.” But an observed association between
33 exposure and effects can be partly due to confounding, biases, coincident historical trends, and other
34 non-causal factors and partly due to manipulative causation. An association should not be classified
35 as wholly “causal” or wholly not in such cases. Rather the *fraction* of effects that would be
36 prevented by reducing or eliminating exposure (the manipulative causal fraction) should be
37 estimated.
38

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 *P-18 “Causal relationship: the pollutant has been shown to result in health and welfare effects at*
2 *relevant exposures based on studies encompassing multiple lines of evidence and chance, confounding,*
3 *and other biases can be ruled out with reasonable confidence.”*
4

- 5 • The meaning of “result in” and criteria for determining whether a pollutant “has been shown to result
6 in effects” should be clearly defined.
- 7 • The definition given for “result in” should be applicable to the realistic case in which PM exposure
8 and other factors that are correlated with PM exposure, including sociodemographic and weather
9 variables, jointly cause or contribute to health effects. For example, if the simple regression model
10 $E(\text{RISK} \mid \text{EXPOSURE}, \text{POVERTY}) = 0.01 * \text{EXPOSURE} * \text{POVERTY} + 0.5 * \text{POVERTY}$
11 were found to describe data from several different studies with relevant exposures accurately and
12 was not found to be inaccurate for any study, and if chance, confounding, and biases could be ruled
13 out with reasonable confidence, would this provide an adequate basis to conclude that “the pollutant
14 has been shown to result in health and welfare effects at relevant exposures?” Why or why not? If
15 the answer is no, what else would have to be considered to make such a determination? The ISA
16 should address these conceptual and definitional issues in sufficient clarity and detail so that
17 different scientists independently applying them to the same data and studies can independently
18 reach the same conclusion.
- 19 • To support scientifically well-informed policy deliberations and decisions, the ISA should develop,
20 state, and use definitions of the following core concepts and terms:
 - 21 ○ “causal relationship”
 - 22 ○ “result in”
 - 23 ○ “the relationship” between exposure and response
 - 24 ○ “concentration-response relationship.”
- 25 • These and other terms could be listed and defined in a technical glossary in the final PM ISA, along
26 with definitions of more refined terms, such as different types of causal relationships and causal
27 effects that have been defined and distinguished in the epidemiological and risk analysis literature.
- 28 • All definitions should meet the *clarity test* often used in decision analysis (Howard RA (1988).
29 Decision analysis: Practice and promise. *Management Science*, 34(6):679-695.)
- 30 • Several commentators have offered written public comments that express a high degree of comfort
31 and satisfaction with previous practices and that note to the evolution and improvement of the causal
32 determination framework in Table P-2 over the years with the help of previous CASAC committees.
33 These commentators may see little or no need to clarify key concepts and definitions as
34 recommended here. However, normative principles of decision analysis for supporting responsible
35 science-informed decisions and policy deliberations require such clarity. Ambiguous, unstated, or
36 conflicting definitions of these key concepts are not adequate to support scientifically well-informed
37 decisions. Admittedly, informality and lack of clarity in core definitions and concepts may facilitate
38 consensus-building and political or psychological comfort with resulting statements (especially
39 about causality and effect) despite – or because of – their unclear meanings. But they are inadequate
40 for sound scientific work and for scientifically well-informed deliberation and decision-making

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 based on understanding of how changes in NAAQS are likely to change health outcomes. Therefore,
2 clear definitions should be stated. This may require some new conceptual work to precisely define
3 various types of “relationships” and “effects” when multiple causally relevant factors interact in
4 jointly increasing the probability or frequency of undesirable effects.
5

6 **Executive Summary**

7 *ES-1: “Purpose and Scope of the Integrated Science Assessment*

8 *This Integrated Science Assessment (ISA) is a comprehensive evaluation and synthesis of policy-relevant*
9 *science aimed at characterizing exposures to ambient particulate matter (PM), and health and welfare*
10 *effects associated with these exposures.”*
11

- 12 • Consider replacing “is a comprehensive evaluation” with “seeks to provide a comprehensive
13 evaluation” or similar language to indicate that this is a goal for the ISA, not a declaration that it has
14 yet been accomplished.
- 15 • To provide a comprehensive evaluation and synthesis of policy-relevant science of health effects
16 caused by PM exposures, the scope of the ISA should be expanded to discuss results and
17 implications of *accountability studies* for the effects of observed changes in PM levels on observed
18 health effect. Relevant references for accountability studies include the following:
 - 19 ○ Boogaard H, van Erp AM, Walker KD, Shaikh R. (2017) [Accountability Studies on Air Pollution](#)
20 [and Health: the HEI Experience](#). *Curr Environ Health Rep*. Dec;4(4):514-522. doi:
21 10.1007/s40572-017-0161-0.
 - 22 ○ Zigler CM, Kim C, Choirat C, Hansen JB, Wang Y, Hund L, Samet J, King G, Dominici F; HEI
23 Health Review Committee. [Causal Inference Methods for Estimating Long-Term Health Effects](#)
24 [of Air Quality Regulations](#). *Res Rep Health Eff Inst*. 2016 May;(187):5-49.
 - 25 ○ Henneman LR, Liu C, Mulholland JA, Russell AG. (2017) [Evaluating the effectiveness of air](#)
26 [quality regulations: A review of accountability studies and frameworks](#). *J Air Waste Manag*
27 *Assoc*. Feb;67(2):144-172. doi: 10.1080/10962247.2016.1242518.)
 - 28 ○ Health Effects Institute (HEI). 2013. Did the Irish Coal Bans Improve Air Quality and Health?
29 HEI Update, Summer, 2013. <http://www.healtheffects.org/system/files/UpdateSummer2013.pdf>.

30
31 The new discussion should address the implications of the Irish Coal Bans accountability study for
32 the following issues:

- 33 ○ *C-R relationships for PM in different locations*. In Ireland, reducing ambient particulate air
34 pollution by up to 70% and several dozen $\mu\text{g}/\text{m}^3$ was not found to cause reductions in all-cause
35 or cardiovascular mortality rates despite strong, consistent, coherent etc. associations between
36 levels of PM in air and levels of all-cause and cardiovascular mortality. Are (manipulative
37 causal) C-R relationships for PM in Ireland expected to be different from those in the US? Why
38 or why not?
- 39 ○ *Testing and validation of causal determination methods*. Before the accountability study was
40 done, would the methods used in the ISA to make causal determinations for health effects of PM

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 exposures have determined that PM was a cause of increased all-cause and cardiovascular
2 mortality risk in Ireland? Why or why not?

3 *Refinement of causal determination methods.* Are any refinements needed to the causal
4 determination methods used in previous PM ISAs to adequately account for the results of recent
5 accountability studies?
6

7 *ES-6: "In summary, exposure error tends to produce underestimation of health effects in epidemiologic*
8 *studies of PM exposure, although bias in either direction can occur."*
9

- 10 • Please add citations or explanations for this claim. It is not true in general. Instead, estimation
11 errors typically lead to over-estimates of low-dose risks and under-estimates of high-dose risks if
12 the true manipulative causal C-R function has a threshold or threshold-like nonlinearity. These
13 two errors can cause the estimated C-R function to flatten and appear linear even if the true C-R
14 function has a well-defined threshold (e.g., Cox LAT. [Effects of exposure estimation errors on](#)
15 [estimated exposure-response relations for PM2.5](#). Environ Res. 2018 Jul;164:636-646. doi:
16 10.1016/j.envres.2018.03.038).
17

18 *ES-9: "As in the 2009 PM ISA, the current ISA concludes there is a "likely to be causal relationship"*
19 *between short-term PM2.5 exposure and respiratory effects (Section 5.1)."*
20

- 21 • The ISA should augment this qualitative determination with a quantitative discussion of what is
22 currently known about the fraction of short-term respiratory effects that could be prevented by
23 reducing or eliminating PM2.5 exposure.
24

25 *ES-16: "An examination of the C-R relationship between short- and long-term PM2.5 exposure and*
26 *health effects can inform both the shape of the C-R curve and whether there is a threshold (i.e.,*
27 *concentration level) below which there is no evidence of an effect of PM2.5 on health."*
28

- 29 • This is not usually true when there is substantial estimation error for the concentrations to which
30 individuals are exposed, as is the case for PM, and specifically for PM2.5 studies. Examining a
31 C-R relationship estimated from data with individual exposure estimates containing unmodeled
32 estimation errors does not in general reveal the shape of the true (error-free) C-R curve or
33 whether it has a threshold (i.e., concentration level) below which exposure does not affect
34 health. The draft ISA's discussion of concentration-response (C-R) relationships should be
35 revised throughout to address effects of exposure estimation and measurement errors on
36 estimated C-R functions and on uncertainty about the shapes of true C-R functions. Technical
37 references on the effects of exposure estimation errors on estimated shapes of C-R functions
38 include the following:

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ○ Rhomberg LR, Chandalia JK, Long CM, Goodman JE. (2011) [Measurement error in environmental epidemiology and the shape of exposure-response curves](#). Crit Rev
2 Toxicol. Sep;41(8):651-71. doi: 10.3109/10408444.2011.563420.
3 ○ Cox LAT. [Effects of exposure estimation errors on estimated exposure-response relations for PM2.5](#). Environ Res. 2018 Jul;164:636-646. doi: 10.1016/j.envres.2018.03.038
4 ○ The definition of “the C-R relationship” should be clearly stated using standard epidemiological
5 terms such as controlled direct effect, natural direct effect, mediated effect, total effect, etc.
6 There are many C-R relationships, and it is important to be clear about which one(s) are being
7 discussed. Without such a clear specification, it appears that the draft ISA uses the same term,
8 “the C-R relationship,” to refer to both natural direct effects and total effects, and perhaps also
9 some controlled direct effects; these should be separate curves. Technical references on different
10 types of effects and how to estimate them include the following:
11 ○ Pearl J. (2001) Direct and Indirect Effects. In Proceedings of the Seventeenth Conference
12 on Uncertainty in Artificial Intelligence, San Francisco, CA: Morgan Kaufmann, 411-
13 420.
14 ○ Petersen ML, Sinisi SE, van der Laan MJ. (2006) [Estimation of direct causal effects](#).
15 Epidemiology. May; 17(3):276-84.
16 ○ Robins JM, Greenland S. Identifiability and exchangeability for direct and indirect
17 effects. Epidemiology 1992, 3:143-155.
18 ○ Tchetgen Tchetgen EJ, Phiri K. [Bounds for pure direct effect](#). Epidemiology. 2014
19 Sep;25(5):775-6. doi: 10.1097/EDE.0000000000000154.
20 ○ VanderWeele TJ. [Controlled direct and mediated effects: definition, identification and bounds](#). Scand Stat Theory Appl. 2011 Sep;38(3):551-563.
21 ○ Vansteelandt, Stijn; Bekaert, Maarten; Lange, Theis (2012). Imputation strategies for the
22 estimation of natural direct and indirect effects. *Epidemiologic Methods*. 1 (1, Article 7).
23 ○ It is not clear that any single C-R relationship exists that applies to different areas of the United
24 States (e.g., both west coast and east coast cities). The ISA should address whether a single C-R
25 relationship exists before estimating and applying such an assumed relationship to estimate
26 changes in health risks caused by changes in PM concentrations. The hypothesis that a single
27 manipulative causal C-R relationship exists can be tested using C-R data from different studies
28 by testing whether the property of invariant causal prediction (ICP) holds across the studies.
29 Relevant technical references include the following for testing whether ICP holds across
30 multiple studies include the following:
31 ○ Cox LA Jr. (2018). [Modernizing the Bradford Hill criteria for assessing causal relationships in observational data](#). Crit Rev Toxicol. 2018 Nov 15:1-31. The discussion
32 of external consistency is particularly relevant.
33 ○ Heinze-Deml C, Peters J, Meinshausen N. 2017. Invariant causal prediction for nonlinear
34 models. <https://arxiv.org/pdf/1706.08576.pdf>
35
36
37
38

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ○ Peters J, Bühlmann P, Meinshausen N. Causal inference by using invariant prediction:
2 identification and confidence intervals. *Journal of the Royal Statistical Society Series B*,
3 2016 78(5):947-1012
4

5 *p. ES-20: “Epidemiologic studies that conducted copollutant analyses show that associations remain*
6 *relatively unchanged when adjusting for gaseous pollutants and other particle size fractions (e.g.,*
7 *PM10–2.5), addressing a key uncertainty identified in the 2009 PM ISA.”*
8

- 9 • The ISA should address whether natural direct, controlled direct, and total manipulative causal
10 effects of PM exposures on health outcome probabilities also remain relatively unchanged after
11 adjusting for gaseous pollutants and other particle size fractions
12 • The ISA should also address whether natural direct, controlled direct, and total causal effects of
13 PM exposures on health outcome probabilities remain relatively unchanged after adjusting for
14 other risk factors such as sociodemographic factors and daily minimum and maximum
15 temperatures over the two weeks preceding the adverse health effects(s) of interest?
16

17 *p. ES-21: “Evidence continues to support a linear, no-threshold concentration-response relationship,*
18 *but with less certainty in the shape of the curve at lower concentrations (i.e., below about 8 µg/m3).”*
19

- 20 • The ISA should clearly distinguish throughout between *true* exposure concentrations, which are
21 usually unknown, and *estimated* exposure concentrations, which usually contain estimation or
22 measurement errors.
23 • Wherever the terms “exposure” or “concentration” are used in the ISA, it should be made clear
24 whether the exposures and concentrations referred to are *actual* (true) or *estimated* values. For
25 epidemiological studies, the answer is usually that they are estimated (often with large errors and
26 uncertainties). Much of the epidemiological literature on air pollution health effects, including
27 for PM2.5 specifically, conflates actual and estimated values and ignores errors in estimates. The
28 ISA should be meticulous in avoiding this conflation.
29 • Current evidence does not support a linear no-threshold (LNT) relationship between *true*
30 concentration and response probability, but only a LNT relationship between *estimated*
31 concentration and response probability. It is now known that even a sharp threshold in the true
32 C-R function is compatible with LNT for the estimated C-R relationship, so evidence supporting
33 LNT for the estimated C-R function does not constitute evidence supporting LNT for the true C-
34 R function. Technical references include the following:
35 ○ Rhomberg LR, Chandalia JK, Long CM, Goodman JE. (2011) [Measurement error in](#)
36 [environmental epidemiology and the shape of exposure-response curves](#). *Crit Rev*
37 *Toxicol. Sep*;41(8):651-71. doi: 10.3109/10408444.2011.563420.
38 ○ Cox LAT. [Effects of exposure estimation errors on estimated exposure-response relations](#)
39 [for PM2.5](#). *Environ Res.* 2018 Jul;164:636-646. doi: 10.1016/j.envres.2018.03.038

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28
- This conclusion that “*Evidence continues to support a linear, no-threshold concentration-response relationship*” should be revisited and updated if necessary after the draft ISA’s discussion of concentration-response (C-R) relationships is revised throughout to address effects of exposure concentration estimation and measurement errors on estimated C-R functions and on uncertainty about their true shapes.
 - The ISA’s discussion of evidence about LNT assumptions should be updated to address recent advances in understanding of biological mechanisms of PM-induced lung inflammation, such as the role of the NLRP3 inflammasome.
 - Cevallos VM, Díaz V, Sirois CM. [Particulate matter air pollution from the city of Quito, Ecuador, activates inflammatory signaling pathways in vitro](#). *Innate Immun*. 2017 May;23(4):392-400. doi: 10.1177/1753425917699864.
 - Du X, Jiang S, Zeng X, Zhang J, Pan K, Zhou J, Xie Y, Kan H, Song W, Sun Q, Zhao J. [Air pollution is associated with the development of atherosclerosis via the cooperation of CD36 and NLRP3 inflammasome in ApoE^{-/-} mice](#). *Toxicol Lett*. 2018 Jun 15;290:123-132. doi: 10.1016/j.toxlet.2018.03.022.
 - Xin L, Che B, Zhai B, Luo Q, Zhang C, Wang J, Wang S, Fan G, Liu Z, Feng J, Zhang Z. [1,25-Dihydroxy Vitamin D3 Attenuates the Oxidative Stress-Mediated Inflammation Induced by PM2.5 via the p38/NF-κB/NLRP3 Pathway](#). *Inflammation*. 2018 Nov 14. doi: 10.1007/s10753-018-0928-y.
 - Xu F, Qiu X, Hu X, Shang Y, Pardo M, Fang Y, Wang J, Rudich Y, Zhu T. [Effects on IL-1β signaling activation induced by water and organic extracts of fine particulate matter \(PM2.5\) in vitro](#). *Environ Pollut*. 2018 Jun;237:592-600. doi: 10.1016/j.envpol.2018.02.086.
 - Zheng R, Tao L, Jian H, Chang Y, Cheng Y, Feng Y, Zhang H. [NLRP3 inflammasome activation and lung fibrosis caused by airborne fine particulate matter](#). *Ecotoxicol Environ Saf*. 2018 Nov 15;163:612-619. doi: 10.1016/j.ecoenv.2018.07.076.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Mark Frampton

Major Comments

Need to re-appoint the CASAC PM review panel. Prior to the release of this draft PM ISA, and without consulting CASAC, EPA disbanded the expert PM review panel that had been previously appointed to assist CASAC in this important review. Over the past 30 years, NAAQS document reviews by CASAC have been assisted by expert review panels that supplement and expand the scientific expertise brought to bear. The seven chartered CASAC members by themselves do not have the breadth and depth of knowledge or expertise in many areas that are necessary to adequately advise the EPA, and to meet the statutory requirement for a thorough and accurate review.

For example, among the current seven chartered CASAC members, there are no experts in epidemiology, and there is inadequate expertise in health outcomes for which there is new evidence linking to PM, including reproductive and developmental outcomes, and neurobehavioral effects.

In order to provide the needed expertise in the review process, EPA should immediately re-appoint the PM review panel, and convene an additional CASAC public meeting to review and discuss the panel's comments, before CASAC finalizes its advice on the current draft ISA.

Study selection and quality assessment are described in general in the ISA Preamble, and more specifically for the PM ISA in Appendix 1. That Appendix indicates that studies are not necessarily excluded from consideration based on quality assessment. What is missing from the current draft PM ISA, as well as the preamble and Appendix 1, is a description of how quality assessments are used in the review process. The text of the ISA occasionally provides quality-related commentary in the text and/or tables, but this seems to be left up to the individual author of that section. The ISA would benefit from a clear description of the process for considering the study quality assessments in the development of the ISA. In addition, it would be helpful to provide answers to the following: Are the quality reviews performed by the section author(s) themselves, or independently? Are there written quality assessments for each study that are available to the author(s)? While the methods for assessing quality appear appropriate, there is currently a gap between study quality assessment and its application in the ISA preparation and subsequent risk assessment process.

Possible pulmonary vascular effects of PM, and cardiopulmonary interactions. In general, the background sections of chapters 5 and 6 ignore the importance of inter-relationships between respiratory and cardiac function. The mechanistic figures showing potential pathways for PM pulmonary and cardiovascular effects should be modified to reflect these considerations. Acute PM-related effects on LV ischemia or function, or effects on pulmonary artery pressure, could present as respiratory effects,

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 with dyspnea. This is especially true for COPD, where many patients have co-existing cardiac disease
2 and/or pulmonary arterial hypertension, and acute exacerbations often have a major cardiac contribution.

3
4 Pulmonary vascular effects are a likely pathway, in addition to inflammation and translocation, for both
5 acute and long-term PM effects. Pulmonary hypertension and right sided heart failure are briefly
6 discussed in section 6.2.5, under long-term effects, but there is additional evidence for pulmonary
7 vascular and right heart effects that is not discussed. Also, the findings of the study cited dealing with
8 diastolic dysfunction (Ohlwein et al., 2016) is related, because RV dysfunction can worsen LV diastolic
9 dysfunction by encroachment on the LV, with impaired filling. This is a pathway leading to clinical
10 findings of acute heart failure, but with preservation of LV systolic function. This is a very common
11 occurrence in COPD patients, and a major contributor to exacerbations. There is epidemiological,
12 clinical, and toxicological evidence to support a pathway of pulmonary vascular effects for PM. Only
13 one of the following studies (Aaron et al.) was cited in the ISA, in the context of heart failure in general.

- 14
15 1. Aaron CP, Chervona Y, Kawut SM, Roux AV, Shen M, Bluemke DA, et al. Particulate Matter
16 Exposure and Cardiopulmonary Differences in the Multi-Ethnic Study of Atherosclerosis.
17 Environ Health Perspect. 2016;124(8):1166-73. *Long-term PM2.5 exposures were associated*
18 *with greater RV mass and RV mass/ end-diastolic volume ratio conditional on the LV.a*
- 19 2. Grunig G, Marsh LM, Esmaeil N, Jackson K, Gordon T, Reibman J, et al. Perspective: ambient
20 air pollution: inflammatory response and effects on the lung's vasculature. *Pulm Circ.*
21 2014;4(1):25-35.
- 22 3. Leary PJ, Kaufman JD, Barr RG, Bluemke DA, Curl CL, Hough CL, et al. Traffic-related Air
23 Pollution and the Right Ventricle. The Multi-ethnic Study of Atherosclerosis. *Am J Respir Crit*
24 *Care Med.* 2014;189(9):1093-100. *NO2 as marker of TRAP linked with increased RV mass.*
25 *Accompanying editorial.*
- 26 4. Liu J, Ye X, Ji D, Zhou X, Qiu C, Liu W, et al. Diesel exhaust inhalation exposure induces
27 pulmonary arterial hypertension in mice. *Environ Pollut.* 2018;237:747-55.
- 28 5. Park SH, Chen WC, Esmaeil N, Lucas B, Marsh LM, Reibman J, et al. Interleukin 13- and
29 interleukin 17A-induced pulmonary hypertension phenotype due to inhalation of antigen and fine
30 particles from air pollution. *Pulm Circ.* 2014;4(4):654-68.
- 31 6. Rich DQ, Freudenberger RS, Ohman-Strickland P, Cho Y, Kippen HM. Right heart pressure
32 increases after acute increases in ambient particulate concentration. *Environ Health Perspect.*
33 2008;116(9):1167-71. *Panel study of patients with heart failure. Acute increase in PA pressure*
34 *with PM2.5.*
- 35 7. Wauters A, Vicenzi M, De Becker B, Riga JP, Esmaeilzadeh F, Faoro V, et al. At high cardiac
36 output, diesel exhaust exposure increases pulmonary vascular resistance and decreases
37 distensibility of pulmonary resistive vessels. *Am J Physiol Heart Circ Physiol.*
38 2015;309(12):H2137-44. Human clinical study of diesel exhaust using echocardiography, with
39 exercise testing and hypoxia.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

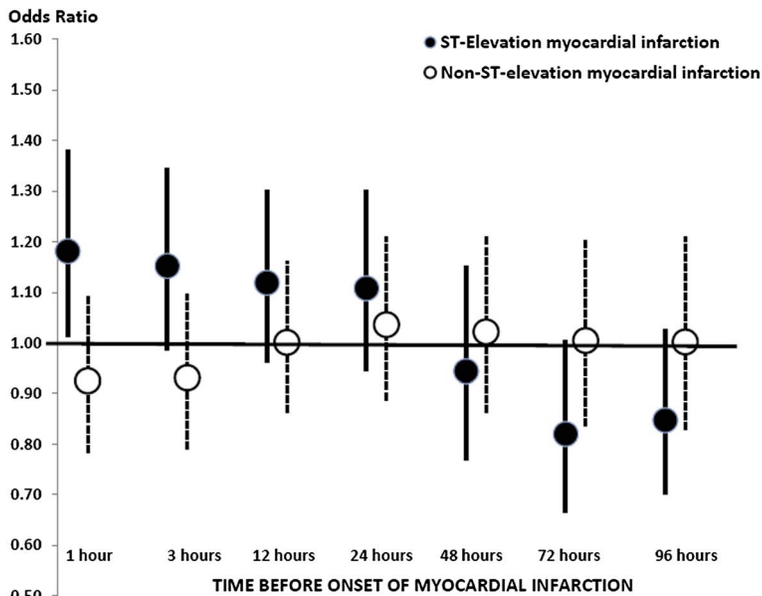
This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Page 5-6, line 5.** “Activation of sensory nerves in the respiratory tract can trigger local reflex responses
2 resulting in lung irritation.” “Lung irritation” lacks specificity, and may have different meanings for
3 different people. The more accurate term is “airway irritant response” which refers to this whole
4 sensory-mediated process, not just its result. Suggest replacing lung irritation in this sentence with “lung
5 function decrements and airway inflammation”. Elsewhere would replace “lung irritation” with “airway
6 irritant response”.

7
8 **Page 6-14, line 18.** “There were generally consistent results across recent studies looking specifically at
9 MI, and registry studies, which are likely to reduce outcome misclassification, report evidence of
10 positive associations with MI subtypes.” This sentence seems somewhat at odds with the first paragraph
11 on this page, which indicates inconsistencies, especially in the European studies. The interpretation
12 should be further clarified, with justification for disregarding the negative European studies.

13
14 **Chapter 6, Figure 6-1.** The potentially important role for NO and endothelins in PM effects on vascular
15 function are not adequately covered in the figures or the mechanistic paragraphs. There is evidence that
16 PM may act through both, with reduction in NO bioavailability and increased production of endothelins
17 by a variety of cells. There is also the possibility that translocated particles or their components may
18 directly injure the vascular endothelium.

19
20 **Figure 6-2, page 6-13.** The depiction of the associations with MI in the Gardner study appear to be
21 incorrect. The ISA Figure shows minimal associations with very broad CIs, but the figure (below) and
22 data from the paper show a significant effect on STEMI with a 1 hr lag.
23



24
25

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Section 6.2.6** is “Cardiac Electrophysiology and Arrhythmia”, and section 6.2.11 is “Heart Rate (HR)
2 and Heart Rate Variability (HRV)”. But cardiac electrophysiology encompasses HRV, and all are
3 measured using ECG. These sections could be combined, retaining the electrophysiology and arrhythmia
4 heading. Having widely separated sections with closely related outcomes is confusing. Similar
5 comments apply to sections 6.1.4 and 6.1.10.

6
7 **Section 6.2.8, Peripheral Vascular Disease (PVD), Venous Thromboembolism, Pulmonary**
8 **Embolicism**. The diagnosis “peripheral vascular disease” generally refers to disease in the peripheral
9 arterial system, rather than venous disease. The discussion in this section is limited to venous
10 thromboembolism, and does not address arterial PVD, so this term should be removed from the title. In
11 any case, PVD should not be lumped together with venous TE disease; they have different etiologies,
12 pathophysiology, and treatments.

13
14 **Page 6-176, line 3**. “A study of newborns in Massachusetts found elevated SBP with higher PM2.5
15 averages over the 30-, but not 60- or 90-day periods before birth (van Rossem et al., 2015) while
16 trimester specific associations between PM2.5 and increased SBP increased but confidence intervals
17 were wide...” This sentence is run-on and needs clarification. The description should make clear that the
18 exposure estimates were during the 90 days before birth, but the BP measurements were 30 hours after
19 birth.

20
21 **Page 6-196, line 31**. In the description of the Wilker 2014 study, the ISA states, “Only hyperemic flow
22 velocity was additionally associated with PM2.5 [-1.80 % change (95%CI: -3.45, -0.15)] These effects
23 are relatively large given that normal ranges are between 5-10% (Järhult et al., 2009). This description
24 of the findings of this study is incorrect. The normal range for FMD% is 5-10. Hyperemic flow velocity
25 is expressed in the units of cm/s, not %. Also, it is not clear where the “-1.80% change” comes from.
26 The Wilker 2014 abstract states: “An inter-quartile range difference in PM2.5 (1.99 mug/m(3)) was
27 associated with -0.16% (95% confidence interval [CI] -0.27%, -0.05%) lower flow-mediated dilation%
28 and -0.72 (95% CI -1.38, -0.06) cm/s lower hyperemic flow velocity%.”

29
30 **Page 6-283, line 26**. “Weichenthal et al. (2014a) reported positive associations between 2-hour averages
31 of NCs with SBP measurements taken 3 hours post-exposure, but associations with SBP were null.”
32 This sentence is contradictory and needs clarification. Associations of UFP with SBP were not
33 significant in this study.

34
35 **Chapter 7, Metabolic Effects**. A better distinction needs to be made between the potential metabolic
36 effects of PM, and metabolic abnormalities as markers of susceptibility to CV effects of PM. These two
37 issues are inappropriately thrown together here. Metabolic effects could include increased insulin
38 resistance, blood glucose, hemoglobin A1c, and incidence of diabetes. Alternatively, having diabetes,
39 obesity, or metabolic syndrome could render increased susceptibility to the CV effects of PM exposure.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 These are separate, important questions. However, the latter should not be described as “metabolic
2 effects”, but considered with other susceptibility factors.

3
4 **The first paragraph on page 7-18** describes a potential pathway for metabolic effects involving the
5 hypothalamus of the brain, and this important pathway is represented by a blue box in Figure 7-2.
6 However, there is no relationship shown between any of the mechanisms, represented by the green
7 boxes. Given the strong evidence for UFP translocation from the nasal mucosa to the brain (discussed
8 elsewhere in the document), this is a likely pathway for brain effects and should be represented in the
9 figure.

10
11 **Section 7.1.3, Other Indicators of Metabolic Function**, should be re-thought and re-organized. The
12 subheading topics of systemic inflammation and blood pressure have already been reviewed as
13 outcomes, and it is redundant to revisit them here. It is enough for the background to point out the
14 interplay of inflammation in metabolic effects and in obesity, as well as hypertension as a clinical
15 component of the metabolic syndrome, and reference the previous sections.

16
17 **It is unclear what is meant by “peripheral inflammation”** in Figure 7-2 and the accompanying text,
18 and would recommend not using this term. In reading section 7.1.3 (see below), peripheral inflammation
19 seems to be referring to increased inflammation in adipose tissue in various organs, which could have
20 important implications for obesity and metabolic responses. This should be stated more clearly. In
21 addition, this evidence would support a pathway that differs from the current pathways in the figures,
22 suggesting that PM exposure may lead to focal or organ-specific inflammation/oxidative stress, that
23 could be mediated by translocated PM or their components.

24
25 **Figure 7-2 is incomplete in several aspects.** The text describes a potential pathway for metabolic
26 effects involving the brain, but this important pathway is not represented in Figure 7-2. UFP have been
27 shown in animal models to translocate to the brain via the olfactory nerves. This is a pathway different
28 from the ANS effects of irritant nerve stimulation in the respiratory tract.

29
30 The biological plausibility section and Figure 7-2 **do not adequately address the distinctions and**
31 **differences between type 1 and type 2 diabetes.**

32
33 **Section 7.2.10, Metabolic Disease Mortality.** The title of this section, and some of the text, are a bit
34 misleading. People don’t often die of “metabolic disease” (although there are certainly deaths from
35 diabetic ketoacidosis). Their metabolic conditions increase risk for mortality from a variety of causes,
36 from cardiovascular deaths to pneumonia and other infections. The Pope 2014 paper described in this
37 section looks at cardiovascular mortality, and examines whether metabolic disease such as diabetes,
38 contribute to the PM risk for CV mortality. This issue fits best in Chapter 12.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Chapter 8. UFP short-term nervous system effects.** Page 8-82. The Liu et al 2017 human clinical
2 study is mistakenly characterized as showing an effect on the HPA axis. Again, the p-value was <0.1,
3 not <0.05. From abstract of the Liu study: “Ultra fine CAP was not significantly associated with changes
4 in any blood and urinary neural biomarkers examined.”
5

6 **UFP long-term effects.** The ISA does not provide adequate evidence to support the conclusion that
7 there is likely to be a causal association between long-term UFP exposure and nervous system effects.
8 There are no supportive human studies, and most of the animal studies that provide coherence were done
9 by a single group in a single location.
10

11 **Figure 9-1.** Vascular effects could mediate erectile dysfunction, independent of classic systemic
12 inflammation. Progression of atheromatous disease is a possible long term intermediary. Add
13 Vascular/endothelial effects to first set of blue boxes.
14

15 **Page 9-4.** “Inhalation of PM_{2.5} can result in translocation of particles or soluble factors from the lungs
16 (see Chapter 5) which then can increase respiratory tract inflammation...” The sequence is likely wrong
17 here. Particles in contact with airway epithelium initiate airway inflammation, in part via chemokine
18 production by the epithelial cells. That takes a few hours to develop, while transport of particles likely
19 starts before airway inflammation is fully developed. The translocated particles that enter the pulmonary
20 capillary bed are quickly transported to the left heart and then the systemic circulation. This sentence
21 seems to make the assumption that translocation causes pulmonary inflammation, which does not
22 accurately represent the pathophysiology.
23

24 **Table 9-6, page 9-29.** For the Kloog et al. 2012 study, the last column indicates the effect estimate is
25 1.03, with 95% CIs of 0.54, 0.63. These values are incorrect. According to the Abstract and Table 3 of
26 the publication, the odds ratio of premature birth was 1.06 (1.01 to 1.13).
27

28 **Figure 9-1.** Vascular effects could mediate erectile dysfunction, independent of classic systemic
29 inflammation. Progression of atheromatous disease is a possible long term intermediary. Add
30 Vascular/endothelial effects to first set of blue boxes.
31

32 **Page 9-4.** “Inhalation of PM_{2.5} can result in translocation of particles or soluble factors from the lungs
33 (see Chapter 5) which then can increase respiratory tract inflammation...” The sequence is likely wrong
34 here. Particles in contact with airway epithelium initiate airway inflammation, in part via chemokine
35 production by the epithelial cells. That takes a few hours to develop, while transport of particles likely
36 starts before airway inflammation is fully developed. The translocated particles that enter the pulmonary
37 capillary bed are quickly transported to the left heart and then the systemic circulation. This sentence
38 seems to make the assumption that translocation causes pulmonary inflammation, which does not
39 capture the pathophysiology.
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Page 9-6, line 23.** The Tallon et al. study is described as showing "...positive associations between
2 exposure to annual PM2.5 concentrations and erectile dysfunction in men aged 57–85 years (OR: 1.26;
3 95% CI: 0.81, 1.96)." Although the OR is positive, the 95% CI includes 1, so the findings are not
4 statistically significant. Highlighting this in the ISA as a positive study, without further qualification, is
5 misleading.

6
7 The words fecundity and fecundability are used interchangeably in this section. Suggest changing the
8 latter to the former wherever it occurs.

9
10 **Figure 10-2** does not accurately reflect the likely pathways for lung cancer. The current emphasis in the
11 figure is on transport of particles and systemic or brain effects. However, the most relevant pathway is
12 direct effects of PM or its components on the airway epithelium. While airway inflammation may be
13 involved, direct mutagenic, genotoxic, and epigenetic effects on the airway epithelium are likely more
14 important. Systemic inflammation and particle translocation away from the lung are not relevant for
15 lung cancer.

16
17 **Page 10-9.** "...an in vivo study by Sato et al. (2003) reported increased DNA adducts in lung, liver, and
18 nasal mucosal tissues after inhalation exposure to urban roadside air. Because this study evaluated
19 effects of exposure to a mixture of PM and gases, it does not inform the current ISA, which identifies
20 the hazard for effects after exposures to only the PM component of complex mixtures...". Virtually all
21 epi studies involve exposures to mixtures of PM and gases, and yet they can and do inform the PM ISA.
22 The issue with the study in this case is not the exposure to a mixture, but that PM concentrations in the
23 roadside air were not quantified. One could therefore argue that this study should not be included in the
24 ISA since it does not meet the screening criteria stated in the Preface, page P-14, indicating the focus is
25 on studies that "... (1) include a composite measure of PM or (2) characterize PM and apply some
26 approach to assess the direct effect of PM when the exposure of interest is a source-based mixture...".
27 At the very least, the preceding statement should be edited to clarify the limitation.

28
29 Also, page 10-35 line 3. Similar statement, no measurement of PM. Would not mention this study, or at
30 least correct the statement.

31
32 **Page 10-49 line 27.** This statement is incorrect: "Specifically, an assessment of adenocarcinoma, the
33 only subtype that develops in nonsmokers..." Adenocarcinoma is not the only type of lung cancer that
34 occurs in nonsmokers. "Only" should be changed to "predominant". The same applies to page 10-53,
35 line 11, and page 10-74, line 29.

36
37 **Chapter 12**

38
39 This chapter delineates the approach to considering the evidence for at-risk groups and populations. It is
40 an improvement on the approach taken in the 2009 ISA, and clearly presents the rationale and evidence

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 base for the conclusions. The 4-level grading of the conclusions is logical and reasonable, and parallels
2 the approach taken for causality determinations.

3
4 **Minor/Editorial Comments**

5
6 Page P-18. The bulleted list of definitions of causal relationships on this page could be removed, as it
7 duplicates information in Table P-2, page P-12.

8
9 Table 5-30, page 5-232. “Mild to moderate individuals with asthma” should be “Individuals with mild to
10 moderate asthma”.

11
12 Page ES-13, footnote 31. “Whole PM exposures” is a poor terminology for “exposures that contain both
13 PM and gaseous pollutants”. “Whole atmosphere” may be more descriptive.

14
15 There are several places in the ISA where “Section 0” is referenced. Presumably this is a placeholder
16 that needs to be corrected/completed. Examples: Page 5-5, line 13; page 5-8, line 13; Table 5-49, page
17 5-310.

18
19 Variable Figure quality. See Fig. 5-4, page 5-25.

20
21 Some CHE studies have failed to find BP elevations.

22
23 Page 167, line 3. The study being referenced is missing here. Judging from the text, it seems to be Aaron
24 et al., 2016.

25
26 Page 6-16, line 20. Provide the reference referred to here.

27
28 Section 6.1.5, Page 6-41. There should be a concluding sentence to the first paragraph indicating that
29 there are new studies since the 2009 review.

30
31 Page 6-56, line 2. The reference should be “Gong Jr. et al.”.

32
33 Page 6-56, line 31. “...although it was noted that assessing changes in blood pressure in the HF group is
34 difficult given beta-blocker use.” Assessing the changes is not difficult; the problem is that beta-blocker
35 use may blunt the effect.

36
37 Page 6-60, line 18. “...animal toxicological studies that provide biological plausibility for these
38 associations by demonstrating changes in hemodynamics (e.g., an increase in coagulation factors)
39 following short-term PM2.5 exposure...” “Hemodynamics” refers to blood circulation, including blood
40 flow, pressure, and rheology, not levels of coagulation factors or other soluble blood components.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Page 6-79, line 14. HF_n needs to be defined.
2

3 Page 6-91, line 5. "...increase the potential for an embolism." The major concern is the increased
4 potential for thrombus formation obstructing blood flow, especially in diseased coronary arteries. That is
5 the most common cause of acute MI.
6

7 Page 6-148, line 11. This sentence is incomplete and unclear.
8

9 The long-term CV effects sections contain frequent missing words, incomplete sentences, and
10 grammatical errors. The document as a whole would benefit from a careful editorial review.
11

12 Page 6-176, line 3. "A study of newborns in Massachusetts found elevated SBP with higher PM_{2.5}
13 averages over the 30-, but not 60- or 90-day periods before birth (van Rossem et al., 2015) while
14 trimester specific associations between PM_{2.5} and increased SBP increased but confidence intervals
15 were wide..." This sentence is run-on and needs clarification. The description should make clear that the
16 exposure estimates were during the 90 days before birth, but the BP measurements were 30 hours after
17 birth.
18

19 Section 6.2.8, Peripheral Vascular Disease (PVD), Venous Thromboembolism, Pulmonary Embolism.
20 The diagnosis "peripheral vascular disease" generally refers to disease in the peripheral arterial system,
21 rather than venous disease. The discussion in this section is limited to venous thromboembolism, and
22 does not address arterial PVD, so this term should be removed from the title. PVD should not be lumped
23 together with venous TE disease; they have different etiologies, pathophysiology, and treatments.
24

25 Last sentence of 6.5.3. "However, relative to control animals, a toxicological study did not find an
26 increase in markers consistent with cardiac damage following short-term exposure to PM_{10-2.5}." PM₁₀₋
27 2.5 is meant to be UFP here?
28

29 Page 7-12, line 2. "However, effects may be transient, so the upstream consequences are somewhat
30 uncertain." Many of the outcomes discussed in this document are transient; it is not clear why the
31 emphasis here. Also, it is not clear what is meant by "upstream" consequences. Did the author mean
32 "downstream"? Perhaps "clinical consequences" would be more clear.
33

34 NFκβ should be NFκB (the English letter B instead of the Greek letter β).
35

36 "IVF" needs to be defined at its first appearance in the document, which is on page 9-5.
37

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Sabine Lange

General note for these comments: a reference list can be found at the bottom of this document for those studies that are not referenced in the PM ISA.

General Comments

Literature Review and Study Quality:

- The EPA needs to provide specific details about how studies were chosen for this review. In the absence of this information it is very difficult to determine whether a comprehensive, unbiased review has been completed.
- The EPA states that other recent studies are not the focus of this evaluation because they did not address uncertainties and limitations in the evidence previously identified. This suggests that the EPA only included studies that address uncertainties – does that mean only those with better methods, that consider copollutants and other confounders, etc were included? Looking at the listed studies, that doesn't seem to be the case. Which studies weren't included? Referencing 14000 studies in the HERO database is not helpful for the reader to determine which studies were not discussed in the ISA.
- Similarly, a detailed explanation of how study quality criteria was applied to the reviewed studies should be described. These study quality criteria also need to be included in the discussion of the study results in the health effects sections, so that appropriate conclusions can be drawn that consider how the study was conducted.
- The quality of measured outcomes needs to be discussed in the health effects chapters, because not all measured outcomes are equally reliable.
- The EPA should better explain when and why studies of Asian air pollutants are included in the analysis. These studies are conducted in environments with PM concentrations much higher than in the US, and with a much different combination of constituents that makes the comparability to US populations difficult to determine.
- "Uncertainties" should be a column in each of the data tables, laying out the potential concerns with each study. This makes it easy for reviewers to see what gaps still need to be filled in the literature and helps them appraise whether those gaps may be substantial.

Evidence Integration:

- There should be a discussion at the beginning of this document about how the EPA addresses the combination of positive and null or negative studies. For example, in the biological plausibility sections, is a single paper showing some effect on an end-point of interest enough to conclude that the pathway is plausible? What if there are a lot of studies not showing that effect?
- Noting whether a change in a biomarker or a subclinical effect in a pathway is adverse or is a substantial change (in terms of disease states) would be helpful for distinguishing important

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

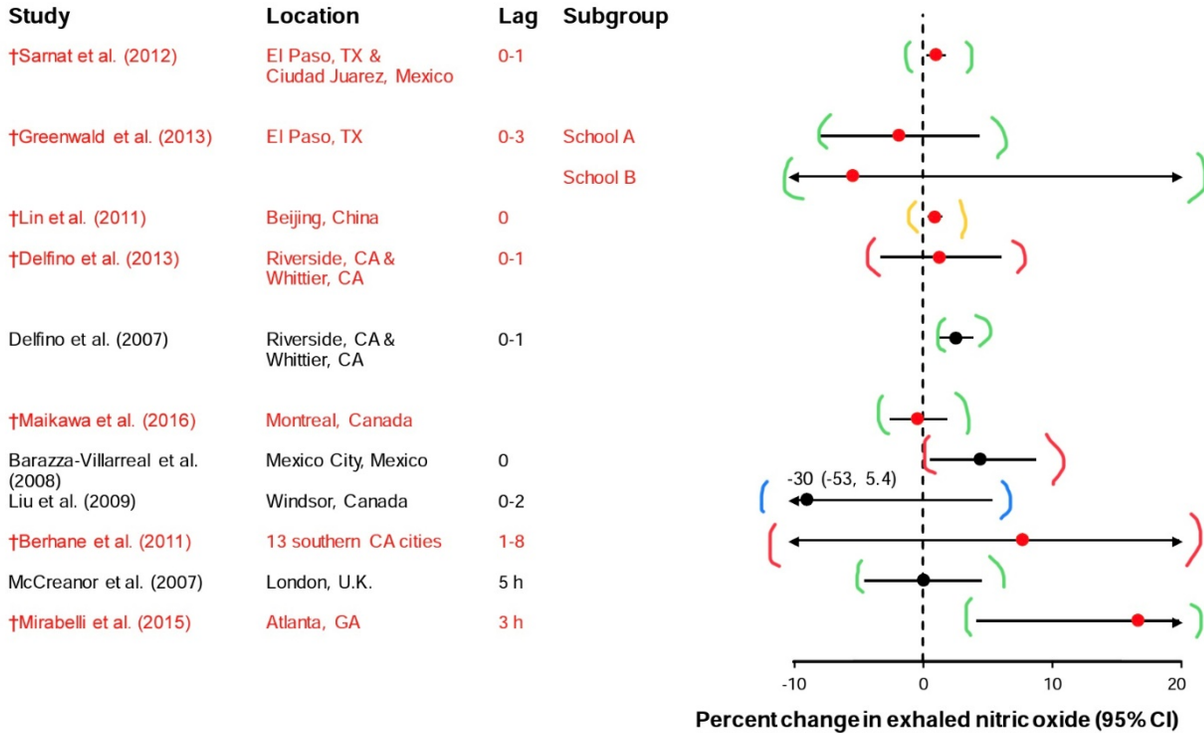
This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 changes from PM exposure. For example, what is the significance of the change in glomerular
2 filtration rate associated with long-term PM2.5 concentrations (pg 6-180)?

- 3 • The EPA should hypothesis-test its conclusions. For example, if PM2.5 concentrations are
4 causally related to total mortality, you might expect that PM2.5 only actually impacts some
5 subset of mortality types. If this is the case, then that mortality should have a larger more
6 significant association with PM2.5 than total mortality. Similarly, if all these effects are
7 occurring at the same concentrations, then you would expect the milder effects to be more
8 common and more likely to show an association than the more serious effects (e.g. HA or
9 mortality). You would also expect that long-term effects would occur at lower concentrations
10 and would show stronger effects than short-term, because of the cumulative exposure (assuming
11 that PM2.5 has an impact via cumulative exposure). In addition, EPA notes that increasing
12 variability in exposure or outcome estimates can bias the health effect estimate towards the
13 mean. Therefore, one would hypothesize that studies with better exposure or outcome measures
14 would have higher, more precise estimates than studies with poorer exposure or outcome
15 estimates. I completed a simple analysis of this type of hypothesis testing using data in several of
16 the presented forest plots:
 - 17 ○ Figure 1 – this figure is a copy of Figure 5-5 from this ISA (associations between short-
18 term PM2.5 exposures and exhaled nitric oxide in asthmatics), with marks around those
19 effect estimates with more precise (green) or less precise (red) estimates of exposure; or
20 with the highest (yellow) or lowest (blue) PM2.5 concentrations. No clear patterns are
21 discernible demonstrating higher effect estimates with more precise exposure estimates or
22 with higher PM2.5 concentrations.
 - 23 ○ Figure 2 - this figure is a copy of Figure 5-8 from this ISA (associations between short-
24 term PM2.5 exposures and respiratory-related HA and ED visits), with marks around
25 those effect estimates with more precise (green) or less precise (red) estimates of
26 exposure. The effect estimates generated with more precise exposure estimates tend to be
27 lower, but with narrower confidence intervals, than those with less precise exposure
28 estimates.
 - 29 ○ Figure 3 – this figure is a copy of Figure 11-1 from this ISA (associations between short-
30 term PM2.5 exposures and all-cause mortality), with marks around those effect estimates
31 with more precise (green) or less precise (red) estimates of exposure; or with the highest
32 (yellow) or lowest (blue) PM2.5 concentrations. Concentration does not seem to impact
33 the association. Mortality associated with studies using more precise effect estimates
34 shows generally higher, although with similar widths of confidence intervals, risks for
35 health effects.
 - 36 ○ Figure 4 – this figure shows the health effect estimates from forest plots in the short-term
37 PM2.5 and respiratory effects section, with the range of effects representing the range of
38 central estimates from each study. This does not show a clear pattern of increasing risk of
39 health effects with decreasing effect severity.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.



CI = confidence interval.

Note: **Studies in red with a dagger are recent studies.** Studies in black were included in the 2009 PM ISA. Effect estimates are standardized to a 10 µg/m³ increase in 24-hour average PM_{2.5}. Lag times reported in days. Corresponding quantitative results are reported in Supplemental Material ([U.S. EPA, 2018](#)).

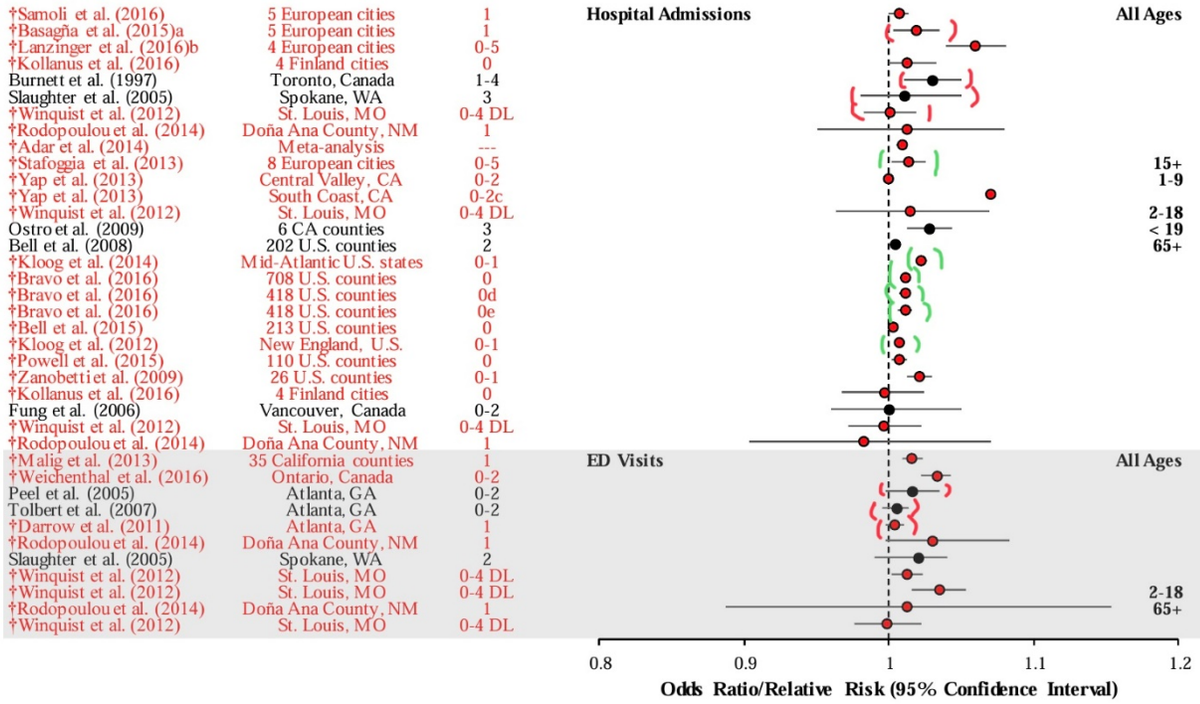
Figure 5-5 Summary of associations between short-term PM_{2.5} exposures and exhaled nitric oxide in populations with asthma.

1
2
3
4
5
6
7
8
9

Figure 1. Copy of Figure 5-5 from this ISA (associations between short-term PM_{2.5} exposures and exhaled nitric oxide in asthmatics), with marks around those effect estimates with more precise (green) or less precise (red) estimates of exposure; or with the highest (yellow) or lowest (blue) PM_{2.5} concentrations.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.



DL = distributed lag.

Note: †Studies published since the 2009 PM ISA. Black text: U.S. and Canadian studies included in the 2009 PM ISA. a = five European cities as part of the MED-PARTICLES project; b = only four of the five cities had PM_{2.5} data; c = quantitative data for confidence intervals not reported, but above the null; d = monitoring data result; e = downscaler CMAQ, only counties and days with monitoring data. Corresponding quantitative results are reported in Supplemental Material (U.S. EPA, 2018).

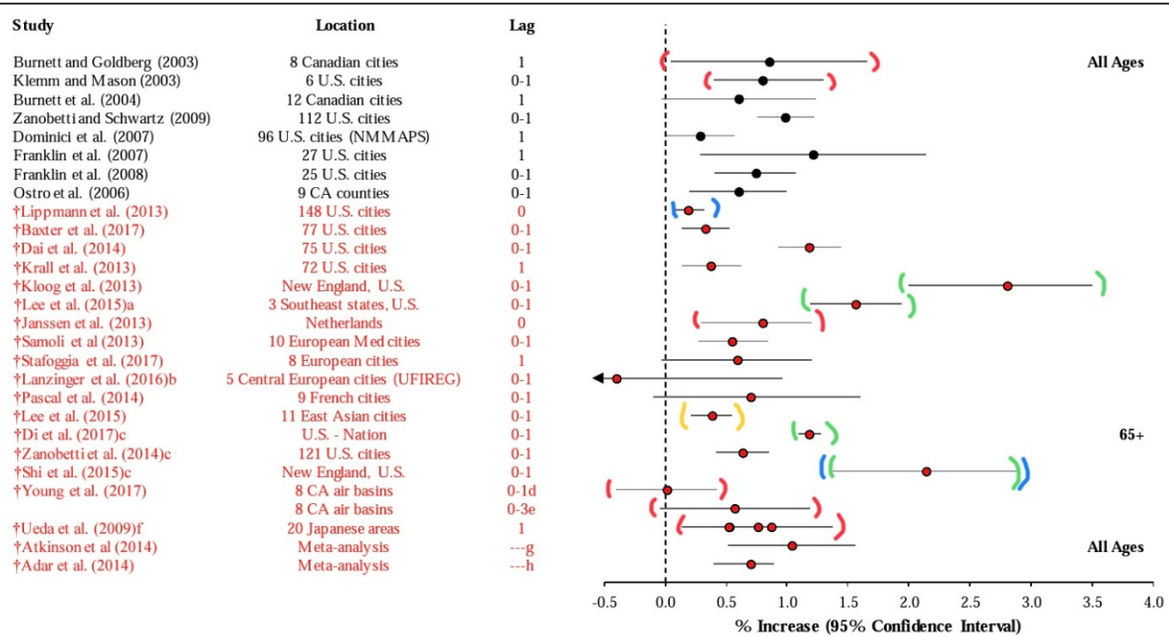
Figure 5-8 Summary of associations from studies of short-term PM_{2.5} exposure and respiratory-related hospital admission and emergency department (ED) visits for a 10 µg/m³ increase in 24-hour average PM_{2.5} concentrations

Figure 2. Copy of Figure 5-8 from this ISA (associations between short-term PM_{2.5} exposures and respiratory-related HA and ED visits), with marks around those effect estimates with more precise (green) or less precise (red) estimates of exposure.

1
2
3
4
5
6
7
8
9
10
11
12

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.



NMMAPS = National Morbidity, Mortality, and Air Pollution Study; UFIREG = Ultrafine Particles—an evidence based contribution to the development of regional and European environmental and health policy.

^aResults are from modeled PM_{2.5} analysis, analysis focusing on measured PM_{2.5} reported 1.21% (95% CI: 0.94, 1.47).

^bOnly four of the five cities measured PM_{2.5}.

^cShi et al. (2015) and Zanobetti et al. (2014b) only had data for all-cause mortality including accidental mortalities.

^dMain model used in Young et al. (2017) included current and average of 3 previous days daily maximum temperature, daily minimum temperature, and maximum daily relative humidity.

^eSensitivity analysis in Young et al. (2017) focusing on only the San Francisco Bay air basin, dropping out the maximum daily relative humidity term, where the shortest duration of lag days examined was 0–3 days.

^fUeda et al. (2009) presented results for three different modeling approaches, which are presented here: GAM, GLM, and case-crossover.

^gAtkinson et al. (2014) primarily focused on single-day lag results.

^hAdar et al. (2014) focused on single-day lag results, specifically lag 0, 1, or 2.

Note: †Studies published since the 2009 PM ISA. Black circles = U.S. and Canadian multicity studies evaluated in the 2004 PM AQCD and 2009 PM ISA. Red circles = Multicity studies and meta-analyses published since the completion of the 2009 PM ISA.

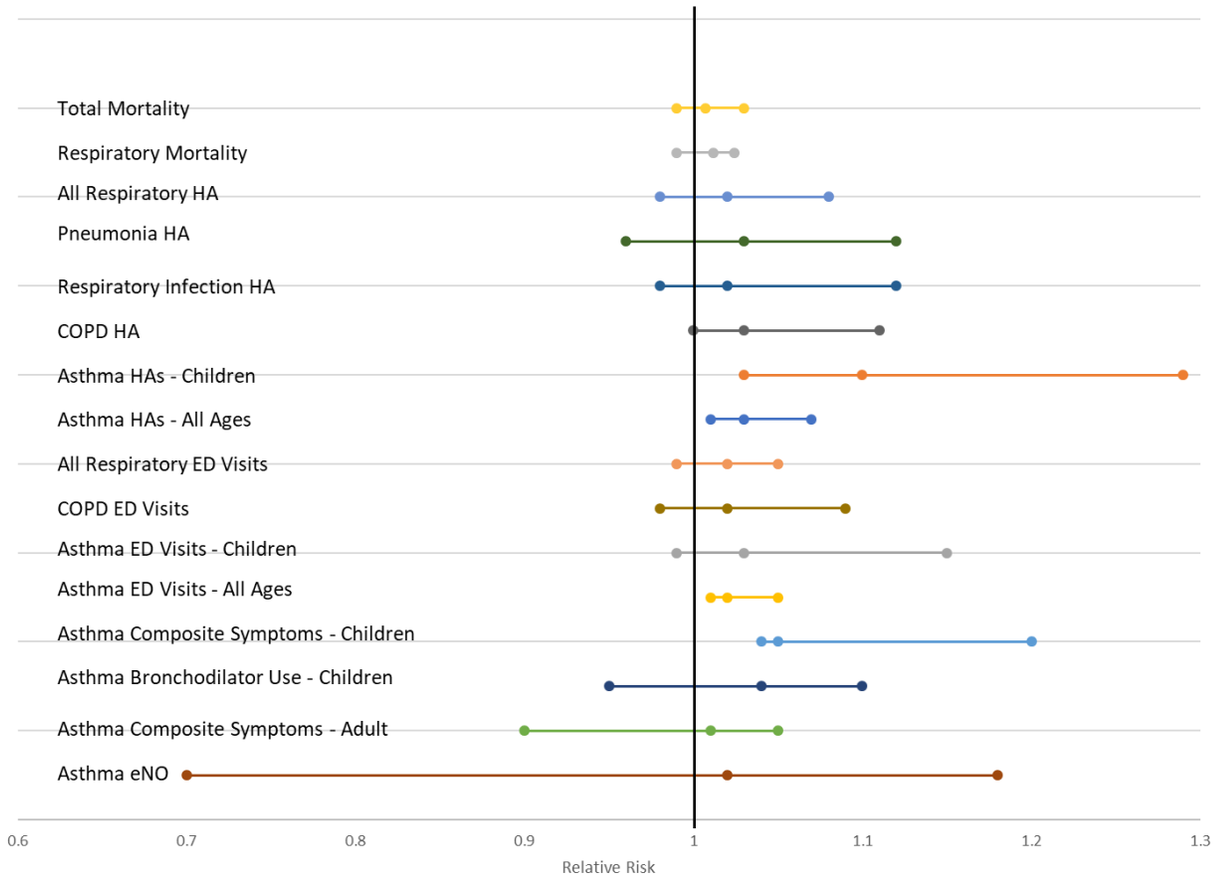
Corresponding quantitative results are reported in the Supplemental Material for this chapter, see (U.S. EPA, 2018a).

Figure 11-1 Summary of associations between short-term PM_{2.5} exposure and

Figure 3. Copy of Figure 11-1 from this ISA (associations between short-term PM_{2.5} exposures and all-cause mortality), with marks around those effect estimates with more precise (green) or less precise (red) estimates of exposure; or with the highest (yellow) or lowest (blue) PM_{2.5} concentrations.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.



1
2
3
4
5
6

Figure 4. Health effect estimates from forest plots in the short-term PM2.5 and respiratory effects section, with the range of effects representing the range of central estimates from each study. The effects are in the order of decreasing severity from top to bottom.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1
2 **Confounding:**

- 3
- 4 • The EPA should specifically look at studies that investigate confounding by known other causes of the effects of interest, such as allergens for asthma.
 - 5 • This document needs more discussion in the epidemiology sections about confounders considered in the different studies and the evidence of their impact on associations.
 - 6 • EPA states throughout this document that you can't reliably do a copollutant analysis if the copollutant is well correlated with the primary pollutant. But it is the correlation that makes the copollutant a potential confounder (if they aren't correlated, then it can't be a confounder, by definition). As noted in the exposure section there is certainly a problem with determining which of two correlated pollutants is actually causal (whichever is measured more precisely will have the effect attributed to it (Carrothers and Evans, 2000; Fewell et al., 2007; Lipfert and Wyzga, 1996) but that seems like something to directly address and develop an answer for.
 - 7 • Genetics contributes to many diseases, including cardiovascular disease, lung cancer, and asthma. In addition, it is not unusual for families to live in the same city or neighborhood. Therefore, family history is a potential confounder for PM effects (because it may be related to both the exposure and the effect, while not being a part of the possible causal pathway) that the EPA should consider when looking at incidence datasets.
- 8
9
10
11
12
13
14
15
16
17
18
19

20 **Measurement Error, Statistics, and Concentration-Response:**

- 21
- 22 • Measurement error and variability in epidemiology studies linearizes a non-linear relationship, and supra-linearizes a linear relationship (Rhombert et al., 2011). Measurement error can also obscure a threshold (Brauer et al., 2002; Cox, 2018; Lipfert and Wyzga, 1996; Watt et al., 1995; Yoshimura, 1990). Therefore, epidemiology studies with known measurement error (and other types of error, such as outcome error) should not be used to determine the actual shape of the C-R curve. I discuss this point more in my comments on the exposure chapter. Animal and human controlled exposure studies should be used to determine a likely threshold – there is quite a lot of data for this.
 - 23 • Concentration needs to be considered whenever a result is discussed. For example, the EPA states that mortality evidence provides coherence for a continuum of effects, without ever considering the concentrations at which these effects occur. Similarly, concentration plays a part in biological plausibility – is it plausible, that both mild effects and mortality occur at the same low concentrations? This should be explicitly discussed in this document.
- 24
25
26
27
28
29
30
31
32
33
34

35 **Editorial Comments:**

- 36
- 37 • Most of the figures are hard to read, because they are low resolution.
 - 38 • There is often reference made to Section 0 – there is no section 0.
 - 39 • Most of the chapters require some copy-editing, particularly chapters 4 and 9.
 - 40 • Much of the verbiage in the biological plausibility sections is recycled from one section to another – if the pathways are the same, these sections should be consolidated. Also, all the

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 biological plausibility sections state that their intention is to show “how” PM causes the health
2 effect. Why is “how” in quotation marks? This makes it sound like the EPA doesn’t take this
3 important consideration seriously.

- 4 • The tables should specify what type of effect estimate was generated for a particular study (e.g.
5 OR, HR, RR, % increase, etc).
- 6 • This document needs a list of figures and tables.
- 7 • At the beginning of every subsection on a particular health effect there should be a summary of
8 EPA’s conclusions about that health effect based on the new data. As it stands, some of the
9 sections have these summaries, and others do not.
- 10 • What is the pattern for studies listed in the tables? E.g. studies in Tale 5-1 aren’t alphabetical, by
11 year, or by age, or by exposure type. These should be arranged in some way to make a particular
12 study easier for the reader to find, or easier for patterns to be discerned.
- 13 • Different chapters have inconsistent organization – CNS has biomarkers of effects first, then
14 diseases, whereas the opposite is true with respiratory and CVD. The organization should be
15 consistent between chapters.
- 16 • When including monitoring information in tables in this ISA, there should be inclusion of
17 information about the monitoring sample schedule (e.g. 1 in 3-day, 1 in 6-day, a combination) –
18 this can impact the information that can be gleaned from the study, and potentially the exposure
19 measurement error. Similarly, any data interpolation that is done in a study (particularly the long-
20 term studies) to estimate PM_{2.5} concentrations should be included in the tables. Also, the model
21 fit if exposure was modeled and was presented by the authors (and a note if the model fit was not
22 presented by the authors).
- 23 • EPA should not present negative associations that aren’t statistically significant as “near null”
24 (e.g. pg 11-72), and positive associations that aren’t statistically significant as “positive”.
- 25 • In general, the EPA should state which estimate is chosen to present in the graphs, if there are
26 multiple estimates presented in a study.

27
28
29 **Chapter 3: Exposure to Ambient Particulate Matter**
30

- 31 • The EPA should provide more discussion of the personal-exposure measurement literature,
32 including some key systematic reviews published in 2010 (Avery et al., 2010a, 2010b) that
33 described the variability in personal-ambient relationships, and stated that “The wide range in
34 estimated correlations between personal and ambient PM_{2.5}, as well as the associations with
35 participant, study and environment characteristics, suggest that the potential for exposure
36 misclassification can be substantial.” This should be further discussed in this document and used
37 to better inform interpretation of studies that assume a relationship between ambient and
38 personal PM_{2.5} concentrations. The systematic review guidelines for TSCA (US EPA, 2018)
39 lists study quality criteria for epidemiology studies (amongst others). They state as a criterion for
40 deeming a study unacceptable (and therefore for removal from the review) “There is evidence of

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 substantial exposure misclassification that would significantly alter results.” This needs to be
2 seriously considered for studies that use ambient monitors as surrogates for personal exposure.

- 3 • There is considerable evidence in the literature that exposure measurement error (and likely other
4 types of error) in epidemiology studies can generate shapes of C-R curves that do not accurately
5 represent the underlying C-R function (Cox, 2018; Yoshimura, 1990). For example, from
6 Rhomberg et al. 2011: “Overall, because of the prevalence of exposure measurement error in
7 epidemiology data and lack of reliable error-mitigating techniques, conclusions about the
8 linearity of the exposure-response curve must be examined carefully and treated with some
9 skepticism.”
 - 10 ○ “Lipfert and Wyzga (1996) found that for a true PM₁₀ threshold of up to 150 µg/m³, an
11 underlying “hockey-stick” risk model would appear consistent with linear (no-threshold)
12 models in the presence of independent variable error.”
 - 13 ▪ From Lipfert and Wyzga: “If the variables that we are forced to work with (from
14 fixed ambient monitors) already contain a lot of exposure error, no amount of
15 analysis of this type can provide a remedy since the error cannot be removed. In
16 such situations (which may include most of the PM studies), even sophisticated
17 statistical analysis cannot impart real meaning to the data.” (Lipfert and Wyzga,
18 1996)
 - 19 ○ From Watt (1995), “Using the same data and parameters from Liroy et al., (1990) as
20 Lipfert and Wyzga (1996) but a slightly different computational approach in which
21 individual exposures were assumed to be lognormally distributed around the
22 central/ambient exposure, they also showed that error can mask a true threshold
23 function.” (Liroy et al., 1990; Watt et al., 1995)
 - 24 ○ From Brauer 2002: “From both sets of figures, it is evident that when surrogate measures
25 (ambient concentrations) are not highly correlated with personal exposures, a threshold
26 can be masked at the population level even if there is a clear, common threshold at the
27 individual level (individual risk function). Furthermore, even if the threshold is not
28 completely masked, it is likely to be biased.” (Brauer et al., 2002)
- 29 • Therefore, epidemiology studies that have known, substantial error in the exposure estimates,
30 should not be used to determine the shape of the C-R function between PM and health effects.
- 31 • For the general conclusion that exposure measurement error biases towards the null, evidence
32 suggests that this is only true if the following assumptions hold: 1) the concentration-response is
33 linear (Fuller, 1987); 2) the measured concentrations are a good surrogate for ambient
34 concentrations (not a valid assumption for PM, as noted above); 3) it is a single-pollutant model;
35 and 4) the differences between measured concentrations and personal concentrations are constant
36 (Zeger 2000). If any of these assumptions are false, then the estimated effect of PM on health
37 could either be an under-estimate of the true effect, or it could reveal an effect that is not due to
38 ozone concentrations. Many studies have shown that exposure error can in fact have complicated
39 effects on the health effect estimate that are not captured by the generalization that there is bias

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 towards the null (Cefalu and Dominici, 2014; Goldman et al., 2011; Jurek et al., 2008, 2005;
2 McGuinn et al., 2017).

3
4 **Methodological Considerations:**

- 5 • The EPA cites Pope 2009 and Zanobetti & Schwartz 2009 in their argument that ambient
6 monitors should continue to be used as exposure surrogates. One of these arguments is “The
7 ambient monitor approach is the least data intensive approach among all exposure concentration
8 estimation methods because it only requires data from a single monitor to represent exposures to
9 a large area (on the order of 100 km²).” Are the authors and the EPA suggesting that one
10 monitor per 100 square kilometers is adequate to capture exposure estimates for all the
11 individuals in that area? This is completely inconsistent with the personal exposure-ambient
12 correlations, which show great variability in personal-ambient correlations, even using ambient
13 monitors that are much closer than 100 km² (Avery 2010a, b).

14
15 **Exposure Assessment and Interpretation of Epidemiologic Study Results:**

- 16 • The EPA states that “If this occurs, the health effect related to PM exposure would be
17 underestimated or potentially not detected. Positive correlation between PM and the copollutant
18 and between the exposure measurement errors of PM and the copollutant can add more negative
19 bias to the PM health effect estimate. Spatial variability of concentration differs among the
20 particle size spectrum, and this may cause more exposure measurement error in PM_{10-2.5} or
21 UFP compared with PM_{2.5} (Section 3.4.2.2). Hence, if PM_{2.5} is measured with less error than
22 copollutants, it is likely that the effect will be attributed to PM_{2.5}”. This means that in
23 copollutant models whichever pollutant is measure with the least error is most likely to be
24 ascribed the positive effect, as has been demonstrated by several groups (Carrothers and Evans,
25 2000; Fewell et al., 2007; Lipfert and Wyzga, 1996). This makes interpreting copollutant models
26 quite tricky and requires considerations of exposure measurement error for each component. The
27 EPA should specifically address this point when discussing copollutant models in the health
28 effects chapters.

29
30
31 **Chapter 4: Dosimetry of Particulate Matter**

- 32
33 • This chapter provides very useful and up-to-date information about PM dosimetry in humans and
34 model organisms. This information is crucial for interpreting doses caused by PM exposure, and
35 should be an integral part of the interpretation of health effects studies in Chapters 5-11. One
36 way to make dosimetry more interpretable in the health effects chapters would be to include the
37 exposure concentrations at which different patterns were observed. For example, the Miller 2017
38 study exposed people to particle numbers that are about 1000-times higher than ambient
39 (compare 4.15 x 10E6/cm³ of ~4 nm particles, with the Stanier 2004 study measuring 5.6 x
40 10E3 particles/cm³ for 3-10 nm particles cited on pg 2-32 of this ISA).

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • The summary for this section captures the relevant conclusions from this chapter. However, the
2 sentence “New dosimetric information shows that PM10 overestimates the size of particles
3 likely to enter the human lung.” is somewhat confusing and could be reworded. I recommend
4 using wording based on the summary in Chapter 1: PM10 uses a 50% cut-point at 10 μm , which
5 provides a conservative (protective) overestimate of particles that reach the thoracic
6 compartment of the lung.
7

8 **Structure and Function of the Respiratory Tract:**

- 9 • To streamline this chapter so that it only includes necessary information, the paragraph
10 reviewing the history of scientific views on post-natal alveolar development could be removed.
11

12 **Ventilation Distribution:**

- 13 • This section discusses ventilation distribution in dogs and horses, including pregnant Shetland
14 ponies, and then concludes: “Thus, the position in which rats are exposed may influence the
15 regional delivery and deposition of inhaled aerosols.” Extrapolation of ventilation distribution to
16 rats should probably be restricted to data that is more similar to rats (dogs and horses may be
17 quite different), and if these species are relevant to rats, that should be explained.
18

19 **Thoracic and Respirable Particles:**

- 20 • I appreciate the inclusion of the information that PM10 was chosen as a cutpoint to over-
21 represent the true penetration of particles into the thoracic region; and that penetration of 1 μm
22 particles into the human lower RT is more affected by route of breathing than by age, sex,
23 activity level, or breathing pattern. This is very helpful for interpretation of human health effect
24 studies and for assessment of at-risk populations.
25 • The discussion of translocation of insoluble versus soluble components provides good
26 information. A great add-on to this would be providing some information about how big a
27 contribution is made by soluble particles to total particles, because these particles could have a
28 more direct or obvious linkage to the systemic effects than insoluble particle translocation
29 (which occurs at a very low frequency).
30

31 **Deposition Patterns:**

- 32 • This section notes that inertial impaction at carinal ridges can result in concentrations at those
33 locations that are hundreds to thousands of times higher. There may be very local responses at
34 these sites of deposition that aren’t captured by whole-lung washes. Would a reaction at these
35 small sites be enough to mediate the health effects seen in toxicology and epidemiology studies?
36

37 **Factors Modulating Deposition:**

- 38 • Physical Activity - The last paragraph on page 4-26 provides important information about the
39 impact of exercise on lung deposition of different sized particles. The clarity of this information
40 summary would be improved by making a clear distinction between lung deposition fraction and

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 total lung deposition. It seems that while lung deposition fraction may not change during
2 exercise, because the individuals are breathing more air, more total particles are deposited in the
3 lungs.
4

5 Particle Clearance:

- 6 • Interspecies clearance and retention – The information about the differences in particle clearance
7 between animals and humans is very useful for the extrapolation of health effect results between
8 species. It would be helpful if this section also included information about what concentrations
9 and dose-rates in rats cause the inhibition of mucocilliary clearance, because that would provide
10 information about what effects in rats may be more or less relevant to humans.
11

12 Particle Translocation:

- 13 • This section provides information that is used by the EPA to support biological plausibility in
14 further chapters of this ISA. With this in mind there are several points that are worth
15 emphasizing (perhaps summarizing at the beginning of this chapter) that will help readers apply
16 this information to potential pathways of effect:
17 ○ Translocation of particles < 200 nm may occur along the axon to the olfactory bulb,
18 although there is little data for this in humans. Because of a reduction in the foramina
19 area in humans with age, there may be a decrease in this pathway in older humans.
20 ○ Translocation to the olfactory bulb has been demonstrated in animals with Mn from
21 welding fumes. However, other poorly soluble metals in the fumes did not translocate to
22 the olfactory bulb, suggesting that translocation may be component specific, or is due to
23 soluble particles.
24 ○ It has been difficult to determine how much translocation outside of the respiratory tract
25 is caused by movement of insoluble particles, versus movement of soluble particle
26 components. Because this translocation of particles to the blood and nervous system may
27 contribute to health effects, it would be very valuable if the EPA provided some
28 information about what fraction of particles are soluble, and perhaps what types of
29 soluble components could cause certain types of health effects.
30 ○ While olfactory particle translocation may happen, the human data is quite uncertain (the
31 human autopsy studies published in 2010 and 2013 by Calderón-Garcidueñas et al. do not
32 provide definitive evidence because of problems with proper controls and determining
33 the source of the UFPs found in brain tissue). However, even if there is translocation it is
34 likely to be a very tiny fraction of particles, as estimated by Garcia et al. 2015, with only
35 0.001% of 20 nm particles being deposited on the human olfactory mucosa.
36 ○ From Miller et al. 2017, about 0.03% of gold nanoparticles seem to have translocated
37 from the respiratory tract to the blood in humans.
38 • In reference to the note made by EPA on page 4-59 that the “absolute numbers of particles
39 reaching the olfactory bulb over time can be considerable (Figure 4-7).”, more data should be
40 provided to support this conclusion. Figure 4-7 provides the dose-rate of UFPs to the olfactory

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 epithelium, which doesn't provide much explanation about the absolute number of particles
2 reaching the olfactory bulb, or whether it reaches a threshold that could be labeled as
3 "considerable".

- 4 • Many studies test the translocation of particles into the blood or olfactory apparatus using a label,
5 typically a radio label. However, some of the label may be attached to a soluble subset of the
6 tested chemical, causing a signal that may not be due to the insoluble particle. Therefore, when
7 discussing these types of studies, it would be of value to the reader if the EPA explicitly
8 discussed that study's control for solubility, and whether the signal from the non-respiratory
9 tissues was shown to be particle-bound (e.g. the discussion of the Geiser et al. (2005) results on
10 page 4-59). The information provided can be similar to how EPA addressed the 99mTc-labeled
11 particles discussed on page 4-60.
- 12 • Because Miller et al. 2017 is a central paper in this analysis, a discussion of solubility and
13 potential ingestion of the gold particles should be provided. There should also be consideration
14 of the doses used in Miller 2017 compared to ambient concentrations.
- 15 • There is a discussion in this chapter about the potential translocation of particles to the fetus. It is
16 not accurate to portray the available data on fetal translocation of particles as providing
17 "biological plausibility of effects during pregnancy", for two reasons. 1) The only information
18 available for fetal translocation is from oral or intravenous animal studies that are not relevant to
19 inhalation exposures (as evidenced by data showing that the extra-pulmonary distribution of
20 particles from inhalation is different compared to IV or oral administration). 2) The administered
21 doses generate systemic particle concentrations that are orders of magnitude higher than would
22 be attained via inhalation. Altogether these studies do not provide biological plausibility of
23 particle translocation to the fetus at relevant exposures via inhalation in humans.
24

25 **Factors Modulating Particle Clearance:**

- 26 • The discussion of particle overload in rats is very helpful for the extrapolation of rat data to
27 humans, particularly for chronic effects of PM exposure. Providing data on the doses or dose-
28 rates at which this occurs would aid further in applying this information to rat-human
29 extrapolation. Are any of the doses or dose-rates used in the rat studies reviewed in the ISA
30 likely to cause particle overload?
31

32 **Summary:**

- 33 • EPA states in the summary that "The fraction of nanoparticles translocating from the peripheral
34 lung into circulation is generally low (less than a fraction of a percent) for larger nanoparticles
35 (18–80 nm) but can approach several percent for extremely small particles (1.4–2.8 nm)." EPA
36 should note here that while several percent of extremely small particles may translocate into the
37 peripheral circulation in rodent studies with exposure by lung installation, there is no evidence
38 that this much translocation occurs with exposure to even very small particles (4-5 nm) in
39 humans.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Similarly, when discussing results showing fetal translocation of particles, EPA should state that
2 this was using oral or IV particle administration and cannot be extrapolated to human inhalation
3 exposures at relevant ambient concentrations.
4
5

6 **Chapter 5: Respiratory Effects**
7

8 Short-Term Effects of PM2.5
9

10 Biological Plausibility:

- 11 • In this discussion of biological plausibility, the EPA does a good job of laying out the potential
12 paths that particles may take to influence the respiratory system. In the summary EPA states that
13 “Immune system responses due to the presence of particles in the interstitial space may
14 contribute to respiratory health effects.” What is the impact in the respiratory tract of particle
15 translocation to the interstitial space and then movement to the lymph nodes? This is a method of
16 removal, but is there direct evidence of its adversity? If particles activate the immune responses
17 in the local lymph nodes, this could be added to the biological plausibility summary.
- 18 • The beginning of the biological plausibility pathway for all PM-induced health effects in this
19 ISA is respiratory tract inflammation, oxidative stress, and injury. In this section EPA states that
20 strong evidence for these effects is provided by human and animal studies. However, the human
21 studies, which have exposed individuals at higher-than-ambient concentrations with exercise
22 (healthy as well as vulnerable populations) show very little evidence for this (data summarized in
23 the following bullet points).
- 24 • Inflammation in human controlled exposure studies of fine CAPs:
- 25 ○ Ghio 2003, Gong 2003, Gong 2004, and Huang 2012 did not show an increase in
26 inflammatory cell infiltration or soluble inflammatory mediators after exposure to fine
27 CAPs from different locations, and Gong 2005 & Holgate 2003 did not show an increase
28 in infiltration of immune cells. These studies were conducted on people who were
29 healthy, asthmatic, elderly, or had COPD, and at concentrations up to 178 ug/m3. (Ghio
30 et al., 2003; Holgate et al., 2003)
 - 31 ○ Ghio 2000 did show an increase in neutrophil infiltration with PM2.5 exposure, but no
32 change in soluble inflammatory mediators. Urch 2010 showed an increase in soluble IL-6
33 at 3 hours after PM2.5 exposure in people exposed to concentrations higher than 100
34 ug/m3, but no change in inflammatory cell infiltration, and no change in soluble
35 inflammatory markers when PM2.5 exposure was combined with 120 ppb ozone
36 exposure.
 - 37 ○ Altogether, the evidence for PM2.5-induced respiratory inflammation in human
38 controlled exposure studies is inconsistent and largely negative.
- 39 • Lung injury in human controlled exposure studies of fine CAPs:

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 ○ Ghio 2000 showed a decrease in bronchial total protein, and Gong 2003 and 2005 found a
2 decrease in sputum total or epithelial cells. This is the opposite direction of adversity,
3 with lung damage usually manifesting in an increase in total protein or cells. Behbod
4 2013, Gong 2004, Huang 2012, and Urch 2010 showed no increase in pulmonary damage
5 markers with fine CAPs exposure.
6 ○ Altogether these studies show evidence of a lack of pulmonary damage with higher than
7 ambient PM2.5 concentrations in multiple populations.
- 8 ● Similarly, this section says that there is evidence of lung function changes in humans, but
9 actually most studies don't show this effect. No adverse pulmonary function effects of exposure
10 to CAPs were shown in Brauner 2007, Ghio 2000, Gong 2003, Gong 2004, Huang 2012, Lay
11 2001, Sivagangabalan 2011, or Urch 2010, who used exposures up to 206 ug/m3 and in healthy
12 younger and older subjects, and subjects with asthma or COPD. (Bräuner et al., 2007; Lay et al.,
13 2001). A few studies showed some lung function effects – Gong 2005 observed a decrease in
14 FEF25-75 in healthy older adults with PM2.5 exposure, but not with PM2.5+400 ppb NO2, nor
15 in individuals with COPD. Hazucha 2013 observed a decrease in FEV1 in smokers and ex-
16 smokers. Altogether this is not compelling evidence that PM2.5 causes lung function deficits.
17 The EPA should explicitly state how they interpret the occasional positive study in light of many
18 negative studies.
 - 19 ● The EPA conjectures that activation of the autonomic nervous system (ANS) causes the
20 respiratory effects, but they should include a discussion about whether the lack of FEV1
21 responses is consistent with an ANS or airway irritant response (usually an irritant/neural
22 response in the airways triggers a decrease in FEV1, as with ozone).
 - 23 ● The EPA states that PM2.5 caused changes in SaO2, FEV1, and tidal volume in human and
24 animal studies with COPD. However, there was very little response in human studies (some
25 evidence that CAPs cause less responsiveness in COPD people or maybe improvement in
26 animals with chronic bronchitis (CB)). Saldiva 2002 found less neutrophil density in CB rats
27 with PM2.5 exposure, and Clarke 1999 found increases in tidal volume (TV) and PEF (decreases
28 would be adverse). The results of these studies need to be integrated into EPA's conclusions.
 - 29 ● Immune responses are cited as occurring subsequent to respiratory tract inflammation and
30 oxidative stress and are blocked by anti-oxidants. However, this evidence comes from Whitekus
31 2002, a diesel exhaust particle (DEP) study that only found effects with OVA treatment + 600
32 ug/m3 DEP and not with 2000 ug/m3 DEP alone. The OVA system is cited as being similar to
33 human asthma, but a few sentences about how they are similar and different, and to what degree
34 the severities are similar would be helpful (e.g. is this like severe asthma, or mild asthma?).
 - 35 ● For the pathway activation of sensory nerves, the EPA notes that the previous ISA and this one
36 demonstrated changes in respiratory rate and lung volumes (i.e. rapid shallow breathing).
37 However, the Clarke 1999 paper demonstrated an increase in TV with CAPs in healthy or CB
38 animals, and no increase in breathing rate. There is data that lung irritant responses are mediated
39 by the vagus nerve and the parasympathetic nervous system. However, isn't this the opposite

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 direction from the heart rate variability (HRV) responses cited in the next chapter? This needs to
2 be addressed.

- 3 • The EPA notes that Ghelfi 2008 found involvement of the TRP sensory nerve receptors in
4 response to PM_{2.5} exposure, because TRP antagonists blocked PM_{2.5}-mediated effects. This
5 study lacks important study details (could be addressed with a study quality evaluation), but its
6 data suggests parasympathetic ANS activation. However, Chiarella 2014 is also cited, and this
7 study demonstrates activation of the sympathetic ANS with increased norepinephrine. The EPA
8 need to consider these study results in their biological plausibility pathways.
9

10 **Asthma Exacerbations:**

- 11 • HA & ED Visits – the EPA states on pg 5-7 that there is controlled human exposure and animal
12 toxicology evidence for short-term PM_{2.5}-induced allergic inflammation. However, I don't think
13 that there is any human evidence for this, and there are no citations offered for this statement. If
14 there is evidence, it should be cited, as well as discussed in the biological plausibility section.
15 For animal toxicological studies, the Harkema 2009 and Wagner 2012 papers did not show
16 evidence of CAPs alone inducing allergic inflammation, and only showed an enhancement of
17 OVA-induced inflammation at higher CAPs concentrations from Detroit (not Grand Rapids).
18 ○ Figure 5-2 – the confidence intervals are not presented for Yap 2013.
19 ○ Most of the ED visit effect estimates are not statistically significant – how does this affect
20 EPA's determinations about the conclusions from this data?
21 ○ There needs to be discussion of other types of confounders besides copollutants, such as
22 the aeroallergens presented in Hebern & Cakmak (2015). EPA states that there is
23 evidence of seasonality, but it isn't clear if this represents PM having different effects
24 based on the season, or if it is just unexplained heterogeneity in the study results.
25 ○ Several of the studies in Figure 5-3 have different years than the corresponding entry in
26 Table 5-1.
- 27 • Asthma Respiratory Symptoms and Medication Use – most of the studies presented in Figure 5-4
28 show positive results, but almost none are statistically significant. This section states that the
29 EPA has increased confidence in the results because recent evidence shows associations with
30 PM_{2.5} measured outside of children's schools. However, the Spira-Cohen (2011) study showed
31 that personal exposures were not associated with symptoms, and that outside concentrations were
32 not good surrogates of personal exposure. How does this support the EPA's conclusions about
33 the effects of PM_{2.5} on asthma?
- 34 • Lung Function Changes in Asthmatics – the EPA states that lung function changes in asthmatics
35 were only evaluated in epidemiology studies, but Gong 2004 and Urch 2010 (both human
36 controlled exposure studies) investigated effects of CAP exposures in asthmatics and found no
37 effects on lung function. No summary figure or information is provided for the epidemiology
38 studies, making study results difficult to interpret without looking up all the papers individually.
39 From looking at the studies, it is clear that the Spira-Cohen (2011) results weren't statistically
40 significant, and the Delfino (2008) paper only had associations with lag 0 for 1 or 8 hr max and it

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 wasn't clear if the authors made sure that the maximum concentration occurred before the
2 asthma lung function effect. Smargiassi (2014) found no effect of personal PM2.5 exposure on
3 an array of lung function effects. So there is considerable variability in the findings of these
4 studies that the EPA needs to address. Many of the studies summarized in Figure 5-4 are not
5 present in the associated Table 5-2.

- 6 • Subclinical Asthmatic Effects – EPA focuses on a relationship with eNO (Figure 5-5). There is
7 an even distribution of negative, null, and positive effect estimates. However, there are also
8 CAPs studies in asthmatics that have shown little or no effect of exposure to PM2.5 on lung
9 function, inflammation, or damage (Gong 2003, Urch 2010). The Harkema (2009) paper does
10 not show independent effects of 600 ug/m3 CAPs on pulmonary endpoints but does show that it
11 can enhance OVA-induced bronchopneumonia. This did not happen with the animals exposed to
12 356 ug/m3 CAPs (8 Hrs per day for 3 days), demonstrating a threshold of effects. Wagner 2012
13 also showed that Grand Rapids CAPS at 600 ug/m3 actually diminished OVA-induced effects,
14 showing a constituent-importance, and possibly a counter-intuitive protective effect. These
15 results need to be considered when drawing conclusions in this section.

16
17 COPD Exacerbation:

- 18 • HAs and ED Visits – A new meta-analysis is cited as providing positive (statistically significant)
19 evidence of an association between PM2.5 and COPD exacerbation (Li 2016). Li (2016)
20 conducted a systematic review and meta-analysis of 18 studies from North and South America (1
21 study), Europe, and Asia (3 studies). The heterogeneity statistic for PM2.5 and COPD HAs was
22 88%, meaning that these studies are very heterogenous and probably shouldn't have been meta-
23 analyzed (a study quality assessment would have picked this up). The mortality estimates were
24 heavily weighted by the Santiago Chile study, and Taiwan studies weight the HA estimate.
- 25 • COPD Lung Function Changes – Ebel (2006) and Trenga (2007) from the last review are cited
26 as having found lung function effects in people with COPD. Both of these studies only showed
27 positive associations with ambient monitors, and lesser non-significant associations with
28 personal exposure. This isn't consistent with poorer exposure estimates biasing towards the null,
29 or with biological plausibility of PM2.5 exposure causing the lung function effects. Two new
30 American studies show no or inconsistent effects; the only significant effects presented are in
31 studies in Mexico City or Asia. Controlled exposure studies that are cited (Gong 2004 and 2005)
32 are noted as having found decreases in oxygen saturation in adults with COPD, but no changes in
33 lung function. There were also no symptoms, and no evidence of pulmonary inflammation or
34 damage in those studies that should be considered here.
- 35 • Subclinical COPD effects - The only new epidemiology information provided is from Chinese
36 studies which have unknown applicability to US exposure. Two panel studies were cited as
37 evidence of changes in eNO associated with PM2.5. One of these, Jansen 2005, showed no
38 statistically significant associations with fixed site monitors, and the association with indoor
39 PM2.5 (which will be closer to personal), was null. EPA notes that Gong 2005 found a decrease
40 in columnar epithelial cells with PM2.5 (more pronounced in healthy people than people with

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 COPD). But this was a decrease in *sputum* epithelial cells – an increase in sputum epithelial cells
2 suggests damage, but the authors couldn't explain the decrease in cells.
3

4 Respiratory mortality:

- 5 • New studies seem to provide inconsistent evidence that there is an association between short-
6 term exposure to PM_{2.5} and respiratory mortality: Figure 11-2 presents 7 new effect estimates
7 from the US and Europe with a similar range of magnitude, but variable effects (3 statistically
8 significantly positive, 2 non-statistically significantly positive, 2 non-statistically significantly
9 negative). EPA noted that there was limited coherence with human controlled exposure and
10 animal studies in the previous ISA, and presumably this is still the case. How does this affect the
11 EPA's conclusions?
12

13 Policy-Relevant Considerations:

- 14 • Policy-relevant considerations are included sporadically in the individual sections as well. This
15 section is not a separate component of the other end-points or exposures in this ISA, so it is not
16 clear why the EPA put a separate section for policy relevant considerations here.
17 • EPA notes that epidemiologic studies often conduct analyses to determine whether the observed
18 effects are due to chance, bias, or confounding. However, there is essentially no discussion of
19 chance in this chapter, despite its inclusion on this list. There is also very little discussion of
20 confounding that is not due to copollutants. These topics need to be included much more
21 thoroughly by EPA.
22 • Copollutant Confounding - In the figures the open and closed symbols need to be defined.
23 Sometimes this section refers to a discussion of copollutant confounding in the relevant health
24 effects section, and that section refers to this policy-relevant section (e.g. subclinical asthmatic
25 effects section). This section needs to be consolidated and clarified.
26 • Model Specification - EPA notes that degrees of freedom for temporal trends and weather
27 variables mostly don't affect the results, and therefore that there is reduced uncertainty from
28 model mis-specification. However, it seems like there are far more modeling options than just df
29 for temporal trends and lags for weather variables. Two studies (Strickland 2010 and Sarnat
30 2015) look at the effect estimates for lag -1 day as a control. EPA notes that the results of the
31 base model were similar to those for lag -1 day, but because the associations for lag -1 day were
32 smaller (1.03 compared to 1.05 for lag 0-2; and 1.02 compared to 1.04 for lag 0-2), that potential
33 confounders were adequately controlled in the model. But both show positive results, one
34 borderline stat sig, for a lag -1. If those results were for lag 1 EPA would have considered them
35 to be indicative of a positive association. This type of result needs to be considered when EPA
36 takes any positive result as indicative of an effect. In general, Sarnat 2015 only saw associations
37 between PM_{2.5} and ED visits for asthma/wheeze, not pneumonia, COPD, general respiratory
38 disease, general CVD, IHD, arrhythmia, or CHD.
39 • Lag Structure - EPA notes that lag structure can be informative about whether PM_{2.5} has
40 immediate, delayed, or prolonged effects. However, effects at inconsistent lags can place doubt

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 on the veracity of the results. For example, Strickland 2010 showed early lag effects, and Kim
2 2012 showed 4-12-day lag effects. In addition, lag 0 is problematic because it is not entirely clear
3 if the effect occurs before or after the exposure. EPA notes a somewhat delayed lag of 0-5 days
4 for respiratory morbidity, but a shorter lag of 0-2 for respiratory mortality – it seems that the
5 opposite would be true – that more immediate concentrations would lead to less severe effects,
6 while it would take more exposure to cause mortality.

- 7 • Season Effects – EPA notes that the 2009 ISA found that some associations between PM2.5 and
8 respiratory effects were stronger in the warm months, and for others they were stronger in the
9 colder months. Newer data that EPA presents demonstrates seasonal heterogeneity, with no clear
10 pattern. How is this heterogeneity interpreted? Before the EPA interprets this is showing a
11 complex relationship between PM2.5 and season, they should consider whether the results are
12 due to bias, chance or confounding, and if the heterogeneity is in fact suggesting a lack of causal
13 association between PM2.5 and the relevant health effect. Only once these concerns have been
14 addressed should the EPA investigate what these seasonal patterns may be indicating about how
15 or under what circumstances PM2.5 causes a health effect. Studies of aeroallergens (e.g. Hebern
16 and Cakmak 2015) suggest that these could be important potential confounders and are a
17 reminder that copollutants aren't the only confounder.
- 18 • Temperature – What would the EPA expect the effect of temperature (or season) to be on
19 PM2.5-mediated respiratory effects? More effects in the cold season because of burning as a
20 source of heat, or during warm season because of interactions with allergens? EPA should
21 generate some mechanism-based hypotheses for these effects, and then see if the data matches.
22 For example, if you think that sulfate is an etiologic factor, then look at places with higher
23 sulfate in certain seasons (even if it is not measured for the study, emissions inventory data can
24 be used), and see if that is when the effect is greater.
- 25 • Concentration-Response and Threshold Analyses – EPA presents Figure 5-21 from Silverman
26 and Ito (2010), and states that the authors found that the non-linear model wasn't any better at
27 fitting the data than the linear model. However, Figure 5-21 presents a distinctly non-linear
28 shaped curve. Evidence presented from Gleason 2014, showing positive estimates in the 5th
29 quintile of PM2.5, no association in the 3rd and 4th quintiles, and the largest association in the 2nd
30 quintile suggests a lack of evidence of any association. EPA concludes that there is some
31 evidence for linearity, and some evidence for non-linearity. There is no discussion of MOA or
32 results from experimental studies that would inform this decision.

33
34 Long-Term Respiratory Effects of PM2.5

35
36 Biological Plausibility:

- 37 • It would be helpful if the EPA could clarify how changes in the renin-angiotensin system could
38 impact long-term respiratory function. In addition, since there is only a single study with
39 information on this endpoint, a shorter discussion could be devoted to it.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- EPA states that there is evidence of Th2 immunity from Kim 2016a, however the cited Deilulis 2012 suggested Th1 and not Th2, so the EPA should clarify why the Kim 2016a study provides more definitive evidence of the activated immune pathway. In addition, Kim 2016a used Penh as a marker of airway hyperresponsiveness (AHR), but this is generally acknowledged to be a poor marker for AHR in animals (Bates and Irvin, 2003).
- EPA cites studies showing increased oxidative stress, injury, inflammation, and morphologic changes in the nasal mucosa (Guo 2017 is cited twice). However, the relevance of nasal changes in rats and mice (obligate nasal breathers) to human effects is not clear and should be directly addressed.
- It would generally be useful to have concentrations and exposure conditions provided, with appropriate dosimetric adjustments to allow the reader to understand the comparison to human effects and doses.

Lung Function and Development:

- EPA states that PM2.5 effects on lung function and development are supported by several iterations of the Children's Health Study in California. They note that associations are supported by a multicity cohort in Taiwan, although the concentrations are considerably higher. Since they are reviewing these higher concentration Asian studies, it would be good if the EPA noted if the associations were stronger or the effect estimates larger, as one would hypothesize (based on Figure 5-28, this doesn't seem to be the case). EPA states that pre-adolescent effects are uncertain (positive effects in a Chinese cohort, but not in the European PIAMA study). In general, it seems that the only real evidence comes from the CHS cohort, which is just studied over and over again.
- Table 5-19 shows that there are moderate to high correlations with many copollutants, which makes interpretation of the CHS study results problematic.
- EPA notes that they expect to have only low-to-moderate spatial heterogeneity for the CHS study, so that means that there is unlikely to be major exposure measurement error. This statement assumes that spatial heterogeneity is the only source of exposure measurement error, and in general needs to be better supported.
- There seem to be animal toxicology studies only from Beijing and Sao Paulo looking at developmental effects of PM2.5. They show some evidence of effects, but interpretation is tricky because of the exposure locations.

Development of Asthma:

- Several longitudinal studies look at the relationship between new asthma and PM2.5. Many of them show positive associations, but most are not statistically significant (Gehring 2010 is non-statistically significant when adjusting for study region, and Gehring 2015, Yang 2016, McIntyre 2014 for ever asthma, McConnell 2010, Clarke 2010, and Nishimura 2013 aren't statistically significant). EPA states that studies generally provide support for an association between asthma prevalence and PM2.5, though not all studies – Fuertes 2013b and Akinbami 2010. Why aren't

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 these last two studies shown in the summary Figure 5-30? Altogether this doesn't seem to be
2 compelling evidence of an association between new asthma and PM2.5.

3
4 Long-Term Respiratory Effects of PM10-2.5

- 5 • Table 5-30 and 5-31 are the same.

6
7 Short-Term Respiratory Effects of UFPs

- 8 • Biological Plausibility – For respiratory tract inflammation, Frampton 2004, Frampton 2006, and
9 Gong 2008 didn't show any increase in immune cells or soluble inflammatory mediators after
10 UFP exposure (with very high number concentrations, in the 10^5 to 10^6 range), and Samet
11 2009 saw no immune cell infiltration, and only an increase in IL-8 at 0 hrs after exposure.
12 Altogether this is not convincing of a respiratory tract inflammatory effect. In the inflammatory
13 section when discussing evidence the EPA should be sure to note which species is being
14 discussed (humans, rats, etc). (Frampton et al., 2006, 2004)
- 15 • There is a lot of discussion in the biological plausibility section about how UFPs can penetrate
16 more deeply into the lungs than fine or coarse PM, and maybe can translocate into the blood, but
17 at some point in this section the EPA should address why the UFP results show less evidence of
18 health effects than for PM2.5.
- 19 • There are few studies for short-term respiratory effects of UFPs, with essentially no statistically
20 significant results for any of the analyzed endpoints (asthma HAs and ED visits, inflammation or
21 pulmonary fxn changes in controlled human exposure studies, COPD exacerbation, respiratory
22 infection, total respiratory HA or ED visits, healthy human controlled exposure studies). EPA
23 should be clearer as to why this data merits a “suggestive” causality determination.
- 24 • Respiratory mortality incorrectly references Table 11-9, which is for PM10-2.5, not UFPs –
25 should be Table 11-13.

26
27 Long-Term Respiratory Effects of UFPs

- 28
29 • EPA states that a paucity of data prevent the description of biological pathways that may
30 underlie long-term respiratory effects of UFPs, and then they drew a diagram of those pathways
31 (Figure 5-50). Is this a mistake, or was this pathway really drawn based on very little data?
- 32 • Data present from Tyler 2016, Araujo 2008, Reed 2008, and Tanaka 2013a does not support
33 pulmonary inflammation as a pathway, because there was no pulmonary inflammation observed.
- 34 • No association was demonstrated between UFPs and respiratory mortality in Ostro 2015.
- 35 • This section incorrectly discusses PM10-2.5 in the summary and causal determination.
- 36
37
38
39
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Chapter 6: Cardiovascular Effects**
2

3 Short-Term PM_{2.5} Exposure and Cardiovascular Effects
4

5 Biological Plausibility:

- 6 • The first pathway starts with respiratory inflammation, leading to systemic inflammation.
7 However, there was poor evidence of respiratory inflammation in CHE studies, and animal
8 toxicology studies only showed respiratory inflammation when coupled with a strong allergen
9 such as OVA, or SO₂-damage to induce chronic bronchitis (discussed in comments on Chapter
10 5). Where does the systemic inflammation come from, in the absence of respiratory
11 inflammation?
- 12 • Evidence for systemic inflammation in CHE studies shows some studies with increasing blood
13 immune cells (neutrophils, monocytes, etc), but the types of cells are inconsistent, and other
14 studies don't show increases. Behbod 2013 – shows increased leukocytes and neutrophils, but
15 links these to endotoxin, not CAPs, and no increase in soluble inflammatory markers. Urch 2010
16 showed an increase in blood IL-6 at 3 hours after exposure to CAPs >100 ug/m³, but not with
17 CAPs>100 + 120 ppb ozone; Brook 2009 – at 148.5 ug/m³ showed increased WBCs and
18 neutrophils, but not soluble inflammatory mediators; Gong 2004 saw increased basophils in
19 blood at 4 hrs after exposure to 167 ug/m³ in healthy older adults, but not in older adults with
20 COPD. Studies that did not find changes in blood immune cells and/or soluble inflammatory
21 mediators: Bellavia 2013, Devlin 2003 (or one of this group of studies), Gong 2003, Hazucha
22 2013, Hemmingsen 2015a, Huang 2012. Ghio 2003 saw a decrease in total blood leukocytes.
23 Brauner 2008 saw no change in soluble inflammatory markers.
- 24 • Budinger 2011 is cited as evidence that PM induces inflammation in the lung, which increases
25 systemic thrombosis. This group exposed mice to Chicago CAPs at 88.5 ug/m³ for 8 hrs per day
26 for 3 days and saw a 2.5-fold increase in IL-6 mRNA, as well as TNF-alpha. These mice also
27 had a 2.5-fold increase in blood thrombin-antithrombin complexes and adipose PAI-1. They also
28 intra-tracheally installed 200 ug of CAPs, and saw lung injury, decreases in clotting time (not
29 dependent on PAI-1), and much higher increases in IL-6. This shows that increases in PAI-1
30 aren't necessary for changes in clotting time, and that the changes in the clotting parameters are
31 not PM (or inflammation) dose-dependent. Unfortunately, the authors did not look at lung injury
32 or clotting time in the inhalation-exposed mice. This evidence does not support the hypothesis
33 that inflammation in the respiratory tract is related to clotting effects, because when substantially
34 more inflammation was induced (by intratracheal installation instead of inhalation), there was no
35 further increase in blood thrombin-antithrombin complexes.
- 36 • EPA also references Xu 2013 to demonstrate an increase in systemic inflammatory mediators
37 (although Xu 2012, discussed in the respiratory section, did not see this increase). Xu 2013
38 exposed mice to 143.8 ug/m³ Columbus OH CAPs for 6 hrs/day, 5 days per week for 5, 14, or
39 21 days. Adhesive leukocytes were increased at 14 days only and rolling leukocytes at 21 days
40 only. Serum cytokine MCP-1 was increased at 5 days only, with no change in IL-6, IL-10, IL-12,

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 TNF-alpha, or IFN-gamma. IL-6 expression was increased in epididymal fat at 5 days only. An
2 increase in activated macrophages was seen in bronchial sections (but not BALF) with no change
3 in neutrophils. The authors incorrectly conclude that there is a neutrophilic response. This is not
4 convincing of a systemic inflammatory response.

- 5 • EPA state that there are CHE, epidemiology, and animal toxicology studies showing changes in
6 thrombotic measures after PM exposure. The CHE studies they cite are Lucking 2011, Ghio
7 2000 and 2003, and Gong 2003 (incorrectly labeled as Jr. et al.). Ghio 2000 and 2003 both saw
8 increased fibrinogen, but Gong 2003 saw a decrease in Factor VII, Gong 2004 and Huang 2012
9 saw no change in clotting factors, and Mills 2008 saw an increase in platelets. Lucking 2011 is a
10 diesel exhaust paper. EPA cites Lucking 2011 to state that these increases in prothrombotic
11 factors can increase thrombosis, but filtering particles out of the diesel exhaust in that study did
12 not decrease the size of ex vivo thrombotic plaques.
- 13 • For the animal toxicology studies supporting changes in thrombotic measures, the EPA cites
14 Kodavanti 2005, who studied the total results from 6 one-day CAPs exposures and 7 2-day CAPs
15 exposures. There were no biological effects (pulmonary or systemic) in the SH rats exposed for 4
16 hrs to 1172-1765 ug/m³ CAPs. Two-day exposures (4 hrs each) to 144-2758 ug/m³ caused
17 variable responses. No breathing parameters were different in the WKY rats, but the SH rats had
18 decreased breathing frequency. The WKY rats had a decrease in total and macrophage cells in
19 BAL, and an increase in neutrophils, but not on the day with the highest concentrations. No
20 BALF changes were observed in the SH rats. There were increases in GGT (a damage marker)
21 and fibrinogen in the SH rats, but not on the days with the highest PM. There was no correlation
22 between any response and the PM mass, but some correlation with metals concentrations. This
23 paper does not provide convincing evidence of PM_{2.5}-induced inflammation or thrombotic
24 effects.
- 25 • EPA cites changes in vascular function and blood pressure demonstrated in CHE, epidemiology,
26 and animal studies. For the CHE fine CAPs studies investigating BP:
 - 27 ○ Bellavia 2013 showed increased SBP with exposure to 242 ug/m³ Toronto CAPs; Brook
28 2009 showed increased DBP (not SBP) with exposure to 148 ug/m³ Toronto CAPs; and
29 Sivagangabalan 2011 showed increased DBP (not SBP) with exposure to 154 ug/m³
30 Toronto CAPs.
 - 31 ○ No effects on BP were seen with fine CAPs exposure in Brauner 2008, Brook 2002,
32 Devlin 2003, Gong 2003, 2004, or 2005, Hemmingsen 2015a, Huang 2012, or Mills
33 2008. These studies exposed individuals who were healthy, elderly, overweight, with
34 COPD, asthma, or CHD, to PM_{2.5} CAPs concentrations up to 207 ug/m³. (Brook et al.,
35 2002)
 - 36 ○ Altogether, these CHE studies don't appear to provide convincing evidence of an effect
37 of CAPs on BP.
- 38 • EPA suggests that one of the pathways of effects of PM_{2.5} on the CV system is via activation of
39 the sympathetic arm of the autonomic nervous system (ANS). However, this is the opposite arm
40 of the suggested ANS pathway from the respiratory section.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • EPA notes that there can be resulting heart conduction abnormalities from PM2.5 exposure, as
2 evidenced in CHE, epidemiology, and animal tox studies. However, the EPA does not reference
3 or discuss the results from Langrish 2014 who showed with 12,500 hours of ECG recordings that
4 there was no association between PM concentration and arrhythmia in CHE studies. (Langrish et
5 al., 2014)
- 6 • One aspect of biological plausibility that doesn't seem to be considered here is that all of these
7 pathways have to be activated in a single person for there to be movement from the initial
8 exposure to the apical event. Therefore, citing one study for one aspect of the pathway, then
9 another study for another part of the pathway does not prove that the whole pathway could
10 happen in one person. There are studies that look at many of the steps in a single analysis, and
11 the total results from these studies should be discussed, not single independent results. For
12 example:
 - 13 ○ Ghio 2000 and the other studies that published results from this dataset (Devlin 2003,
14 Harder 2001, Holgate 2003) measured respiratory effects, and looked at systemic
15 inflammation, BP effects and HRV. While increased pulmonary neutrophilia was
16 observed, there was no increase in systemic inflammatory markers, and no change in BP
17 or HRV. This study exposed healthy individuals to on average 120 ug/m3 Chapel Hill
18 fine CAPs. (Harder et al., 2001)
 - 19 ○ Gong 2003 exposed healthy and asthmatic individuals to 141 ug/m3 LA fine CAPs and
20 observed no respiratory or systemic inflammation, and a decrease in heart rate and an
21 increase in the high frequency HRV, both of which are indicative of parasympathetic
22 activation. The lack of pulmonary or systemic inflammation suggests that this is not
23 mediated by inflammation.
 - 24 ○ Huang 2012 exposed healthy individuals to 90 ug/m3 Chapel Hill fine CAPs and did not
25 observe any signs of pulmonary or systemic inflammation, nor changes in pulmonary
26 function, clotting factors, BP, HR, or HRV.

27
28 **Ischemic Heart Disease and Myocardial Infarction:**

- 29 • This section notes a diminishment in concern about exposure measurement error from the last
30 review because of better exposure modeling. However, there is no discussion about concern for
31 copollutant confounding from the last review, although I don't see from the study summaries that
32 the studies looked at copollutant confounding. Has this concern been addressed?
- 33 • Section 6.1.2.1 (ED visits and HAs) concludes by saying that recent studies "continue to provide
34 evidence for positive associations between short-term PM2.5 exposure and IHD ED visits and
35 HA." However, in the paragraph before it there was discussion of one study with a positive but
36 not statistically significant result (Bell 2015), one with a positive statistically significant result
37 (Kloog 2014), one with associations only in NYC but not the rest of the state (Hsu 2017), one
38 with associations in 2 of 7 states (Talbot 2014), one with a negative association (Milojevic
39 2014), and two single city studies with opposite results (Kim 2012, Sarnat 2015). How does this

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 add up to continuing to provide positive estimates? And where is the discussion of copollutant
2 confounding?

- 3 • MI studies are even less consistent, although EPA concludes again that there is a generally
4 positive association. Figure 6-2 shows studies on both sides of the “no-effect” line, and the
5 majority aren’t statistically significant. “Although not all studies observed positive associations,
6 overall, recent administrative studies continue to provide evidence of a positive association
7 between PM2.5 and MI, particularly for immediate lag periods (see Section 6.2).” What is your
8 criteria for evidence of a positive association? This statement is also not supported by EPA’s
9 note that the MI registry-based studies, which have less outcome error than the administrative
10 studies, show even less consistent results. If there is a real association, you would expect that
11 studies with better outcome assessment would show more consistent, cleaner associations.
- 12 • Final statement: “Consistent, positive associations across multicity and single-city studies
13 continue to provide strong evidence for the relationship between short-term PM2.5 and IHD that
14 is unlikely to be driven by chance or systematic bias.” However, only measurement error was
15 even discussed in this section, although these studies didn’t directly assess it. If systematic bias
16 (e.g. from copollutants) is not addressed, then it can’t be ruled out. Also, there weren’t
17 consistent, positive associations, as noted in the previous text, there were many null and negative
18 associations.
- 19 • Studies of ST-Segment Depression: It is not clear why the CHE studies are not discussed in this
20 section. ST-segment changes have been measured in several studies.

21
22 **Heart Failure and Impaired Heart Function:**

- 23 • Two of the studies in Table 6-3, published in 2015, are not marked as being published since the
24 last ISA.
- 25 • Although the EPA again concludes that there is consistent positive evidence, similar
26 heterogeneities in presented results are observed as were noted in the IHD section – some
27 positive, some null, some negative. In addition, there was no discussion of copollutants or other
28 biases.
- 29 • CHE: The EPA cite Vieira 2016 that shows decreased pulse O2 (a surrogate marker of
30 ventricular stroke volume) in CHF patients with exposure to 325 ug/m3 DE for 6 minutes with
31 submaximal exercise, but not when the particles were filtered out. This study is missing
32 important details, like how the subjects were exposed, or when measurements were taken. This is
33 a great example of the importance of study quality criteria.

34
35 **Cardiac Electrophysiology, Arrhythmia, and Cardiac Arrest:**

- 36 • This section concludes that there are inconsistent results for arrhythmia HAs and ED visits,
37 which is consistent with the data showing positive, negative, and null results.
- 38 • Associations between PM2.5 and arrhythmia in panel studies was fairly inconclusive in the 2009
39 ISA, but there are more studies with less severe arrhythmia (e.g. atrial) in this ISA that the EPA
40 considers as showing largely positive associations. As before, when looking at the details the

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 studies show mostly positive effect estimates, but often are not statistically significant, and some
2 are null or negative.

- 3 • Conclusion for conduction abnormalities: “Although evidence from recent studies is
4 inconclusive, taken together these studies indicate a potential for cardiac depolarization and
5 repolarization disturbances by PM2.5. These disturbances may increase the risk for malignant
6 ventricular arrhythmias that could result in cardiac arrest.” I think concluding that there is a
7 “potential for polarization disturbances” is a better, more nuanced conclusion than stating
8 something like “the data are generally positive”.
- 9 • CHE Studies – EPA cites Gong 2000 and 2003 showing no effect on conduction, but Gong 2004
10 showing effects only in healthy adults (not COPD), and then Tong 2012, Kusha 2012, and
11 Sivangangabalan 2011 as showing evidence of conduction changes. Not mentioned as showing
12 no effect are Devlin 2003, Huang 2012, and a thorough review by Langrish 2014.
- 13 • Summary: “Most studies found at least some indication of conduction abnormalities as measured
14 by ECG.” How do you interpret the fact that many found no changes, and that the changes that
15 were found were in different indicators?

16
17 Cerebrovascular Disease and Stroke:

- 18 • EPA notes that “Older age, female sex, smoking, obesity and prior stroke are known risk factors
19 for stroke and should be considered in epidemiologic analysis.” Therefore, these should be
20 explicitly discussed in the following sections.

21
22 Blood Pressure and Hypertension:

- 23 • EPA notes in their summary that the epidemiological study results are inconsistent, but animal
24 and human studies show some impacts of PM2.5 on blood pressure. I discuss the inconsistent
25 human results for this endpoint in the biological plausibility section.
- 26 • HA and ED visit studies, and panel studies for BP, have had mixed and inconsistent results.
27 Quasi-experimental studies generally did not show associations between PM2.5 and BP.
28 However, EPA found that panel studies of older populations, particularly in nursing homes or
29 assisted living facilities showed more consistent associations. This makes some sense – you
30 would expect older people, or those recovering from cardiac arrests, to be more sensitive.
- 31 • CHE studies – in the previous review there were inconsistent effects on BP. The EPA suggested
32 then that longer follow up may be required to see changes in BP. However, several of the more
33 recent CHE studies have shown BP changes only during, and not after, exposure. Not included in
34 the studies that don’t show changes in BP are: Brauner 2008, Brooks 2002, Devlin 2003, Fakhri
35 2009, Gong 2003, 2004, 2005, Huang 2012, and Mills 2008. (Fakhri et al., 2009)

36
37 Peripheral Vascular Disease, Venous Thromboembolism, Pulmonary Embolism

- 38 • EPA considers the evidence for a connection between PM2.5 and PVD to be uncertain, despite
39 evidence from CHE and animal toxicological studies showing changes in thrombotic factors.
40 They present somewhat-consistent results in ED visit and HA studies.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Why is there no discussion of the animal and human data?
2

3 Combined CV-Related Events

- 4 • EPA concluded from the 2009 ISA that there is strong evidence of associations between PM2.5
5 and total CVD HAs or ED visits, and that the more recent evidence adds to that conclusion. Does
6 it make sense that most of the separate diseases have inconsistent evidence, but the total diseases
7 have stronger evidence? Is this an indication that sample size is driving the association?
8 • Effect estimates for HA and ED visits are quite small (1.01-1.1), many are not statistically
9 significant, and some are null or negative. Some of the estimates in Figure 6-6 may be missing
10 error bars.
11

12 Cardiovascular Mortality

- 13 • EPA concluded in their 2009 ISA that there were consistent positive associations between CV
14 mortality and PM2.5, with a 0.47-0.94% increase in mortality per 10 ug/m³ increase in PM2.5.
15 They note that more recent studies of total CV mortality are consistent with this conclusion, but
16 that cause-specific mortality results are less consistent. That makes sense with the morbidity
17 outcomes outlined above but doesn't provide a causal pathway. Most of the new studies showed
18 positive effect estimates, but many weren't statistically significant.
19 • The ISA 2009 also concluded that there was coherence with CHE and animal tox studies, but this
20 ISA doesn't say how the EPA arrived at that conclusion. Was mortality observed in the animal
21 toxicological studies? There was no conclusion about CHE or animal toxicological studies from
22 current data.
23

24 Heart Rate and Heart Rate Variability

- 25 • EPA summarizes that there is additional evidence across disciplines that PM2.5 can impact
26 HRV, but limited/inconsistent evidence that it can impact HR.
27 • Panel studies - The studies that EPA reports seem to show inconsistent results – some with no
28 change in one HRV marker, but a change in another, and then the opposite in another study. EPA
29 considers this to generally show that PM2.5 can lead to changes in HRV, but it is difficult to
30 draw any conclusions beyond that. Many of the effect estimates are not statistically significant,
31 which is often not discussed.
32 • CHE – EPA notes a few recent studies that don't show any change in HR, and some that do.
33 From my notes, ones that show changes in HR are Gong 2003 (decreased HR with PM2.5), but
34 no change with Brook 2009, Fahkri 2009, Gong 2005, Huang 2012, Mills 2008,
35 Sivangangabalan 2011, Urch 2005. EPA states that HR increased with CAPs in Gong 2003, but
36 it actually decreased. Changes in HRV are noted in several studies, but EPA states that the lack
37 of HRV effects found in Huang 2012 may be reflective of the lower exposure concentrations
38 (89.5 ug/m³) – suggests that there might be a threshold.
39 • EPA states that Brook 2009 showed reductions in time and frequency domain measurements of
40 HRV. The paper states that “The changes in BAD (Table 4), BP, heart rate, and HRV measures

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 (Tables S1 and S2) did not differ across the 4 different exposure conditions when measured at
2 any time point outside the chamber”, and from the supplemental tables there doesn’t seem to be
3 changes during exposure either. The EPA should revise their conclusions about this paper that
4 clearly didn’t show effects in HRV.

- 5 • CHE Conclusions: “Considered as a whole, the CHE studies discussed above provide some
6 evidence of a change in HRV following PM2.5 CAP exposure, but not following exposure to
7 DE.” There are several studies that don’t show an effect, not just the DE study.
- 8 • Animal Tox studies – They present some evidence that studies show some changes in HR, but it
9 is inconsistent in direction. The HRV data is also inconsistent and in different directions – the
10 EPA presents this as showing a pattern with diet or season, but it just seems to show
11 heterogeneity and inconsistency in responses.

12
13 **Systemic Inflammation and Oxidative Stress**

- 14 • EPA notes that the evidence for inflammatory changes with PM2.5 remains limited, because
15 some studies show increases in inflammatory mediators, while others don’t. They note that there
16 are a few more animal toxicology studies showing increases in oxidative stress markers. The
17 EPA should consider how this conclusion impacts the biological plausibility pathway.
- 18 • CHE – EPA said that in the 2009 ISA there was essentially no evidence of systemic
19 inflammation. For this ISA, they cite Behbod 2013 as having increased leukocytes at 0 hr, but
20 not 3 hrs post-exposure. For the Urch 2010 study the increase in IL-6 was seen with the higher
21 PM exposure, but not with PM + O3. EPA presents a considerable number of studies that do not
22 show any effects. Despite this, they conclude “Overall, the evidence presented above is
23 inconsistent. This is not unexpected however, given the variability in design and subjects across
24 these studies (Table 6-24). Thus, it can still be concluded that the studies presented above
25 provide limited evidence that short-term exposure to PM2.5 can result in an increase in
26 inflammation. Moreover, these results also provide evidence that the amount of endotoxin
27 present in PM2.5 exposure appreciably contributes to inflammatory potential.” This is not
28 justified by the data. EPA also did not find any evidence of increased oxidants in blood or urine
29 but noted that different endpoints may have different results.
- 30 • Animal studies – as with the CHE studies there are inconsistent results, but EPA says there is
31 evidence of some effects, and the study design can significantly impact the results.

32
33 **Coagulation:**

- 34 • EPA concludes that despite limited and inconsistent evidence in CHE and epidemiological
35 studies, animal studies showing increased clotting factors in genetic mouse models, but not in
36 rats, means that there is evidence of PM-induced clot formation. This data is not consistent with
37 this conclusion – just mouse results in direct contrast to negative human data.
- 38 • CHE – For previous studies, EPA notes that Gong 2003 did not find any change in fibrinogen, or
39 vWF or Factor VII. In fact, they observed a decrease in Factor VII. From the new studies there
40 seems to be very little evidence of effect, and Tong 2015 shows evidence of an anti-thrombotic

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 effect (as with Gong 2003). Again, EPA concludes that while the evidence is inconsistent,
2 because of differences in subjects and study design that there is some evidence of PM2.5
3 promoting pro-thrombotic changes. What aspects of the study design and subjects do you suspect
4 of causing the inconsistency? There are enough studies that EPA should be able to narrow down
5 a particular culprit.

- 6 • Animal Tox – EPA cites studies that do not show any effect of PM2.5 pro-thrombotic effect in
7 rats. In mice they cite Budinger 2011 and Chiarella 2014 as showing evidence of PM2.5-
8 mediated pro-thrombotic effects. However, most of those studies are done with PM intratracheal
9 installation, which induces far more damage and inflammation than the 3-day CAPs exposure.
10 Interestingly, in Budinger 2011 despite the far greater damage and IL-6 expression with
11 installation versus inhalation, the increase in plasma TAT complexes is almost identical, which
12 doesn't speak to a dose-response or an inflammatory precursor. That most of the data comes
13 from installation should be reflected in the EPA's discussion and Table 6-28.

14
15 Endothelial Dysfunction and Arterial Stiffness:

- 16 • CHE – EPA presents results from several studies that show vascular responses to PM2.5, but the
17 responses aren't entirely consistent, nor are they clearly presented. Brook 2009 did not see a
18 significant difference compared to FA control. Several studies saw increases in VEGF, which is
19 a marker of vasodilation and is not consistent with the suspected direction of effects
20 (vasoconstriction). This should be discussed before EPA comes to its conclusion of evidence that
21 PM2.5 affects vascular function and that there is evidence for an increase in endothelial
22 dysfunction markers in blood and urine. Also not mentioned is Mills 2008 who did not show any
23 vascular dysfunction in older adults who were healthy or had CHD.
- 24 • Animal Tox – EPA reports consistent evidence of PM2.5 effects on vascular function, mostly
25 based on ex vivo assays. They also report two studies that show a decrease in circulating
26 endothelial progenitor cells, but don't make the implications of this decrease clear. Which
27 direction of change is adverse, and is it consistent with the direction of effects in other studies?

28
29 Policy-Relevant Considerations:

- 30 • EPA focuses on copollutant confounding, temperature and season, and lag effects. For the
31 respiratory section there were also considerations of model specification, averaging time, and
32 shape of the C-R function. Were these not addressed in any of the CV studies? If so, that should
33 be discussed at the beginning of this section.
- 34 • Temperature and Season- the 2009 ISA concluded that there was variability of PM2.5
35 associations with CV effects by season, and recent studies have continued to show that. This
36 demonstrates heterogeneity in effect estimates that is not simply explained by sources. This
37 section refers several times to Figure 6-6, which is not a figure showing seasonal effects, it
38 shows ED visits and HAs for CV-related effects.
- 39 • Lagged Effects – EPA discusses how studies show effects at different lag periods, depending on
40 the endpoint, or even within endpoints. Generally stronger effects are seen at lag 0 and 1, but

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 some studies have shown delayed or prolonged effects. As I stated in the respiratory section, it
2 seems that these results need to be considered not only for what they say about the timing of PM
3 effects, but whether there are effects at all given the heterogeneity of results.
4

5 **PM2.5 Components and Sources:**

- 6 • EPA generally concludes that studies that evaluated sources and species of PM showed
7 inconsistent results. Does it make sense that there is only a “clear” association with PM mass,
8 and not any of the components or sources (which would make more sense toxicologically?).
- 9 • This section doesn’t seem to assess results from CHE studies, although several have done
10 component analysis compared to total mass. Those should be included, particularly because there
11 is far less question about the causal inferences for the observed effects.
- 12 • Sources – EPA states that there is some evidence for associations between traffic PM, and
13 wildfires, and CVD HA. Again, there is a lack of consideration of CAPs CHE and animal studies
14 that can provide some source information.
- 15 • EPA presents results from Chen 2010 which also describes the NPACT study, and notes that the
16 mice were exposed for 6 months from May-Sept 2007. Although this is what the authors
17 reported, it should be noted that May-Sept is only 5 months. EPA should also note that while this
18 is a chronic study, the authors looked at acute effects during the day. There does not seem to be
19 any discussion of the fact that opposite results were obtained at the two New York sites.
- 20 • Rohr et al present results for a 13-day exposure in Detroit in summer and winter to 518 ug/m³ ad
21 357 ug/m³ CAPs respectively. Most 8-hr HR and HRV effects weren’t affected, but there were
22 some elements associated with increased HRV and decreased HR. An explanation of the
23 opposite response shown here compared to what is the direction of adversity would be helpful. A
24 lot of these nuances aren’t presented in the corresponding HRV section in the main text, which
25 would provide more information for interpreting the weight of evidence. EPA also presents a
26 summary analysis of the results but should also include a better explanation about what the
27 results mean, and what the uncertainty in this integration method is. It should also be noted that
28 the HEI review committee were skeptical of the authors’ analysis and it wasn’t clear whether
29 components or concentrations impacted the different results in different areas. Was there any
30 evidence of increasing effects over time with PM exposure?

31
32 **Summary and Causality Determination:**

- 33 • This whole section emphasizes only the positive results (and often isolated, positive results from
34 CHE and animal studies), making the literature seem cohesive and consistent, when in fact a
35 much more nuanced and far less consistent picture is provided by the detailed data analysis. It
36 doesn’t seem like the CVD data is much stronger than the respiratory data – so why the
37 difference in causality determinations?
- 38 • EPA notes that there is a coherence in the results from different endpoints, demonstrating the
39 plausibility of an effect of PM2.5 on CVD effects. However, there is no discussion of
40 concentration of effect, heterogeneity, or the type of hypothesis-testing that I recommend, which

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 involves looking at the associations for patterns that would be expected of exposure to a toxicant
2 in the population (e.g. increases in confidence in effect estimates that are more effect-specific,
3 and that are less severe). The opposite actually appears to be true – the more refined and less
4 severe the effect, the less likely it is to be positively significantly associated, making these
5 effects seem more like statistical artifacts. There is also no discussion in this section of bias,
6 chance, or confounding, which could be impacting the effect estimates.

- 7 • Respiratory effects are broken down into sub-effects for the causal determination. Why is that
8 not done here? There are a number of CV effects that do not have good supporting data, and
9 these appear to be lumped together and not distinguished from those with more compelling data.

10
11 Long-Term PM2.5 Exposure and Cardiovascular Effects

- 12 • The long-term PM2.5 CVD section needs to be carefully copy-edited.

13
14 Summary:

- 15 • The previous determination was causal for long-term PM2.5 exposure and CV effects, with the
16 strongest evidence coming from cohort studies associating PM2.5 with CVD mortality. I would
17 hypothesize that the strongest evidence would come from milder or more specific effects, not
18 from mortality.
- 19 • Why does this document focuses on epidemiology studies conducted in areas with PM
20 concentrations less than 20 ug/m3? (i.e. why 20 ug/m3 specifically?)

21
22 Ischemic Heart Disease and Myocardial Infarction:

- 23 • EPA presents 11 effect estimates for long-term PM2.5 and IHD or MI – only one is statistically
24 significant. Of the 6 US studies, 4 have substantial amounts of data from before the PM2.5
25 monitoring network was established. A meta-analysis of 11 European cohorts found a non-
26 statistically significant HR of 1.13, and an almost statistically significant HR of 1.19 for PM2.5
27 concentrations <15 ug/m3. A separate study (Hoffmann 2015) that used physician-confirmed
28 diagnoses did not report an association between PM and coronary events (but did with stroke)
29 after considering noise and other cofactors. There is text missing at the sentence at the end of the
30 paragraph, which ends with Koton (2013).
- 31 • The summary paragraph at the end again emphasizes the positive results, even though throughout
32 this section the EPA has emphasized the inconsistent results. They also note that there is little
33 information about copollutant confounding, and that copollutant correlations were generally
34 moderate-to-high.

35
36 Cerebrovascular Disease and Stroke:

- 37 • Several of the epidemiological studies did not have time concordance between PM2.5
38 measurements and outcome assessment (e.g. Lipsett 2011 – followup 1995-2000, PM2.5 – 1999-
39 2005). How does this impact study interpretation, given the requirement of the exposure to come
40 before the effect in a causality determination? Of the 9 effect estimates presented, only one is

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 maybe statistically significant (hard to tell – the Hoffmann 2015 study doesn’t have an effect
2 estimate, only an interval. If it is off the scale, perhaps the numeric value of the estimate can be
3 put on the graph?). EPA notes that the Hartiala 2016 study showed an effect with wide CI, that
4 was attenuated with consideration of various potential confounders (smoking, obesity, etc.). It
5 seems that the unadjusted estimate is presented in Figure 6-18, but that the adjusted estimate
6 should be presented.

- 7 • The Figures provide a column specifying the years for each study, but should also provide
8 information about which years are being specified – years where the PM2.5 concentration was
9 measured, or years of followup/health effect analysis? This is important because years of
10 pollutant measured and outcome assessment aren’t always the same.

11
12 **Atherosclerosis:**

- 13 • What is the significance of observing changes in DNA methylation in circulating monocytes in
14 the MESA-AIR cohort (Chi 2016b)? No explanation or justification of this result is offered.
15 Also, the study results should be presented in the table, or in a figure.

16
17 **Heart Failure and Impaired Heart Function:**

- 18 • Epidemiology studies – EPA notes several studies that show positive associations with CHF or
19 HF and PM2.5, although not necessarily statistically significant. The cross-sectional study, To
20 2015, is not in Table 6-39.
- 21 • There were no positive statistically significant associations with various indices of CHF in the
22 MESA-air study (one for right ventricle mass was positive). Another cross-sectional study
23 (SALVIA) found positive associations between some CHF metrics and PM2.5. Again, effect
24 estimates should be provided in the table or in a separate figure. The data seems insufficient and
25 debatable to me, but EPA concludes that there is evidence of a possible relationship between
26 PM2.5 and CHF and HF.
- 27 • Animal Tox – EPA presents evidence from multiple animal studies (although not consistent in
28 all) of effects of CAPs exposure on cardiac wall thickness and heart function. No information is
29 presented about whether any of the exposed animals experienced CHF or HF or died from the
30 exposure. EPA also summarizes several studies that expose animals in utero and found cardiac
31 changes. EPA says that “Tanwar et al. (2017) demonstrated that prenatal exposure alone was
32 sufficient to produce heart failure in adulthood” from exposure to 74 ug/m³ Ohio State CAPs for
33 6 hrs/day throughout pregnancy. Did these animals experience heart failure (i.e. did their hearts
34 fail)? Also, Tanwar 2017 is listed twice in Table 6-40.

35
36 **Cardiac Electrophysiology and Arrhythmia:**

- 37 • Summary – The EPA states that current animal tox evidence is still lacking, although it seems
38 that a lot of animal studies did ECG Analysis, and likely presented some information about
39 cardiac depolarization and repolarization.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Blood Pressure and Hypertension:

- 2 • Some studies showed associations between long-term PM concentrations and some BP metrics,
3 but not all studies. The changes were small – about 1 mm Hg. This seems like it is well-within
4 the margin of error of BP measurements, so how significant is this result?
- 5 • Hypertension – EPA concludes that there is generally a positive association between long-term
6 PM2.5 and hypertension, particularly supported by the Ontario hypertension study which has
7 better outcome assessment. There are cross-sectional studies listed as being supportive, but no
8 further discussion – why aren't these studies listed in Table 6-44?
- 9 • Gestational hypertension and preeclampsia – epidemiology studies generally present inconsistent
10 results. EPA noted that meta-analyses of PM2.5 and preeclampsia showed positive effects but
11 had high heterogeneity scores so it may have been inappropriate to combine studies. This is good
12 to note, and the EPA should strive to make sure that they assess this for all meta-analyses they
13 include in assessments (e.g. Li 2016).
- 14 • Renal Function – one epidemiology study observed an association between PM2.5 and reduced
15 glomerular filtration rate. EPA should state whether the change observed was substantive and
16 would be associated with adverse effects.
- 17 • Animal tox – studies in rodents showed increased BP with longer exposure to PM2.5 (85-375
18 ug/m3) as well as changes in the renin-angiotensin system. One study at 85 ug/m3 for 9 months
19 (Wold 2012) showed increased blood pressure and decreases in pulse pressure (the difference
20 between SBP and DBP). What is the expected adverse effect direction for changes in pulse
21 pressure?
22

23 Cardiovascular Mortality:

- 24 • Pope 2014 and Turner 2016 extended the ACS followup and showed associations between long-
25 term PM2.5 and mortality from HF, cardiac arrest, CVD, and hypertensive disorder. EPA
26 discusses the CanCHEC study, but the first set of results has no reference. The CanCHEC studies
27 generally found associations with PM2.5 and IHD, diabetes, and MI, although one study
28 (Weicenthal 2016a) showed that for people living within 5 km of a group monitor there was a
29 null association (not consistent with the assumption that there is a bias towards the null with less
30 precise exposure assessments).
- 31 • Why is Weicenthal 2016a not included in Figure 6-19?
- 32 • Why is there no table providing details about these studies? Are they in the mortality chapter?
33 This chapter says that more detail is provided in Section 6.2.10, but this is Section 6.2.10.
- 34 • In their summary EPA mentions the large European cohort meta-analysis Beelen 2014 study that
35 showed no association of PM2.5 with CVD mortality except a positive but non-statistically
36 significant association with CBVD. Why wasn't this discussed earlier, or included in the Figure?
37 It doesn't fit with the discussion before it, which states that European studies generally show
38 positive associations.
39
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Heart Rate and Heart Rate Variability:

- 2 • The only epidemiology data is from the MESA panel study (Park 2010), which shows non-
3 statistically significant negative associations between 30-day or 60-day PM2.5 and rMSSD or
4 SDNN, with higher effects in people with MetS. Does EPA's lack of consideration of statistical
5 significance apply to panel studies as well?
- 6 • Animal Tox – The NPACT studies showed increases in HR in the early days in Manhattan but
7 decreases in HR in the early days in Tuxedo, with no changes in in other study cities (Lippman
8 2013a). No changes were observed in HRV with chronic exposure to CAPs from any location.
9 Wold 2012 also showed an increase in HR with a 9-month exposure to 85 ug/m3. EPA concludes
10 that there is some evidence of increased HR with long-term PM2.5 (although very inconsistent)
11 but not of increased HRV. Without evidence of changes in HRV, how does this impact the ANS
12 pathway in the biological plausibility section?

13
14 Systemic Inflammation and Oxidative Stress:

- 15 • Epidemiology studies – some studies showed associations between long-term PM2.5 and
16 increases in CRP, whereas others did not, including the MESA study and the ESCAPE cohort.
17 MESA did show a small increase in circulating IL-6, and it is not clear whether this was
18 observed in other studies. Why is there no table or figure of results? There is a table for the
19 animal studies.
- 20 • Animal Tox – EPA presents variable results for inflammatory markers in different animal
21 studies. They note that while these results appear inconsistent, because it is difficult to compare
22 inflammatory markers across studies because of differences in timing and design, this provides
23 information for PM2.5-induced inflammation. Why is the default interpretation of a variable
24 marker automatically on the side of showing an association? Why doesn't this just show that
25 there is a lot of background variability in inflammatory markers that may not have any
26 significance? Or perhaps it shows a threshold or other pattern of response?

27
28 Coagulation:

- 29 • Summary: several recent studies show that long-term PM2.5 can impact fibrinogen, D-dimer,
30 and platelet count. Why isn't this combined with the thrombosis section? How can you tell which
31 direction of change is associated with pro-thrombosis? It seems that an increase in plasminogen
32 could mean that more is being made in preparation for more clot formation, or that there is less
33 fibrin formation. Similarly with D-dimer.
- 34 • Epidemiology studies – most summarized studies showed no effect of long-term PM2.5 on
35 fibrinogen, and those that saw statistically significant effects were in opposite directions. Cross-
36 sectional studies, and a meta-analysis of the ESCAPE cohort showed null effects. This does not
37 support EPA's statement that recent studies show impacts on fibrinogen, D-dimer, and platelet
38 count.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Impaired Vascular Function and Arterial Stiffness:

- 2 • Epidemiology studies – the MESA Air and Framingham offspring studies showed small
3 statistically significant negative associations with FMD, but no changes with BAD or several
4 other markers. There was also a small statistically significant negative association with
5 hyperemic flow velocity in the Framingham study. These studies showed changes of 0.5-1.8%,
6 which the EPA says are large given that normal ranges are usually 5-10%. What does this mean?
7 Normal ranges of normal function or variability? That doesn't make a 0.5% change seem large.
8 Tallon 2017 showed associations with erectile dysfunction, which EPA says may be associated
9 with vascular function. I would recommend removing this, unless a stronger connection is
10 shown. Several studies showed no association of PM2.5 with arterial stiffness. There should be
11 an evidence summary table for this section.
12

13 Copollutant Confounding

- 14 • Is there a reason that the long-term exposure section doesn't have a separate policy-relevant
15 considerations section, but there is one in the short-term exposure section?
16 • The beginning of this section notes "A change in the PM2.5 risk estimates, after adjustment for
17 copollutants, may indicate the potential for confounding." How much of a change? This seems
18 very subjective. A statistically significant change?
19 • EPA states that there are more studies looking at copollutant confounding for mortality, and
20 fewer for morbidity, but those that are available generally show that the effect estimates are
21 unchanged when copollutants are considered. Can you make a final conclusion based on limited
22 data? I would agree that the studies shown in Figure 6-20 mostly show no effects of copollutant
23 confounding, but these also mostly don't show effects of PM2.5 either. There is a lack of
24 labeling on the figure – are the filled circles the ones without copollutants?
25

26 Shape of the C-R Function

- 27 • Summary: some studies have suggested largely linear concentration-response functions, but in
28 general there is a paucity of information, and cut-point analysis from other studies suggest non-
29 linear C-R curves.
30 • Morbidity Studies - Kaufman 2016 used the MESA-AIR CAC data to look at the C-R function
31 and found a somewhat supra-linear shape, whereas Dorans 2016 with the Framingham cohort
32 showed a very odd C-R function shape. Cesaroni 2014 found similar HRs below and above a 15
33 ug/m3 cut-point for the ESCAPE cohort, and Chen 2014 showed an exponential-like C-R
34 function shape. This combination of data makes it difficult to draw any conclusions about the
35 shape of the C-R function. As noted in the general section, there is evidence that variability and
36 error in epidemiology study estimates prevents one from determining the appropriate shape of
37 the curve (Rhomberg 2011).
38 • Mortality – EPA concludes that most studies support a linear no-threshold response between
39 long-term PM2.5 and CVD mortality, including studies with concentrations <12 ug/m3. Crouse
40 2012 showed higher risks for IHD mortality at concentrations <10 ug/m3 (although no departure

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 from linearity) – similar in Jerret 2016 and Weicenthal 2014. Two studies by Pope (2009, 2011)
2 showed that the risks at low PM concentrations were higher than the risks at higher
3 concentrations associated with smoking, and so there could be a supra-linear relationship. EPA
4 concludes that “This indicates the importance of considering the cause of death when
5 characterizing the concentration-response relationship between long-term PM2.5 exposure and
6 cardiovascular mortality.” While I agree that all types of death shouldn’t be lumped together,
7 how does this conclusion follow from the statement about supra-linearity and cigarette smoke?
8 Also, do the Pope analyses really make sense – that the risks from ambient PM are more than the
9 risks from smoking? Shouldn’t this call into question the PM results?

- 10 • Why isn’t animal study data used to produce/inform the C-R function? At least it can be used for
11 comparison to the epidemiology study results.

12 13 PM2.5 Components and Sources

- 14 • EPA states that Wolf 2015 showed positive associations with PM2.5 components in the ESCAPE
15 cohort – which components? Information in this section is disjointed and needs to be better
16 organized (or put back into the individual sections). From Figure 6-28 there seems to be more
17 statistically significant associations with BC than with PM2.5 – what can be concluded from
18 this?
- 19 • Regional Heterogeneity – EPA summarizes some data from studies showing evidence of regional
20 heterogeneity in effect estimates. What conclusions do you draw from this? Are there any
21 obvious areas that always (or never) show associations that can be used to draw conclusions?
22 Why is there no regional heterogeneity section for short-term exposure, where there is more data
23 about it?
- 24 • Animal Tox studies on components and sources – EPA discusses the Campen 2014 study at
25 length, which exposed animals for 50 days to motor vehicle exhaust, particle-filtered exhaust, or
26 sulfate, ammonium nitrate, or road dust particles at 300 ug/m3. Mostly there was very little
27 biological response, with some evidence of vascular changes. Rohr et al 2011 showed
28 inconsistent source associations between winter and summer CAPs exposures in Detroit.
29 Conclusions from the animal tox studies?

30 31 Summary and Causal Determinations:

- 32 • This section does not discuss any of the negative evidence and EPA’s own “inconclusive”
33 determinations for different endpoints.

34 35 Short-Term PM10-2.5 Exposure and Cardiovascular Effects

36 37 Biological Plausibility:

- 38 • EPA references section 5.2 to show that exposure to PM10-2.5 can cause respiratory tract
39 inflammation. But section 5.2 is for long-term PM2.5 exposure. Section 5.3.1 is the PM10-2.5

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 biological plausibility section, and the evidence there for respiratory inflammation from coarse
2 particle exposure in CHE studies are inconsistent.

- 3 • EPA cites Behbod 2013 as showing a potential increase systemic inflammation with PM10-2.5
4 exposure, even though there was no increase in soluble inflammatory mediators in the blood or
5 respiratory tract – how does this inform the entire pathway? They also cite Graff 2009 as
6 showing evidence of hemostasis effects because of a decrease in tPA, but don't mention that
7 there was no change in platelets, Factor VII or IX, fibrinogen, PAI-1, vWF, protein C,
8 prothrombin, plasminogen, or D-dimers. All of these tests make the tPA result seem like it might
9 be spurious.
- 10 • For modulation of ANS, EPA cites Brooks 2014 for showing changes in HR and HRV with
11 coarse particle exposure. However, these results were not concentration-responsive by regression
12 analysis (subjects were exposed to a wide range of concentrations), and there was no pre-
13 exposure measure, just a beginning of exposure measure for comparison. Byrd 2016 didn't show
14 an effect on HRV. Very small changes in BP were seen in the referenced study, and different
15 components of BP. Zhong 2015 is cited as showing BP changes, but it shows that endotoxin
16 mediates this effect.

17
18 **Systemic Inflammation and Oxidative Stress:**

- 19 • EPA notes that the findings for systemic oxidative stress have been inconsistent, but given the
20 transient nature of the effects, this is to be expected. This time they didn't go on to conclude that
21 because of the transient effects, the few studies that showed effects must be showing a real
22 effect.

23
24 **Long-Term PM10-2.5 Exposure and Cardiovascular Effects**

- 25
26 • Biological plausibility – EPA says that there is a plausible pathway connecting long-term
27 exposure to PM10-2.5 and apical events, but then it offers almost no such data.
- 28 • The summary on pg 6-272 talks about the inconsistency in the epi study results, the attenuation
29 with PM2.5 copollutant analysis, the poor measurement method (subtraction), and the lack of
30 biological plausibility information. How does this earn a “suggestive of causality” designation?

31
32 **Short-Term UFP Exposure and Cardiovascular Effects**

33
34 **Biological Plausibility:**

- 35 • The first step in one of the pathways is respiratory inflammation, but there is very little evidence
36 in numerous human studies that this actually occurs (see comments on Chapter 5).
- 37 • Liu 2015a and Devlin 2014 are cited as showing increased systemic inflammation (but not cited
38 for respiratory inflammation – didn't look for it or didn't see it?). From the other studies there
39 seems to be a decrease in inflammatory cells and mediators in Frampton 2004, and no change in
40 either for Gong 2008 or Samet 2009.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- EPA also cites Devlin 2014 as showing evidence for altered vascular function and hemostasis. However, Frampton 2004 and 2006, and Gong 2008 showed no increase in clotting factors (Frampton 2004 showed decreases) or increased expression of vascular adhesion molecules (Frampton 2004 showed decreases). Gong 2008 showed no changes in vascular function. The only evidence from these studies was an increase in D-dimers in Samet 2009 (but no change in platelets, fibrinogen, factor VII or IX, vWF, PAI-1, tPA, or plasminogen).
- Samet 2009 and Devlin 2014 are cited as showing changes in HRV. But Samet 2009 showed an increase in HF, which is usually associated with increased parasympathetic activity and is not in the direction that EPA suggests is activated by PM.
- EPA cites epidemiology panel studies as showing increases in BP, while not citing the human studies that show no changes in baroreflex (Frampton 2004 and 2006, and Gong 2008). EPA cites Samet 2009 and Devlin 2014 as showing evidence of conduction abnormalities and arrhythmia but didn't cite the Langrish 2014 review that showed no arrhythmia effects with 12,500 hours of ECG recordings in many types of PM exposure studies.

Health Effects

- EPA concludes that overall epidemiology studies do not support an association between short-term UFP exposure and IHD or MI. EPA discusses the paucity of panel studies showing ST-depression with short-term PM_{2.5} but should also note that there are two CHE studies (Frampton 2003, Gong 2008) who didn't find ST segment changes.
- HF and impaired HF – in the summary, EPA refers to findings from a PM_{10-2.5} study, not a UFP study. Why are there tables with study information for the tox studies, but not for the epidemiology studies?
- Arrhythmia, Cardiac Arrest, Electrophysiology – The summary states that the 2009 ISA reviewed one epidemiology study of arrhythmia ED visits or HAs, and then in the epidemiology study section they say that there were no epidemiology studies of arrhythmia and ED visits or HAs. Which is it? This section references CHE studies showing a decrease in QT interval from Samet 2009 (this seems to be in the opposite direction of adversity), and an increase in GSTM1-null individuals in Devlin 2014. No mention of Frampton 2004 who also showed a decrease in QT, or Langrish who showed no change.
- CVD Mortality – there are only studies in Europe and China, and they suffer from serious exposure estimation problems. They show some positive effects, but most are not statistically significant. These studies are listed in Chapter 11 – EPA says table 11-9, but that is for PM_{10-2.5}, not UFP.
- Generally, conclude that the evidence is suggestive by pointing out the few positive association studies. This isn't consistent with the details in individual sections which is largely inconsistent.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Chapter 7: Metabolic Effects**
2

3 Short-Term PM2.5 and Metabolic Effects
4

- 5 • What kind of metabolic effects could be caused by short-term exposure to PM2.5? These are
6 usually only adverse or only develop in the long-term. There should be some discussion of this in
7 the document.
8

9 **Biological Plausibility:**

- 10 • EPA suggests that the activation of the ANS system by PM2.5 will cause an increase in output of
11 norepinephrine (measured in an animal study, although not increased in at least one human study
12 that looked at norepinephrine – Graff 2009) and might also increase the output of glucose (not
13 measured). There needs to be a better connection between a transient increase in glucose (which
14 happens every day when you eat), and changes in homeostasis and disease. (Graff et al., 2009)
15 • EPA cites Kim 2015 as evidence of effects of PM2.5 on liver function in humans – it should be
16 noted that this is an epidemiology panel study, not a CHE. In general, the evidence of respiratory
17 and systemic inflammation is poor with short-term exposure to PM2.5 (discussed in previous
18 comments), and so does not provide great support for metabolic effects. Also, as noted above,
19 the species and circumstances of the exposure data should be part of the discussion of biological
20 plausibility.
21

22 **Glucose and Insulin Homeostasis:**

- 23 • As noted elsewhere, it would be good to discuss the significance of changes in biomarkers – for
24 example, a 0.8 ug/dL change in glucose levels – what is the clinical significance of that?
25 • Animal tox – some data indicating changes in metabolic parameters, but not consistent. There
26 were also 5 papers in Table 7-4 that were not discussed in the text – is there a reason for that?
27 These papers seem to be discussed in the following sections – the following sections should have
28 references to this table.
29

30 **Other Indicators of Metabolic Function:**

- 31 • Inflammation – see comments in CVD chapter on systemic inflammation.
32 • Liver Effects – EPA cites a few epidemiology studies that show a change in CRP, and one
33 animal study that does not. There is no mention of the human controlled exposure studies that
34 show no change in CRP with exposure to fine CAPs: Mills 2008, Huang 2012, Graff 2009, Gong
35 2008, Ghio 2003, Brooks 2009, Brauner 2008, Behbod 2013. In sections such as this that
36 probably weren't included in the last ISA, how do you deal with studies that were previously
37 published with potentially relevant markers, such as CRP?
38 • Blood Lipids – Not mentioned in the CHE studies section is Huang 2012, who showed no
39 change in a lipid profile with Chapel Hill CAPs exposure, except for an increase in blood HDL
40 (opposite direction of adversity).

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Blood pressure – EPA notes that there is limited evidence for changes in blood pressure with
2 PM2.5 exposure (somewhat less confidence in this endpoint than was noted in the CVD chapter).
3 Would one expect a change in the ANS without a change in HR and BP? My comments on CHE
4 BP studies can be found in reference to chapter 6.
5

6 Long-Term PM2.5 Exposure and Metabolic Effects
7

- 8 • Glucose and Insulin Homeostasis – Presented are a number of changes in various glucose and
9 insulin homeostasis measures, but it would be good if these could be placed in the context of
10 normal levels or normal changes in those metrics, or changes that would be considered adverse.
11 For Figure 7-7, it would be helpful if the exposure concentrations and times were added to the
12 labels, to give the reader the chance to see if the responses were concentration or exposure-time
13 dependent. Animal studies are in Table 7-8, not 7-7.
14 • Other Metabolic Effects – many animal study results are presented here. As before, it would be
15 valuable to include concentrations (or, better, modeling to a human equivalent concentration) in
16 the discussion so as to put this in the context of human exposures. Also, some discussion of what
17 the animals were exposed to would help – CAPs? Where were the CAPs generated? It seems that
18 most of the studies were done in Columbus OH, which makes it difficult to translate study results
19 to other locations or pollutant mixtures.
20 • Type I Diabetes – the two epidemiology studies that are compared seem to use different PM
21 measures – Beyerlein 2015 uses PM2.5, and Rosenbauer 2016 uses PM10, supposedly as an
22 attempt to repeat Beyerlein. Perhaps Rosenbauer 2016 isn't relevant for this section.
23 • Mortality – The summary in this section is supposed to refer to a figure that summarizes the
24 findings from the ACS and CanCHEC cohorts, but Figure 7-12 provides a C-R function, not a
25 summary of effect estimates. The table where the summary information can be found from these
26 studies should be referenced here. Also, if Chapter 11 has a summary figure, that should be
27 referenced. If not, there should be a summary forest plot in this section.
28

29 Long-Term PM10-2.5 and Metabolic Effects
30

- 31 • Biological Plausibility – as noted in previous sections in this chapter, the type of study and study
32 population being discussed in this section should be noted. For example, Wolf 2016 should be
33 labeled as a cohort study.
34 • The causal determination is suggestive of causality, based on one epi study that showed a non-
35 statistically significant positive association. This is not adequate data for this determination.
36
37
38
39
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Short-Term UFP and Metabolic Effects
2

- 3 • EPA only cited one study in this section, showing some effects of 28-day exposure in a
4 longitudinal epidemiology study. They didn't cite Samet 2009, who studied the effects of blood
5 lipids with UF CAP exposure and saw decreases in TG and VLDL at 0 hrs after exposure.
6
7

8 **Chapter 8: The Nervous System**
9

10 Short-Term PM2.5 Exposure and Nervous System Effects
11

12 Biological Plausibility:

- 13 • The EPA asserts that PM2.5 exposure activates lung irritant receptors, which cause lung irritant
14 responses and also signal to the ANS, causing HRV. However, lung/respiratory irritant responses
15 are mild to non-existent in human studies (measured by symptoms, FEV1 changes, etc – I
16 discuss the CHE studies in the respiratory chapter comments), so the data isn't consistent with
17 this pathway. Is there evidence that you can activate the TRP sensory nerves and have systemic
18 effects in the absence of local irritant effects?
19 • Further, the respiratory chapter presented evidence of activation of the parasympathetic ANS,
20 whereas this chapter discusses activation of the sympathetic ANS. Can they be activated
21 differentially? Is this a time-dependent occurrence? This discrepancy needs to be addressed (it is
22 also relevant to the biological plausibility section in the CVD chapter).
23 • As noted before, there is little supportive data that shows respiratory tract inflammation, making
24 this an unlikely upstream component. EPA notes that two studies show brain inflammation in the
25 absence of respiratory or systemic inflammation, using this as evidence to surmise that PM may
26 act directly on the brain (Tyler 2016, Bos 2012). This may be true, but it also contradicts the
27 EPA's presented inflammation pathway (that requires respiratory inflammation as an initial
28 step). Bos 2012 seems to show a decrease in inflammatory mediators in the olfactory bulb, not an
29 increase.
30 • EPA states that brain inflammation leads to particle uptake in the brain, citing Ljubimova 2013 –
31 This paper doesn't show particles in the brain.
32 • The Fonken 2011 study showed some changes in behavior and cognition with 10-month
33 Columbus CAPs exposure (95 ug/m3 6 hr per day 5 days per week). This paper is cited as a
34 reference for the statement "Brain inflammation may be due to peripheral immune activation
35 (Fonken et al., 2011)". It is not clear where the evidence is for peripheral immune activation in
36 this study. It is also a chronic study cited in the acute section.
37 • EPA states that a CHE shows evidence of an impact of PM.5 on the blood-brain barrier (Liu
38 2017). This seems to be the only human study cited in this section – there is more human data for
39 the earlier steps in the pathway, although it is often not supportive (but still informative). Liu

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 2017 doesn't show an increase in the BBB-related proteins S100B or UCHL1 with exposure to
2 any of coarse, fine, or UFP CAPs, and therefore does not demonstrate a change in the BBB.

3
4 Activation of the SNS and Hypothalamus-Pituitary-Adrenal Stress Axis:

- 5 • CHE – the only study cited by EPA is Liu 2017, which shows no effects of PM2.5 exposure on
6 the SNS or the HPA stress axis. I do appreciate that EPA cited this study and were upfront about
7 the results.
- 8 • Animal Tox – EPA cites Balasubramian 2013 as showing effects of PM2.5 exposure on the SNS
9 and HPA after 1 day of exposure, but not after 3 days of exposure. Firstly, this is mis-represented
10 in the text (“increased levels of norepinephrine in the paraventricular nucleus of the
11 hypothalamus 1 day ($p < 0.05$), but not 3 days, after exposure”) – the way this is written suggests
12 that the effect wasn't seen 3 days after exposure (which would suggest a reversal), as opposed to
13 the lack of effects after 3 days versus 1 day of exposure, which suggests adaptation to the
14 stimulus. Secondly, EPA should offer some analysis of why this pattern is seen (or offer the
15 authors' analysis of it).

16
17 Brain Inflammation and Oxidative Stress:

- 18 • CHE – EPA again cites Liu 2017, this time for an increase in blood ubiquitin C-terminal
19 hydrolase L1, which they said is “related to blood-brain barrier integrity”, and that BBB integrity
20 impacts brain inflammation. Was the level of the bio marker enough/in a range to determine that
21 this was an adverse effect? In addition, the study does not show a statistically significant increase
22 in this marker – the p value is >0.05 .
- 23 • Animal Tox – the results summarized from the Bos 2012 study seem to suggest that in traffic-air
24 exposed C57/Bl6 mice there was an up regulation in inflammatory genes in the hippocampus,
25 but a down-regulation of inflammatory genes in the olfactory bulb, where presumably PM
26 concentrations would be higher. How is this result explained? Did the authors look at protein
27 expression, in addition to gene expression? Tyler 2016 shows a down-regulation of inflammatory
28 markers in the hippocampus of WT C57/Bl6 mice but increases in ApoE^{-/-} mice exposed to
29 Chicago CAPs. Ljubimova 2013 saw no gene or protein expression changes in F344 rats exposed
30 to Riverside CA air for 2 weeks (longer than the other studies). Bos 2012 had lower
31 concentrations than Tyler, but for a longer duration. May also be the exposure conditions – for
32 Bos 2012, the mice were actually in a roadway tunnel. How does a dampening of the response
33 with increased exposure inform the biological plausibility pathways?

34
35 Disease of the Nervous System and Depression:

- 36 • Epidemiology studies show limited and somewhat conflicting associations. As in the other
37 chapters, there should be some sort of summary at the end of each section, with a preliminary
38 conclusion about the evidence presented in that section.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Summary and Causal Conclusions:

- 2 • It is not clear why the causal conclusion for this section is “suggestive”. There is some animal
3 evidence, but no attempt is made to convert this to relevant human concentrations, or to discuss
4 the evidence of differences in effects in rodents versus humans in dosimetry and deposition. In
5 addition, there is evidence of an adaptive response, and no discussion of whether there was an
6 overt, adverse effect of the gene expression and norepinephrine changes in the animals.
7

8 Long-Term PM2.5 Exposure and NS Effects

9
10 Biological Plausibility:

- 11 • In Figure 8-2, EPA draws a line from RAS activation to SNS activation. However, they state that
12 there is animal evidence that PM2.5 activates the SNS, which then impacts blood pressure (a
13 RAS-impacted pathway), so which is the proper directionality between these pathways? Also,
14 there is a lot of emphasis put on one study showing an impact of PM exposure on the RAS.
15

16 Brain Inflammation and Oxidative Stress:

- 17 • Describing the specifics of the animal study results shows inconsistencies in the findings
18 between different studies, even with similar types of exposures (Columbus OH CAPs). Do these
19 studies demonstrate inflammation by means other than mRNA expression? Perhaps protein
20 expression or changes in immune cells? The results are restricted to Columbus OH CAPs, except
21 for a study on resuspended DEP that showed somewhat different results. The only rat study
22 showed no effect – which of these factors is mediating the effects seen?
23

24 Neurodegenerative Diseases:

- 25 • Parkinson’s Disease in epidemiology studies showed some positive associations, but mostly they
26 weren’t statistically significant, and they were lower and not statistically significant in the studies
27 with better outcome assessment. Are these studies for PD incidence? Hospital admissions studies
28 are particularly problematic for this endpoint, because it is hard to determine the cause of the HA
29 was (noted in the Ozone workshop discussion).
30

31 Neurodevelopmental Effects:

- 32 • The type of effect estimate is not always labeled in this section.
33 • ASD – somewhat consistent positive associations, but often not statistically significant. What
34 confounders were considered in these studies? The only animal study cited is Klocke 2017, who
35 show various brain morphological effects from GD 0.5-16.5 exposure for 6 hr/day to 93 ug/m3
36 NY CAPs. What is stated in the biological plausibility section, and should also be stated here, is
37 that there was no evidence of cognitive or behavioral effects in this study.
38
39
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Summary and Causal Determination:

- 2 • The conclusion that there is likely to be an effect on the CNS is not supported by the
3 epidemiology studies that show largely null and inconsistent results. It may be supported by the
4 animal studies, but the appropriate dose modeling to compare to doses experienced in humans
5 has not been done, and most of the animal studies that provide coherence were done by a single
6 group in a single location.
7

8 Short-Term Exposure to PM10-2.5 and NS Effects
9

- 10 • Section 8.3 has the wrong section referenced in its summary section.
11

12 Biological Plausibility:

- 13 • the EPA cites an animal study showing coarse CAPs causing decrements in lung function as
14 potential evidence of ANS activation. However, human CHE studies show no effect of coarse
15 PM exposure on lung function (Gong 2004, Graff 2009). The EPA states that Liu 2017 supports
16 an association between coarse PM and activation of the HPA axis. Liu is again referenced for
17 showing changes in the blood brain barrier – this study does not show changes in mRNA
18 expression of the genes associated with BBB dysfunction, just endotoxin, not PM coarse mass.
19 This section notes that the rodent effects are likely nasal, but don't go all the way to using the
20 available dosimetry data to extrapolate about whether this would be relevant for humans.
21 • The Fonken 2011 study showed some changes in behavior and cognition with 10-month
22 Columbus CAPs exposure (95 ug/m³ 6 hr per day 5 days per week). This paper is cited as a
23 reference for the statement “Brain inflammation may be due to peripheral immune activation
24 (Fonken et al., 2011)”. It is not clear where the evidence is for peripheral immune activation in
25 this study. It is also a chronic study cited in the acute section.
26

27 Activation of the SNS and Hypothalamus-Pituitary-Adrenal Stress Axis:

- 28 • Liu 2017 is the only paper cited here, and they note the P<0.1 effects of changing biomarkers of
29 BBB integrity – this was not a significant response, and there were plenty of samples for
30 statistical power for this endpoint. Also, EPA should explain or address the fact that although
31 urine cortisol went up, blood cortisol went down – what does that say about activation of the
32 HPA axis?
33

34 Long-Term Exposure to PM10-2.5 and NS Effects
35

- 36 • Section 8.4 has some wrong section references in its summary section.
37 • Biological Plausibility – This section states that there is not enough data to be sure of the
38 biological plausibility pathways. If this is the case, then the EPA should not draw a biological
39 plausibility pathway figure, which misleads the reader into thinking that there is good data to
40 support the pathway.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Brain inflammation – what are the Arc and Rac genes, and what do their gene products do? Do
2 they promote inflammation?
- 3 • Cognitive and behavioral effects in adults – the text references Table 8-24 for study-specific
4 information, but it should reference Table 8-25.
- 5 • Causality – A better explanation should be provided for the suggestive causal determination.
6 There is basically no data for mechanism or biological plausibility, and there are inconsistent
7 epidemiology study results that don't account for copollutants.

8
9 Short-Term Exposure to UFPs and NS Effects

10
11 **Biological Plausibility:**

- 12 • The EPA cites Maher 2016 as showing that magnetite UFP, likely from combustion sources, is
13 found in the brain. However, there is no evidence from that paper about where that UFP came
14 from, or controls for people who would have been exposed to more or less UFP.
- 15 • Again, changes in lung function as an upstream indicator of ANS pathway activation is not very
16 convincing, because of the lack of lung function changes observed in many CHE studies
17 (Frampton 2004, Gong 2008, Samet 2009). The reference shouldn't be for Jr. 2008, it should be
18 for Gong 2008, and there was no significant change in FEV1 observed with time (just a trend).
- 19 • Again, Fonken 2011 is referenced for peripheral immune activation (not shown in the paper), and
20 Ljubimova 2013 is referenced for uptake of particles into the brain (not shown in the paper).
- 21 • The Chang 2016 findings of inflammation, oxidative stress, and apoptosis in the olfactory
22 epithelium may indeed be mediating the neuronal effects. But given the differences in rodent and
23 human dosimetry, would this response be expected in humans at relevant ambient
24 concentrations?

25
26 **Activation of the SNS and Hypothalamus-Pituitary-Adrenal Stress Axis:**

- 27 • Again, there was not a stat-sig change in urinary excretion of VMA in UFP-exposed humans in
28 the Liu 2017 study.

29
30 **Brain Inflammation:**

- 31 • As noted above, the Cheng 2016 study shows many olfactory effects of aerosolized UFP
32 exposure, but is this a rodent specific effect?
- 33 • It should be noted when referencing the Tyler 2016 study that although they had a CAPS
34 exposure that included more gases, the non-added gas exposure still had substantial
35 concentrations of CO and NO2 (ppm levels).

36
37 **Causality:**

- 38 • There is a lack of human evidence, and an inconsistency in animal evidence, that doesn't support
39 a suggestive of causality conclusion.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Long-Term Exposure to UFPs and NS Effects
2

- 3 • Again, the citation of Maher 2016 shows no evidence of where the UFP came from, if it has any
4 effects, or if it is mitigated by changes in external UFP concentrations.
5 • Biological Plausibility section is 8.6.1, not 8.1.1.
6

7 **Biological Plausibility:**

- 8 • Evidence is applied inconsistently for supporting ANS and RAS between different chapters – in
9 metabolism, the RAS was said to activate ANS (although evidence of the reverse was presented),
10 and in this one, even though RAS activation is argued, no ANS activation is included in the
11 chart.
12 • The Fonken 2011 and Ljubimova 2013 are again presented as providing information that isn't in
13 these papers.
14 • The summary states that animal toxicology and CHE studies contributed to information about
15 upstream and downstream events, but I didn't see any CHE studies cited, nor are they typically
16 used to inform long-term effects.
17 • Because the information base is totally animal studies, then considerations of dosimetry,
18 particularly in the olfactory compartment, must be considered.
19

20 **Brain Inflammation:**

- 21 • The Tyler 2016 study should be interpreted with caution because there were significant gas
22 concentrations in all the particle exposures. Also, Ljubimova did a 3- and 10-month exposure,
23 which should be cited in this section, not the two-week exposure.
24

25 **Cognitive and Behavioral Effects:**

- 26 • Were the behavioral effects seen in the animal studies consistent with the types of morphological
27 changes seen with UFP exposure?
28

29 **Neurodevelopmental Effects:**

- 30 • Were the schools matched for other criteria besides SES to control for confounding? Were
31 individual confounders considered?
32 • Animal Tox – it seems that Davis 2013 studied a lot of endpoints with prenatal exposure to UFPs
33 and found very few changes. Are these significantly associated with any of the other pathways
34 discussed in other parts of this section to show coherence of results? Or are they likely to be
35 caused by the number of statistical tests? While a number of papers are cited showing
36 neurodevelopmental effects of UFP, there were actually only two studies (with many
37 publications about them), and they didn't show entirely consistent results.
38
39
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Causality:

- 2 • A likely to be causal conclusion is not substantiated by the evidence. There are no supportive
3 human studies, and there is no attempt made to show that the rodent effects aren't due to a
4 difference between rodents and humans from the perspective of dosimetry and the part of the
5 respiratory tract that is expected to be affected by UFP exposure.
6 • The neurodevelopmental data isn't extensive – it is just two studies but subdivided into half a
7 dozen papers.
8
9

10 **Chapter 9: Reproductive and Developmental Effects**

11 PM2.5 and Reproductive and Developmental Effects

12 Biological Plausibility:

- 13
14
15 • The introductory section repeats 3 times the information that insoluble and soluble particles from
16 PM can translocate into systemic circulation. This needs to be cleaned up. It also relies on
17 pulmonary and systemic inflammation at the beginning of the pathway, which has only been
18 rarely demonstrated in CHE and animal studies.
19 • There needs to be some connecting evidence showing that, if present, systemic inflammation can
20 cause all these reproductive effects.
21 • It seems like all the female evidence comes from one study – Veras 2009. Similarly, for
22 testicular and sperm effects, only one study is really cited – Pires 2011.
23 • “Together, these mechanisms provide plausible pathways by which inhalation of PM2.5 could
24 progress from the initial events noted above to altered fertility, fecundity, and reproduction.” In
25 the paragraph above this statement, it wasn't mechanisms that were presented, it was endpoints –
26 saying that PM2.5 exposure affected sperm motility and increased time for successful mating
27 does not tell you anything about how it happened – there is almost no discussion of how in this
28 section.
29 • The very last paragraph in this section just repeats the same information over again several times,
30 without providing any more detail about how PM2.5 could affect reproduction besides
31 “inflammation and oxidative stress”.
32

33 Male Reproduction:

- 34 • There should be a summary table providing details and results for the epidemiology studies that
35 are presented in this section.
36

37 Female Reproduction:

- 38 • Epidemiology evidence – EPA states that “Gametes (i.e., ova and sperm) may receive higher
39 exposures while outside of the human body, as occurs with assisted reproduction.” How are the
40 gametes getting this exposure? They would be almost exclusively in closed containers and in

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 protected environments to ensure sterility and viability. In the summary section, there should
2 also be an acknowledgement of the studies that showed no effects. Is there a summary table of
3 these papers?

- 4 • Animal Tox – This endpoint should not be characterized as being supported by multiple studies –
5 just two papers from the same group in Brazil, and not supported by the more recent study.

6
7 **Pregnancy and Birth Outcomes:**

- 8 • Biological Plausibility – The first step in the pathway, systemic inflammation (actually the
9 second step, they didn't address how systemic inflammation would happen), is demonstrated by
10 evidence of a change in CRP in an epidemiology study, and in a CHE study. However, the
11 Devlin 2014 study is a UFP CAP study, and the ISA doesn't reference all of the CHE studies that
12 don't find a change in CRP (which is basically all of them – see my earlier comments on PM2.5
13 and CRP). A discussion of maternal toxicity versus direct fetal toxicity is important for this
14 section.
- 15 • Maternal Health During Pregnancy – EPA cites a number of studies, but these should be
16 summarized in a figure and in a table that is available for review (the supplementary information
17 seems to be only available behind the HERO firewall, and not to the general public).
- 18 • In the fetal growth section, SGA and IUGR are defined, and the differences between them are
19 noted (SGA is a small neonate, whereas IUGR is actually considered to be abnormal growth).
20 But in the next sentence, EPA states that these terms are used interchangeably. Should they be?
21 This should be clarified. In the paragraph describing the challenges of determining the effects of
22 air pollution on adverse birth outcomes, the same text is repeated twice. These types of
23 considerations, such as confounding and exposure, should be discussed when addressing the
24 original studies. For the tox studies, one of the studies in the table didn't provide exposure
25 concentrations (Gorr 2014). Also, there were more responses in the Blum 2017 study with
26 exposure to Sterling Forest CAPs, than in the Klocke 2017 study with the same type of exposure,
27 but at a lower concentration – perhaps a threshold effect? This type of information should be
28 discussed in this document. Was gestational time considered in the birth weight studies?
- 29 • Pre-term birth – the introduction notes that the mechanisms of pre-term birth are unknown, with
30 multiple potential causes. What kinds of confounders were considered in these studies, and how
31 were the outcomes assessed?
- 32 • Birth defects – table of study information?

33
34 **Developmental Effects:**

- 35 • It would make more sense if the summaries of developmental effects from other chapters
36 followed the sequence of the other chapters – I.e. respiratory, cardiovascular, neurological, etc.
- 37 • For the neurodevelopmental section, the text states that the epidemiological data does not
38 provide consistent evidence of positive associations. Then they say that this informs and
39 contributes to the conclusion that there is likely to be a causal relationship. It does not seem like
40 inconsistent evidence would contribute to that conclusion. It also says that these studies provide

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 evidence that long-term PM_{2.5} exposure contributes to developmental effects – but it doesn't,
2 because the data is inconsistent. I think this is a problem of copy-and-paste from text in other
3 sections. For the animal tox section, when discussing the Klocke 2017 study, there should be
4 reference to the fact that the study authors did not find any effect on behavioral or cognitive
5 endpoints.

6
7 **Summary and Causality Determination**

- 8 • I agree with the “suggestive” causality determination, although it is not clear to me why this
9 endpoint received a “suggestive” determination, and others (such as long-term PM_{2.5} and CNS
10 effects) received a “likely” determination.

11
12 UFP and Reproductive and Developmental Effects

13
14 **Female Reproduction and Fertility:**

- 15 • Table 9-13 incorrectly characterizes the doses the animals received for Li 2009 – they should be
16 ug/m³, not g/m³.
- 17 • The lack of effects seen with low-dose DE in Li 2012 suggests that there may be a threshold for
18 this effect.

19
20 **Neurodevelopmental Effects:**

- 21 • In the brain morphology section, the same information about ventriculomegaly being related to
22 ASD is repeated twice in the same paragraph.

23
24
25 **Chapter 10: Cancer**

26
27 **Introduction:**

- 28 • The Smith (2016) 10 characteristics of carcinogens represent necessary but not sufficient
29 conditions for carcinogenesis. While it is true that carcinogens display one or more than one of
30 these characteristics, there are many chemicals that have those characteristics but are not
31 carcinogens.

32
33 PM_{2.5} Exposure and Cancer

34
35 **Biological Plausibility:**

- 36 • This section discusses and emphasizes the Ames assay for mutagenicity, but also notes the
37 drawback of the assays being conducted in bacterial cells. However, there are mammalian
38 mutagenicity systems (particularly the in vivo assays), and EPA should emphasize results from
39 those studies.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- The discussion of the hallmarks of cancer is very vague. Also, while changes in telomerase activity is mentioned here, no data is provided to support changed telomerase activity.
- It is interesting and very informative to note that no animal toxicology studies have shown direct carcinogenicity from PM2.5 exposure.

Genotoxicity:

- It is alluded to in this section, but EPA should more clearly state that the mutagenicity studies done in vitro are hazard identifications only, and don't provide clear information about what might happen in vivo. A good example is provided by the mutation in the Salmonella strains to allow larger molecules across the cell wall – this would not be the case in an in vivo model.
- Where is the summary information for these studies?
- In the epidemiology studies, the Ma 2015 study is discussed as rating DNA damage as <40% or >40%. What does this mean? That 40% of the DNA contained damage? What kind of damage? If 40% of the DNA is damaged, then the cell is dead – the study authors may have not been excluding non-live cells. If EPA can't answer these questions, they shouldn't include the study in their discussion (the importance of study quality criteria).
- The summary fails to discuss the import of negative study results.

Epigenetic Effects:

- The Soberanes 2012 study showed increased methylation of the MMP2 promoter, but that would decrease the potential for tumor invasion, it would not increase tumorigenicity.
- When discussing genetic or epigenetic changes in non-in vitro studies, the EPA should specify what tissue was being tested.
- What do the NAS Panni 2016 results, presented as changes in “1, 1, or 10 CpG sites” mean? That kind of resolution is far beyond the realistic ability of these assays to measure, not to mention the inter- and intra-human variability. In fact, it would be useful to discuss the normal human variability in these biomarkers. Were they the same CpG sites changed in different people, or all over the genome, or could the authors even tell?
- Changes in expression of mir-21 are presented from Borgie 2015b. Is mir21 considered a tumor suppressive or promoting mir?

Lung Cancer Incidence, Mortality, and Survival:

- “ecological study design, estimation of PM2.5 concentrations for entire study duration from concentrations of other pollutants using conversion factors, and inadequate control for potential confounders are not the focus of this section. These studies are available at: <https://hero.epa.gov/hero/particulate-matter>.” What is meant by inadequate control for potential confounders? Because non-copollutant confounders are discussed so little in this document, it is difficult to tell what EPA would consider to be adequate or inadequate control for confounders. In addition, there are plenty of studies referenced in this ISA that have ecological designs – why are they not usable in the cancer section, but are usable in other sections?

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1
- 2
- 3
- 4
- 5
- 6
- 7
- 8
- 9
- 10
- 11
- 12
- 13
- 14
- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25
- 26
- 27
- 28
- 29
- 30
- 31
- 32
- 33
- 34
- 35
- 36
- 37
- 38
- 39
- 40
- In Table 10-4, the exposure assessment for Lepeule 2012 is stated as the average of the US EPA monitors for 1986-2009. This isn't the case – the authors used the EPA PM2.5 monitors for 1999-2009, but PM10 monitoring data with a conversion factor for 1986-1999.
 - The meta-analyses at the bottom of Figure 10-3 should be included in the table (or in a separate table) with the relevant details.
 - The effect estimates presented in Figure 10-3 are highly variable, with some negative estimates, and many that aren't statistically significant. From the perspective of exposure assessment, increasing the sophistication of the exposure assessment doesn't demonstrably impact the pattern of effect estimates as one would expect if there was bias towards the null with exposure error.
 - With a better exposure assessment, one would expect to have higher effect estimates and narrower CIs, but this is not what is observed with Jerret 2013 and Thurston 2013, compared to Krewski 2009 (particularly comparing Krewski and Thurston, who looked at the same population). Similarly, Turner 2016 only looked at never-smokers, and if this is considered to be a more susceptible sub population, then it should have a higher, more precise estimate, which it does not (Table 10-5). Related to this, why are never smokers the group with higher incidence? Wouldn't you expect (based on biological plausibility) for it to be the smokers – I.e. because they are receiving a higher lung dose and are pre-initiated (like the urethane animal study)? And why is there such a big difference between Turner 2014's estimate for non-smokers (1.26) and 2016's estimate (1.04)? I understand that one is comparing high versus low (presumably PM concentrations), but do these estimates correspond to one another when converted to a per 5 ug/m3 PM2.5 basis? It seems like they don't because the high versus low difference is less than 5 ug/m3.
 - Table 10-5 says that Turner 2011 is the full cohort, but it should be never-smokers (appropriately specified in the text). Table 10-4 should also provide information about the sub-population analyzed, if there is one.
 - For some of the ACS studies, the estimated HR for lung cancer increases when using a concentration estimation at a later time point (1999-2000), compared to the earlier time point (1979-1983). EPA should discuss how this could easily be the case for statistical reasons, and not because the risk is increasing in more recent times (it is because if you have the same number of deaths, but lower concentrations, then it makes the deaths per unit concentration look higher).
 - Information about the H6C and CCHS cohorts presents the lag period as the 1-3 years of PM2.5 concentrations prior to cancer mortality. However, for standard cancer analyses for an agent that is considered to be carcinogenic, the cumulative exposure is the typical metric. By 1-3 years prior to death, the patient already has the disease, and likely is already undergoing treatment. So, is the EPA/study authors suggesting that PM2.5 exposure enhances mortality from lung cancer, but not its incidence? I understand that EPA is restricted to what the study authors have done, but there could be an emphasis on any studies that considered metrics that are consistent with the biological plausibility argument, such as cumulative exposure. One of the "unacceptable" study criteria from the TSCA systematic review data quality criteria is "Exposures clearly fell outside of relevant exposure window for the outcome of interest." This seems relevant here.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Related to the last point, Gradient presented information about temporality of PM_{2.5} exposure
2 measurement and lung cancer mortality in Figure 5.1 of their comments on this ISA, which
3 showed that many of the studies investigated exposures that were measured concurrently, *or*
4 *after* the lung cancer mortality.
- 5 • With Wong 2016 conducted in Hong Kong (much higher concentrations of PM_{2.5}), the effect
6 estimate was about the same as the cohorts in the US and Europe – this is not consistent with the
7 concept of a concentration-response.
- 8 • EPA notes at the beginning of this section that they don't include studies with “inadequate
9 control for potential confounders”. It seems that the Hart 2011 study, which does not consider
10 smoking at all (a VERY important potential confounder for lung cancer), should not have been
11 included in this section. It would be deemed unacceptable using the TSCA systematic review
12 guidelines: “Confounding was demonstrated and was not appropriately adjusted for in the final
13 analyses (NTP, 2015a).” Smoking should always be considered when looking at lung cancer.
- 14 • For the incidence studies, it is even more important to look at the estimated time of exposure,
15 with longer exposure times for PM_{2.5} being more important. The idea of a one-month average of
16 PM_{2.5} contributing to lung cancer (from the Gharibvand 2016 study) is completely unsupported
17 by what we know about cancer development. Cancer is known to take decades to develop (look
18 at the smoking data for comparison), and the idea of a one-month exposure to PM_{2.5}
19 contributing to lung cancer is highly unrealistic.
- 20 • Figure 10-4, showing effect estimates from different types of exposure estimates (and the
21 discussion in the text) shows that there is no difference with more precise exposure estimates
22 (the prediction has been a bias away from the mean) and no difference in CIs. This paper also
23 showed effects only in former smokers, not never smokers, which is inconsistent with the
24 mortality data. However, this is more consistent with the idea of dose-response and PM_{2.5}
25 having a larger impact on people who have been pre-initiated by exposure to cigarette smoke.
- 26 • C-R Function Shape – EPA cites Pope 2011, who combined smoking and SHS data with
27 predicted PM_{2.5} concentrations from various studies and plotted them. A few concerns – what is
28 the length of assumed exposure here (as noted above, longer exposure is usually necessary for
29 cancer formation); also, the authors produce HR's, and then seemingly equate them to RRs, and
30 plot the other results as RRs. These are NOT the same thing (Hernán, 2013; Stare and Maucort-
31 Boulch, 2016; Sutradhar and Austin, 2017). The authors also do this for CVD mortality, showing
32 a much steeper D-R curve with ambient PM_{2.5} than smoking. Why does EPA/the authors think
33 that gram for gram, PM_{2.5} is worse than smoking? Is there any basis for this? Perhaps both
34 should consider the substantially different amounts of confidence in the exposure metric? As
35 before, the variability and error in these studies can prevent the identification of the appropriate
36 shape of the C-R function, and the presence of a threshold.
- 37 • Cancer Survival – What confounders were considered in Xu (2013) and Eckel (2016)? Many
38 factors can impact cancer survival that might be different between two cities, particularly with
39 such variation as would be expected between LA and Honolulu, for example.
- 40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Summary and Causal Determination:

- 2 • The data that PM2.5 components can be mutagenic in vitro, and that one study showed enhanced
3 urethane-induced tumors, does not complete a pathway of biological plausibility of PM2.5
4 causing cancer. And it doesn't provide a plausibility pathway for mortality associated with
5 relatively short-term PM2.5 exposure – months to several years. Those are two different effects
6 and should be separated out, because some genotoxicity caused by PM2.5 in the few years before
7 death from cancer aren't contributing to the formation of that cancer.
8 • Positive associations in never-smokers is cited several times, but there is no discussion of
9 whether this makes sense – wouldn't an association in smokers, with their pre-initiated lung
10 cells, make more sense?
11 • There should be a discussion of statistical significance (**chance**, bias, and confounding). And
12 there are many other confounders that were not discussed in this section that could contribute to
13 lung cancer mortality, particularly for this short a time-span.
14 • This lack of coherence does not suggest a likely causal relationship.

15
16 PM10-2.5 Exposure and Cancer

17
18 Biological Plausibility:

- 19 • Why is brain inflammation particularly emphasized in this figure (also for PM2.5 and UFP)? Is
20 there substantial evidence of brain cancer? Or is there a pathway of systemic dysregulation
21 thought to be caused by brain inflammation? If so, this should be discussed in this section.
22

23 Genotoxicity:

- 24 • For the Wessels 2010 study, the location from which the particles were collected should be
25 included in the discussion. The single CHE study used as evidence here did not show a
26 statistically significant change in 8-oxo-dG ($p < 0.1$ is not $p < 0.05$). The epidemiology study
27 results were also not statistically significant.
28

29 UFP Exposure and Cancer

- 30
31 • Genotoxicity: there is a discussion of the results from Hemmingsen 2015, but that study focuses
32 on PM2.5, and it seems that a lot of the mass concentration is higher than the 100 nm cut-off for
33 UFP.
34
35
36
37
38
39
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 **Chapter 11: Mortality**
2

3 Short-Term PM2.5 Exposure and Total Mortality
4

- 5 • The EPA states at the beginning of this chapter that “As detailed in the Preface, the focus of this
6 section is on the evaluation of recently published studies that directly address policy-relevant
7 issues, i.e., those studies where mean 24-hour average concentrations are less than 20 µg/m³
8 across all cities or where at least half of the cities have mean 24-hour average concentrations less
9 than 20 µg/m³.” Why 20 ug/m³? The 24-hr standard is 35 ug/m³. This statement references the
10 Preface for the 2009 ISA – however, important information relevant to this ISA should be
11 included in this ISA, even if just in summary form. This is also true of details about source
12 apportionment in Section 11.1.11.2
- 13 • The EPA also states at the beginning of the chapter that “The following sections provide a brief
14 overview of the consistent, positive associations observed in recent studies of mortality and
15 short-term PM2.5 exposures,” Does this mean that the EPA did not include any studies that
16 didn’t provide consistent, positive associations? If not, then this should be restated.
- 17 • This same paragraph has a reference error (reference not found).
- 18 • The organization of this section, with a table at the beginning with all the relevant studies, is a
19 better method than listing them over and over again in different sections, as is done in other
20 chapters.

21
22 **Biological Plausibility:**

- 23 • The EPA states in this section that “However, the evidence for how the initial events and
24 subsequent endpoints could lead to the observed increases in respiratory ED visits and hospital
25 admissions, for particularly chronic obstructive pulmonary disease (COPD) and asthma, is
26 limited. Collectively, the progression demonstrated in the available evidence for cardiovascular
27 morbidity (and to a lesser extent, respiratory morbidity) supports potential biological pathways
28 by which short-term PM2.5 exposures could result in mortality.” This seems to be a
29 contradictory statement – the first sentence says that evidence is limited for how initial events
30 can lead to HAs and ED visits, and the second states that the progression supports biological
31 pathways. This needs to be clarified, and the plausibility of low concentrations of PM causing
32 mortality after a short exposure (0-1 days) needs to be considered.
- 33 • The EPA should include a discussion of animal studies where mortality was an endpoint after
34 PM2.5 exposure.

35
36 **Total Mortality in All Year Analyses:**

- 37 • When discussing the Lanzinger 2016 study, is the EPA suggesting that the study size is not large
38 enough to discern a pattern between PM2.5 short-term exposure and mortality? Because only
39 having 2 years of data won’t affect short-term mortality associations (unlike long-term). Having
40 the sample size listed in the summary Table 11-1 would help with this distinction.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • In the discussion of causal analytics papers, the EPA should include a discussion of whether the
2 authors addressed the SUTVA assumptions.
3

4 Cause-Specific Mortality:

- 5 • Is it logical that respiratory mortality has higher effect estimates than CVD, but the evidence for
6 morbidity is weaker?
7

8 Non-Copollutant Confounding of PM2.5 Effects:

- 9 • The EPA states that “Recent multicity studies that assess the potential for copollutant
10 confounding of the PM2.5-mortality relationship are limited to Europe and Asia” However, they
11 then discuss Di et al. 2017, which is based in the US. It seems from Figure 11-3 that there is
12 some attenuation of the risk estimate with copollutants, and some become non-statistically
13 significant.
14 • None of the Sacks 2012 results (looking at different model specs for temp) were statistically
15 significant. This should be included in the analysis/discussion of the results.
16 • Seasonal analyses show heterogeneity of results, even with similar study types and when the
17 studies were only in the US. The EPA should offer some sort of explanation for this
18 heterogeneity and lack of consistent pattern.
19 • For temperature patterns, the pattern seen by Dai 2014 (lower effects of PM at high and low
20 temperatures) is not consistent with the (imprecise) results of Pascal 2014, who showed
21 increased PM2.5 effects at high temperatures. Does EPA or the study authors have an
22 explanation for this discrepancy? Similarly, Sun 2015, who shows more effects at lower
23 temperatures is inconsistent with both Dai 2014 and Pascal 2014. And Li 2015 showed higher
24 effects at both lower AND higher temperatures. These four studies have literally run the gamut
25 of options and demonstrate unexplained heterogeneity in study estimates.
26 • City and Regional Heterogeneity – Two US studies conducted in similar ways did not show the
27 same potential components as being responsible for the regional heterogeneity in PM2.5-
28 mortality effect estimates (Lippmann 2013a, Dai 2014). And in Boston Zanobetti 2014a reported
29 that the strongest association was found on winter days with higher primary PM, even though the
30 EPA reports that the warm season has the strongest associations (in the seasonal section). Davis
31 2011, when looking for city-clustering by PM2.5 components, showed a North-South division,
32 whereas the PM2.5-effects have typically shown an East-West division. Baxter 2013 also could
33 not identify sources or components to explain the observed regional heterogeneity. All together it
34 seems that despite multiple attempts, this heterogeneity is not explained by sources or PM
35 components. It would be helpful if the EPA could report the amount of PM2.5 effect estimate
36 attributable to the various components reported from Lippmann 2013a and Baxter 2014 (I.e. the
37 R2), as is done with Baxter 2017. This section demonstrates that despite numerous attempts by
38 researchers, there is still substantial unexplained heterogeneity in the effect estimates between
39 PM2.5 and mortality that need to be considered when assessing the causal connection between
40 the two.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Exposure Assessment Techniques

- 2 • Monitor representativeness wouldn't just provide information about regional heterogeneity
3 (maybe), it would provide information about the biases and potential validity of epidemiology
4 study results. EPA states that Di 2017 found a smaller association using the nearest monitor
5 versus the modeled estimates, and that this was consistent with Kloog 2013. But Kloog 2013
6 found a larger association with the nearest monitor method. Either there is a discrepancy here, or
7 the EPA needs to better explain what it is comparing. There is also a substantial difference in
8 effect estimates (0.8 % vs 4.5%). When discussing the differences between monitored and
9 modeled data, it would be helpful if the EPA reported how well the study's model predicted
10 monitored concentrations, as a measure of the accuracy of the model.
11

12 Timing of Effects and Exposure Metrics:

- 13 • A figure of the various lagged effects would be useful, particularly because many of the effect
14 estimates are not presented elsewhere in the ISA. This would allow the readers to more easily
15 understand the lagged patterns.
16

17 Concentration Response and Threshold Analyses:

- 18 • "2004 AQCD and 2009 PM ISA stated that conducting C-R and threshold analyses is
19 challenging due to the "(1) limited range of available concentration levels (i.e., sparse data at the
20 low and high end); (2) heterogeneity of [at-risk] populations [between cities]; and (3) influence
21 of measurement error" (U.S. EPA, 2004). Even with these inherent limitations, studies have
22 continued to examine the PM-mortality C-R relationship and whether a threshold exists." These
23 considerations don't just make threshold analysis challenging, they render results of an analysis
24 with those limitations inaccurate or uninterpretable. Just because study authors did these analyses
25 anyway, doesn't mean that the EPA must take the results at face value, knowing that these
26 problems exist. Rhomberg 2011, Yoshimura 1990, and Cox 2018 all demonstrated that you can't
27 detect a threshold or nonlinear response with this much variability in the data, and a reviewer at
28 the ozone workshop held in Oct-Nov 2018 said the same thing. This concern is discussed more
29 thoroughly in the general section of my comments.
- 30 • For the Shi 2015 study (Figure 11-11), the C-R function doesn't look linear. Do the authors ever
31 use the default as non-linear, and then test if linear fits any better than non-linear? (This has to do
32 with your perspective and default assumptions). And if you have less confidence in the curve less
33 at concentrations less than 5 because of the width of the confidence intervals, then you should
34 also have less confidence in the curve at 10-15 ug/m3 – because the confidence interval widths
35 are the same, down to about 2.5 ug/m3, and it certainly looks like there is a threshold somewhere
36 between 5 and 10 ug/m3.
- 37 • It looks like the Di 2017a analysis forced the curve through the origin – if it did, how could it
38 identify a threshold of no effect? Upon reading the text of that manuscript, it is not clear if they
39 did force it through the origin or not – this should be clarified by EPA. What should also be
40 clarified by the EPA is the risk metric used by the study authors. Di 2017a presents the risk

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 metric as a percent increase in relative risk (RR) per 10 ug/m³ PM_{2.5}, which is a non-standard
2 metric. Presumably this can be interpreted as a % increase in risk of total mortality per 10 ug/m³
3 PM_{2.5}, but EPA should clarify this, so readers know that the results can be compared to other
4 study results. Interestingly, the authors also present the absolute risk difference, per 1 million
5 persons at risk. This is a very helpful metric that shows in the main analysis that there are 1.4
6 people with increased risk per 1 million at risk. This puts the risk in the context of other
7 assessments, such as carcinogen assessments, and would allow the EPA to use similar
8 frameworks for acceptable and unacceptable risk.
9

10 **PM_{2.5} Components and Sources:**

- 11 • In Figure 11-13, why is there no lag information in the orange boxes (null or non-statistically
12 significant negative associations)? Also, why are some of the lag numbers in the boxes
13 (primarily in the PM_{2.5} total row) bolder? This should be included in the legend.
- 14 • A forest plot would be useful in this section, to demonstrate whether or not the individual
15 components had larger or smaller effect estimates compared to total PM_{2.5}.
- 16 • In Figure 11-14 of Lippmann 2013a, most of the effect estimates weren't statistically significant,
17 and many were negative. In addition, soil was more consistently positive than combustion
18 products.
19

20 **Summary and Causal Determination:**

- 21 • While more studies have been conducted since the last ISA that consider uncertainties like
22 copollutants, C-R functions, regional heterogeneity, and PM_{2.5} components and sources, none of
23 them really clarifies any of the underlying uncertainty. There are still unknowns with
24 copollutants, C-R functions are still plagued by problems with innate variability that makes them
25 difficult to interpret, there are studies showing completely inconsistent temperature relationships,
26 none of the studies on regional heterogeneity adequately explained the reasons for the city-
27 specific heterogeneity, and it is not clear what components or sources are causing the observed
28 effects. At what point do you go back to your underlying assumptions (i.e that short-term
29 exposure to PM_{2.5} causes mortality) and ask whether they are valid?
- 30 • “Collectively, recent studies indicate that the heterogeneity in PM_{2.5}-mortality risk estimates
31 cannot be attributed to one factor, but instead a combination of factors including, but not limited
32 to, compositional and source differences as well as exposure differences.” This statement is
33 misleading – there is no data presented that looks at all the possible components together to show
34 that combined they impact the observed heterogeneity. What we do have is several studies that
35 show almost no impact of composition, source, and exposure differences.
- 36 • “However, to date, studies have not conducted extensive analyses exploring alternatives to
37 linearity when examining the shape of the PM_{2.5}-mortality C-R relationship.” It is hard to be
38 confident that the shape of the C-R function is linear, when you haven't examined alternatives to
39 linearity.
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Long-Term PM2.5 Exposure and Total Mortality
2

- 3
- 4 • Again, the EPA should clarify why their focus is on 20 ug/m³ for long-term PM2.5
5 concentrations. This is above the current (and former) standard and shouldn't be equated to the
6 24-hour standard (which has a different form).
 - 7 • “The evidence in this section will focus on epidemiologic studies because experimental studies
8 of long-term exposure and mortality are generally not conducted.” But long-term exposure
9 studies in animals have been conducted, typically at higher-than-ambient concentrations – these
10 studies could be investigated to explore whether animals have experienced increased mortality
11 with exposure to PM2.5.

12 Associations between LT-PM2.5 and Mortality:

- 13
- 14 • Harvard 6 Cities and ACS Cohorts – The EPA notes that there are discrepancies between the
15 findings of Pope 1995 for the early ACS (found a positive statistically significant effect) and
16 Enstrom 2017 (did not find a positive statistically significant effect), but that there was a
17 difference between the two in that Enstrom used 85 counties and Pope used 50 MSAs. However,
18 the Enstrom study had a finer resolution, so one would guess that it had less exposure error and
19 therefore possibly a greater effect estimate, or one with narrower confidence intervals, compared
20 to Pope. As the EPA notes, the many re-analyses of the ACS cohort present the opportunity to
21 explore the effects of different types of exposure estimates. Instead of just saying that the results
22 are generally consistent in magnitude and direction, EPA should take this opportunity to look for
23 more patterns in the data, based on the assumptions that are made. For example, the EPA could
24 ask whether a better exposure estimate moves the effect away from the null or narrows the
25 confidence intervals. From Figure 11-17, it doesn't seem that any of the investigated subtypes of
26 mortality particularly show an increase in effect estimate, or a decrease in width of confidence
27 intervals, compared to total mortality. The regional estimate of mean PM2.5 concentration from
28 Turner 2016 is shown as 0.5 ug/m³ in Figure 11-17. Is this right?
 - 29 • Other North American Analyses – As with the H6S and ACS cohorts, Figure 11-19 shows that
30 there is no increase in the association, or particular decrease in the effect estimate confidence
31 intervals, of CVD or respiratory mortality compared to total mortality. The Medicare cohort also
32 offers the opportunity to compare results from different exposure models – the Shi 2015 study in
33 New England used a sophisticated model, and Kioumourtzoglou et al. (2016) used fixed site
34 monitors, and the effect estimate for Shi 2015 was smaller with about the same precision, so this
35 does not support the hypotheses that improved exposure measurement techniques show greater,
36 more precise effect estimates. The model accuracy of Thurston 2015 should be mentioned,
37 because if it only uses a LUR model, these are known to be inaccurate in locations where they
38 weren't specifically designed. The Crouse 2012 and 2015 results were somewhat inconsistent
39 (IHD mortality in 2012 was 1.31, and in 2015 was 1.09) with the difference in studies being 5
40 more years of follow up. The EPA should offer some explanation or discussion of this result, if
one was presented by the authors. Again, the same data was used in Lipsett 2011 and Ostro 2015,

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 but Ostro had a better exposure estimate method, but the effect estimates were lower (not biased
2 away from the null). European studies are discussed in this section, so I would recommend that
3 the section be retitled “Other North American and European Analyses”. Also, results from the
4 European analyses should be included in the Forest plot for Figure 11-19, or on their own forest
5 plot.

- 6 • Causal Analysis – Did the studies cited adequately discuss whether the SUTVA assumptions
7 were met in their studies? This section should also include a discussion about Tony Cox’s
8 causality papers (e.g. (Cox and Popken, 2015)), as well as the Greven et al., 2011; and Pun et al.,
9 2017 papers that did a difference-in-difference analysis to determine the effects of local changes
10 in PM compared to national trends and found that there was no association between PM2.5 and
11 mortality.
- 12 • Life Expectancy – what is a doubly-robust additive hazards model, and what kind of information
13 does it provide that allows the authors to estimate 5400 fewer deaths from a decrease of 1 ug/m³
14 in annual average PM2.5? The authors (Wang 2017a) call it a causal analysis, but it is not clear
15 why this “double robust” method is causal. Also, the effect estimate from Wang 2017b (upon
16 which Wang 2017a is supposedly based) is pretty high – 1.021 per 1 ug/m³, whereas Di 2017c is
17 1.04 per 5 ug/m³. What kind of controls for confounding did Bacarelli 2016 use? Were the
18 results comparable to the other life expectancy studies?

19
20 Potential Copollutant Confounding:

- 21 • What is the reference for the meta-analysis that only looked at copollutant models with $r < 0.7$?

22
23 Shape of the C-R Curve:

- 24 • EPA reports that many studies have shown evidence for LNT, some have shown supralinear
25 shapes, and other studies have shown thresholds. As above, these likely aren’t the best kind of
26 studies to use to determine the shape of the C-R function, given the variability and errors in the
27 estimates (Rhomborg 2011).

28
29 Factors that May Influence PM2.5 Associations:

- 30 • It is interesting that Lee 2011 showed that monitors are more accurate within a 98 km distance,
31 but AOD is more accurate outside of that. That is a pretty bad track record, given the supposed
32 resolution of satellite measurements.
- 33 • When discussing the Jerret et al. 2016 results, EPA should note that the effect estimate doesn’t
34 tell you how accurate the model is at estimating exposures.
- 35 • Results from the Hart 2015 study show that enhanced exposure estimate accuracy doesn’t change
36 the estimate, which is not what would be predicted. They themselves show that a bias correction
37 increases the effect estimate. Therefore, either the more sophisticated exposure estimate methods
38 aren’t actually more accurate, or there is some other reason for the observed association that is
39 not impacted by the method used to estimate exposure, possibly the complexity of the variables
40 in the model (Corrothers & Evan, 2000; Fewell 2007).

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • When talking about exposure windows, and specifically the Wong 2015 study, EPA noted that
2 risks decrease (presumably from PM) in ages over 70 or 75. Is that just in the Wong 2015 study,
3 or is it a general result? If it is a general result, that is not what would be expected for a
4 population dying from CVD or respiratory illnesses and is not consistent with the hypothesis of a
5 vulnerable population having enhanced mortality from PM2.5 exposure.
6

7 **PM2.5 Sources and Components:**

- 8 • The Wolf 2015 results likely aren't useful, because of such poor LUR model performance.
9

10 Short-Term PM10-2.5 Exposure and Total Mortality

11 **Associations with All-Year Mortality:**

- 12 • While all the associations presented are positive, few are statistically significant, and many have
13 the added exposure error of estimating PM10-2.5 by subtracting PM10 from PM2.5 county-
14 average measurements.
15

16 **C-R Relationships and Thresholds:**

- 17 • Both the studies cited that looked at different concentration cut-points and the association
18 between PM10-2.5 and mortality found that the highest concentrations and/or extreme events
19 like dust-storms, had the lowest associations with PM10-2.5. Does this make sense? The EPA
20 should address the lack of concentration response here.
21

22 **Summary and Causal Conclusions:**

- 23 • EPA states that “recent studies provide initial evidence that informs additional uncertainties and
24 limitations identified in the studies evaluated in the 2009 PM ISA, specifically potential
25 copollutant confounding; effect modification (e.g., temperature, season); and the shape of the C-
26 R relationship and whether a threshold exists.” However, most of these sections did not provide
27 information that further informed the uncertainties in these areas. The studies looked at these
28 potential limitation areas, but no real conclusions could be drawn about the results.
29 • Suggestive of causality doesn't seem supported here, because there were almost no statistically-
30 significant effects, and many unaddressed uncertainties (bias, chance, confounding).
31

32 Long-Term PM10-2.5 Exposure and Total Mortality

- 33 • The EPA's final causal conclusion in this section is suggestive, but based on what? There is
34 limited biological plausibility data, a number of epidemiology studies that show no effect, and
35 those that do show effects that are often attenuated when PM2.5 is included in the model; the
36 exposure estimates are very uncertain (all used the subtraction model for estimating PM10-2.5);
37 and there is no other information about model specification, temperature, etc. There is one
38
39

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 French study that shows positive effects, but is this enough (in the face of a lot of negative
2 evidence) to call the endpoint suggestive?
3

4 Long-Term UFP Exposure and Total Mortality
5

- 6 • What did the experts in Hoek et al. 2009 base their recommendations on, if there was no data for
7 the endpoint? What is the point of asking experts for their advice on something without any
8 information? I don't think that the Hoek study should be included in this review, because it is
9 apparently based on opinion and not data.
10

11
12 **Chapter 12: Populations and Lifestages Potentially at Increased Risk from PM Exposure**
13

- 14 • The summary of this chapter should describe the conclusions for the chapter (I.e. the life stages
15 or populations considered to be at increased risk), as is done with the other chapter summaries.
16 • “similar to the characterization of epidemiologic evidence in Chapters 5-11, statistical
17 significance is not the sole criterion by which effect modification and evidence of increased risk
18 is determined; emphasis is placed on patterns or trends in results across these epidemiologic
19 studies.” I agree that statistical significance should not be the sole criterion for judging the
20 validity of evidence. However, chance does need to be considered as one of the aspects that
21 could potentially lead to an association between two variables (along with bias and
22 confounding). Therefore, it is important that statistical significance is discussed in this and other
23 chapters of this ISA. Unfortunately, this does not appear to be this case, in this chapter or
24 elsewhere.
25 • The figures in the supplement do include notations for determination of whether there is a
26 statistically significant difference between the two groups, and this should be incorporated into
27 the main text.
28 • In the supplement the figure legends need to be changed so that they are endpoint-specific, and
29 there needs to be an explanation of the up and down arrows in the colored boxes.
30

31 **Pre-Existing Diseases/Conditions:**

- 32 • CVD – The EPA concludes that there is only suggestive evidence of pre-existing CVD
33 increasing the risk for PM2.5-mediated effects, but this isn't consistent with the hypothesis that
34 those who are already vulnerable are the ones who would have more extreme effects from PM
35 exposure (like mortality), or that PM2.5 targets the CV system. Does it make sense that there is a
36 causal association between PM2.5 and CV effects, but only a suggestive association between
37 PM2.5 and people with CVD? Is the EPA suggesting that PM2.5 is causing these effects de novo
38 (i.e. in healthy people without pre-existing disease)?

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 • Diabetes – I agree with the EPA that the evidence is insufficient to determine if diabetics have an
2 increased risk from PM2.5 exposure. There was inconsistent evidence and issues with the
3 studies, and this is the appropriate conclusion to derive from that combination of data.
4 • Obesity – The text is not clear as to why obesity gets a suggestive designation, whereas diabetes
5 got an insufficient designation. Both have a fair number of studies showing mostly inconsistent
6 associations. Similar with elevated cholesterol – why is that insufficient, and obesity is
7 suggestive?
8 • Elevated cholesterol – similar to diabetes, I agree that there is insufficient data.
9 • Respiratory Diseases – it is unclear in this section whether data from Chapter 5 about asthma and
10 COPD are being used to draw the suggestive conclusion here, or if it is the limited data presented
11 where comparisons are made between people with and without the disease. In the introduction to
12 this chapter the EPA specifies that the at-risk category is particularly in comparison to people
13 without the potential risk factor, but the conclusions from this section seem to be mostly from the
14 Chapter 5 conclusions.

15
16 Genetic Factors:

- 17 • The conclusion “the evidence is suggestive that individuals with variants in the glutathione
18 pathway are at increased risk for PM2.5-related health effects compared to those without a
19 variant genotype.” should be more specific to which variant type – for example, does this refer to
20 glutathione variants that reduce the ability for the glutathione pathway to reduce oxidant stress?
21 There is also not much evidence presented for the glutathione pathway, and no information about
22 the active or inactive or less active forms of the gene, and if those are related to PM2.5 health
23 effects.
24 • There should be a description of the functional effect of the NFE2L2 rs1364725 allele. Does this
25 allele decrease the function of the NFE2L2 protein? Were the people heterozygous for the allele
26 (and therefore any effect would have to be dominant), or homozygous? Also, the referenced
27 paper (Hampel 2010) used 16 sec ECG recordings, but my understanding is that there needs to
28 be a longer duration of ECG recordings to get reliable variability data. In addition, that study did
29 not see associations with the GSTM1 deletion allele. Similarly, for the cited SNPs in GSTP1,
30 TNF, and TLR4 – did those reduce the activity of the gene products? Just because it is a minor
31 allele, doesn’t make it less functional. The same with the micro-RNA processing gene GEMIN4
32 – if you don’t know the effect of the SNP, then what does it tell you if there is an association?
33

34 Sociodemographic Factors:

- 35 • Children – To test the hypothesis that increased oral breathing in boys increases their risk of
36 PM2.5-mediated effects, are there any studies that address the effects of PM2.5 in boys vs girls?
37 This section also states that children tend to spend more time outdoors, but the exposure chapter
38 section that discusses the CHAD database states that according to that data, children spend less
39 time outdoors than adults (pg 3-65). So, either the CHAD database is flawed, or this statement is.
40 This section states that “there has been little evidence from stratified analyses to demonstrate

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 children being at increased risk of the health effects associated with PM2.5 exposure compared
2 to adults. That is, positive effect estimates are often observed in stratified analyses of children,
3 but these effect estimates are similar in magnitude to those observed for adults (Supplemental
4 Table S12-7) (U.S. EPA, 2018).” This doesn’t seem consistent with the conclusion that there is
5 adequate evidence that children are at increased risk from PM2.5 exposure. The conclusion
6 seems to be based on the data showing positive associations in children for things that were only
7 measured in children (e.g. lung function development), but that seems to be inconsistent with
8 what EPA said is the point of this section, which is comparison to a reference group. These
9 aspects should be divided or specifically addressed.

- 10 • Older Adults – this document notes that there is no consistent evidence that older adults have
11 greater health effects associated with exposure to PM2.5 than younger adults. This seems
12 inconsistent with the general hypothesis that people with greater risk of the health effect are
13 more susceptible to something that contributes to that health effect. In addition, the EPA
14 provides plenty of evidence (not insufficient evidence) that there is actually no increased risk
15 amongst older adults.
- 16 • Race – in the summary section, the EPA concludes that there is adequate evidence demonstrating
17 an increased risk of PM2.5-related effects in non-whites, in part due to disparities in exposure.
18 However, there is almost no discussion in this section of whether the epidemiology studies tested
19 if the disparity was due to increased exposure, or due to other factors. This should be explicitly
20 discussed in this chapter. If the conclusion is that the increased risk is due to some other non-
21 exposure factor, there should be discussion of what that factor is.

22
23 Residential Location:

- 24 • Urban v Rural – There is a several page list of study results in this section, describing largely
25 inconsistent results comparing urban v rural locations. However, there needs to be synthesis of
26 all these results – are there patterns? Why might you expect there to be higher associations in
27 urban compared to rural locations, or vice versa? What would other data suggest? Did the
28 authors control for the higher PM in urban locations? Just listing study results does not help the
29 reader synthesize the conclusions.
- 30 • Proximity to roadway – again, why would you expect certain vulnerabilities near roadways,
31 especially if there is no evidence showing that that the PM concentrations are higher near
32 roadways? Is it noise, or other SES factors, or other pollutants? Were these controlled for in the
33 studies (proximity studies being notoriously problematic for drawing conclusions)? Both of the
34 cited animal toxicology studies have interpretation issues – there may be other, non-PM related
35 reasons why more effects were seen with animals closer to a major road (e.g. stress, noise) in
36 Kleinman 2005, and the other cited study (Farraj 2006a, b) showed a concentration response, not
37 a response to proximity to roadways (which the EPA says earlier does not increase PM2.5
38 concentrations).

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Behavioral and Other Factors:

- 2 • Smoking – Lung cancer should be included as an endpoint in this section, because it is probably
3 the best studied for differences between smokers and non-smokers, and EPA concluded that
4 there was a likely causal association. From the summaries in Chapter 10, it seemed like there was
5 more associations between PM_{2.5} and lung cancer in never smokers than in ever or current
6 smokers. In general, one would predict that PM_{2.5} would increase effects in smokers, because it
7 would generally increase their dose, and because they already have a lot of the health effect
8 precursors that are being attributed to PM (inflammation, CV changes, respiratory effects).
9 Conversely, perhaps there is an adaptive process that protects the lungs of smokers from
10 additional exposure. Either way, these are important issues to discuss in addition to just listing
11 the study results.

12
13
14 **References**

- 15
16 Avery, C.L., Mills, K.T., Williams, R., McGraw, K.A., Poole, C., Smith, R.L., Whitsel, E.A., 2010a.
17 Estimating error in using residential outdoor PM_{2.5} concentrations as proxies for personal exposures: A
18 meta-analysis. *Environ. Health Perspect.* 118, 673–678. <https://doi.org/10.1289/ehp.0901158>
19
20 Avery, C.L., Mills, K.T., Williams, R., McGraw, K.A., Poole, C., Smith, R.L., Whitsel, E.A., 2010b.
21 Estimating Error in Using Ambient PM_{2.5} Concentrations as Proxies for Personal Exposures: A
22 Review. *Epidemiology* 21, 215–223. <https://doi.org/10.1097/EDE.0b013e3181cb41f7>
23
24 Bates, J.H.T., Irvin, C.G., 2003. Measuring lung function in mice: the phenotyping uncertainty principle.
25 *J. Appl. Physiol.* 94, 1297–1306. <https://doi.org/10.1152/jappphysiol.00706.2002>
26
27 Brauer, M., Brumm, J., Vedal, S., Petkau, A.J., 2002. Exposure misclassification and threshold
28 concentrations in time series analyses of air pollution health effects. *Risk Anal.* 22, 1183–93.
29
30 Bräuner, E.V., Forchhammer, L., Möller, P., Simonsen, J., Glasius, M., Wählin, P., Raaschou-Nielsen,
31 O., Loft, S., 2007. Exposure to ultrafine particles from ambient air and oxidative stress-induced DNA
32 damage. *Environ. Health Perspect.* 115, 1177–1182. <https://doi.org/10.1289/ehp.9984>
33
34 Brook, R.D., Brook, J.R., Urch, B., Vincent, R., Rajagopalan, S., Silverman, F., 2002. Inhalation of fine
35 particulate air pollution and ozone causes acute arterial vasoconstriction in healthy adults. *Circulation*
36 105, 1534–1536. <https://doi.org/10.1161/01.CIR.0000013838.94747.64>
37
38 Carrothers, T.J., Evans, J.S., 2000. Assessing the impact of differential measurement error on estimates
39 of fine particle mortality. *J. Air Waste Manag. Assoc.* 50, 65–74.
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Cefalu, M., Dominici, F., 2014. Does exposure prediction bias health-effect estimation?: The
2 relationship between confounding adjustment and exposure prediction. *Epidemiology* 25, 583–90.
3 <https://doi.org/10.1097/EDE.0000000000000099>
4
- 5 Cox, L.A. (Tony), 2018. Effects of exposure estimation errors on estimated exposure-response relations
6 for PM2.5. *Environ. Res.* 164, 636–646. <https://doi.org/10.1016/j.envres.2018.03.038>
7
- 8 Cox, L.A.T., Popken, D.A., 2015. Has reducing fine particulate matter and ozone caused reduced
9 mortality rates in the United States? *Ann. Epidemiol.* 25, 162–173.
10 <https://doi.org/10.1016/j.annepidem.2014.11.006>
11
- 12 Fakhri, A.A., Ilic, L.M., Wellenius, G.A., Urch, B., Silverman, F., Gold, D.R., Mittleman, M.A., 2009.
13 Autonomic effects of controlled fine particulate exposure in young healthy adults: Effect modification
14 by ozone. *Environ. Health Perspect.* 117, 1287–1292. <https://doi.org/10.1289/ehp.0900541>
15
- 16 Fewell, Z., Davey Smith, G., Sterne, J.A.C., 2007. The impact of residual and unmeasured confounding
17 in epidemiologic studies: a simulation study. *Am. J. Epidemiol.* 166, 646–55.
18 <https://doi.org/10.1093/aje/kwm165>
19
- 20 Frampton, M.W., Stewart, J.C., Oberdörster, G., Morrow, P.E., Chalupa, D., Pietropaoli, A.P., Frasier,
21 L.M., Speers, D.M., Cox, C., Huang, L.S., Utell, M.J., 2006. Inhalation of ultrafine particles alters blood
22 leukocyte expression of adhesion molecules in humans. *Environ. Health Perspect.* 114, 51–58.
23 <https://doi.org/10.1289/ehp.7962>
24
- 25 Frampton, M.W., Utell, M.J., Zareba, W., Oberdorster, G., Cox, C., Huang, L.S., Morrow, P.E., Lee,
26 F.E., Chalupa, D., Frasier, L.M., Speers, D.M., Stewart, J., 2004. Effects of exposure to ultrafine carbon
27 particles in healthy subjects and subjects with asthma. *Res. Rep. - Heal. Eff. Inst.* 1–63.
28
- 29 Fuller, W.A., 1987. *Measurement Error Models*. John Wiley & Sons, 1987.
30
- 31 Ghio, A.J., Hall, A., Bassett, M.A., Cascio, W.E., Devlin, R.B., 2003. Exposure to concentrated ambient
32 air particles alters hematologic indices in humans. *Inhal. Toxicol.* 15, 1465–1478.
33 <https://doi.org/10.1080/08958370390249111>
34
- 35 Goldman, G.T., Mulholland, J.A., Russell, A.G., Strickland, M.J., Klein, M., Waller, L.A., Tolbert, P.E.,
36 2011. Impact of exposure measurement error in air pollution epidemiology: Effect of error type in time-
37 series studies. *Environ. Heal. A Glob. Access Sci. Source* 10, 61. [https://doi.org/10.1186/1476-069X-10-](https://doi.org/10.1186/1476-069X-10-61)
38 61
39

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Graff, D.W., Cascio, W.E., Rappold, A., Zhou, H., Huang, Y.C.T., Devlin, R.B., 2009. Exposure to
2 concentrated coarse air pollution particles causes mild cardiopulmonary effects in healthy young adults.
3 *Environ. Health Perspect.* 117, 1089–1094. <https://doi.org/10.1289/ehp.0900558>
4
- 5 Greven, S., Dominici, F., Zeger, S., 2011. An Approach to the Estimation of Chronic Air Pollution
6 Effects Using Spatio-Temporal Information. *J. Am. Stat. Assoc.* 106, 396–406.
7 <https://doi.org/10.1198/jasa.2011.ap09392>
8
- 9 Harder, S.D., Soukup, J.M., Ghio, A.J., Devlin, R.B., Becker, S., 2001. Inhalation of PM_{2.5} does not
10 modulate host defense or immune parameters in blood or lung of normal human subjects. *Environ.*
11 *Health Perspect.* 109 Suppl, 599–604. <https://doi.org/10.1289/ehp.01109s4599>
12
- 13 Hernán, M.A., 2013. The Hazards of Hazard Ratios. *Epidemiology* 21, 13–15.
14 <https://doi.org/10.1097/EDE.0b013e3181c1ea43>.The
15
- 16 Holgate, S.T., Sandström, T., Frew, A.J., Stenfors, N., Nördenhall, C., Salvi, S., Blomberg, A.,
17 Helleday, R., Södenberg, M., Devlin, R.B., Wilson, S.J., 2003. Health Effects of Acute Exposure to Air
18 Pollution Exposed to Diesel Exhaust Concentrated Ambient Particles. *Heal. Eff. Inst. Res. Rep.*
19
- 20 Jurek, A.M., Greenland, S., Maldonado, G., 2008. How far from non-differential does exposure or
21 disease misclassification have to be to bias measures of association away from the null? *Int. J.*
22 *Epidemiol.* 37, 382–5. <https://doi.org/10.1093/ije/dym291>
23
- 24 Jurek, A.M., Greenland, S., Maldonado, G., Church, T.R., 2005. Proper interpretation of non-differential
25 misclassification effects: expectations vs observations. *Int. J. Epidemiol.* 34, 680–7.
26 <https://doi.org/10.1093/ije/dyi060>
27
- 28 Langrish, J.P., Watts, S.J., Hunter, A.J., Shah, A.S.V., Bosson, J.A., Unosson, J., Barath, S., Lundbäck,
29 M., Cassee, F.R., Donaldson, K., Sandström, T., Blomberg, A., Newby, D.E., Mills, N.L., 2014.
30 Controlled exposures to air pollutants and risk of cardiac arrhythmia. *Environ. Health Perspect.* 122,
31 747–753. <https://doi.org/10.1289/ehp.1307337>
32
- 33 Lay, J.C., Zeman, K.L., Ghio, A.J., Bennett, W.D., 2001. Effects of inhaled iron oxide particles on
34 alveolar epithelial permeability in normal subjects. *Inhal. Toxicol.* 13, 1065–1078.
35 <https://doi.org/10.1080/08958370152647618>
36
- 37 Lioy, P., Waldman, J., Buckley, T., Butler, J., Pietarinen, C., 1990. The personal, indoor and outdoor
38 concentrations of PM-10 measured in an industrial community during the winter. *Atmos. Environ.* 24,
39 57–66.
40

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

- 1 Lipfert, F.W., Wyzga, R., 1996. The effects of exposure error on environmental epidemiology., in:
2 Proceedings of the Second Colloquium on Particulate Air Pollution and Human Mortality and
3 Morbidity. pp. 295–302.
4
- 5 McGuinn, L.A., Ward-Caviness, C., Neas, L.M., Schneider, A., Di, Q., Chudnovsky, A., Schwartz, J.,
6 Koutrakis, P., Russell, A.G., Garcia, V., Kraus, W.E., Hauser, E.R., Cascio, W., Diaz-Sanchez, D.,
7 Devlin, R.B., 2017. Fine particulate matter and cardiovascular disease: Comparison of assessment
8 methods for long-term exposure. *Environ. Res.* 159, 16–23. <https://doi.org/10.1016/j.envres.2017.07.041>
9
- 10 Pun, V.C., Kazemiparkouhi, F., Manjourides, J., Suh, H.H., 2017. Long-Term PM2.5 Exposure and
11 Respiratory, Cancer, and Cardiovascular Mortality in Older US Adults. *Am. J. Epidemiol.* 1–9.
12 <https://doi.org/10.1093/aje/kwx166>
13
- 14 Rhomberg, L.R., Chandalia, J.K., Long, C.M., Goodman, J.E., 2011. Measurement error in
15 environmental epidemiology and the shape of exposure-response curves. *Crit. Rev. Toxicol.* 41, 651–
16 671. <https://doi.org/10.3109/10408444.2011.563420>
17
- 18 Stare, J., Maucourt-Boulch, D., 2016. Odds ratio, hazard ratio and relative risk. *Metod. Zv.* 13, 59–67.
19
- 20 Sutradhar, R., Austin, P.C., 2017. Relative rates not relative risks: Addressing a widespread
21 misinterpretation of hazard ratios. *Ann. Epidemiol.* 28, 54–57.
22 <https://doi.org/10.1016/j.annepidem.2017.10.014>
23
- 24 US EPA, 2018. Application of Systematic Review in TSCA Risk Evaluations.
25
- 26 Watt, M., Godden, D., Cherrie, J., Seaton, A., 1995. Individual exposure to particulate air pollution and
27 its relevance to thresholds for health effects: a study of traffic wardens. *Occup. Environ. Med.* 52, 790–
28 2.
29
- 30 Yoshimura, I., 1990. The effect of measurement error on the dose-response curve. *Environ. Health*
31 *Perspect.* 87, 173–8.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Timothy E. Lewis

Comments on Chapter 13

Please comment on the identification, evaluation and characterization of the available scientific evidence from studies of PM on non-ecological welfare effects of visibility impairment, climate, and materials and the application of information from these studies, as presented in Chapter 13, to inform causality determinations and uncertainty characterizations for these welfare outcomes.

The information presented in Chapter 13 supports a causal relationship between PM and visibility impairment, climate effects, and effects on materials.

The evaluation of welfare effects often lumps PM together as a whole without considering different size fractions. It is recommended that EPA perform more analyses for different size fractions to determine whether various effects on visibility, climate, and materials are observed.

Specific quality criteria targets for inclusion or exclusion of welfare effects studies should be articulated up front in each section. The studies presented in this chapter are mostly descriptive with little reference to quality. There is little discussion of how study findings that consist of different PM concentrations, different mixtures, different experimental design questions, and different ambient conditions apply directly to non-ecological welfare effects in the U.S. A “Research Needs” section should be added to the final ISA. In addition, line numbers should be added for pages 13-1 through 13-56.

For visibility effects, a thorough discussion of the instrumentation used for measuring visibility is provided. It would be very useful if the instruments were shown in a table with the figures of merit associated with each, and how well each instrument provides the most policy relevant measurements.

The distinction between anthropogenic PM impairment versus natural PM impairment needs to be more clearly separated and explained. How this distinction can or will be used for setting a secondary standard needs to be included in the document.

The document does a good job more firmly establishing a causal relationship between PM and visibility. However, it is challenging to tease out the complex nature of PM across the country and how the variation in PM composition affects visibility differently. Setting a secondary standard given such variability will be very difficult. A discussion on the direct effect of PM or other pollutants (e.g., photochemical oxidant) on visual acuity should be included. Instruments would not be responsive to these eye irritants. Also, comparing perceived visibility impairment of urban versus more “bucolic” settings may have inherent biases. Some viewers of these scenes may not find urban viewscapes to be very appealing no matter how clear the image may be. Moreover, regional differences in perceived visibility may be due to societal differences. Westerners may have greater expectations of clear mountain vistas than Easterners.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 The color maps, bar charts, and other graphical data presentations are very helpful. The uncertainty
2 associated with the size fraction and visibility impairment needs to be stated clearly.

3
4 For climate effects, uncertainty in the effects of complex aerosol composition on climate needs to be
5 better resolved. If there is new evidence that increased atmospheric turbidity is increasing cloud-to-
6 ground lightning strikes and hence increased forest fires, that information should be added to the
7 document.

8
9 For effects on materials, it was difficult to determine from the literature review presented in the ISA at
10 what level damage to materials was unacceptable and how that relates back to PM concentration, size,
11 and mixture. It is laudable that data from other countries were included in the assessment. The document
12 should discuss if there is sufficient meta data available to fully characterize the data quality attributes
13 associated with these data.

14
15 It would be helpful for the PM CASAC seven-member panel to have access to a much larger review
16 panel that would allow for additional input into the non-ecological welfare effects and better inform our
17 recommendations on the appropriate level for a secondary standard.

18

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Corey Masuca

1
2 2.2 Atmospheric Size Distributions

3
4 Atmospheric particle formation (secondary) nucleation, accumulation, and coarse modes

5
6 2.3 Primary Sources and Atmospheric Formation

7
8 Primary PM – source-derived

9
10 Secondary PM – gas-phase chemical compounds

11
12 2.3.1 – Primary PM_{2.5} Emissions

13 2.3.1.1 – National Scale Emissions

14
15 Uncertainties in emission estimates

16
17 Dust and fire – significant portion of PM_{2.5} 2014 NEI

18
19 Dust includes agricultural and road dust, predominately

20
21 2.3.1.2. – Urban Scale Emissions

22
23 Great variability from city to city in PM_{2.5} primary emissions

24
25 Mobile sources are a major source of primary PM at urban scales

26
27 2.3.2 Secondary PM_{2.5} Formation

28
29 Secondary emissions account for a substantial fraction of PM_{2.5} mass with both natural and
30 anthropogenic sources, forming by way of atmospheric photochemical oxidation reactions of both
31 organic and inorganic gas-phase precursors.

32
33 2.3.2.1 Precursor Emissions

34
35 Ammonia plays important role in the formation of sulfate and nitrate PM. Oxidation of VOCs may also
36 yield semi- and nonvolatile compounds that contribute to PM and the formation of new particles.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Sulfur dioxides emissions are mainly from electricity generation units (EGUs). Nitrogen oxides are
2 emitted by a range of combustion sources, including various mobile sources

3
4 2.3.2.2 Secondary Inorganic Aerosols (SIA)

5
6 Particulate sulfate, nitrate, and ammonium formation processes help to form oxides of sulfur and
7 nitrogen. Together, these PM_{2.5} components produced by secondary formation often account for the
8 majority of PM_{2.5} mass.

9
10 Both H₂SO₄ and HNO₃ react with atmospheric ammonia. Atmospheric particulate NH₄NO₃ is in
11 equilibrium with gas phase NH₃ and HNO₃. Lower temperature and higher relative humidity shifts the
12 equilibrium towards particulate NH₄NO₃ because of the large sensitivity of the equilibrium constant to
13 temperature.

14
15 2.3.2.3 Secondary Organic Aerosols (SOA)

16
17 In the presence of high NO_x concentrations, the oxidation of biogenic hydrocarbons is observed to
18 produce larger quantities of SOA. High ambient NO_x concentrations in the atmosphere are typically due
19 to anthropogenic emissions. Mixtures of both organic and anthropogenic precursors produce greater
20 SOA yields than mixtures dominated by just one class of precursors.

21
22 2.3.3 Primary PM_{10-2.5} Emissions

23
24 Crustal materials dominate the PM_{10-2.5} fraction throughout the US and fugitive dust has been
25 identified as the largest sources of measured PM₁₀ in many locations in the western US. Mineral dust,
26 organic debris, and sea spray have also been identified as mainly in the coarse fraction. Road and
27 construction dust represent a mechanism for suspension of crustal material on paved and unpaved roads.

28
29 **Any potential for secondary coarse PM formation?**

30
31 2.3.4 Ultrafine Particles

32
33 Ambient UFP originate from two distinct processes: primary emissions and new particle formation
34 (NPF). Primary UFP originate from a large variety of sources such as transportation (road, traffic, ships,
35 and aircraft), power plants, municipal waste incineration, construction and demolition, vegetation fires,
36 domestic biomass burning, cooking, and cigarette smoke.

37
38 2.3.4.1 Primary Sources

39
40 Motor vehicles are a major, if not the most important, source of UFP in urban environments.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Most of the particles emitted by marine and aircraft engines are in the ultrafine size range. Emissions of
2 UFPs appears to be a strong function of fuel sulfur content, with reduced emissions from lower sulfur
3 fuels.

4
5 Biomass burning is also a major source of UFP.

6
7 **PM2.5 and PM10 have various degrees of inorganic metals such as chromium, cadmium,
8 manganese, arsenic, etc.**

9
10 **No discussion of natural background concentrations or anthropogenic transport between
11 cities/states/regions, etc. of primary PM**

12
13 2.4 Measurement, Monitoring, and Modeling

14 2.4.1 PM2.5 and PM10

15
16 FRMs and FEMs

17
18 In practice, a large fraction of the FEM monitors in operation form PM are automated and designed to
19 provide hourly data, while FRMs for PM2.5 PM10, and PM10-2.5 require sampling for 24-hours and
20 provide a daily average PM2.5 concentration, including pre-and post sampling gravimetric laboratory
21 analysis.

22
23 Section 2.4.1 also discusses the difference between FRM and FEM monitors and describes the three
24 most widely used FEMs. FRMs typically measure 24-hour integrated samples every third day. Short
25 time resolution automated FEMs can measure hourly samples every day. In the past, FEMs typically
26 measured higher PM_{2.5} concentrations than FRMs; therefore, some states were reluctant to switch to
27 FEMs. However, the new Teledyne optical spectrometer FEMs are much more accurate and many states
28 are now converting their FRMs to FEMs. In July of 2017, Georgia EPD ran two regulatory FEMs.
29 Currently, Georgia EPD runs nine regulatory FEMs and will be running twelve regulatory FEMs by
30 June of 2019. A similar trend is occurring across many parts of the country which will produce
31 significantly more PM_{2.5} data at hourly resolution.

32
33 **41% reduction from 2000 through 2017 for PM2.5 – annual average**

34
35 2.4.2 PM10-2.5

36
37 Although the PM10-2.5 FRM and FEMs were already discussed in the 2009 ISA, the state of technology
38 for PM10-2.5 measured is reviewed here because the large data set of nationwide PM10-2.5 network
39 measurements is reported for the here, in this document, for the first time. PM10-2.5 FRM and FEMs
40 new used for routine network monitoring are considerably improved compared to methods (i.e.,

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 subtraction methods) used in the previous key analyses of PM10-2.5 sampling issues. New results reveal
2 changing trends in PM2.5/PM10 ratios.

3
4 2.4.4 Chemical Compounds

5
6 Measurement of PM components is potentially useful for providing insight into what sources contribute
7 to PM mass as well as for discerning differential toxicity. Sulfate, nitrate, ammonium, organic carbon
8 and elemental carbon as well as a suite of elements are measured in national speciation monitoring
9 networks and intensive field studies mainly by collection on filters.

10
11 2.4.5 Satellite Remote Sensing

12
13 Satellite instruments measure radiance (electromagnetic energy flux), that can then be used to provide
14 information on the aerosol column amount, or the aerosol optical depth (AOD). Because PM2.5 is not
15 directly measured, computational algorithms involving a range of assumptions must be applied to obtain
16 estimates of PM2.5 concentrations. These inferred measurements involve potential errors that are not
17 encountered with the FRM or other ground-based PM2.5 measurements.

18
19 Data cannot be collected when clouds and snow are present or from excessive amounts of smoke being
20 mistaken for clouds.

21
22 The many factors that impact the relationship between AOD and PM2.5 concentrations lead to widely
23 varying and sometimes relatively low, correlations when linear relationships are developed.

24
25 **Limitations in accurately measuring PM concentrations**

26
27 **Any studies conducted to compare concentrations from satellite remote sensing with FRM/FEM**
28 **monitoring?**

29
30 2.4.6 Monitoring Networks

31
32 Extensive new PM monitoring efforts now complement long-standing networks by providing additional
33 data supporting multiple objectives, including for PM research. These new monitoring efforts including
34 Near-Road Monitoring for PM2.5 and the National Core (NCore) network for multipollutant
35 measurements that are associated with special projects or are complementary to other networks,
36 including particle number, black carbon, and continuous component monitoring.

37
38 **Limitations of three to six day sample collection using FRM; FEM while continuous, not primary**
39 **method**

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 2.4.7 Chemistry-Transport Models (CTMs)
2

3 Key observations were that the largest errors in photochemical modeling were still thought to arise from
4 the meteorological and emissions inputs to the model and that additional uncertainty was introduced by
5 the parameterization of meteorological and chemical processes.
6

7 With respect to the concentrations derived from CTMs, the modeled concentrations are significantly
8 higher than the observed concentrations at the speciation monitors. The reason for the overprediction is
9 that there is no adjustment for near-source removal due to small sub-grid scale turbulence and impaction
10 on building and vegetative surfaces (Pouliot G., *et al.*, Assessing the Anthropogenic Fugitive Dust
11 Emission Inventory and Temporal Allocation Using an Updated Speciation of Particulate Matter,
12 January 2012, DOI: 10.1007/978-94-007-1359-8_97). It is estimated that local source removal typically
13 accounts for 75% of total removal of fine particulate matter nationally (T.G. Pace, “Methodology to
14 Estimate the Transportable Fraction (TF) of Fugitive Dust Emissions for Regional and Urban Scale Air
15 Quality Analyses”, U.S. EPA, Research Triangle Park NC, August 2005,
16 <https://www.nrc.gov/docs/ML1321/ML13213A386.pdf>). This removal factor is defined as a “capture
17 fraction” and varies by location. The amount that is not removed is defined as the “transportable
18 fraction.” A discussion of capture fraction and transportable fraction should be included in this chapter
19 to help place the importance of dust emissions into proper perspective.
20

21 **No additional discussion of limitations and/or uncertainties of CTM. Irrespective, Section 2.4.7**
22 **does a good job of documenting the scientific advances in CTMs.**
23
24

25 2.5 Ambient Concentrations

26 2.5.1.1 Variability Across the US

27 2.5.1.1.1 PM_{2.5}
28

29 Both annual average and 98th percentile concentrations are generally lower than what was observed in
30 the 2005-2007 period, continuing the downward trend.
31

32 The mean of annual average concentrations based on 24-hour samples across all sites during the 3-year
33 period (2013-2015) was 8.6 micrograms/cubic meter. This compares to a mean of annual average
34 concentrations of 12 micrograms/cubic meter from 2005 to 2007.
35

36 There were a few notes discrepancies in the noted figures for the State of Georgia. Particularly, Figure
37 2-14 shows the 98th percentile 24-hour PM_{2.5} concentrations for 2013-2015. The red monitor in southern
38 Georgia appears to be Albany (13-095-0007). However, according to certified AQS data, the 24-hour
39 2013-2015 design value for Albany is 23 µg/m³ (should be a blue dot, not red dot).
40

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 2.5.1.1.2 PM10

2
3 During the period from 2013-2015, the national average concentration was 21.1 micrograms/cubic
4 meter, which is 15% lower than the average for 2005-2007

5
6 Summer concentrations appear to be typically higher than other seasons, with the highest average
7 concentration as well as the highest concentrations at all percentiles up to the 95th percentile for summer.
8 Winter concentrations are lower at all percentiles with average concentrations of 6 micrograms/cubic
9 meter lower in winter than in summer.

10
11 There were a few notes discrepancies in the noted figures for the State of Georgia. Particularly, Figure
12 2-15 shows the 98th percentile PM₁₀ concentrations for 2013-2015. There are no measurements shown in
13 Georgia although Georgia has three PM₁₀ monitors (13-089-0002, 13-121-0039, and 13-245-0091) with
14 certified data in AQS from 2013-2015. The 98th percentile PM₁₀ concentrations for all three PM₁₀
15 monitors in Georgia are well below 75 µg/m³ (blue dots).

16
17 2.5.1.1.6 PM2.5 Components

18
19 A major change in PM2.5 composition compared to the 2009 PM ISA is the reduction in sulfate
20 concentrations, resulting in smaller sulfate contribution to PM2.5 mass in 2013-2015 compared to 2005-
21 2007, especially in the Eastern US. As a result, at many locations sulfate has been replaced as the
22 greatest single contributor to PM2.5 mass by organic material of nitrate.

23
24 2.5.2 Temporal Variability

25 2.5.2.1 Region Trends

26 2.5.2.1.5 Chemical Compounds

27
28 In the 2009 PM ISA, sulfate is described as the most abundant component of PM2.5 on a national
29 average, with nitrate, particulate organic matter and sometimes crustal material also contributing
30 substantially to PM2.5 mass.

31
32 Decreases in sulfate concentrations have led to decreases in PM2.5 concentrations since sulfates
33 accounted for a large fraction of PM2.5 mass

34
35 2.5.2.2 Seasonal Variations

36 2.5.2.2.1 PM2.5

37
38 Averaged over all locations and years from 2001 – 2006, seasonal average PM2.5 concentrations were
39 approximately 12 micrograms/cubic meter in summer and winter, but declined to approximately 9
40 micrograms/cubic meter in the spring and fall.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 Observations that the highest seasonal average concentrations occurred in the Eastern US and in winter
2 in the Western US.

3
4 The observed reduction in summer PM_{2.5} concentrations in the East to the extent that summer is no
5 longer the season with the highest national average PM_{2.5} concentrations is a major development, and is
6 a predictable consequence of successful reduction of SO₂ emissions.

7
8 2.5.2.2.4 PM Components

9
10 Sulfate and OC together accounted for the majority of PM_{2.5} mass in many metropolitan areas in the
11 summer, while higher nitrate concentrations were observed in the winter.

12
13 2.5.2.3 Hourly and Weekday-Weekend Variability

14
15 A two-peaked diel pattern was observed in diverse urban locations and attributed to rush-hour traffic for
16 the morning peak and a combination of rush hour traffic, decreasing atmospheric dilution, and
17 nucleation for the afternoon/evening peak.

18
19 2.5.3 Common Patterns of Particulate Matter Characteristics in the US

20
21 Historically, PM_{2.5} has been highest in the summer and has been largely accounted for by sulfate over a
22 large area that encompasses most of the Eastern US, extending into the Great Plains.

23
24 At all of the locations reported sulfate was the most abundant component measured for the period 2003-
25 2005, accounting for close to half of the overall average PM_{2.5} mass.

26
27 Ammonium nitrate and organic PM from diverse combustion sources are the main contributors to
28 PM_{2.5} under winter conditions.

29
30 A common characteristic of PM in both California and the dryer areas of the Western US that contrasts
31 with the Eastern US is higher fraction of PM₁₀ accounted for by PM_{10-2.5}, with PM_{10-2.5} accounting
32 for the most PM₁₀ mass in the West, but PM_{2.5} accounting for most PM₁₀ in the East.

33
34 PM_{2.5} concentrations averaged over the 11-year period from 1998-2008 over the entire contiguous US
35 were reported to be 2.6 micrograms/cubic meter higher on days under stagnant conditions than for non-
36 stagnant days. When all US data over a multiyear period are considered, temperature is positively
37 correlated with PM_{2.5}.

38
39 **Importance of confounding for temperature and/or relative humidity in either controlled human**
40 **studies and/or epidemiological studies.**

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 2.5.4 Background Particulate Matter
2

3 **Missing discussion on regional (i.e., state-to-state) transport for both PM2.5 and PM10.**
4

5 Background PM concentrations can be best characterized with chemical transport modeling simulations
6 via source apportionment modeling or estimating what the residual PM concentrations would be were
7 the US anthropogenic emissions entirely removed (i.e., “zero-out” modeling).
8

9 2.5.4.2 Intercontinental Transport
10

11 Transport at midlatitudes is dominated by westerly winds, which transport East Asian emission across
12 the North Pacific Ocean to North America.
13

14 Observed trends in PM are usually more closely related to local emission trends than to long-range
15 transport, and at monitoring sites throughout the US intercontinental influences are small.
16

17 **Missing discussion on regional (i.e., state-to-state) transport for both PM2.5 and PM10.**
18

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Dr. Steven Packham

A General Comment

It would be helpful for the CASAC to have ready access to experts in toxicology and human physiology comparable in number and prominence to those in epidemiology and risk assessment. Experts with knowledge of human biology, particularly respiratory physiology and natural pulmonary defense mechanisms against most air contaminants, would allow for a better understanding of plausibility and coherence, the determination of causal mechanisms, the interpretation of graded dose-response relationships, the identification of dose-dependent thresholds, and the establishment of requisite margins of safety for clinical adverse health effects.

Specific Charge Questions (Director Vandenberg)

Comments on ISA, Chapter 4

To what extent does the discussion clearly and accurately convey the dosimetry of inhaled PM and the processes of deposition, clearance, retention, and translocation?

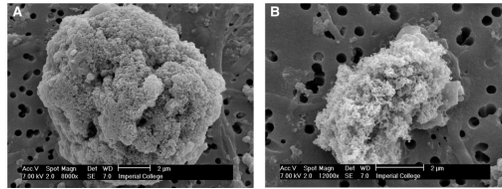
Section 4.2 is reasonably accurate with respect to dosimetry in terms of patterns of deposition in various anatomical regions of the respiratory system. Particle deposition density per cm² of surface area in various anatomical regions is an important factor. Particularly in evaluating studies of pulmonary defense mechanisms. A table of particle deposition densities should be added.

Sub-section 4.1.2.3: Epithelial Lining Fluid should include a reference to the study by Kendall, et al¹ in which PM_{2.5} was collected directly into normal lung lining liquid (surfactant). The particles aggregated into larger (>5 um) dense structures compared with samples collected in air or into saline. The control showed that the agglomeration effects were not due to drying *per se* but were specifically associated with the protein-rich surfactant solution. Studies of surface chemistry for urban and smoking PM_{2.5} show significant modification by BALF. Findings of increased attractive and adhesive forces in BALF suggest that aggregation is enhanced by the surfactant lining the surface of the lungs and respiratory airways.”

¹ KENDALL M, TETLEY T D, WIGZELL E, HUTTON B, NIEUWENHUIJSEN M, AND LUCKHAM P. Lung lining liquid modifies PM_{2.5} in favor of particle aggregation: a protective mechanism. *Am J Physiol Lung Cell Mol Physiol* ,282: L109–L114, 2002.

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.



1
2
3 *Fig. 2. Densely agglomerated 35-nm particle conglomerates (>5 μm) found in particle samples collected by sampling PM_{2.5}*
4 *directly into lung lining liquid. Samples were subsequently filtered onto 0.4 μm Nucleopore filters for SEM analysis.* Kendall,
5 *et al. Page L112*
6

7 This same study should be referenced in sections and sub-sections of Chapter 4 on the subjects of
8 *deposition, clearance, retention, and translocation*; that are specifically mentioned in the charge
9 question. The apparent aggregation of smaller particles into larger ones has huge implications on
10 theories, assumptions, and frank speculations on plausibility determinations as well as theories of causal
11 biological mechanisms: All plausibility determinations and theories, assumptions and speculations
12 relating to causation in the ISA need to be modified and corrected in the ISA narrative.
13

14 *Please comment on the identification, evaluation and characterization of the available scientific*
15 *evidence from epidemiologic, controlled human exposure, toxicological and associated human exposure*
16 *and atmospheric sciences studies and the application of information from these studies to inform*
17 *causality determinations and uncertainty characterizations for human health outcomes.*
18

19 The identification, evaluation and characterization of scientific evidence from controlled human
20 exposure, toxicological and associated human exposures have not been properly or adequately applied to
21 the determination of causality and the issue of uncertainty in this or in the other Chapters of the ISA.
22
23

24 **Comments to Specific Charge Questions for Chapters 5-11**
25

26 *Please comment on the characterization of the evidence within these chapters.*
27

28 *Please comment on the portrayal and discussion of the biological plausibility evidence presented at the*
29 *outset of Chapters 5 – 11 and the extent to which: (1) the organization adequately captures the current*
30 *state of the science with respect to potential pathways by which PM could impart health effects, and (2)*
31 *as currently constructed, inform causality determinations.*
32

33 For comments that otherwise would be made here, please see comments to Specific Charge Questions
34 for Chapters 4 and 12, and to the Overarching Charge Questions.
35
36
37

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

Comments to Specific Charge Questions for Chapter 12

Please comment on the extent to which the available scientific evidence from epidemiologic, controlled human exposure and toxicological studies [has] been integrated to inform conclusions on populations and/or lifestages potentially at increased risk of a PM-related health effect.

Chapter 12 has neither identified nor properly evaluated scientific evidence, knowledge, or concepts from the scientific disciplines of toxicology and human physiology with sufficient clarity to assess whether air quality standards protect ‘at risk’ populations and vulnerable lifestages with an adequate margin of safety. At the heart of the problem are the issues of the two types of dose-response relationships and population vs individual thresholds.

Toxicology

Toxicology is the science¹ of adverse effects of substances on living organisms.^{2,3} The dose response relationship between the degree of response of the biological organism and the amount of substance causing a biological response is the most fundamental and pervasive concept in toxicology.⁴

From a practical perspective, there are two types of dose-response relationships: 1) the individual dose-response relationship, which describes the response of an individual organism to varying doses, often referred to as a ‘graded’ response because the measured effect is continuous over a range of doses, and 2) a ‘quantal’ dose-response relationship, which characterizes the distribution of responses to different doses in a population of individual organisms. This distribution can vary depending on the specific substance and dosage range being studied. It’s not atypical for it to assume a normal, or bell-shaped curve, as shown in Figure 1:⁵

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

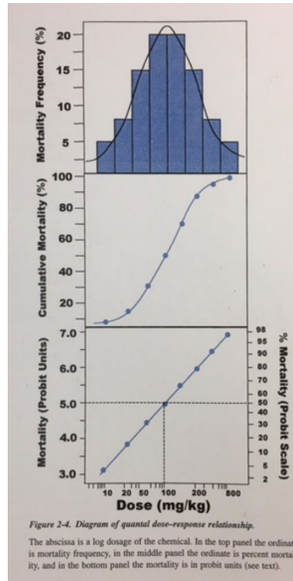


Figure 1⁶

1
2
3
4
5 Thresholds and Dose-response Relationships:

6
7 In contrast to the ‘graded’ or continuous-scale dose-response in individuals the dose response
8 relationship in a population is ‘quantal’ in nature. Meaning that at any given dose an individual is
9 classified as either being a “responder” or a “nonresponder.”

10
11 In a probabilistic transformation of a population frequency distribution, one approaches a response of 0
12 percent as the dose decreases and 100 percent as the dose is increased. Theoretically, the *probability* of
13 the response never reaches 0 or 100 percent. However, the smallest effective dose of any chemical or
14 substance that causes and evokes a stated all-or-none response is called a *threshold dose* even though
15 theoretically it can’t be determined experimentally. The most important assumption that must be
16 considered before a dose-response relationship can be used appropriately is that the substance or
17 pollutant is *causing* the response.⁷

18
19 Integration of Toxicology and Human Physiology

20
21 Chapter 12 does not present the fundamental principles of graded and quantal dose-response
22 relationships and thresholds. Nor does it define and discuss the critical concepts of *threshold* and *margin*
23 *of safety* in context of graded vs quantal dose-response relationships. These omissions are also found in
24 the *Preamble to the Integrated Science Assessments* (hereafter *Preamble*) rendering it inadequate for

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

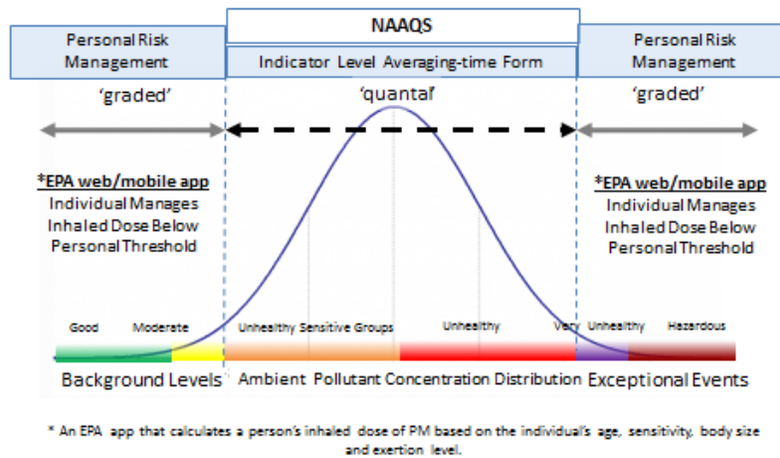
1 outlining a general process for integrating evidence from epidemiological studies with those of
2 controlled human and animal exposures.

3
4 If chapters and sections on the fundamental principles of toxicology and human physiology could be
5 added to the *Preamble*, they could significantly enhance the CASAC's accelerated review of draft IRP
6 and ISA documents.

7
8 Standard-setting Options and Alternatives

9
10 A range of options and alternatives for setting standards in terms of indicators, averaging times, form,
11 and levels can be developed and scientifically supported with empirically defined and quantified
12 thresholds and margins of safety. Please consider the alternative NAAQS concept presented in Figures
13 2a and 2b using underlying concepts of graded and quantal dose-response relationships.
14

An Alternative NAAQS Concept



15
16
17
Figure 2a

**Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-**

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

An Alternative NAAQS Concept

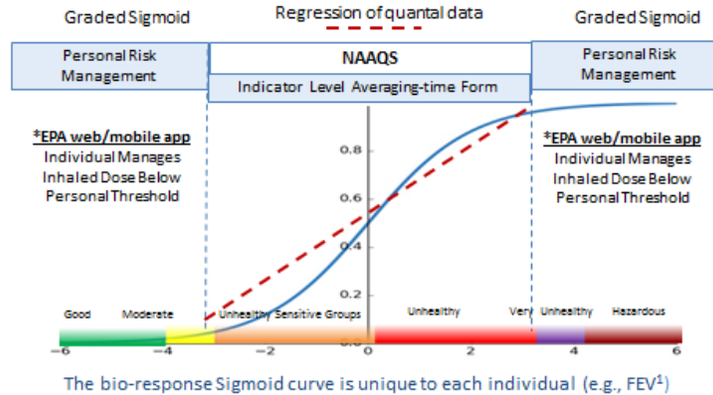


Figure 2b

Overarching Charge Questions

In the context of Principle 2: What scientific evidence has been developed since the last review to indicate if the current primary and/or secondary NAAQS need to be revised or if an alternative level or form of these standards is needed to protect public health and/or public welfare? Please recommend to the Administrator any new NAAQS or revisions of existing criteria and standards as may be appropriate. In providing advice, please consider a range of options for standard setting, in terms of indicators, averaging times, form, and levels for any alternative standards, along with a description of the alternative underlying interpretations of the scientific evidence and risk/exposure information that might support such alternative standards

Critical concepts relating to human physiology and animal toxicology are not well represented in the ISA. The CASAC's ability to provide advice on standard setting options is consequently limited.

For instance, the fundamental difference between a) *graded* dose-response data collect from individual organisms and b) *quantal* data collected from population databases is not included in the *Preamble* or the ISA.

An example of an alternative strategy for setting NAAQS and modifying the AQI using compatible strengths of graded and quantal dose response studies is provided in comments to Specific Charge Questions for Chapter 12.

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

1 It is my opinion that a chapter on principles of toxicology and basic human respiratory physiology
2 should be added in this review cycle to the *Preamble* to be used in drafting this and all future ISAs and
3 IRPs.

4
5 *Are there areas in which additional knowledge is required*

6
7 Yes, fundamental principles of toxicology and human physiology should be added to the *Preamble* and
8 current knowledge and evidence relating to biologic causal mechanisms, dose response thresholds, and
9 margins of safety need to be presented independently from risk assessments and then integrated in the
10 ISA

11
12 *Do key studies, analyses, and assessments which may inform the Administrator's decision to revise the*
13 *NAAQS properly address or characterize uncertainty and causality? Are there appropriate criteria to*
14 *ensure transparency in the evaluation, assessment, and characterization of key scientific evidence for*
15 *this review?*

16
17 Key studies from all relevant scientific disciplines, particularly those from the sciences of human
18 physiology and toxicology, need to be properly integrated into review plans and ISA air quality criteria.

19
20 Whether the ISA *properly* addresses uncertainty is a matter of one's epistemology and philosophy of
21 science, and one's definition of science.⁸ My philosophy of science favors Karl Popper's principle of
22 empirical falsification: Meaning, a theory in the empirical sciences can never be proven, but it can be
23 falsified, and should be scrutinized by decisive experiments. Metaphysically, I consider individual
24 human organisms as ontological antecedents to communities, and cohorts, i.e., to groups and cohorts of
25 individuals whether aggregated in study designs or grouped by nature, e.g., DNA profiles, families, etc.;
26 or by physical living conditions and locations, e.g., altitude, climate, etc.; or political boundaries such as
27 cities, counties, states, and nations.

28
29 Lastly, I accept the definition of science to be the intellectual and practical activity encompassing the
30 systematic study of the structure and behavior of the *physical* and *natural* world through observation and
31 experiment, and I would like to see a more thorough treatment of scientific knowledge of human
32 biology, particularly respiratory physiology and pulmonary defense mechanisms by which the body
33 protects itself from environmental stressors encounter on a daily basis.

34
35
36

¹ Science is the intellectual and practical activity encompassing the systematic study if the structure and behaviour of the physical world through observation and experiment. Oxford Dictionary of English

² Casarett and Doull's Toxicology: The Basic Science of Poisons. 2nd Edition. Chapter 2. Evaluation of Safety: Toxicologic Evaluation Curtis D. Klaassen and John Doull. 1980

Clean Air Scientific Advisory Committee (CASAC) Draft Report (03/07/19) to Assist Meeting Deliberations
-Do Not Cite or Quote-

This draft CASAC report is a work in progress, does not reflect consensus advice or recommendations, has not been reviewed or approved by the Chartered CASAC, and does not represent EPA policy.

³ Casarett and Doull's Toxicology: The Basic Science of Poisons. 6th Edition. Chapter 2, Principles of Toxicology David L. Eaton and Curtis D. Kaassen. 2001

⁴ Ibid. pp 17-18.

⁵ Ibid. pp 18-19.

⁶ Ibid. p 19.

⁷ Cause is determined by noting a relationship between actions or events such that one or more are the result of the other or others. In legal rulings of causation this may be stated as, But for Event A, Event B would not have resulted.

⁸ Oxford English Dictionary.