

# Diesel Particulate Matter (DPM) Reduction

Practical Limits for  
Reducing Ambient DPM  
Exposure with Airflow Dilution



By: J. Daniel Stinnette  
Mine Ventilation Services, Inc.



## Introduction

- Controlling DPM is a growing area of focus for modern, mechanized underground mines around the world
- Ventilation is a critical component in controlling ambient DPM Exposure
- No panacea exists for reducing DPM at all levels/in all cases with ventilation
- When choosing an effective DPM reduction strategy, it is important to understand the limitations of each component/technology

## Airflow Dilution

- Dilution, by definition involves the addition of "fresh" uncontaminated air being added to contaminated air, thereby reducing the percentage of the contaminant component
  - Contaminant limits are generally given in percentage (%), or concentrations ppm, or  $\mu\text{g}/\text{m}^3$
  - Calculation of required airflow is quite simple for gaseous contaminants...

## Equation 1:

$$Q = 100E_g/C_g$$

where:  $Q$  = Required airflow ( $\text{m}^3/\text{s}$ )  
 $E_g$  = Gas emission rate ( $\text{m}^3/\text{s}$ )  
 $C_g$  = Concentration limit (%)

## Airflow Dilution cont.

- Equation 1 was derived specifically for gaseous contaminants, and assumes turbulent flow, total mixing, etc.
- This represents the maximum theoretical efficiency for dilution
- DPM will behave differently than true gases since it is not entirely gaseous
- Entities such as MSHA, CANMET have developed other relationships to define the airflow required for the dilution of DPM

## Practical Limits for Applying Airflow Dilution

- The utility/application of airflow dilution is affected by a variety of factors:
  - Climate/geography
  - Mine infrastructure
  - Mine plan/budget
  - Environmental Conditions
  - Others

## Climate/Geography

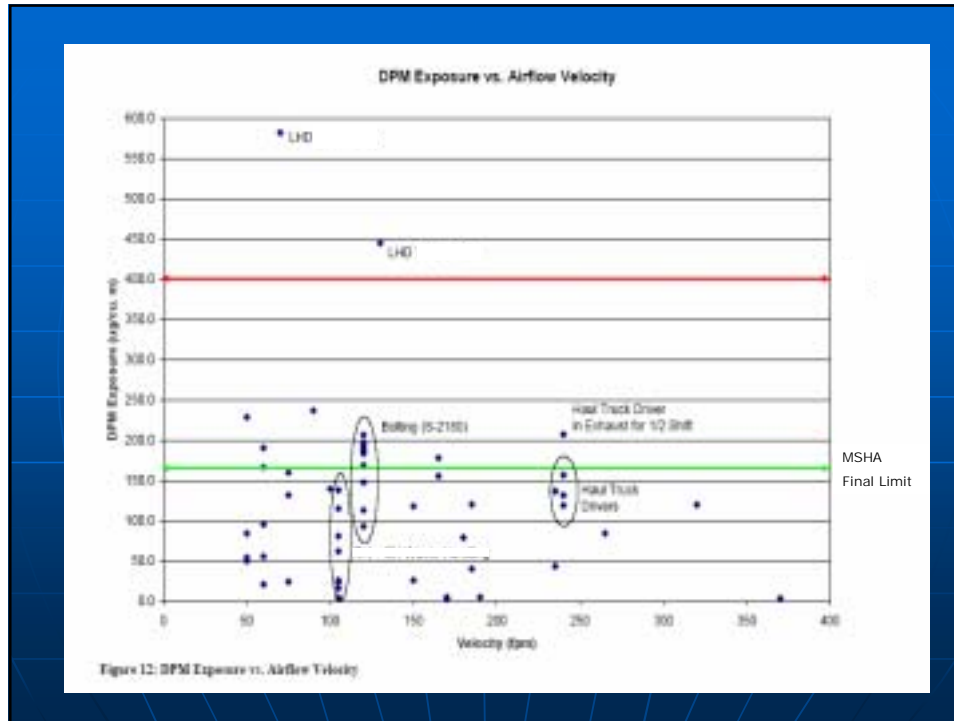
- Climate may influence the degree to which ventilation may be increased at a particular operation
- For mines with climatic concerns, increasing the ventilation may require increases in the capacity of costly air heating or refrigeration systems



## Existing Mine Infrastructure

- Existing Mine entries and ventilation infrastructure can limit potential increases in ventilation
- Large mine openings (such as those found in many underground rock quarries) require impractical airflow quantities to achieve minimal velocities
- Small/undersized openings restrict ventilation capacity via upper velocity limits
- In both cases, ventilation costs may skyrocket rapidly





## Upper Velocity Limits

- ~ 20 m/s (4,000 fpm) for dedicated ventilation drifts/raises
- May be less if other environmental conditions exist (i.e. water blanketing)
- Upper velocity limits are significantly lower in entries used for personnel travel and/or haulage routes (where DPM exposure is a concern)
- Increases in airflow may require the expansion of mine infrastructure at significant cost



## Mine Plan/Budget

### Fan Laws

$$CFM_2 = \frac{RPM_2}{RPM_1} \times CFM_1$$

$$SP_2 = \left(\frac{RPM_2}{RPM_1}\right)^2 \times SP_1$$

$$BHP_2 = \left(\frac{RPM_2}{RPM_1}\right)^3 \times BHP_1$$


- Fan Static Pressure has a squared relationship to increases in volume
- The relationship between Fan Power (\$) and volume is cubic
- Doubling your airflow increases ventilation cost(s) by 8 times for only a 50% reduction in contaminants... (Eq. 1)
- Operating cost(s) of ventilation systems must be weighed against capital cost(s) of new development

## Environmental Conditions



- Significantly increasing the airflow underground may introduce or exacerbate other negative health-related conditions
- Environmental hazards include dust and fogging
- These impacts may preclude the use of increased airflow to dilute DPM

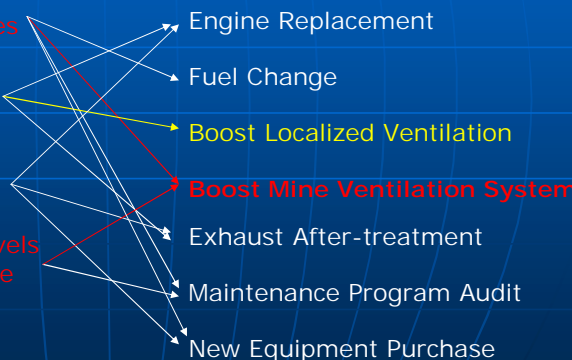
## Incorporating Ventilation into your Compliance Strategy



- Overall approach must tailor specific solutions to specific concerns and incorporate a wide-range of options for DPM reduction while considering all possible ramifications of any changes to the airflow underground
- It is important to understand the root cause(s) of high DPM exposure at specific sites
- The potential for high exposures from contact with even small or infrequently used Diesel equipment is possible in areas of low/no ventilation
- Conversely, in isolated cases in order to achieve the same reduction in exposure from a DPF with a 95% efficiency it would take an increase in airflow of 20x !!

## Matching Solutions to Problems

<u>Potential Issue(s):</u>	<u>Potential Solution(s):</u>
<p style="color: red;">Consistently high, Mine-wide exposures</p> <p style="color: yellow;">High exposures in isolated stope(s)</p> <p>Problematic LHD or haul truck</p> <p style="color: red;">Spotty exposure levels throughout the mine</p>	<p>Engine Replacement</p> <p>Fuel Change</p> <p style="color: yellow;">Boost Localized Ventilation</p> <p style="color: red;">Boost Mine Ventilation System</p> <p>Exhaust After-treatment</p> <p>Maintenance Program Audit</p> <p>New Equipment Purchase</p>



## Regulatory Limits

- The applicable standards for enforcement, coupled with the existing mine conditions can significantly effect the usefulness of ventilation as a DPM reduction technology
- Proposed U.S. standard of DPM ( $160 \mu\text{g} / \text{m}^3$ ) is **unlikely** to be met via ventilation dilution alone
- At present, many other countries have either significantly higher limits or NO REGULATIONS concerning DPM exposure levels in underground mines



## Conclusions

- Adequate ventilation is a required component of ANY DPM reduction strategy
- The design and operation of the mine ventilation system should be optimized BEFORE examining alternatives or additional measures
- It is important to know where you stand in regards to any applicable laws or regulations (how far you need to go)
- No one technology/application exists for every DPM-related issue, and ALL available solutions should be considered when developing a reduction/compliance strategy



## Questions?



### Contact:

J. Daniel Stinnette  
Mine Ventilation Services, Inc.  
4946 E. Yale Ave. Suite 103  
Fresno, CA 93727  
Ph: 559 452 0182  
Fax: 559 452 0184  
e-mail: [dan@mvsengineering.com](mailto:dan@mvsengineering.com)