RE: Proposed National Ambient Air Quality Standards (NAAQS) for Ozone—DOCKET ID NUMBER EPA-HQ-OAR-2005-0172

Dear Administrator Johnson:

As leading medical, nursing, public health, disease and patient advocacy organizations, we are highly concerned that EPA’s recently proposed revision to the primary National Ambient Air Quality Standard (NAAQS) for ozone does not adequately protect the health of the American public.1 While more stringent than the current standard, EPA’s proposal to lower the standard to within the range of 0.070 parts per million (ppm) to 0.075 ppm does not go far enough to safeguard public health. Therefore, we ask you to finalize a stronger ozone standard of 0.060 ppm.

EPA Must Protect Public Health, Including Sensitive Populations

Section 109(b)(1) of the Clean Air Act directs the Administrator of the EPA to promulgate a primary NAAQS for ozone that is “requisite to protect public health” with “an adequate margin of safety.”2 As stated by the U.S. Court of Appeals for the D.C. Circuit, the federal court with primary jurisdiction for the Clean Air Act, the “margin of safety requirement was intended to address uncertainties associated with inconclusive scientific and technical information … as well as to provide a reasonable degree of protection against hazards that research has not yet identified.”3 Further, the D.C. Circuit Court has asserted unequivocally that “NAAQS must protect not only average healthy individuals, but also ‘sensitive citizens’ – children, for example, or people with asthma, emphysema, or other conditions rendering them particularly vulnerable to air pollution. If a pollutant adversely affects the health of these sensitive individuals, EPA must strengthen the entire national standard.”4 In sum, EPA must err on the side of protecting public health, including that of sensitive individuals, when exercising its discretion in setting national air quality standards.

By citing “scientific uncertainty” as a primary justification for not proposing a more stringent ozone standard,1 EPA’s current proposal disregards the precautionary nature inherent to the NAAQS promulgation process and fails to meet the statutory requirements of the Clean Air Act. As the science shows, a stronger standard is warranted to better protect public health.
Current Standard Fails to Protect Public Health

Our scientific and medical understanding of the mechanisms by which exposure to ambient ozone pollution impacts human health has grown considerably stronger during the last ten years. Since EPA last revised the ozone NAAQS in 1997, more than 1,700 peer-reviewed studies examining the health effects of ozone have been published. Extensive reviews of this new body of evidence by EPA staff scientists and by EPA’s Clean Air Scientific Advisory Committee (CASAC) have confirmed that the current primary ozone standard is set at a level that is not sufficient to protect public health with an adequate margin of safety.

Respiratory Health Effects

Recent epidemiologic studies have demonstrated a range of adverse respiratory health effects at levels below the current 8-hour standard of 0.08 ppm, including increased hospital admissions and emergency room visits, respiratory symptoms in infants and children, asthma exacerbations, and school absenteeism. This epidemiologic evidence is further supported by a number of controlled human exposure studies that have shown that some healthy adults experience reductions in lung function, increased respiratory symptoms, heightened susceptibility to respiratory infection and lung inflammation following just 6.6 hours of exposure to ozone at concentrations of 0.08 ppm. It is important to note that the respiratory effects observed in these chamber studies occurred in healthy adult subjects and would likely be more severe among sensitive groups, such as asthmatics.

Cardiovascular Health Effects

New evidence is beginning to emerge about the potential cardiovascular effects of ozone. Numerous recent studies point to adverse associations between ozone exposure and various cardiovascular health endpoints, including alterations in heart rate variability in older adults, cardiac arrhythmias, strokes, heart attacks, and hospital admissions for cardiovascular diseases.

Mortality Effects

Research published over the last ten years also has provided more robust, consistent evidence linking increases in daily ozone exposures to increased deaths from cardiovascular and respiratory causes. A series of recent meta-analyses and multi-city studies has documented an increase in premature death following ozone exposures below 0.08 ppm, particularly among the elderly. Furthermore, new research has focused on controlling for weather variables in assessing the effect of ozone on mortality. A case-crossover study of over one million deaths in 14 U.S. cities found that “the association between ozone and mortality risk is unlikely to be caused by confounding by temperature.”
**Sensitive Groups**

Factors such as age, preexisting disease and genetics can influence individual susceptibility to ozone pollution, whereas vulnerability is determined by one’s likelihood of exposure while at heightened breathing rates. After reviewing groups known to be susceptible with those considered to be vulnerable, EPA has identified a number of groups as sensitive or “at risk” to ozone exposure. EPA is obligated under the Clean Air Act to set the ozone NAAQS at a level appropriate to protect the health of these sensitive groups.

Children are acutely vulnerable to the hazardous effects of air pollution. Relative to adults, they tend to spend more time out of doors, they are often more physically active, they breathe more rapidly, their airways are narrower and they inhale relatively more pollutants in proportion to their body weight. Additionally, lung growth continues long after birth, with as much as 80% of the aveoli developing during childhood and adolescence. Epidemiologic evidence indicates that children face additional health risks beyond the adverse effects observed in the general population. Children experience acute effects such as difficulty breathing, increased hospitalizations and emergency room visits from ozone exposure at concentrations below the current standard and may suffer long-lasting effects such as stunted lung function in young adulthood. Ozone exposure can impact prenatal health, with recent research finding that in-utero exposure to ozone is associated with lower birth weight and intrauterine growth retardation.

Several other groups have shown above-average susceptibility. Based upon a number of recent studies investigating age-related differences in the mortality effect of ozone, the Criteria Document concludes that the elderly are at increased risk of ozone-related mortality. Individuals with preexisting lung disease comprise another susceptible population group, and studies show that low level ozone exposure exacerbates respiratory symptoms in child asthmatics and increases hospitalization among adults suffering from chronic obstructive pulmonary disease. Outdoor workers as well as active adults who exercise outdoors are particularly vulnerable to ozone exposure due to greater levels of exposure.

**EPA Proposal Falls Short, Departs from Recommended Standards**

EPA’s current proposal would lower the ozone NAAQS from 0.08 ppm (effectively enforced at 0.084 ppm due to rounding) to within 0.070 ppm to 0.075 ppm (specified to the nearest thousandth ppm). While this tighter standard would help improve air quality in many areas of the country, it falls short of the action needed to adequately protect public health. Both controlled human exposure studies and epidemiologic research document adverse effects, including respiratory symptoms and increased risk of premature death from ozone exposure at concentrations as low as 0.06 ppm.

EPA’s proposal ignores the widespread support for more health-protective standards within the medical, science, public health and environmental communities. EPA’s own Clean Air Scientific Advisory committee unanimously recommended the eight-hour
primary ozone standard be set within a range of 0.060 ppm to 0.070 ppm, while EPA’s Children’s Health Protection Advisory Committee has asked the Agency to set the primary standard at the low end of this range (0.060 ppm) “in order to be more protective of the respiratory health of susceptible children.” In a letter sent to EPA Administrator Johnson last April, more than 100 distinguished air pollution researchers and physicians called for the primary ozone standard to be set at a level lower than that currently proposed by the Agency. As Chapter 5 of the Final Ozone Staff Paper demonstrates, significant reductions in adverse health effects due to ozone exposure can be achieved by strengthening the standard beyond the 0.070-0.075 ppm range put forward in the current ozone NAAQS proposal.

Conclusion

EPA’s decision to solicit public comment on retaining the current ozone standard is indefensible. As the expert CASAC ozone panel concluded, “there is no scientific justification for retaining the current primary 8-hr NAAQS of 0.08 parts per million (ppm).” Moreover, the range of 0.070 ppm to 0.075 offered in EPA’s proposed revision to the primary ozone NAAQS remains inadequate to protect public health with an adequate margin of safety.

Based upon the compelling scientific evidence of the adverse health effects of ozone air pollution at levels below the proposed range, we recommend that the EPA set the eight-hour primary ozone standard at 0.060 ppm. EPA’s own risk assessment shows that issuing this more stringent standard would produce significant public health benefits in the form of decreased incidence of respiratory symptoms in children, fewer hospital admissions and reduced ozone-related mortality. To satisfy the requirements of the Clean Air Act and to protect the health of children, the elderly, people with lung disease and other susceptible groups, EPA must strengthen the primary ozone standard to 0.060 ppm.

Thank you for your consideration of our concerns.

SIGNING ORGANIZATIONS

American Heart Association
American Lung Association
American Nurses Association
American Public Health Association
Health Care Without Harm
Institute for Children’s Environmental Health
National Association of County and City Health Officials
Physicians for Social Responsibility
Science and Environmental Health Network
Trust for America’s Health
3 Lead Industries Assn. v. EPA, 647 F.2d 1130, 1154 (D.C. Cir. 1980)
7 Letter from Dr. Rogene Henderson, Chair, Clean Air Scientific Advisory Committee to Stephen L. Johnson, Administrator, U.S. Environmental Protection Agency re Clean Air Scientific Advisory Committee’s (CASAC) Review of the Agency’s 2nd Draft Ozone Staff Paper; October 24, 2006; EPA-CASAC-07-001.
8 Letter from Dr. Rogene Henderson, Chair, Clean Air Scientific Advisory Committee to Stephen L. Johnson, Administrator, U.S. Environmental Protection Agency re Clean Air Scientific Advisory Committee’s (CASAC) Review of the Agency’s Final Ozone Staff Paper; March 26, 2007; EPA-CASAC-07-002.
15 Adams WC. Comparison of chamber and face mask 6.6-hr exposure to ozone on pulmonary function and symptoms responses. Inhalation Toxicol 2002; 14: 745-764.
17 Horstman DH, Folinisbee LJ, Ives PJ, Abdul-Salaam S, McDonnell WF. Ozone concentration and pulmonary response relationships for 6.6-hour exposures with five hours of moderate exercise to 0.08, 0.10, and 0.12 ppm. Am Rev Respir Dis 1990; 142(5):1158-1163.
26 Schwartz J. How sensitive is the association between ozone and daily deaths to control for temperature? Am J Respir Crit Care Med 2005; 171: 627-631.
39 Adams WC. Comparison of chamber 6.6h exposures to 0.04-0.08 ppm ozone via square-wave and triangular profiles on pulmonary responses. Inhal Toxicol 2006; 18: 127-136.