**SIP Development Plan**

Updated March 13, 2014

**Purpose**: The purpose of this document is to present a basic approach to the Grants Pass CO SIP development process, including major milestones and due dates. It presents the basic SIP elements the Clean Air Act requires. It also presents any potential issues that will need to be addressed in the process. More detailed elements of the technical approach will be presented in the Inventory Preparation Plan (IPP).

**Title**: Grants Pass Limited Maintenance Plans for CO

**EPA Team**: Lucy Edmondson (lead)

**ODEQ Team**: Aida Biberic (lead), Chris Swab (technical), Wes Risher (technical), Brandy Albertson (technical), Anthony Barnack (technical), David Collier (planning manager)

**Background and Purpose**

Grants Pass meets the federal standards for CO and new State Implementation Plan revision is necessary to explain how this area will continue to meet the standards through 2024. The Clean Air Act (CAA) requires two 10-year maintenance plans for CO. The first 10-year maintenance plan for CO was submitted to the EPA in 1999.

ODEQ will pursue a streamlined Limited Maintenance Plan for Grants Pass because the CO concentrations are below the screening thresholds and meet other criteria. LMPs are for areas that show little risk of re-violating the CO NAAQS.

**Consultation and Coordination**

DEQ and EPA will periodically consult on these plans throughout the development process

**Proposed Schedule**:

Please see the next page for proposed dates.

Acknowledged/Agreed by:

EPA: Date:

ODEQ: Aida Biberic Date: March 15, 2014

Note: The rule adoption schedule is subject to change based on an upcoming assessment of DEQ rulemaking priorities.