

STAFF REPORT

Date: August 21, 2019  
To: TRPA Regional Plan Implementation Committee  
From: TRPA Staff  
Subject: VMT Threshold Update

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Summary and Staff Recommendation:

At its May 2019 meeting, the Regional Plan Implementation Committee (RPIC) directed staff to develop a work plan to update the VMT threshold standard. Staff prepared the work plan in Attachment A. Staff recommends the RPIC approve the work plan. Staff will also present preliminary findings for mobility metrics.

Required Motion:

In order to recommend approval of the requested action, the Regional Plan Implementation Committee should make the following motion based on the staff summary:

- 1) A motion to approve the VMT Threshold Update work plan as shown in Attachment A.

Background:

The VMT threshold standard was established in 1982 to improve water quality by reducing deposition from in-basin NOx emissions from mobile sources (e.g., cars and trucks). The VMT threshold standard established a goal for in-basin mobile source NOx emissions at 10 percent below 1981 VMT levels. Nitrogen emissions from mobile sources in the Region have declined more than 66% since the standard was adopted, far in exceedance of the standard's goals (additional background on the standard is provided in attachment B).

While the VMT Threshold itself no longer serves the purpose for which it was adopted, transportation related issues remain salient for stakeholders and policy makers in the Region. At RPIC's direction, staff prepared this work plan to address mobility and mobile source greenhouse gas (GHG) related concerns in the Region. The work plan includes three elements for each concern. First, ensuring that the right measures and targets are in place for both mobility and mobile-source GHG emissions. Second, that the monitoring and evaluation system provides decisions makers with information on where the Region stands today relative to its goal, and how future projects or programs may affect attainment. The last element of the workplan focuses on the implementation structure to ensure that the appropriate mechanisms are in place to support attainment of the goal.

While the work plan to update the VMT threshold standard focuses on identifying appropriate measures and targets for the concerns more salient today, it does not mean that TRPA is moving away from VMT as a measure. Reducing VMT will remain a central focus of TRPA's Regional Plan, and transportation and

air quality programs. TRPA will also continue to report on and target reductions for regional VMT and per capita VMT as part of its Metropolitan Planning Organization responsibilities.

The work plan contains three elements that begin with goal identification, then measurement and evaluation, and finally address implementation. A brief description of each element is included below.

1 – Update Indicators and Targets. The first element of the workplan includes review and evaluation of metrics and a proposed target for mobility and mobile source GHG. The focus on mobility is consistent with the Bi-State Compact directive that one of the Region’s transportation plan goals shall be “To reduce dependency on the automobile by making more effective use of existing transportation modes and of public transit to move people and goods within the region.”

2 – Update Models and Tools. The second element focuses on enhancing the tools and data used to evaluate mobility and mobile source GHG to ensure they provide the information necessary to make informed decisions. Work will include evaluation of the TRPA Travel Demand Model, land use models, big data sources, and roadway monitoring. The evaluation will include an independent peer review under the Federal Highway Administration Travel Model Improvement Program (TMIP). The Model Working Group was first convened in October of 2018 and will continue to provide input throughout this work plan element.

3 – Air Quality Mitigation Fee Update. The final element focuses on the implementation program to promote achievement of the goals identified in the first element. An air quality mitigation fee is paid by all projects in the Basin to help mitigate their air quality impacts. The fee provides local jurisdictions with resources to support implementation the Regional Transportation Plan and other related projects, including local matching funds for bike trails, transit facilities, and street sweepers. The fee has not been updated since 2007 and should be updated. The element will review all parts of the air quality mitigation fee program to ensure alignment with goals identified in the first element.

Within transportation planning, mobility is a concept that expands the focus beyond simply the automobile, to include the variety of transportation options (e.g., walking, biking, transit), and the quality of those options. The concept is consistent with the Bi-State Compact guidance that the Regional Transportation Plan reduce dependence on the automobile. In 2017, the TRPA Advisory Planning Commission convened a transportation measures working group to review the landscape of performance measures. Building on that review, six metrics were identified for additional consideration as part of the VMT threshold update work plan. Staff is preparing additional background on each metric, including where and how the metrics are currently being used, as well as factors that should be considered when deciding what metrics to use in the Tahoe Region. The background material will help inform RPIC consideration of potential regional application of individual metrics. The presentation and discussion at the August 28, 2019 meeting of the RPIC will also include preliminary findings for the mobility metrics.

As part of the VMT Threshold update, RPIC also directed staff to develop a work plan to harmonize the disparate work and frameworks addressing GHG emissions. Staff is still in the process of working with partners to ensure the design and reach of that work is consistent with the policies and programs of the

two states. The consideration of a target for mobile source GHG emissions under this work plan, including a tie to VMT, will also be a part of the larger forthcoming GHG work plan.

Contact Information:

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Attachments:

- A. VMT Threshold Update Workplan
- B. Vehicle miles traveled threshold standard primer

Attachment A

VMT Threshold Update Workplan

# Work Plan

August 2019

Threshold Update: Vehicle Miles Traveled (VMT)



# Introduction

The Vehicle Miles Traveled (VMT) threshold standard is overdue for an update. This work plan outlines the need for change and a work process to complete the revisions.

The current VMT threshold standard established a goal of reducing NO<sub>x</sub> emission by 10% from 1981 levels, as measured by VMT. It was established in 1982 to improve water quality by reducing nitrogen deposition from in-basin mobile source (e.g., cars and trucks) NO<sub>x</sub> emissions. Nitrogen emissions from mobile sources in the Region have declined more than 66% since the standard was adopted, far in exceedance of the standard's goal. Regional NO<sub>x</sub> emissions have been steadily decreasing since 1989 and reductions far exceed the 10% reduction initially envisioned by the standard. NO<sub>x</sub> emissions are likely to continue to decline even further as a result of increasingly strict tailpipe emissions standards. In summary, empirical observations over the last 30 years establish:

- Current in-basin NO<sub>x</sub> emissions from mobile sources are substantially below 1981 levels.
- The goal established by the VMT standard, a 10% reduction in NO<sub>x</sub> emissions from in-basin mobile source, was likely achieved more than 15 years ago.
- Atmospheric deposition of nitrogen hasn't changed significantly in the last 20 years.
- Nitrogen emissions from mobile sources in the Region have declined by >66%, far in exceedance of the standard's goals. Despite this decline, no significant change in atmospheric deposition of nitrogen has been observed.
- A 14-fold increase in VMT from 1981 levels would be required to equal the 1981 NO<sub>x</sub> emissions levels.<sup>1</sup>

Understanding of the drivers of clarity loss has also improved significantly since the standard was adopted in 1982. The motivating concern at the time was algal growth in the lake which was thought to be primarily responsible for declining clarity.

- The TMDL demonstrated that clarity loss is primarily driven by fine sediment particle accumulation.
- The TMDL found that excess algal growth is responsible for roughly a third of clarity loss.
- TMDL implementation focuses on reduction of FSP load
- Preliminary TMDL science suggested that VMT reduction was unlikely to be a cost-effective strategy to reduce nitrogen loading.

The declines in emissions from mobile sources mean that functionally the VMT standard no longer provides additive water quality benefits to the load reduction targets established by Air Quality threshold standard

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<sup>1</sup> Calculations based on the difference between 1981 and 2009 model year tailpipe emissions standards. Using the 2025 model year emissions standard the necessary increase would be a 33 increase in VMT.

13 (transport and emission of nitrates and NOx) and Water Quality standards 36 (total nitrogen load) and 41 (dissolved inorganic nitrogen load), which directly address nitrogen from all sources.

In addition, on-going processes such as the transportation model update and project level review have brought to light several issues with the analysis of the VMT threshold, as well as its utility as a tool to understand and mitigate environmental impacts. These issues include:

**Better methods exist for assessing project effects on regional VMT.** Traditionally, project applicants have used an off-model, spreadsheet calculation to identify VMT impacts of a project. In most cases, the number of trips generated is simply multiplied by an average trip length for those trips, producing a “project-level” VMT. This “project-level” VMT may not accurately capture the effect of the project on regional VMT, because certain types of projects, such as locally-serving commercial uses, workforce housing, and even tourist uses, can reduce region-wide VMT if they provide a more localized alternative to what was previously only offered outside or in distant parts of the Basin.

**VMT as an indicator does not fully capture the environmental and community impacts of vehicle travel.** To determine compliance with the VMT threshold, VMT is analyzed for a “late summer day.” Therefore, a project which generates a high amount of VMT in the winter or shoulder season, but a low amount of VMT during a late summer day is unlikely to impact threshold attainment. Projects are not required to disclose the off-peak effects on VMT. The impact of greenhouse gas emissions (GHG) associated with driving emissions are cumulative, and merely shifting project impacts to an off-peak time does not reduce impact.

**Travel experience is a critical concern.** Much of the Region’s automobile congestion occurs on the last day of a busy weekend (often a Sunday or a Monday) and negatively impacts visitor experience and resident quality of life. The travel experience in Tahoe includes more than just a single mode, and the Regional Transportation Plan focuses on improving travel experience across a suite of modes and providing options that reduce reliance on the automobile. Neither the quality of the overall experience nor the utilization of other modes is captured by VMT.

To address this gap TRPA proposes the following work plan. The work plan is designed to move from a VMT standard adopted to enhance water quality to coherent measures of mobility and a mobile source GHG reduction target to inform transportation planning. The Regional Transportation Plan/Sustainable Communities Strategy is a related transportation program work element needing to be completed in 2020. There are significant dependencies and potential synergies between the work described in this work plan and the 2020 update to the Regional Transportation Plan. To minimize redundancy and foster efficiency, the tasks and timelines in this work plan have been aligned with the work plan for development of the Regional Transportation Plan/Sustainable Communities Strategy.

**Interim VMT Guidance** – While the VMT threshold update proceeds, an interim methodology that improves the evaluation of project level impacts has been developed and be applied until the threshold revision is adopted. The methodology strengthens project level VMT analysis, by providing a consistent framework for

applicants to follow when calculating VMT impacts of their projects. The guidance was refined through multiple rounds of stakeholder review and issued in March 2019.

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## VMT Update Work Plan Summary

The work plan below summarizes the elements, schedule, products, and process for this initiative.

**Element 1 – Update Metrics and Targets.** The first element of the work plan includes evaluation of metrics and proposed targets for mobility and mobile source GHG reduction. The focus on mobility is consistent with Bi-State Compact directive that one of the Region’s transportation plan goals shall be; “To reduce dependency on the automobile by making more effective use of existing transportation modes and of public transit to move people and goods within the region.” The element will consider and seek to harmonize the multiple regulatory contexts (e.g., TRPA Compact guidance and new California planning and Federal MPO planning directions) to create a more straightforward regulatory framework.

PRODUCT: Mobility and mobile source GHG metrics and targets.

**Element 2 – Update Models and Tools.** The second element focuses on enhancing the tools and data used to evaluate the chosen metrics for mobility and mobile source GHG, to ensure they provide the information necessary to assess the metrics today and evaluate how development projects and mitigation strategies may affect future levels. Work will include evaluation of the TRPA travel demand model, land use models, big data sources, and roadway monitoring. The Model Working Group was first convened in October of 2018 and will continue to provide input throughout this work plan element.

PRODUCT: Refined modeling tools and data collection and integration strategy.

**Element 3 – Air Quality Mitigation Fee Update.** The third element focuses on the implementation program to promote achievement of the mobility and mobile source GHG goals identified in Element 1. This will include review and consideration of changes to what is currently known as the air quality mitigation fee to better align it with the new metrics and targets identified in Element 1.

PRODUCT: Mitigation program update.

## **Budget**

TRPA has budgeted \$200,000 from its 2019/2020 fiscal year funds for investment in data collection and modeling program improvements. TRPA staff costs comprise the remainder of the budget for this work plan at this time. Augmentation with consultant work can be considered if the need arises. Additional funding (in an amount that is yet unknown) will likely be needed for changes to TRPA's travel modeling program improvements.

## **Team**

The overall work plan will be coordinated by Dan Segan. The senior leadership sponsor for the work plan is John Marshall. The work plan leads for each phase are identified below.

Element One: Update Metrics and Targets - Dan Segan & Michelle Glickert

Element Two: Update Models and Develop Measurement Tools - Reid Haefer

Element Three: Air Quality Mitigation Fee Update - Karen Fink

**Consultants:** Consultants will be used for developing modeling tools. Consultant support may also be leveraged to support metric development, best practices research, mitigation program design, and code drafting.

## **Stakeholder Engagement**

Stakeholder engagement is essential to the critical review of changes to thresholds standards in order to ensure the chosen metrics reflect the collective vision of the broad partnership in the basin.

Stakeholder feedback will be solicited and incorporated throughout the process.

# VMT Update Work Plan

## Element One: Update Metrics and Targets

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**Discussion:** Element one tasks will identify appropriate metrics and identify targets for regional mobility and mobile source GHG. The selection and target setting process will consider the need to assess and integrate metrics across multiple scales (project, regional, and super-regional) to promote a more holistic approach to target achievement.

2.1 Mobility metric and target setting: Mobility is key to the overall travel experience in the region, including providing alternative modes of transport and reducing reliance on the automobile. This task will identify appropriate metrics and establish targets for mobility. These metrics will also be used for development of the 2020 Regional Transportation Plan.

- 2.1.1: Mobility measure review scoping based on the 2017 State of the Practice ([http://www.trpa.org/wp-content/uploads/TMWG-WhitePaperOutline\\_PostReleaseEdits-FINAL-8.9.17.pdf](http://www.trpa.org/wp-content/uploads/TMWG-WhitePaperOutline_PostReleaseEdits-FINAL-8.9.17.pdf)) (June 2019).
- 2.1.2: Background material on potential mobility metrics (June – September 2019)
- 2.1.3: Proposed mobility metric and recommended target to RPIC. Additional stakeholder vetting (October-November 2019).
- 2.1.4: Incorporate RPIC and stakeholder feedback and present mobility metric and target recommendations to the APC, RPIC, Governing Board (January 2020).
- 2.1.5: Integrate mobility metric and target recommendations into 2020 Regional Transportation Plan and Sustainable Communities Strategy (April 2020).
- 2.1.6: Environmental analysis of proposed metric and target (April – June 2020).
- 2.1.7: RPIC decision hearing on proposed metrics and measures and associated modifications to the Regional Plan (July 2020).
- 2.1.8: GB/APC decision hearing on adoption of proposed metrics and measures and associated modifications to the Regional Plan (August 2020).

2.2 Mobile source GHG target setting: Identify appropriate evaluation framework for mobile source GHG.

- 2.2.1: Proposed mobile source GHG target to RPIC and stakeholder vetting (January 2020).
- 2.2.2: Incorporate stakeholder feedback and present GHG metric and target recommendations to the APC, RPIC, Governing Board (April 2020).
- 2.2.3: Integrate GHG metric and target recommendations into 2020 Regional Transportation Plan and Sustainable Communities Strategy (June 2020).
- 2.2.4: Environmental analysis of proposed metric and target (April – June 2020).
- 2.2.5: RPIC decision hearing on proposed metrics and measures and associated modifications to the Regional Plan (July 2020).
- 2.2.6: GB/APC decision hearing on adoption of proposed metrics, measures, and associated modifications to the Regional Plan (August 2020).

## Element Two: Update Models and Tools

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**Discussion:** Element two of the work plan focuses on ensuring decision makers have the information necessary to make informed decisions that promote attainment of the mobility and mobile source GHG goals . This will be achieved through updated modeling and measurement tools. Based on recommendations from the model working group, a suite of initial model updates are underway and will be complete by January 2020. These updates include routine investment in data collection and updating, and the extension of the analytic capabilities to account for VMT outside of the region in accordance with California SB 743 requirements. The tasks described in element two, build on that work and establish the future course for transportation modeling.

### **Task Structure:**

#### 3.1 Determine appropriate tools for accurately measuring regionwide and project-level effects:

- 3.1.1: Coordination with partners to ensure regional consistency and a coordinated approach to addressing SB743 requirements.
- 3.1.2: Conduct Federal Highway Administration Travel Model Improvement Program (TMIP) peer review of Tahoe travel demand model.
- 3.1.3: Vet outcomes of peer review with Model Working Group and propose model improvements.

#### 3.2 Develop a five-year tool(s) maintenance and investment strategy (on-going): The task will focus on developing a phased implementation strategy for the peer review recommended improvements as agreed to by the model working group.

- 3.2.1: Coordinate model investment and data collection with partners.
- 3.2.3: Develop estimates for developing, updating, and maintaining tool.
- 3.2.4: Identify and pursue potential funding sources.
- 3.2.5: Vet investment priorities with Model Working Group.
- 3.2.6: Finalize investment priorities and continue to seek funding.

## Element Three: Air Quality Mitigation Fee Update

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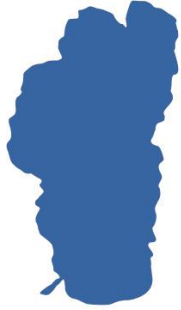
**Discussion:** The current air quality mitigation fee has not been adjusted since 2007 and thus the fee amount is not necessarily well indexed to the current Regional Transportation Plan project list. The third element of the work plan will consider an adjustment to the fee to align it the goals established in element one and the cost of the suite of projects in the mitigation program identified in the latest Regional Transportation Plan/Sustainable Communities Strategy. The fee supports implementation of projects to offset air quality impacts of minor commercial and residential development projects in the region. There are three elements to the mitigation fee; 1) Fee structure – identification of impacts subject to the fee, 2) Fee amount, and 3) Fee use – suite of projects that are supported by fee.

### 3.1: Mitigation program update:

- 3.1.1: Identify the purposes of the mobility mitigation fee.
- 3.1.2: Identify Regional Transportation Plan projects that align with the fee purpose.
- 3.1.3: Establish link between fee purpose and use and development types subject to the fee.
- 3.1.4: Design mitigation program – including consideration of fee structure and conditions for fee escalation (e.g., proposed project not included in current land use forecasts) and opportunities for fee reduction (e.g., proposed project includes elements the support attainment of mobility goal).
- 3.1.5: Review analysis triggers for impacts associated with transportation.
- 3.1.6: Apportion fee amount to align with current RTP project cost and outstanding funding need and impact nexus of development.
- 3.1.7: Proposed regional and project-level mitigation program to APC, RPIC, and Governing Board.
- 3.1.8: Environmental analysis of proposed mitigation program (April – June 2020).
- 3.1.9: RPIC decision hearing on proposed mitigation program (July 2020).
- 3.1.10: GB/APC decision hearing on adoption of proposed mitigation program (August 2020).

Attachment B

Vehicle miles traveled threshold standard primer



**TAHOE  
REGIONAL  
PLANNING  
AGENCY**

*Threshold Update*

**VEHICLE MILES TRAVELED  
THRESHOLD STANDARD**

DRAFT

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# THRESHOLD UPDATE INITIATIVE

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## BACKGROUND

The vehicle miles traveled (VMT) threshold standard was adopted in 1982. At the time the standard was proposed, the study report explained, “Nitrates deposited from the atmosphere originate from automobile emissions generated within the basin and from sources upwind of the basin. Nitrates contribute to algal growth which affect the clarity of Lake Tahoe (TRPA 1982a).” At the time, increased algal growth was thought to be the primary driver of declining lake clarity<sup>1</sup>.

The VMT standard was one of a suite of standards adopted to address loading of algal nutrients to the lake. While the motivation for the VMT standard was the clarity of the lake, the standard was adopted in the air quality category to reflect the pathway (the air) through which the nutrients reached the lake.

While still a concern, TMDL science revealed that the algal component forming the basis for the VMT threshold was of lesser importance than particulate matter for lake clarity. In the mid-2000s, over \$10 million was invested in science to better understand declining lake clarity and to formulate a management response. That work established the foundation for the Lake Tahoe Total Maximum Daily Load (TMDL), the science-based plan to restore Lake Tahoe’s historic clarity. TMDL development science found that fine sediment particles were responsible for approximately two-thirds of the lost clarity, and algae was responsible for the remaining third (Lahontan & NDEP 2010). Based on these findings and a thorough review of implementation opportunities, the TMDL established pollutant load reduction targets to be implemented over 65 years to restore the historic clarity of the lake. The TMDL implementation plan’s primary focus is to reduce the load of the primary pollutant of concern, fine sediment particles from urban runoff sources. The TMDL is now in its sixth year of implementation. The Lake Tahoe TMDL Program 2018 Performance Report released in August 2018, found that local governments and highway departments collectively met or exceeded their 2017 water year pollutant load reduction targets. Pollutant controls reduced fine sediment particulate load by over 12 percent, total phosphorus by almost 10 percent, and total nitrogen loads by over seven percent.

While TMDL implementation focuses on reduction of fine sediment load, nitrogen remains a pollutant of concern in the Lake Tahoe Basin (Lahontan & NDEP 2010). The TMDL identified atmospheric deposition as the primary source (55 percent) of nitrogen reaching the lake (Lahontan & NDEP 2010).

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<sup>1</sup> In 1982, a VMT standard was also adopted as a part of the sub-regional visibility standard (TRPA 1982b). The VMT standard was removed as a measure of sub-regional visibility as part of the 2012 threshold updates, when it was replaced with four direct measures of particulate matter concentration (AQ 9-12), that more closely measured the human health and regional visibility values for which the standard was adopted (TRPA 2012a, 2012b).

Emissions from on-road mobile sources were estimated to account for between 37 percent and 46 percent of nitrogen emissions in the Tahoe Basin (Pollard et al. 2012).

The adopted standards sometimes deal with emissions (source specific) and other times address deposition (multiple sources). The connection between regional NOx emissions, deposition, and associated VMT has been an issue since initial discussions of the VMT standard. At the time the VMT standard was proposed, the League to Save Lake Tahoe (League) submitted comments objecting to the establishment of 10 percent reduction in VMT as a threshold standard (League To Save Lake Tahoe 1982). The League wrote, “A 10% reduction is not a threshold standard. The threshold standard is the total number of miles traveled that maintains the nitrate deposition level below that which adversely affects the water quality of the lake and its tributaries (League To Save Lake Tahoe 1982).”

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## WHAT IS VMT?

Vehicle miles traveled (VMT) is a measure of the number of miles driven on roadways in a specified area and period of time. Estimates of VMT are generally approximations of actual vehicle miles traveled, based on estimates of trip distance and frequency (Salon et al. 2012). VMT could be precisely measured using car odometers, but rarely is because of the difficulty in obtaining the information (Salon et al. 2012) and the challenge of determining where the vehicle travel occurred. VMT is influenced by a complex set of interconnected factors and synergies between individual factors. For example, higher fuel prices reduce regional VMT, but the response at the household level is influenced by household location and income (Salon et al. 2012, 2013). Nationally, VMT has generally increased as the population has grown, the economy has expanded, and car ownership has increased. The Federal Highway Administration (FHWA) forecasts suggest that nationwide VMT will continue to grow by 1.07 percent annually through 2035. The FHWA forecast is influenced by projections for population growth, economic growth, and increased disposable income, all of which are positively associated with VMT (FHWA 2017).

VMT in the Tahoe Region is a function of the complex interplay of a variety of factors including population (both inside and outside the Region), gas prices, employment rates, local housing costs, demand and access for recreational opportunities in the Region, and access to alternative forms of transportation. Higher unemployment, higher fuel prices, increased congestion, work from home programs, employer car pool programs, and concentration of development in centers are all linked to reductions in VMT. While population growth, higher household income, higher employment rates, increased fuel economy and greater roadway capacity are all linked to increasing VMT. Increasing access to transit services, access to bicycle and pedestrian facilities, and the relative desirability of alternative modes of transportation in comparison to the use of the personal automobile can reduce VMT.

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## NITROGEN RELATED THRESHOLD STANDARDS

The VMT standard was one of a package of threshold standards that establish goals for nitrogen emissions or loading. The overlap in nitrogen load reductions standards was identified as a potential issue in the assessment of threshold standards (TRPA 2017a, 2017b). Addressing overlapping standards, and development of a more straightforward threshold standard system, that clearly articulates what the Region's goal is with respect to nitrogen loading is one of the goals for the threshold update initiative.

Among the standards adopted in 1982, two standards were adopted to reduce nitrate deposition onto the lake (TRPA 1982a):

AQ13) Reduce the transport of nitrates into the Basin and reduce oxides of nitrogen (NOx) produced in the Basin consistent with the water quality thresholds.

AQ14) Reduce vehicle miles of travel in the Basin by 10 percent of the 1981 base year values.

A third standard established a goal of stabilizing NOx emissions to address ozone concentrations. Ozone is formed through a photochemical reaction between atmospheric oxygen, hydrocarbons and/or carbon monoxide, oxides of nitrogen, and sunlight:

AQ4) Maintain oxides of nitrogen (NOx) emissions at or below the 1981 level.

Like many elements of the threshold standards system, numerous threshold standards TRPA adopted address concerns related to nitrogen loading. Two additional threshold standards were adopted in the water quality category that establish goals for reduction of nitrogen and nitrogen species:

WQ36) Reduce total annual nitrogen load to achieve long-term pelagic water quality standards (WQ1 and WQ2) and littoral quality standards (WQ5 and WQ6).

WQ41) The most stringent of the three dissolved inorganic nitrogen load reduction targets shall apply:

- i. Reduce dissolved inorganic nitrogen loads to pelagic and littoral Lake Tahoe from:
  - a) surface runoff by approximately 50 percent of the 1973-81 annual average,
  - b) groundwater approximately 30 percent of the 1973-81 annual average, and
  - c) atmospheric sources approximately 20 percent of the 1973-81 annual average.
- ii. Reduce dissolved inorganic nitrogen loading to Lake Tahoe from all sources by 25 percent of the 1973-81 annual average.
- iii. To achieve littoral water quality standards (WQ5 and WQ6).

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## **VMT AND NO<sub>x</sub>**

The relationship between VMT and NO<sub>x</sub> emissions has changed significantly over the last 40 years as a result of increasingly stringent tailpipe emissions standards. Nationally, VMT continues to increase while NO<sub>x</sub> emissions have drastically declined. Nationally, NO<sub>x</sub> emissions have decreased by 57 percent since 1980 despite a 49 percent increase in VMT since 1990 (TSAC 2018a). Locally these changes mean that a 14-fold increase in VMT from 1981 levels would be required to generate 1981 NO<sub>x</sub> emissions levels.

### **Nitrogen in the Atmosphere**

Molecular nitrogen (N<sub>2</sub>) accounts for nearly 80% of the earth's atmosphere and is relatively stable. Nitrogen in the atmosphere occurs in smaller quantities in a variety of other forms, including nitrogen oxides (NO<sub>x</sub>), gaseous ammonia, organic nitrogen, particulate nitrate and ammonium compounds, and nitric acid vapor. Human activities have enriched the atmospheric concentrations of NO<sub>x</sub>, ammonia, and ammonium. Unlike N<sub>2</sub>, both NO<sub>x</sub> and ammonia are reactive and are readily deposited onto terrestrial and aquatic systems enriching nitrogen concentrations.

NO<sub>x</sub> is a general term for a suite of nitrogen-based compounds that are air quality pollutants of concern, including nitrates. NO<sub>x</sub> are also precursors to the formation of ozone, which is harmful to human health and can damage trees and crops at elevated concentrations. The majority of NO<sub>x</sub> emissions originate from the transportation and power generation sectors as a byproduct of fuel combustion. There are a few natural sources of NO<sub>x</sub>, such as lightning, but they do not add a substantial portion of global NO<sub>x</sub> emissions.

Application of nitrogen-based fertilizer on agricultural crops and keeping of livestock are responsible for 80% of ammonia emissions in the US. Ammonia and ammonium are produced naturally as a result of activity of soil microorganisms and account for 20% of global emissions. Atmospheric nitrogen is reactive and can be converted to nitric acid vapor or particulate nitrate, which are both readily deposited on land during precipitation events (NDAP 2001).

### **NO<sub>x</sub> Emissions**

The California Air Resources Board (CARB) estimates that NO<sub>x</sub> emissions from mobile sources in the California side of the Region have decreased from 5.7 tons per day in 2000 to two tons per day in 2015 (Figure 1). The trend suggests that current emissions are approximately 25 percent of emissions in 2000. Current forecasts suggest that NO<sub>x</sub> emissions will continue to decrease to 0.6 tons per day by 2030 (CARB 2016).

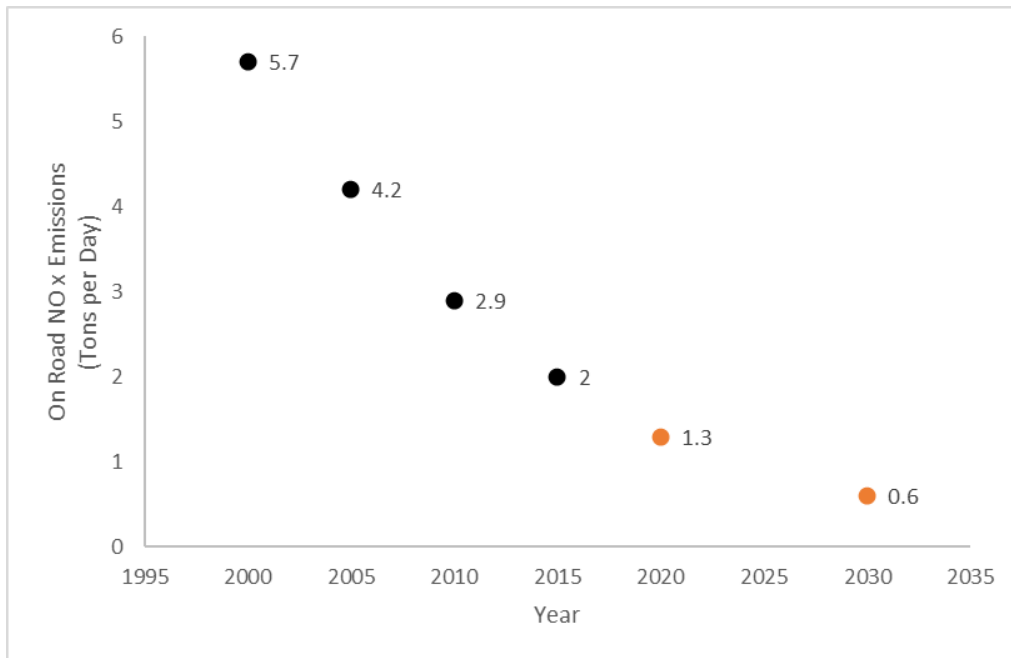


FIGURE 1: ON ROAD DAILY NO<sub>x</sub> EMISSIONS IN THE TAHOE BASIN. SOURCE: CARB 2016

The reduction in transportation sector related NO<sub>x</sub> emissions is the result of reduced tailpipe emissions from automobiles. In the 1950s, the average new car released 3.6 grams of NO<sub>x</sub> for each mile it traveled (EPA 2018). The U.S. Environmental Protection Agency (EPA) established the first NO<sub>x</sub> emission standard (3.1 grams per mile of NO<sub>x</sub>) for cars and light duty trucks in 1975 (EPA 1999). Since that time, NO<sub>x</sub> emissions standards per mile have become increasingly strict (Figure 2).

EPA tier 3 emission standards began in the 2017 vehicle model year, and grouped NO<sub>x</sub> emissions regulation with regulation of non-methane organic gases (NMOG). The new fleet average emission standards establish an immediate 46 percent reduction from the tier 2 requirements and become increasingly stringent over the next seven years leading to a 81 percent reduction by 2025 (EPA 2014).

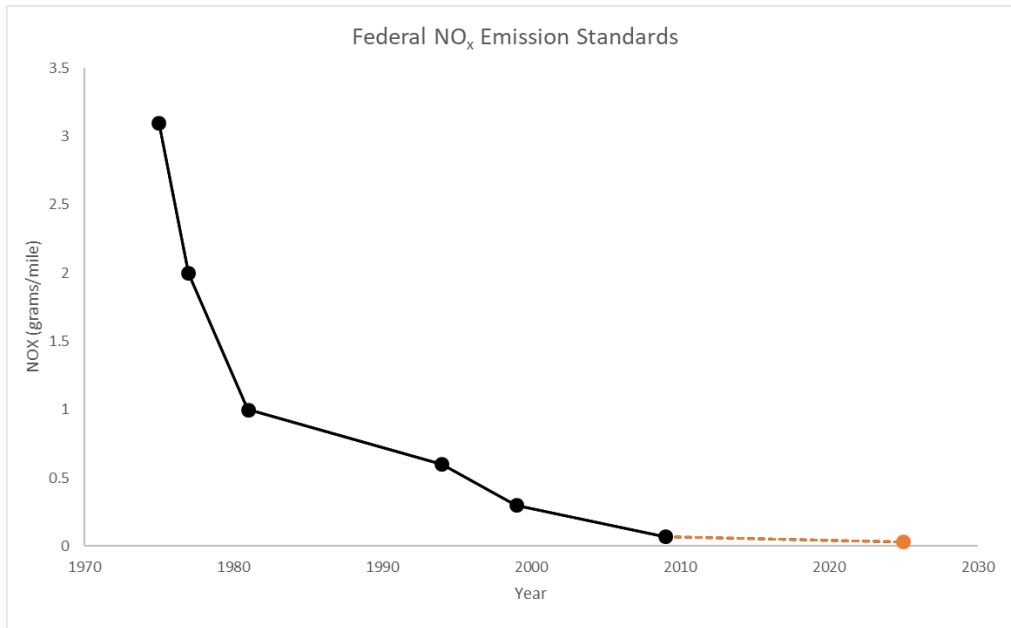


FIGURE 2: ON ROAD DAILY NO<sub>x</sub> EMISSIONS IN THE TAHOE BASIN. SOURCE: CARB 2016

The majority of vehicle miles traveled in the Region are traveled by passenger cars and light duty trucks, which collectively account for nearly 80 percent of VMT, but account for just over half of NO<sub>x</sub> emissions in the Region (CARB 2016). On a per mile basis, NO<sub>x</sub> emissions from passenger cars and light duty trucks is less than a third of what it is from heavier vehicles. Thus, a 10 percent reduction in passenger cars' and light duty trucks' VMT would be expected to reduce NO<sub>x</sub> emissions by 5.2 percent.

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## NITROGEN DEPOSITION

The relationship between nitrogen emissions (local and non-local) and deposition in the Region is complex and governed by an interconnected set of factors. Deposition occurs in both dry and wet forms and in different species of nitrogen. Wet deposition is associated with precipitation events, while dry deposition refers to nitrogen deposited through interactions between airborne nitrogen species and the surface of rocks, plants, buildings, soil, and water (NDAP 2001). Nationally, nitrogen deposition is monitored by the National Atmospheric Deposition Program/National Trends Network. Monitoring suggests that there has been no significant change in nitrogen deposition in the Region over the last thirty years. The available lines of evidence are summarized below.

### National Trends

Despite increasingly stringent emission standards over the last two decades of the 20<sup>th</sup> century, there was no observed response in deposition of nitrogen until 2000. Since 2000, there has been an

“unprecedented decrease in NOx deposition” across the United States, with the highest observed reductions occurring on the east coast where loading is substantially higher (Lloret & Valiela 2016; TSAC 2018a). Between 1990 and 2011, a 19 percent reduction in nitrogen deposition was observed in both California and Nevada (Lloret & Valiela 2016). Deposition rates in California decreased steadily (at roughly one percent annually) throughout the entire period of record, while deposition in Nevada increased between 1990 and 1999, but has been decreasing since 2000 by approximately three percent annually (Lloret & Valiela 2016).

**Tahoe Region**

Two sources of data are available for nitrogen deposition in the Tahoe Region, UC Davis Tahoe Environmental Research Center (TERC) and the National Atmospheric Deposition Network.

**Tahoe Environmental Research Center**

TERC has monitored nitrogen deposition onto the lake for last twenty years. The historic record includes water years 1994, 1998, 2000-2017 (TERC 2018). The monitoring program collects information on total nitrogen and dissolved inorganic nitrogen. Figures 3 and 4 are reproduced from the TERC summary of monitoring through 2017 (TERC 2018). While the red trend lines show an apparent downward trend in observed deposition, there is no statistically significant trend in deposition of either total nitrogen or dissolved organic nitrogen over the period of record.

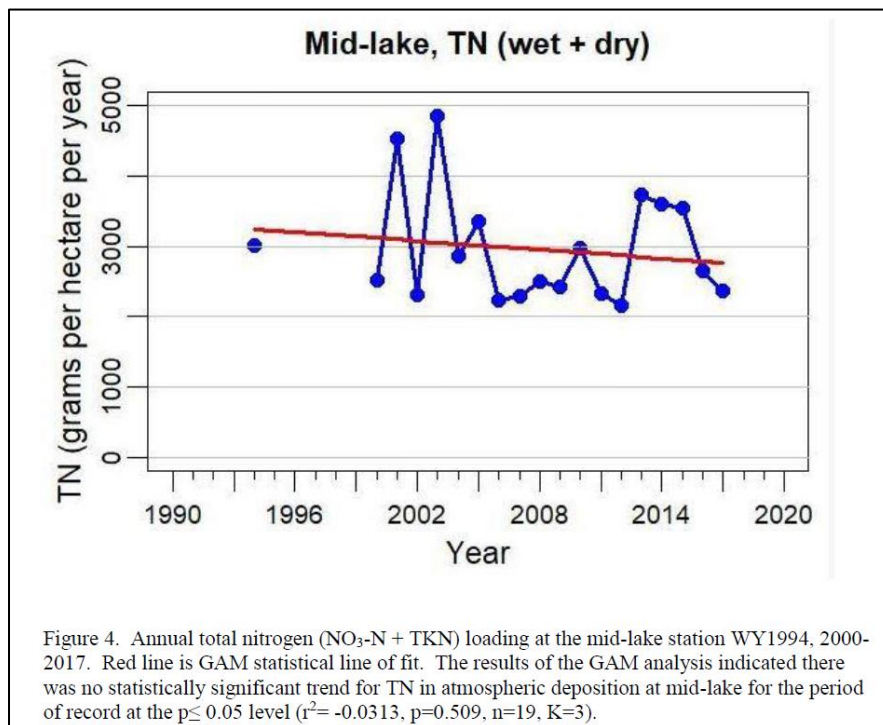


FIGURE 3: TOTAL NITROGEN DEPOSITION ON TO LAKE TAHOE (WATER YEARS 1994, 2000-2017). SOURCE: TERC 2018

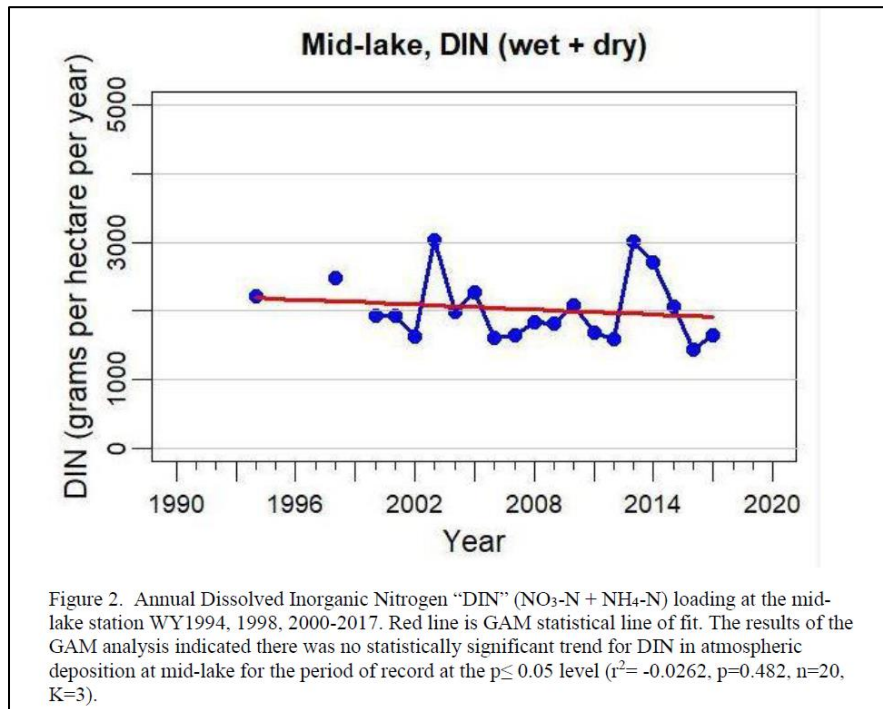


FIGURE 4: DISSOLVED INORGANIC NITROGEN DEPOSITION ON TO LAKE TAHOE (WATER YEARS 1994, 1998, 2000-2017). SOURCE: TERC 2018

### National Atmospheric Deposition Network

Wet deposition data were summarized from the National Atmospheric Deposition Program/National Trends Network (NDAP). To represent regional deposition trends, NDAP uses data collected from its network of sites and spatial interpolation and modelling to estimate wet deposition across the entire country. There are no NDAP sites in the Tahoe Region, but four NDAP sites exist in the greater region (NTN Site CA88 -Davis, CA / NTN Site CA99, Yosemite NP / NTN Site CA50 North of Truckee / NTN Site NV03, Smith Valley, NV).

Estimated average annual concentration of NO<sub>3</sub> in wet deposition within the Tahoe basin was summarized from NDAP data and is presented in Figure 5. The observations are consistent with the TERC data, the trend appears to be a decline, but the trend is not statistically significant.



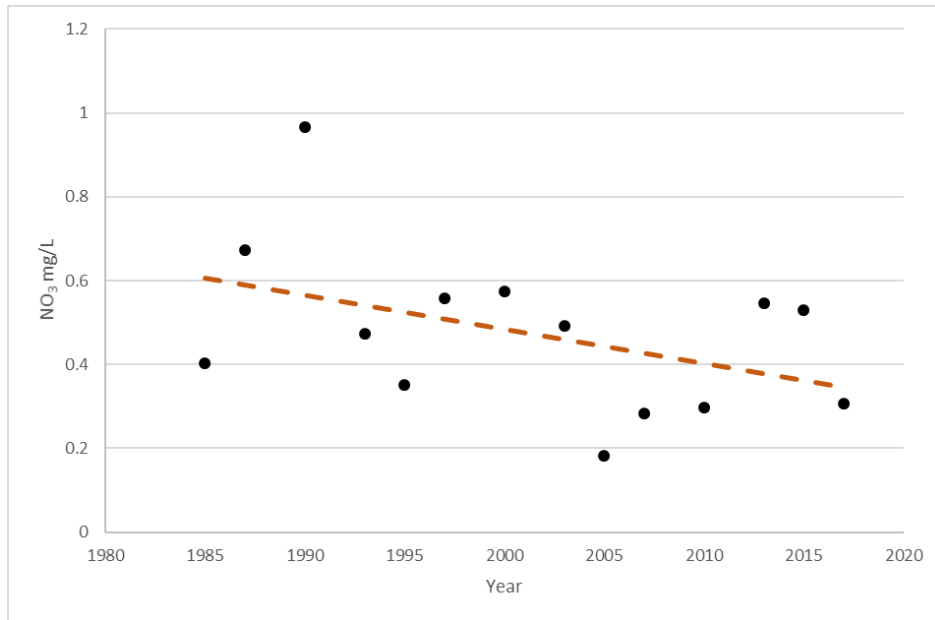


FIGURE 5: AVERAGE CONCENTRATION OF NO<sub>3</sub> IN WET DEPOSITION THE TAHOE BASIN. SOURCE: NADP/NTN 2018

The NADP National Trends Network (NTN) also provides estimates of total deposition (wet and dry), by leveraging air quality monitors and the Community Multiscale Air Quality (CMAQ) modeling system to estimate dry deposition (NDAP 2018). Estimates of total N deposition are available from 2000 – 2017. Estimated deposition within the Tahoe basin was summarized from NDAP data and is presented in Figure 6. In contrast to the TERC measurements and the NDAP wet deposition, total estimated total N deposition appears to be increasing, but like the other two measures, the trend is not statistically significant.

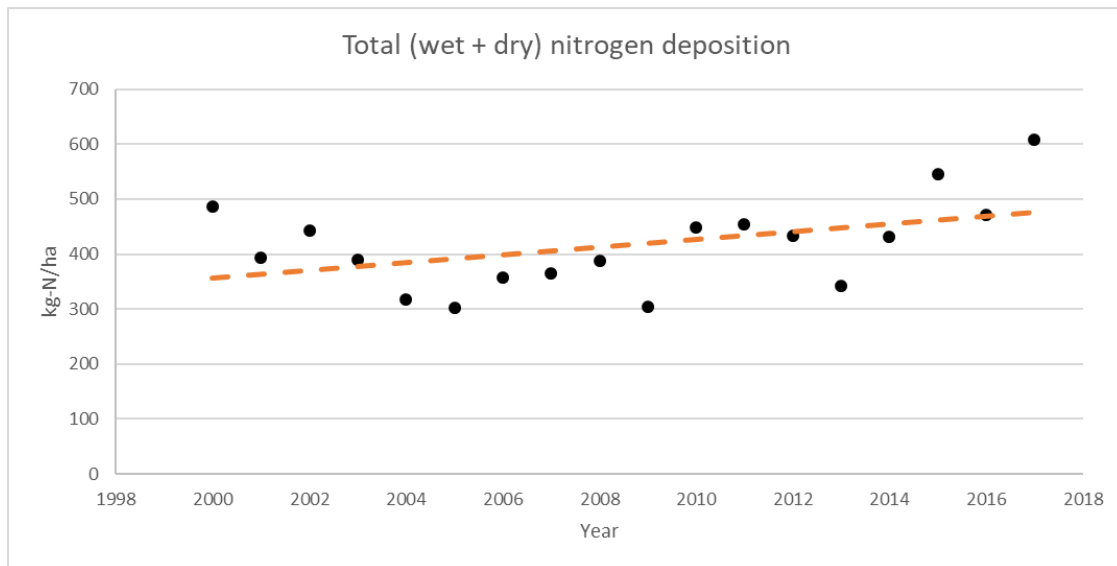


FIGURE 6: TOTAL N DEPOSITION IN THE TAHOE BASIN. SOURCE: NADP/NTN 2018 (VERSION 2018.02)

## NITROGEN DEPOSITION AND EMISSIONS

The relationship between local emissions and deposition is complex as described above. While no significant pattern has been observed in deposition of total nitrogen or dissolved inorganic nitrogen onto the lake between 2000 and 2016, in basin emissions from mobile sources have declined by two-thirds over the same period (Figure 7, CARB 2016; TERC 2017).

In 2017, TRPA asked the Tahoe Science Advisory Council (TSAC) to investigate the relationship between vehicle miles traveled in Tahoe Region and pollutant loading to Lake Tahoe. Researchers at The Desert Research Institute, Division of Atmospheric Sciences used a series of model simulations to explore the impact of VMT reduction on nitrogen deposition in the Region. The preliminary research suggests that vehicles in the Region account for 20 percent of the nitrogen deposited in the Region. The research estimated that if emissions per mile were constant, nitrogen deposition would decline by 2.5 percent to 2.8 percent as a result of the 15 percent VMT reduction observed between 1981 and 2014. Actual emissions per mile have decreased significantly over the last 30 years, but exploring that change was beyond the scope of the TSAC research. The preliminary research findings suggest that if mobile emissions in the Region were reduced to zero, atmospheric deposition would be reduced by 13 percent to 14 percent (TSAC 2018b).

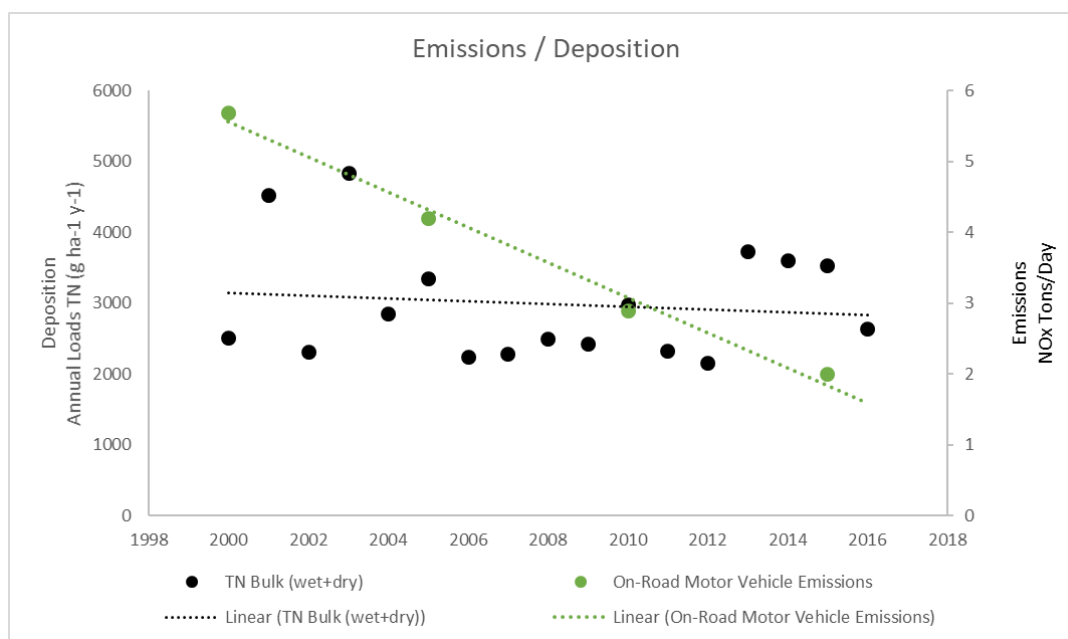


FIGURE 7: IN BASIN NITROGEN EMISSIONS AND DEPOSITION (2000-2016). SOURCE: TERC 2017, CARB 2016.

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## LAKE TAHOE TMDL

The Lake Tahoe Total Maximum Daily Load (TMDL) establishes the 65 year strategy to restore the historic clarity of Lake Tahoe (Lahontan & NDEP 2010). To restore that clarity, the TMDL identified three pollutants of concern (fine sediment particles, nitrogen, and phosphorus) and the sources and associated loads of those pollutants. The TMDL establishes the load reduction targets necessary for each pollutant of concern (a 65 percent reduction in fine sediments, a 10% reduction in nitrogen, and 35% reduction in phosphorus) to restore the historic clarity of the lake. The more ambitious load reduction target for fine sediments, reflects both the primary importance of fine sediments as a driver of clarity, and the cost effectiveness of load reduction opportunities.

### **Nitrogen Load Reduction**

The TMDL target for reduction in total nitrogen load from all sources is 10 percent by 2076. Atmospheric deposition of nitrogen was estimated to account for 63 percent of total nitrogen load to the lake. The TMDL target for nitrogen load reduction from atmospheric sources is one percent by 15 years of implementation and two percent by 2076 (Lahontan & NDEP 2010). The Lake Tahoe TMDL Pollutant Reduction Opportunity Report analyzed pollutant load reductions and the costs associated with those controls (Lahontan & NDEP 2008).

The Lake Tahoe TMDL Program 2018 Performance Report estimated that TMDL implementors reduced nitrogen load from urban areas by 7.3 percent in the 2017 water year (Lahontan & NDEP 2018). The U.S. Geologic Survey, TERC, and independent statisticians analyzed over 30 years of stream loading data for the 2015 Threshold Evaluation Report. They found that over the 30 year period there had been 52.1 percent reduction in flow weighted nitrite, but found no significant trend in flow weighted total nitrogen load (TRPA 2016). Inter-annual variability in local weather and the resulting amount, timing, and type of precipitation have a strong influence on stream inflow and pollutant load. Flow weighted load analysis accounts for the variability in inflow and provides an estimate of the nutrient load carried by a set amount of water.

### **Fine Sediment Load Reduction**

Fine sediment particle (FSP) accumulation is primarily responsible for declining clarity and reducing fine sediment load is the primary focus of the TMDL. TMDL development considered a number of options for fine sediment load reduction. Preliminary studies conducted for the TMDL also explored the efficacy of VMT reduction as a strategy to reduce atmospheric fine sediment loading. The preliminary findings of the TMDL work suggested that VMT reduction would likely not be a cost-effective strategy for FSP load reduction. The work estimated that a 25 percent reduction in VMT would reduce FSP loads by less than half of one percent (Lahontan & NDEP 2008).

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## CONCLUSION

The VMT standard was originally adopted as a policy to reduce emissions of nitrogen from mobile sources in the Region, and thereby reduce loading to the Lake. The understanding of the relationship between in-region nitrogen emissions and atmospheric deposition has progressed as a result of empirical observations over the last 30 years.

- Current in-basin NO<sub>x</sub> emissions from mobile sources are substantially below 1981 levels.
- A 14-fold increase in VMT from 1981 levels would be required to equal the 1981 NO<sub>x</sub> emissions levels.<sup>2</sup>
- The goal established by the VMT standard, a 10% reduction in NO<sub>x</sub> emissions from in-basin mobile source, was likely achieved more than 15 years ago.
- NO<sub>x</sub> emissions are likely to continue to decline even further as a result of increasingly strict tailpipe emissions standards.
- Atmospheric deposition of nitrogen hasn't changed significantly in the last 20 years.
- Nitrogen emissions from mobile sources in the Region have declined by >66%, far in exceedance of the standard's goals. Despite this decline, no significant change in atmospheric deposition of nitrogen has been observed.

Understanding of the drivers of clarity loss has improved significantly since the standards was adopted in 1982. The motivating concern at the time was algal growth in the lake which was thought to be primarily responsible for declining clarity.

- The TMDL demonstrated that clarity loss is primarily driven by fine sediment particle accumulation.
- The TMDL found that excess algal growth is responsible for roughly a third of clarity loss.
- TMDL implementation focuses on reduction of FSP load
- Preliminary TMDL science suggested that VMT reduction was unlikely to be a cost-effective strategy to reduce nitrogen loading.

The declines in emissions from mobile sources means that functionally the VMT standard no longer provides additive water quality benefits to the load reduction targets established by Air Quality standard 13 and Water Quality standards 36 and 41, which directly address nitrogen from all sources.

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<sup>2</sup> Calculations based on the difference between 1981 and 2009 model year tailpipe emissions standards. Using the 2025 model year emissions standard the necessary increase would be a 33 increase in VMT.

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