# **Local Government Operations Protocol**

For the quantification and reporting of greenhouse gas emissions inventories

# **Developed in partnership by:**

California Air Resources Board California Climate Action Registry ICLEI - Local Governments for Sustainability The Climate Registry

California Environmental Protection Agency









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#### Developed in partnership and adopted by:

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Abbreviations and Acronyms	1
PART I Introduction	5
Background	
Purpose	
Benefits of a Developing a GHG Inventory	
Background on the Partners	
Partner Objectives	
Protocol Audience	
Protocol Origin	_
Protocol Structure	
Evolution and Availability of the Protocol	
Technical Assistance	
Partner Contact Information	
PART II IDENTIFYING YOUR EMISSIONS	,
Chapter 1 Introduction	
1.1 GHG Accounting and Reporting Principles	
Chapter 2 Inventory Guidelines	
2.1 GHGs to be Assessed	
2.2 Inventory Frequency and Base Year	
2.3 Sources to be Assessed	
Chapter 3 Organizational Boundaries	
3.1 Control Approach Recommendation	
3.3 Financial Control	
3.4 Joint Control	
3.5 Autonomous Departments, Municipal Utilities, Ports and Airports	
3.6 Joint Powers Authorities, Special Districts and Community Choice Aggregation	
3.7 Leased Facilities/Vehicles and Landlord/Tenant Arrangements	
3.7.1 Emissions from Leased Assets	
3.7.2 Assessing Emissions for a Lessor	
Chapter 4 Operational Boundaries	
4.1 GHG Emission Scopes	
4.2 Local Government Sectors	
4.3 Scope 1: Direct Emissions	
4.4 Scope 2: Indirect Emissions	
4.5 Biogenic Emissions from Combustion	
4.6 Scope 3 Emissions	
4.7 Scopes and Double Counting	
PART III QUANTIFYING YOUR EMISSIONS	27
Chapter 5 Choosing the Appropriate Calculation Methodology	
5.1 Calculation-Based Methodologies	
5.1.1 Activity Data	
5.1.2 Emission Factors	
5.1.3 Recommended vs. Alternate Activity Data and Emission Factors	
5.2 Measurement-Based Methodologies	
5.3 Calculation Methodology Disclosure	
Chapter 6 Facilities	
6.1 Stationary Combustion	

6.1.1	Recommended Approach	31
6.1.2	Activity Data Alternate Approaches	34
6.2 Electi	ricity Use	36
6.2.1	Recommended Approach	37
6.2.2	Alternate Activity Data	
6.2.3	Alternate Emission Factors	43
6.2.4	Green Power and Renewable Energy Certificate Purchases	43
6.2.5	Local Governments who Generate Electricity	
6.2.6	Accounting for Transmission and Distribution Losses	44
6.3 Stear	n and District Heating Purchases	45
6.4 Heat	and Power Purchases from a Combined Heat & Power Facility	47
6.4.1	Recommended Approach: Product Stream Method	
6.4.2	Alternate Approaches	
	ct Cooling	
6.6 Fugiti	ve Emissions from Refrigerants & Fire Suppression Equipment	
6.6.1	Recommended Approach: Mass Balance Method	53
6.6.2	Alternate Approaches	56
Chapter 7	Vehicle Fleet	60
7.1 Mobil	e Combustion	
7.1.1	Mobile Combustion CO <sub>2</sub> Emissions	60
7.1.2	CO <sub>2</sub> Emissions from Vehicles Combusting Biofuels	64
7.1.3	Mobile Combustion CH <sub>4</sub> and N <sub>2</sub> O Emissions	
	sions from Non-Highway Vehicles	
	sions from Alternative Fuel Vehicles/Electric Vehicles	
7.4 Fugiti	ve Emissions from Motor Vehicle Air Conditioning	70
7.4.1	1 1	
	Alternate Approach	
	Power Generation Facilities	
8.1 Static	nary Combustion: Measurement-Based Methodology	76
	nary Combustion: Fuel Use-Based Methodology	
	e 2 Emissions from Transmission and Distribution Losses	
8.4 Fugiti	ve Emissions	
8.4.1	•	
8.4.2	Fugitive Emissions from Solid Fuel Handling and Storage	83
Chapter 9	Solid Waste Facilities	85
	nizational Boundary Issues	
	ing Research and Development	
	ation Methodologies	86
9.3.1	Landfills with No LFG Collection System	
9.3.2	Landfills with Comprehensive LFG Collection Systems	
9.3.3	Landfills with Partial LFG Collection Systems	94
9.3.4	Optional Reporting Using Surface Measurements Data	
9.4 Comp	osting	97
	Wastewater Treatment Facilities	
	anizational Boundary Issues	
	ssions Unique to Wastewater Treatment	
	oing Research and Development	
10.3.1	CH <sub>4</sub> Emissions Estimation Methodologies	
10.3.2	N <sub>2</sub> O Emissions Methodologies	
<b>Chapter 11</b>	Other Process and Fugitive Emissions	108

Chapter 12 S	cope 3 Emission Sources	110
12.1 Asses	sing the Relevance of Optional Emission Sources	110
	tial Emission Sources	
	Transportation Related Sources	
12.2.2	·	
PART IV Repor	ting Your Emissions	114
	ocal Government Operations Standard Inventory Report	
	ctions for Completing the Standard Inventory Report	
	Local Government Profile Information	
13.1.2		
13.1.3		
13.1.4	Methodology / Emission Factors Disclosure	119
	Government Operations Standard Inventory Report Template	
Glossary of	Terms	135
APPENDICES		
	California Air Resources Board Reporting Requirements	
	California Climate Action Registry Reporting Requirements	
	CLEI Reporting Requirements	
	The Climate Registry Reporting Requirements	
	Global Warming Potentials	
	Standard Conversion Factors	
Appendix G	Default Emission Factors	190
Appendix H	References	202

List of Tables	
Table 3.1 Reporting Based on Financial Versus Operational Control	16
Table 6.1 Typical Chiller Coefficients of Performance	
Table 6.2 Base Inventory and Inventory Changes	
Table 6.3 Default Emission Factors for Refrigeration / Air Conditioning Equipment	
Table 7.1 Base Inventory and Inventory Changes	
Table 7.2 Default Emissions for Mobile Refrigeration / Air Conditioning Equipment	
Table 9.1 Protocol References for Solid Waste-Related Emission Sources	
Table 9.2 Primary Equations from FOD Model	
Table 9.3 Default US Waste Characterization (1960-present)	
Table 9.4 Default California Waste Characterization (1996-present)	
Table 9.5 Default k Values	
Table 9.6 Total Organic Degradable Carbon per Waste Type (TDOC)	91
Table 9.7 Default Decomposable Anaerobic Fraction (DANF) of the TDOC per waste type	92
Table 10.1 Protocol References for Wastewater- Related Emission Sources	98
Table 10.2 Summary of Wastewater Treatment Process and Fugitive Emission Sources	99
Table B.1 Activity Data and Emission Factors Accepted by CCAR	149
Table B.2 Reporting Years and Actions	
Table D.1 Methodologies, Activity Data and Emissions Factors Accepted by The Registry	171
Table D.2 Canadian Emission Factors for Grid Electricity by Province	
Table D.3 MSW Composition by Percentage for North America	
Table D.4 MSW Landfill k Value Estimates for Each Canadian Province/Territory	
Table D.5 MSW Landfill k Value Defaults from IPCC	
Table D.6 Total Organic Carbon per Waste Type (TDOC) for North America	
Table E.1 GWP Factors for Greenhouse Gases	
Table E.2 GWP Factors for Refrigerant Blends	
Table G.1 Default Factors for Calculating CO <sub>2</sub> Emissions from Fossil Fuel Combustion	
Table G.2 Default Factors for Calculating CO <sub>2</sub> Emissions from Non-Fossil Fuel Combustion .	
Table G.3 Default CH <sub>4</sub> and N <sub>2</sub> O Emission Factors By Fuel Type and Sector	193
Table G.4 Default CH₄ and N₂O Emission Factors by Technology Type for the Electricity	
Generation Sector	
Table G.5 Utility-Specific Verified Electricity CO <sub>2</sub> Emission Factors (2000-2006)	
Table G.6 California Grid Average Electricity Emission Factors (1990-2004)	
Table G.7 eGRID Electricity Emission Factors by eGRID Subregion (2004 data)	
Table G.8 Historical eGRID Electricity Emission Factors by eGRID Subregion (2000 data)	
Table G.9 Default CO <sub>2</sub> Emission Factors for Transport Fuels	
Table G.10 Default CH <sub>4</sub> and N <sub>2</sub> O Emission Factors for Highway Vehicles by Model Year	
Table G.11 Default CH <sub>4</sub> and N <sub>2</sub> O Emission Factors for Alternative Fuel Vehicles	
Table G.12 Default CH <sub>4</sub> and N <sub>2</sub> O Emission Factors for Non-Highway Vehicles	200
Table G.13 Alternate Methodology CH₄ and N₂O Emission Factors for Highway Vehicles by	201
Inventory Year	201
List of Figures Figure 3.1 Organizational Boundary Decision Tree from a Lessee's Perspective	20
Figure 3.2 Organizational Boundary Decision Tree from a Lessee's Perspective	
Figure 4.1 Overview of Scopes and Emission Sources	
Figure 9.1 Methodology Decision Tree for CH <sub>4</sub> Emissions from Landfills	
Figure G.1 Map of U.S. eGRID Subregions	

# **Abbreviations and Acronyms**

AB 32 Assembly Bill 32, California State

APHA American Public Health Association

ASTM American Society for Testing and Materials

AWWA American Water Works Association

Btu British thermal unit(s)

ARB California Air Resources Board

CARROT Climate Action Registry Reporting Online Tool

CCAR California Climate Action Registry

CEMS Continuous Emissions Monitoring System

CFC chlorofluorocarbon

CFR Code of Federal Regulations

CH<sub>4</sub> methane

CHP combined heat and power

CO carbon monoxide CO<sub>2</sub> carbon dioxide

CO<sub>2</sub>e carbon dioxide equivalent COP coefficient of performance

CWCCG California Wastewater Climate Change Group

EIA U.S. Energy Information AdministrationEPA U.S. Environmental Protection Agency

EU ETS European Union Emission Trading Scheme

FOD first-order decay
FTE full time employee

g gram(s)

GHG greenhouse gas

GRP General Reporting Protocol
GWP global warming potential
HCFC hydrochlorofluorocarbon

HFC hydrofluorocarbon
HHV higher heating value

HSE health, safety, and environment

HV/AC heating, ventilating, and air conditioning

IAPWS International Association for the Properties of Water and Steam

IPCC Intergovernmental Panel on Climate Change
ISO International Organization for Standardization

J joule

JPA Joint Powers Authority

kg kilogram(s)

kWh kilowatt-hour(s)

lb(s) pound(s) LFG landfill gas

LHV lower heating value

LPG liquefied petroleum gas

MMBtu one million British thermal units

mpg miles per gallon

MSW municipal solid waste

mt metric ton(s)

MWh megawatt-hour(s)

N<sub>2</sub>O nitrous oxide

NMVOC non-methane volatile organic compound(s)

NO<sub>x</sub> oxides of nitrogen

NSPS new source performance standards

ODS ozone depleting substances

PFC perfluorocarbon

REC renewable energy certificates

SF<sub>6</sub> sulfur hexafluoride

T&D transmission and distribution

UNFCCC United Nations Framework Convention on Climate Change

WBCSD World Business Council for Sustainable Development

WEF Water Environment Federation

WERF Water and Environment Research Foundation

WRI World Resources Institute
WWTP wastewater treatment plant

# **PART I Introduction**

# **Background**

In response to a scientific consensus linking greenhouse gas (GHG) emissions from human activities to global climate change<sup>1</sup>, many local governments are looking inwards to identify opportunities to reduce GHG emissions not only from their communities, but also within their own operations. Local governments can inventory the emissions from their operations in order to track their performance and ensure that their actions do reduce GHG emissions. This GHG inventory, also referred to as a "carbon footprint", is the foundation of actions to address climate change. Complete, consistent and accurate measurement enables local governments to assess their risks and opportunities, track their progress, and create a strategy to reduce emissions in a quantifiable and transparent way.

The Local Government Operations Protocol (Protocol) is designed to provide a standardized set of guidelines to assist local governments in quantifying and reporting GHG emissions associated with their government operations.

The Protocol was developed in partnership by the California Air Resources Board (ARB), California Climate Action Registry (CCAR), and ICLEI – Local Governments for Sustainability (ICLEI), in collaboration with The Climate Registry and dozens of stakeholders. Through this Protocol, the partners have sought to enable local governments to measure and report GHG emissions associated with government operations in a harmonized fashion. The Protocol facilitates the standardized and rigorous inventorying of GHG emissions, which can help track emissions reduction progress over time and in comparison to GHG reduction targets.

The Protocol provides the principles, approach, methodology, and procedures needed to develop a local government operations GHG emissions inventory. It is designed to support the complete, transparent, and accurate reporting of a local government's GHG emissions. The Protocol guides participants through emissions calculation methodologies and reporting guidance applicable to all U.S. local governments.

Guidance on the development of community-scale GHG emissions inventories will be provided in a subsequent document.

# **Purpose**

The purpose of the Local Government Operations Protocol is to:

- Enable local governments to develop emissions inventories following internationally recognized GHG
  accounting and reporting principles defined below with attention to the unique context of local
  government operations;
- Advance the consistent, comparable and relevant quantification of emissions and appropriate, transparent, and policy-relevant reporting of emissions;
- Enable measurement towards climate goals;
- Promote understanding of the role of local government operations in combating climate change; and
- Help to create harmonization between GHG inventories developed and reported to multiple programs.

The Protocol is a tool for accounting and reporting GHG emissions across a local government's operations. Reductions in emissions are calculated by comparing changes in a local government's

PART I Introduction 3

<sup>&</sup>lt;sup>1</sup> See Intergovernmental Panel on Climate Change, *The Physical Science Basis*, Fourth Assessment, Working Group I Report, 2007.

emissions over time. By tracking emissions over time, local governments should be able to measure the GHG reduction benefits from policies and programs put in place to reduce emissions within their operations.

The Protocol is not designed for quantifying the reductions from GHG mitigation projects that will be used as offsets. Offsets are discrete GHG reductions used to compensate for (i.e., offset) GHG emissions elsewhere. Offsets are calculated relative to a baseline that represents a hypothetical scenario for what emissions would have been in the absence of the project.<sup>2</sup>

Project based GHG reductions that are to be used as offsets should be quantified using a project quantification method that addresses issues like baseline scenario, additionality, permanence and ownership. This Protocol does not address such issues and is not suitable for calculating reductions to be used as offsets in a voluntary or mandatory GHG reduction system.

Furthermore, the Protocol does not include guidance on how to quantify carbon stocks (or "sinks"). Biological stocks of carbon and estimations of project-specific GHG reductions may be reported optionally.

# Benefits of a Developing a GHG Inventory

The benefits of developing a GHG inventory are numerous and varied, and include:

**Risk Management**. Voluntarily reporting GHG emissions may help local governments manage climate risk by documenting early actions to reduce GHG emissions. Such information may be accepted by future state, federal or international regulatory GHG programs.

**Addressing Inefficiencies**. Accounting for emissions has helped many organizations gain better insights into the relationship between improving efficiency (reducing factor inputs and waste) and reducing emissions. As a result, organizations have redesigned business operations and processes, implemented technological innovations, improved products and services, and ultimately saved money and resources.

**Readiness for a Carbon Constrained Future**. Identifying emissions sources to develop a GHG profile and management strategies may help local governments prepare for and respond to the potential impact of new regulations.

**Recognition as an Environmental Leader**. Voluntarily reporting GHG emissions provides local governments with a pathway to recognize, publicize, and promote their environmental stewardship.

**Stakeholder Education**. Assembling an annual GHG emissions inventory can help inform management, constituents, employees, and the public about a local government's GHG emissions profile.

# **Background on the Partners**

#### The California Air Resources Board

The California Air Resources Board is the State agency responsible for protecting public health and the environment from the harmful effects of air pollution. The ARB is also the lead agency implementing the State of California's pioneering efforts to reduce GHG emissions. The landmark legislation known as AB 32, The Global Warming Solutions Act of 2006, requires reducing greenhouse gas emissions to 1990 levels by 2020.

PART I Introduction 4

<sup>&</sup>lt;sup>2</sup> WRI/WBCSD GHG Protocol Corporate Standard, March 2004.

Development of local government greenhouse gas emissions inventory protocols are an integral tool in ARB's implementation of AB 32. ARB staff is partnering with the California Climate Action Registry, The Climate Registry, and ICLEI to develop local government protocols for GHG assessment.

More information is available at www.arb.ca.gov/cc/protocols/localgov/localgov.htm.

#### The California Climate Action Registry

The California Climate Action Registry is a private non-profit organization originally formed by the State of California in 2000. The California Registry serves as a voluntary GHG registry to protect and promote early actions to reduce GHG emissions by organizations. The California Registry provides leadership on climate change by developing and promoting credible, accurate, and consistent GHG reporting standards and tools for organizations to measure, monitor, third-party verify and reduce their GHG emissions consistently across industry sectors and geographical borders.

California Registry members voluntarily measure, verify, and publicly report their GHG emissions, are leaders in their respective industry sectors, and are actively participating in solving the challenge of climate change. In turn, the State of California offers its best efforts to ensure that California Registry members receive appropriate consideration for early actions in light of future state, federal or international GHG regulatory programs. Registry members are well prepared to participate in market based solutions and upcoming regulatory requirements.

The California Registry is regarded as a leading international thought center on climate change issues and an intersection where business, government and environmental organizations meet to work together to implement practical and effective solutions.

More information is available at <u>www.climateregistry.org</u>.

#### ICLEI - Local Governments for Sustainability

Founded in 1990, ICLEI – Local Governments for Sustainability is an association of city and county governments dedicated to improving global environmental conditions through cumulative local action. Through its campaigns, ICLEI generates political awareness of key environmental issues, provides technical assistance and training to build capacity in local governments to address these issues and evaluates their progress toward sustainable development.

ICLEI assists local governments in their efforts to reduce the GHG emissions that contribute to both global climate change and declining air quality. To this end, ICLEI provides local governments with analytical tools and methods to measure emissions so that they can set and achieve their emission reduction goals. ICLEI encourages action by focusing on improvement to the quality of life for the entire community by reducing greenhouse gas emissions (i.e. improving air quality, reducing traffic congestion and achieving financial savings for residents and businesses).

More information is available at www.iclei-usa.org.

#### The Climate Registry

Established in 2007, The Climate Registry sets consistent and transparent standards for the measurement, verification, and public reporting of greenhouse gas emissions throughout North America in a single unified registry. The Climate Registry is a non-profit organization that supports both voluntary and mandatory reporting programs, provides meaningful information to reduce greenhouse gas emissions, and embodies the highest levels of environmental integrity.

More information is available at www.theclimateregistry.org.

# **Partner Objectives**

In addition to achieving the general purpose of the Protocol described above, each partner has additional objectives:

The California Air Resources Board intends to provide this Protocol to enable local governments in California to develop and report consistent and accurate GHG inventories that can track reductions in overall GHG emissions to support the State's AB 32 program and goals.

The California Climate Action Registry intends for this Protocol to provide "sector-specific" guidance for CCAR's local government members to enable more policy-relevant quantification and reporting of GHG emission inventories.

ICLEI seeks to offer standardized guidance to all local governments in the U.S. (including but not limited to ICLEI members) on the development of GHG emissions inventories. This Protocol effectively serves as the translation of ICLEI's International Local Government Greenhouse Gas Protocol for use in developing local government operations emissions inventories in the U.S.

The Climate Registry plans to adopt this Protocol in 2009 for use by its local government reporters. Prior to adoption, The Climate Registry will add a detailed program-specific appendix, as well as provide emission factors that will make the Protocol applicable for local governments in Canada and Mexico.

#### California Local Governments and AB 32

The State of California believes that local governments have an important role to play in the State's efforts to meet its GHG reduction goals under AB 32. ARB is dedicated to providing California's local governments with the tools and guidance they need to help California meet its reduction goals.

ARB is partnering in this process in order to give California's local governments a powerful tool that will allow them to take a critical first step in addressing their GHG emissions - developing a comprehensive, rigorous GHG emissions inventory.

ARB encourages California's local governments to use this Protocol to annually inventory and report their GHG emissions so that reductions made by local governments are tracked in a transparent, consistent and accurate manner.

#### **Protocol Audience**

This Protocol has been developed for use by local governments throughout the United States, with future application by local governments in Canada and Mexico. Components of this Protocol may also be applicable to state and provincial agencies, quasi-governmental agencies, service districts, special districts and other local agencies in the act of developing similar GHG emissions inventories. For those elements of the Protocol applicable to special districts, they are encouraged to use this Protocol.

Given the wide diversity of local and state agency activities, these agencies may in some cases need to supplement guidance contained in this Protocol with additional guidance from other sources to ensure measurement and reporting in alignment with the guiding principles outlined above. Accounting for all possible variations and special circumstances that might occur within these other agencies and districts falls outside the scope of this Protocol.

# **Protocol Origin**

This Protocol is based on the *Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standard*, developed by the World Business Council for Sustainable Development and the World Resources Institute (WRI/WBCSD) through a multi-stakeholder effort to develop a standardized approach to the voluntary reporting of GHG emissions. Perceiving a need for additional guidance to local governments on applying the Greenhouse Gas Protocol within the context of local government operations inventory efforts, the partners chose to collaborate in developing this Local Government Operations Protocol. The partners have drawn upon their combined experience in GHG protocol development and assistance to local governments in measuring and reporting GHG emissions, as well as the experience of a wide variety of stakeholders that have participated in the development of this Protocol via participation in a Technical Workgroup or Advisory Group to the development process. This resulting Protocol serves as a shared standard enabling consistency and harmonized reporting by all local governments.

The partners have also drawn from the following existing GHG programs and protocols in the development of this Protocol:

- California Air Resources Board, Regulation for the Mandatory Reporting of Greenhouse Gas Emissions and California Greenhouse Gas Inventory (1990-2004).
- California Climate Action Registry, *General Reporting Protocol* and various industry-specific protocols.
- ICLEI Local Governments for Sustainability, *International Local Government GHG Emissions Analysis Protocol.*
- International Organization for Standardization (ISO) 14064-1, Specification with guidance at the organization level for quantification and reporting of greenhouse gas emissions and removals.
- The Climate Registry, General Reporting Protocol.
- U.S. Environmental Protection Agency Climate Leaders Greenhouse Gas Inventory Guidance.

#### **Protocol Structure**

The Protocol is meant to be a "program neutral" guidance document available for use by any local government engaging in a GHG inventory exercise. It brings together GHG inventory guidance from a number of existing programs, namely the guidance provided by ICLEI to its Cities for Climate Protection campaign members over the last 15 years, the guidance provided by CCAR and The Climate Registry through their General Reporting Protocols, and the guidance from ARB's mandatory GHG reporting regulation under AB 32.

If a local government is a member of ICLEI, CCAR or has a facility that is part of mandatory reporting under AB 32, it is subject to program-specific requirements in addition to the general guidance embodied in the Protocol. These local governments should refer to Appendices A-C to ensure their inventories are being prepared in accordance with program-specific requirements. This structure allows all U.S. local governments, regardless of program affiliation, to utilize a single guidance document when developing GHG emissions inventories.

# **Evolution and Availability of the Protocol**

This Protocol is intended to reflect best practices associated with GHG accounting and will continue to evolve periodically as new science or technical knowledge becomes available. Version 1 was released in 2008 - a new version is not expected for at least 12 months. The Climate Registry plans to adopt the

Protocol in 2009; Appendix D will be updated when that occurs. The current version of this Protocol will be maintained on the websites of each of the partner organizations.

#### Technical Assistance

The partners can assist local governments in a number of ways related to use of this Protocol for the development of GHG emissions inventories. CCAR and ICLEI both have software tools available to their members that simplify the tracking and calculation of GHG emissions. See the program-specific appendices of this Protocol for further information on the technical assistance offered by each of the partners.

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# PART II IDENTIFYING YOUR EMISSIONS

# **Chapter 1 Introduction**

The Protocol is divided into several parts. These parts mirror the chronology of the reporting process:

- Identifying the emissions to be included in your inventory;
- Quantifying your emissions; and
- Reporting your emissions.

Part I provides background on the origin and development of the Protocol, and an overview of its purpose and audience.

Part II provides guidance on determining the specific emission sources you should include in your inventory and how your emissions data should be categorized and consolidated for reporting purposes. It is recommended that you read Part II in its entirety to ensure that you have identified all appropriate emission sources.

Part III provides the methodologies for quantifying your emissions from various emission sources. You should read those chapters of Part III that provide quantification guidance for emission sources owned or operated by your local government, but you may skip over those chapters and/or sections that do not pertain to your operations and activities.

Part IV provides guidance on how to report your emissions in a standardized and consistent manner once they have been quantified using the methodologies explained in Part III.

Appendices A-C provide program-specific requirements that must be taken into account if you are participating in CCAR, ICLEI Cities for Climate Protection campaign, or mandatory reporting under AB 32. In the future, when The Climate Registry adopts the Protocol for use by its reporters, its program-specific requirements will be incorporated into the Protocol, as well. Refer to Appendix D for more information on The Climate Registry's plan for adopting this Protocol.

# 1.1 GHG Accounting and Reporting Principles

This Protocol has adopted five overarching accounting and reporting principles, which are intended to help you ensure that your GHG data represent a faithful, true, and fair account of your local government's GHG emissions. These principles, adapted from the WRI/WBCSD GHG Protocol Initiative (March 2004), serve to guide the measurement and reporting of emissions.

**Relevance:** The greenhouse gas inventory should appropriately reflect the greenhouse gas emissions of the local government and should be organized to reflect the areas over which local governments exert control and hold responsibility in order to serve the decision-making needs of users.

**Completeness:** All greenhouse gas emission sources and emissions-causing activities within the chosen inventory boundary should be accounted for. Any specific exclusion should be justified and disclosed.

**Consistency:** Consistent methodologies should be used in the identification of boundaries, analysis of data and quantification of emissions to enable meaningful trend analysis over time, demonstration of

Chapter 1 Introduction 9

reductions, and comparisons of emissions. Any changes to the data, inventory boundary, methods, or any relevant factors in subsequent inventories should be disclosed.

**Transparency:** All relevant issues should be addressed and documented in a factual and coherent manner to provide a trail for future review and replication. All relevant data sources and assumptions should be disclosed, along with specific descriptions of methodologies and data sources used.

**Accuracy:** The quantification of greenhouse gas emissions should not be systematically over or under the actual emissions. Accuracy should be sufficient to enable users to make decisions with reasonable assurance as to the integrity of the reported information.

Chapter 1 Introduction 10

# **Chapter 2 Inventory Guidelines**

#### 2.1 GHGs to be Assessed

Local governments should assess emissions of all six internationally-recognized greenhouse gases regulated under the Kyoto Protocol:

- Carbon dioxide (CO<sub>2</sub>);
- Methane (CH<sub>4</sub>);
- Nitrous oxide (N<sub>2</sub>O);
- Hydrofluorocarbons (HFCs);
- Perfluorocarbons (PFCs); and
- Sulfur hexafluoride (SF<sub>6</sub>).

You should account for emissions of each gas separately and report emissions in metric tons of each gas and metric tons of CO<sub>2</sub> equivalent (CO<sub>2</sub>e). A complete list of the internationally-recognized GHGs, including individual HFC and PFC compounds, is provided in Appendix E. This list also includes the Global Warming Potential (GWP) of each GHG, which is used to calculate CO<sub>2</sub>e of the non-CO<sub>2</sub> gases.

Converting emissions of non- $CO_2$  gases to units of  $CO_2$ e allows GHGs to be compared on a common basis (i.e. on the ability of each GHG to trap heat in the atmosphere). Non- $CO_2$  gases are converted to  $CO_2$ e using internationally recognized GWP factors. GWPs were developed by the Intergovernmental Panel on Climate Change (IPCC) to represent the heat-trapping ability of each GHG relative to that of  $CO_2$ . For example, the GWP of methane is 21 because one metric ton of methane has 21 times more ability to trap heat in the atmosphere than one metric ton of carbon dioxide. Refer to Appendix E for more information on converting non- $CO_2$  gases to  $CO_2$ e.

Tracking each gas separately will allow your local government to see the relative impact from different sources of GHG emissions, and may help you prioritize the most efficient and effective way to reduce your overall GHG emissions. It will also make your inventory more transparent, and may simplify updates to your inventory, as the internationally recognized GWP values are expected to change over time as science improves.

Local governments may optionally report other GHGs beyond the six Kyoto gases (e.g. CFCs, NF<sub>3</sub>, etc.), but this Protocol does not contain guidance or GWPs for non-Kyoto GHGs.

# 2.2 Inventory Frequency and Base Year

A local government's emissions inventory should comprise all GHG emissions occurring during a selected calendar year. Reporting GHG inventories on a calendar year basis is considered standard internationally; UNFCCC, the Kyoto Protocol, EU ETS, The Climate Registry, the California Climate Action Registry, and the state of California's mandatory reporting regulation under AB 32 all require GHG inventories to be tracked and reported on a calendar year basis. In cases where local government records are available only on a fiscal year basis, efforts should be made to reorganize these records and report according to the calendar year, not the fiscal year.

A meaningful and consistent comparison of emissions over time requires that local governments set a performance datum with which to compare current emissions. This performance datum is referred to as a

base year. Prior to beginning data collection, local governments should examine the range of data sources available and select a year for which accurate records of all key emission sources exist in sufficient detail to conduct an accurate inventory. Simultaneously it is often preferable to establish a base year several years in the past so as to be able to account for the emissions benefits of recent actions.

It is good practice to compile an emissions inventory for the earliest year for which complete and accurate data can be gathered. The base year for the UNFCCC and subsequent Kyoto Protocol is calendar year 1990. However, required data from 1990 is often prohibitively difficult or impossible to collect. Given that the priority for a greenhouse gas management program should be on practical results, it is more important that the base year be documented with enough detail to provide a good basis for local action planning than it is that all local governments produce an inventory with the same, stipulated base year.

The methodologies in this Protocol are not appropriate for "back-casting" or creating a rough estimate of your emissions in a past year, but rather for the development of high-quality, comprehensive GHG inventory. Local governments need not try to back-cast to 1990 because of the Kyoto or California 1990 baseline under AB 32, but should rather concentrate their GHG inventory efforts on years for which that have complete and accurate data.

Moreover, it is good practice to aim for a base year that is likely to be representative of the general level of emissions over the surrounding period. Energy use in a year that was particularly hot or particularly cold would usually differ to energy use in an average year, due to the greater level of use of air conditioning or heating respectively. Similarly, local governments that have an electricity supply comprising a high proportion of hydroelectricity should avoid abnormally dry years during which the amount of hydroelectricity generation is lower than usual.

When choosing a base year, it is important to remember that this is the emissions level against which changes in emissions are measured. Therefore, any emission reduction activities put in place before the base year are considered to be part of the status quo and will not be seen as a reduction against an emission reduction target that may be adopted.

In addition to conducting an inventory of base year emissions, you should complete a comprehensive inventory of emissions at regular intervals following the base year. Standard practice for entity-level GHG accounting is to inventory your emissions on an annual basis.

Over time, there may be changes that affect a local government's emissions, such as annexing previously unincorporated areas, outsourcing activities that generated GHG emissions (e.g. waste hauling), or improvement in the accuracy of emission factors. These changes will be reflected in your current GHG inventory, but should also be reflected in your base year inventory. In other words, base year emissions should be retroactively recalculated to reflect changes in the local government that would otherwise compromise consistency and relevance of the reported GHG emissions.

Once a base year has been chosen, local governments should develop a base year emissions recalculation policy. You may want to define a "significance threshold" to help determine when base year emissions are calculated. A significance threshold is a qualitative or quantitative criterion used to define any significant change to the data, inventory boundary, methods, or any other relevant factor. Once a local government has determined its policy on how it will recalculate base year emissions, it should apply this policy in a consistent manner (e.g. it should recalculate for both GHG increases and decreases). Note that base year emissions should not be recalculated for organic growth or decline. For local governments, organic growth/decline refers to increases or decreases due to things like change in

<sup>&</sup>lt;sup>3</sup> WRI/WBCSD GHG Protocol, p. 35 (2004).

population size, expansion or closure of city-owned facilities, change in city-operated transit ridership, etc.

Note that there are program-specific requirements for setting a base year, adjusting a base year due to structural changes, and calendar year reporting. Refer to Appendices A-C for details on these program specific requirements.

#### 2.3 Sources to be Assessed

Under this Protocol, local governments should quantify and report all sources of GHG emissions within their operations. The Protocol does not include guidance on or expect local governments to quantify carbon stocks (or "sinks") that local governments may control. Furthermore, the Protocol does not provide guidance on quantifying emissions from GHG mitigation projects for use as offsets of greenhouse gas credits.

Carbon stocks and estimations of project-specific GHG reductions may be reported optionally. Note that biological stocks and project-specific reductions should be reported separately from your inventory emissions, and no line item adjustments should be made to your inventory based on these activities.

Local governments can explore the following resources for more information on how to quantify biological stocks and project-specific GHG reductions:

- California Climate Action Registry Forest Sector Protocol, September 2007.
- California Climate Action Registry Project Protocols, various.
   (www.climateregistry.org/tools/protocols/project-protocols.html)
- IPCC Guidelines for National Greenhouse Gas Inventories, 2006.
- World Resources Institute and World Business Council for Sustainable Development *The GHG Protocol for Project Accounting*, November 2005.
- U.S. EPA Climate Leaders Offset Project Methodologies, various. (www.epa.gov/stateply/resources/optional-module.html)

# **Chapter 3 Organizational Boundaries**

Local governments vary in their legal and organizational structures, and may contain a diverse number of departments, boards, facilities, joint ventures, etc. For the purposes of financial accounting, entities are treated to established rules that depend on the structure of the organization and the relationships among parties involved. Setting your local government's organizational boundary for GHG accounting and reporting will follow a similar process - you will select an approach for consolidating GHG emissions and then consistently apply the selected approach to define the departments, activities and operations that constitute your local government for the purpose of reporting GHG emissions.

Local governments utilizing this Protocol should account for and report their emissions according to one of two control approaches: operational control or financial control.

Under both control approaches, a local government accounts for 100 percent of the GHG emissions from operations over which it has control. It does not account for GHG emissions from operations in which it owns an interest but has no control. In most cases, whether an operation is controlled by the local government or not does not vary based on whether the financial control or operational control criterion is used. However, there are situations where your control approach choice will determine whether a source falls within or outside of your organizational boundary. You must choose one control approach and apply it consistently across all of your operations. How to assess your local government's boundaries based on each control approach is provided below. Table 3.1 also provides an illustration of the reporting responsibility under the two different control approach options.

# 3.1 Control Approach Recommendation

The Protocol strongly encourages local governments to utilize operational control when defining their organizational boundary. The stakeholders involved in the development of this Protocol believe that operational control most accurately represents the emission sources that local government's can influence. Operational control is also the consolidation approach required under AB 32's mandatory reporting program and is consistent with the requirements of many other types of environmental and air quality reporting.

# 3.2 Operational Control

A local government has operational control over an operation if the local government has the full authority to introduce and implement its operating policies at the operation. This approach is consistent with the current accounting and reporting practice of many organizations that report on emissions from facilities, which they operate (i.e., for which they hold the operating license). It is expected that except in very rare circumstances, if the local government is the operator of a facility, it will have the full authority to introduce and implement its operating policies and thus has operational control. One or more of the following conditions establishes operational control:

- Wholly owning an operation, facility, or source; or
- Having the full authority to introduce and implement operational and health, safety and environmental policies (including both GHG- and non-GHG- related policies). In many instances, the authority to introduce and implement operational and health, safety, and environmental (HSE) policies is explicitly conveyed in the contractual or legal structure of the partnership or joint venture. In most cases, holding an operator's license is an indication of your organization's authority to implement operational and HSE policies. However, this may not always be so. If your organization holds an operating license and you believe you do not have operational control, you will need to explicitly demonstrate that your authority to introduce operational and HSE policies is significantly limited or vested with a separate entity.

Under the operational control approach, a local government accounts for 100 percent of emissions from operations over which it has operational control. It should be emphasized that having operational control does not mean that a local government necessarily has authority to make all decisions concerning an operation. For example, big capital investments will likely require the approval of all the partners that have joint financial control.

#### 3.3 Financial Control

This approach is consistent with international financial accounting standards; therefore, a local government has financial control over an operation for GHG accounting purposes if the operation is fully consolidated in financial accounts.<sup>4</sup> One or more of the following conditions establishes financial control:

- Wholly owning an operation, facility, or source;
- Considering an operation to be, for the purposes of financial accounting, a group company or subsidiary, and consolidating its financial accounts in your organization's financial statements;
- Governing the financial policies of a joint venture under a statute, agreement or contract; or
- Retaining the rights to the majority of the economic benefits and/or financial risks from an operation
  or facility that is part of a joint venture or partnership (incorporated or unincorporated), however
  these rights are conveyed. These rights may be evident through the traditional conveyance of equity
  interest or working/participating interest or through nontraditional arrangements. The latter could
  include your organization casting the majority of votes at a meeting of the board of directors or
  having the right to appoint/remove a majority of the members of the board in the case of an
  incorporated joint venture.

Under this control approach, the economic substance of the relationship between the local government and the operation takes precedence over the legal ownership status, so that the local government may have financial control over the operation even if it has less than a 50 percent interest in that operation. In assessing the economic substance of the relationship, the impact of potential voting rights, including both those held by the local government and those held by other parties, is also taken into account.

If this approach is chosen to determine control, emissions from joint ventures where partners have joint financial control are accounted for proportionally based on each partner's interest in the joint venture's income, expenses, assets and liabilities.

Note that while financial control is one condition used to prove operational control, operational control does not prove financial control. Also, having financial control does not automatically mean that the local government retains operational control. There are situations where a local government owns an asset (e.g. a transit fleet), but does not maintain operational control of that asset (e.g. if the transit fleet's operations and maintenance is contracted out). Thus, the control approach chosen by that local government would determine whether or not the asset falls within its organizational boundary (e.g. emissions from transit fleet included under financial control and not included under operational control).

#### 3.4 Joint Control

Sometimes a local government can have joint financial control over an operation, but not operational control. In such cases, the local government would need to look at the contractual arrangements to determine whether any one of the partners has the authority to introduce and implement its operating

<sup>&</sup>lt;sup>4</sup> Financial accounting standards use the generic term "control" for what is denoted as "financial control" in this chapter.

policies at the operation and thus has the responsibility to report emissions under operational control. If the operation itself will introduce and implement its own operating policies, the partners with joint financial control over the operation will not report any emissions under operational control.

**Table 3.1 Reporting Based on Financial Versus Operational Control** 

Level of Control of Facility	% of Emissions to Report Under Financial Control	% of Emissions to Report Under Operational Control
Wholly owned	100%	100%
Partially owned with financial and operational control	100%	100%
Partially owned with financial control; no operational control	100%	0%
Partially owned with operational control; no financial control	0%	100%
Joint financial control with operational control	Based on % ownership	100%
Joint financial control; no operational control	Based on % ownership	0%
Associated entity (not consolidated in financial accounts) with operational control	0%	100%
Associated entity (not consolidated in financial accounts); no operational control	0%	0%
Fixed asset investments	0%	0%
Not owned but have a capital or financial lease	100%	100%
Not owned but have an operating lease	0%	100%

# 3.5 Autonomous Departments, Municipal Utilities, Ports and Airports

Local governments' organizational structures can vary greatly from jurisdiction to jurisdiction. One of the goals of this Protocol is to promote consistency in the activities and emission sources reported by all local governments. Large local governments may be divided into a number of departments with a wide variety of autonomy, including autonomous, self-supporting departments that control a municipal utility, a port, an airport, a water or wastewater system/facility, or other large industrial or non-industrial facilities. To ensure consistency, this Protocol provides clarifying guidance on how to apply operational and financial control criterion to these departments specifically.

**Operational Control.** It is often the case that autonomous departments like municipal utilities, ports and airports are managed by their own board of commissioners or executives. If this board is appointed by local government officials (e.g. appointed by the Mayor and confirmed by the City Council) and the local government officials have some level of oversight of the board (e.g. the local government can help guide policy decisions of the department, the actions of the Board can be reviewed and overturned by the City Council, etc.), then the local government is considered to have operational control over the department and should report the emissions associated with the municipal utility/port/airport as part of the local government's GHG inventory.

**Financial Control.** It is possible that even if the local government maintains operational control of an autonomous department, it may not maintain financial control of the department. Because municipal utilities, ports and airports often have large assets, the autonomous department may maintain ownership of its assets separate from the local government. If the assets of the utility/port/airport/etc. do not appear as part of or are not consolidated under the financial report of the local government, then it is assumed that the local government does not have financial control over the autonomous department.

Using the guidance above, it is possible that a local government would include the emissions from a municipal utility/port/airport in its inventory if using operational control to define its organizational boundaries, but would exclude the emissions from a municipal utility/port/airport from its inventory if using financial control to define its organizational boundaries. As discussed in Section 3.1, the Protocol recommends local governments to define their organizational boundary according to operational control.

It is also important to note that the control approach selected can affect whether emissions from airport or port tenants is included in your inventory. Under operational control, a local government should not report any emissions associated with tenant activities. Under financial control, a local government should quantify and report Scope 2 emissions associated with electricity used by tenants (see Section 3.7.2.). Please note that under no circumstance does a local government include the emissions from tenant-owned equipment in the local government's inventory (e.g., tenant-owned planes, trucks, ships, etc). The local government has neither operational nor financial control over tenant-owned equipment.

# 3.6 Joint Powers Authorities, Special Districts and Community Choice Aggregation

#### **Joint Powers Authorities**

A Joint Powers Authority (JPA) is an institution permitted under the laws of some states, whereby two or more public authorities (e.g. local governments, utility districts or transport districts) can operate collectively. While JPAs are found throughout the country, they are particularly widely used in California. JPAs have separate operating boards of directors, and these boards can be given any of the powers inherent in all of the participating agencies. The joint authority can employ staff and establish policies independently of the constituent authorities.

As a JPA is considered a distinct entity from its member authorities, emissions from JPAs should not be reported as part of a local government's inventory, regardless of the control approach being used by the local government.

#### **Special Districts**

A special district is a political subdivision of a state established to provide a single public service (e.g. water supply or sanitation) within a specific geographic area.<sup>6</sup> Like JPAs, a special district is considered a distinct entity from the local governments it serves, and does not fall under the operational or financial control of any one local government. Thus, local governments should not report any Scope 1 or Scope 2 emissions associated with services provided by a special district. A local government may optionally report these emissions as Scope 3 emissions (e.g. the fugitive CH<sub>4</sub> emissions generated by the local government's waste in the landfill).

#### **Community Choice Aggregation**

In 2002, California passed AB 117, which permits any city, county or a combination of cities and/or counties to aggregate the electric load of the residents, businesses, and municipal facilities that are located within their city or county limits and enter into electric power contracts on their behalf; this is called Community Choice Aggregation (CCA). Currently, the California Public Utilities Commission has authorized one CCA, which was submitted by a Joint Powers Authority. Under the law, two or more cities, counties, or cities and counties may participate as a group in a community choice aggregation through a JPA. Thus CCA programs with two or more participants should be treated like JPAs - as distinct entities from the local government.

<sup>&</sup>lt;sup>5</sup> California Government Code, Section 6500-6536.

<sup>&</sup>lt;sup>6</sup> Merriam-Webster's Collegiate® Dictionary, Eleventh Edition.

<sup>&</sup>lt;sup>7</sup> California Public Utilities Code, Section 366.2

Additional guidance on CCA programs and organizational boundaries will be added as more CCA programs are created in California.

### 3.7 Leased Facilities/Vehicles and Landlord/Tenant Arrangements

You should account for and report emissions from leased facilities and vehicles according to the type of lease associated with the facility or source and the organizational boundary approach selected. This guidance applies to leased office space, vehicles, and other facilities or sources (e.g., industrial equipment).

There are two types of leases:

**Finance or capital lease.** This type of lease enables the lessee to operate an asset and also gives the lessee all the risks and rewards of owning the asset. Assets leased under a capital or finance lease are considered wholly owned assets in financial accounting and are recorded as such on the balance sheet. If you have an asset under a finance or capital lease, this asset is considered to be wholly owned by you.

**Operating lease.** This type of lease enables the lessee to operate an asset, like a building or vehicle, but does not give the lessee any of the risks or rewards of owning the asset. Any lease that is not a finance or capital lease is considered an operating lease. In most cases, operating leases cover office space and leased vehicles, whereas finance or capital leases are for large industrial equipment.

#### 3.7.1 Emissions from Leased Assets

You should account for and report emissions from a facility or source under a finance or capital lease as if it is an asset wholly owned and controlled by your local government, regardless of the organizational boundary approach selected. Therefore, you should account for and report these emissions under both financial control and operational control.

With respect to facilities or sources under an operating lease (e.g., most office space and vehicle leases), the organizational boundary approach selected (operational control or financial control) will determine whether reporting the asset's associated emissions is required or optional.

When consolidating using the operational control approach, you should report emissions from assets for which you have an operating lease and these will be counted as Scope 1 or Scope 2 emissions (see Chapter 4 for a discussion of scopes). This follows from the fact that a lessee has operational control over an asset it leases under an operating lease. For example, the lessee of office space has control over the office's lights, as well as the various office equipment (computers, copy machines, etc.) located in the office. Under the operational control approach, it is the lessee's control of these emission sources that makes the lessee responsible for reporting the emissions from these sources.

If you use the financial control approach, then reporting the emissions from a facility or source with an operating lease is optional. If you choose to report these emissions, they are counted as Scope 3 emissions (see the following chapter for a detailed discussion of the various scopes, including Scope 3).

Lessees of office space should report emissions from electricity use, heating and cooling of the space whenever possible. If you cannot report emissions from heating and cooling because it is not possible to obtain the necessary data, then you should at least report emissions from electricity use.

Please note that this guidance is appropriate for long-term leases. Emissions related to short-term leases, like car rentals, need not be included in your inventory.

Figure 3.1 is a decision tree designed to help lessees determine what sources from leased assets are within the organizational boundaries of a lessee.

#### 3.7.2 Assessing Emissions for a Lessor

In general, the guidance for a lessor is the opposite of the lessee's. For example, the lessor should not report emissions for assets leased under a capital or finance lease regardless of the consolidation method applied by the lessor (although the lessor may opt to report these emissions as Scope 3 emissions). Similarly, the lessor should not report emissions for assets leased under an operating lease if the lessor is using the operational control consolidation method. However, the lessor should report such emissions if it is using the financial control approach.

Please note that if your local government is a lessor and reports based on financial control, and any of your tenants report based on operational control, those emissions will be double counted in the two inventories. This is another reason why the Protocol strongly recommends all local governments report based on operational control. Efforts should be made to avoid double counting whenever possible.

Figure 3.2 is a decision tree providing guidance in determining what sources are within the organizational boundaries of a lessor.

Finance or **Operating Capital** Lease Lease You report emissions from the asset **Financial Control Operational Control** You may opt to You report emissions report emissions from the asset as from the asset as Scope 1 or 2 Scope 3 emissions emissions

Figure 3.1 Organizational Boundary Decision Tree from a Lessee's Perspective

Finance or **Operating Capital** Lease Lease You may opt to report emissions from the asset as Scope 3 emissions **Financial Control Operational Control** You report You may opt to emissions from report emissions the asset as from the asset as Scope 1 or 2 Scope 3 emissions emissions

Figure 3.2 Organizational Boundary Decision Tree from a Lessor's Perspective

# **Chapter 4 Operational Boundaries**

After your local government has determined its organizational boundaries in terms of the operations that it owns or controls, you then need to set your operational boundaries. This involves identifying emissions associated with your operations, categorizing them as direct and indirect emissions, and choosing the scope of accounting and reporting for optional emissions.

#### 4.1 GHG Emission Scopes

To separately account for direct and indirect emissions, to improve transparency, and to provide utility for different types of climate policies and goals, this Protocol follows the WRI/WBCSD *GHG Protocol Corporate Standard* in categorizing direct and indirect emissions into "scopes" as follows:

**Scope 1:** All direct GHG emissions (with the exception of direct CO<sub>2</sub> emissions from biogenic sources).

**Scope 2:** Indirect GHG emissions associated with the consumption of purchased or acquired electricity, steam, heating, or cooling.

**Scope 3:** All other indirect emissions not covered in Scope 2, such as emissions resulting from the extraction and production of purchased materials and fuels, transport-related activities in vehicles not owned or controlled by the reporting entity (e.g., employee commuting and business travel), outsourced activities, waste disposal, etc.

Together the three scopes provide a comprehensive accounting framework for managing and reducing direct and indirect emissions.

Figure 4.1 provides an overview of the relationship between the scopes and the activities that generate direct and indirect emissions along an entity's value chain. Scopes 1 and 2 are carefully defined in this Protocol to ensure that two or more entities will not account for the same emissions in the same scope.

Local governments should, at a minimum, quantify and report all Scope 1 and Scope 2 emissions. Reporting of Scope 3 emissions is *optional* - see Sections 4.6 and Chapter 12 for more information on Scope 3 emissions. Biogenic CO<sub>2</sub> emissions from the combustion of biomass should also be quantified and reported, but should not be included in Scope 1 emissions. Biogenic emissions from combustion should instead be reported separately from the scopes (see Section 4.5).

#### 4.2 Local Government Sectors

Along with scopes, emissions are also categorized into local government sectors under this Protocol. The local government sectors are:

- Buildings and other facilities
- Streetlights and traffic signals
- Water delivery facilities
- Port facilities
- Airport facilities
- Vehicle fleet
- Transit fleet
- Power generation facilities

22

<sup>&</sup>lt;sup>8</sup> The terms "direct" and "indirect" as used in this document should not be confused with their use in national GHG inventories where 'direct' refers to the six Kyoto gases and 'indirect' refers to the precursors NOx, NMVOC, and CO.

- Solid waste facilities
- Wastewater facilities
- Other process and fugitive emissions

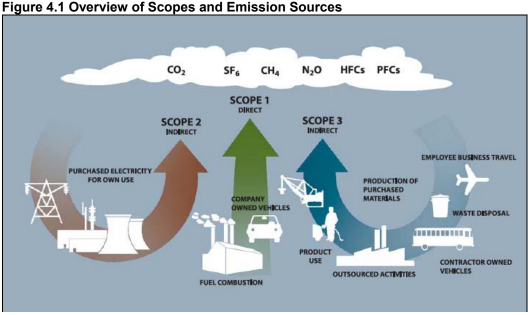
The local government sectors are meant to create a framework that is based on internationally recognized GHG accounting terms (i.e., Scope 1, Scope 2, stationary combustion, mobile combustion, etc.) but that is more policy relevant to local governments. By categorizing your GHG inventory according to these sectors, you may be able to more easily communicate your inventory results to the public and identify opportunities for reductions.

Because these sectors are familiar to local governments, the quantification guidance in the Protocol is structured according to sector, as is the Standard Inventory Report (see Chapter 13).

# 4.3 Scope 1: Direct Emissions

Direct GHG emissions are emissions from sources within the local government's organizational boundaries (see previous chapter) that the local government owns or controls. These emissions should be further subdivided into emissions from four separate types of sources:

- Stationary combustion to produce electricity, steam, heat or power using equipment in a fixed location (found in most local government sectors);
- Mobile combustion of fuels in fleet transportation sources (e.g., cars, trucks, marine vessels and planes) and emissions from off-road equipment such as in construction, agriculture and forestry (found in the Vehicle Fleet sector - see Chapter 7);
- *Process emissions* from physical or chemical processing, other than fuel combustion (e.g., from the manufacturing of cement, aluminum, adipic acid, ammonia, etc.); and
- Fugitive emissions that are not physically controlled but result from intentional or unintentional releases, commonly arising from the production, processing, transmission, storage, and use of fuels and other substances, often through joints, seals, packing, gaskets, etc. (e.g., HFCs from refrigeration leaks, SF<sub>6</sub> from electrical power distributors, and CH<sub>4</sub> from solid waste landfills).



Source: WRI/WBCSD GHG Protocol Corporate Standard, Chapter 4 (2004).

#### 4.4 Scope 2: Indirect Emissions

Scope 2 is a special category of indirect emissions and refers only to indirect emissions associated with the consumption of purchased or acquired electricity, steam, heating, or cooling. Indirect GHG emissions are emissions that are a consequence of activities that take place within the organizational boundaries of the reporting entity, but that occur at sources owned or controlled by another entity. Scope 2 emissions physically occur at the facility where electricity is generated. For example, emissions that occur at a power plant as a result of electricity used by a local government's administrative buildings represent the local government's indirect emissions.

Scope 2 emissions typically represent one of the largest sources of emissions for local governments; therefore, they embody a significant opportunity for GHG management and reduction. Local governments can reduce their use of electricity by investing in energy efficient technologies and energy conservation. A local government could also install an efficient on site co-generation plant, particularly if it replaces the purchase of more GHG intensive electricity from the grid or electricity supplier. Reporting of Scope 2 emissions enables transparent accounting and reporting of emissions and reductions associated with such opportunities.

Scope 2 emissions are found throughout the local government sectors, but guidance on calculating these emissions is found in Chapter 6.

# 4.5 Biogenic Emissions from Combustion

The combustion of biomass and biomass-based fuels (such as wood, wood waste, landfill gas, ethanol, etc.) emit  $CO_2$  emissions, but these  $CO_2$  emissions are distinct from Scope 1 emissions generated by combusting fossil fuels. The  $CO_2$  emissions from biomass combustion are tracked separately because the carbon in biomass is of a biogenic origin—meaning that it was recently contained in living organic matter—while the carbon in fossil fuels has been trapped in geologic formations for millennia. Because of this biogenic origin, the IPCC *Guidelines for National Greenhouse Gas Inventories* requires that  $CO_2$  emissions from biomass combustion be reported separately.

Because of the distinction between biogenic and anthropogenic emissions, local governments should track the biogenic CO<sub>2</sub> emissions from biomass combustion separately from Scope 1 direct emissions.

Biogenic emissions related to forestry and land management should not be quantified under this Protocol as the Protocol is designed to account primarily for the anthropogenic sources of GHG emissions, and is not designed to assess the carbon stocks of government-owned lands (see Section 2.3). Biogenic emissions also occur from sources other than combustion, such as the aerobic decomposition of organic matter. These non-combustion biogenic emissions should not be included in your GHG inventory.

Because biofuels are often mixed with fossil fuels prior to combustion (e.g., wood waste with coal in a power plant, ethanol with gasoline in an automobile, or biomass with fossil-based materials in municipal solid waste), you must separately calculate your  $CO_2$  emissions from biomass combustion from your  $CO_2$  emissions from fossil fuel combustion. Chapter 6 and Chapter 7 in Part III of the Protocol provide methodologies you can use to calculate your biogenic  $CO_2$  emissions from combustion separately from your anthropogenic  $CO_2$  emissions.

<sup>&</sup>lt;sup>9</sup> The term "electricity" is used in this chapter as shorthand for electricity, steam, and district heating/cooling.

#### **Box 4.1 The Life Cycle Impact of Biofuels**

In some cases, biofuels can be derived from sources that have significant embodied energy or other environmental consequences. For example, ethanol derived from a crop that requires significant petrochemical inputs such as fertilizers and pesticides. This can vary widely depending on the fuel crop, the region and the growing practices. While this is a distinct issue from the question of how to treat biogenic carbon sources, it is an important one nonetheless. Like coal mining and oil refining, upstream emissions from these sources could be considered Scope 3 within the protocol. Guidance on lifecycle assessments is beyond the scope of this Protocol. However, local governments are encouraged to consider the upstream emissions from the specific source of biofuels in making decisions about the use of those fuels.

The State of California is currently working on a Low-Carbon Fuel Standard to develop the standardized methodologies for assessing the life-cycle carbon intensity of transportation fuels, including biofuels. This research should greatly improve local governments' ability to make informed decisions about the GHG benefits of biofuels, and should advance the quantification of GHG associated with fuel combustion. More information about California's Low-Carbon Fuel Standard is available at: <a href="http://www.energy.ca.gov/low\_carbon\_fuel\_standard/">http://www.energy.ca.gov/low\_carbon\_fuel\_standard/</a>.

Note that the distinction of emissions from biomass combustion applies only to  $CO_2$  and not to  $CH_4$  and  $N_2O$ , which are also emitted from biomass combustion. Unlike  $CO_2$  emissions,  $CH_4$  and  $N_2O$  emitted from biomass combustion are not of a biogenic origin. This is because no  $CH_4$  or  $N_2O$  would have been produced had the biomass naturally decomposed. It is only the combustion of the biomass that caused these emissions to be produced. Therefore,  $CH_4$  and  $N_2O$  emissions from biomass combustion should be considered part of your Scope 1 emissions and should not be tracked separately from your other  $CH_4$  and  $N_2O$  emissions.

Biogenic  $CO_2$  emissions from biomass combustion should be reported as an Information Item in your Standard Inventory Report. See Chapter 13 for more information.

# 4.6 Scope 3 Emissions

In addition to the Scope 1 and 2 emission sources, a number of additional emission sources of potential policy relevance to local government operations can be measured and reported. These include emission sources related to local government operations, but for which local governments do not have financial or operational control.

Scope 3 emissions include all other indirect emissions not covered in Scope 2, such as emissions resulting from the extraction and production of purchased materials and fuels, transport-related activities in vehicles not owned or controlled by the local government (e.g., employee commuting and business travel), outsourced activities, waste disposal, etc.

Local governments are encouraged to identify and measure all Scope 3 emission sources to the extent possible. While reporting of Scope 3 emissions is considered optional, doing so provides an opportunity for innovation in GHG management. Local governments may want to focus on accounting for and reporting those activities that are relevant to their GHG programs and goals, and for which they have reliable information. Scope 3 sources that are particularly relevant for local governments and that many local governments have been estimating to date include:

- Emissions from waste generated by government operations, but disposed of outside its organizational boundary;
- Emissions from employee commuting; and
- Emissions from employee business travel.

While data availability and reliability may influence which Scope 3 activities are included in the inventory, it is accepted that data accuracy for Scope 3 emissions may be lower than Scope 1 and Scope 2 data. It may be more important to understand the relative magnitude of and possible changes to Scope 3 activities. Emission estimates are acceptable as long as there is transparency with regard to the estimation approach and the data used for the analysis are adequate to support the objectives of the inventory.

Note that it is possible that the same Scope 3 emissions may be reported as Scope 3 emissions by more than one entity. For example, both a local government and a landfill operator who outsources its waste hauling may choose to report the emissions associated with transporting waste from its point of generation to the landfill as Scope 3 emissions. For this reason, Scope 3 emissions should not be summed across entities or combined with Scope 1 or Scope 2 emissions.

Further guidance on identifying, calculating and reporting Scope 3 emissions is provided in Chapter 12.

# 4.7 Scopes and Double Counting

GHG accounting programs recognize that the Scope 2 emissions reported by one entity may also be reported as Scope 1 emissions by another entity. For example, the Scope 2 emissions from electricity use reported by a local government may also be reported as Scope 1 emissions by the regionally-serving utility that produced the electricity. This dual reporting does not constitute double counting of emissions as the entities report the emissions associated with the electricity production and use in different scopes (Scope 1 for the regionally-serving utility and Scope 2 for the local government). Emissions can only be aggregated meaningfully *within* a scope, not across scopes. By definition, Scope 2 emissions will always be accounted for by another entity as Scope 1 emissions. Therefore, Scope 1 and 2 emissions must be accounted for separately.

This also applies to Scope 3 emissions (see Section 4.6.), as one entity's Scope 3 emissions is also another entity's Scope 1 or 2 emissions. Furthermore, multiple entities can report the same emission source as Scope 3 (e.g., both a product manufacturer and a product user could report the emissions associated with the extraction of a product's raw materials as Scope 3.) Thus, all scopes should be accounted for separately, and, in particular, Scope 3 emissions should not be aggregated across entities.

Reporting both Scope 1 and Scope 2 emissions helps ensure that local governments create a comprehensive emissions profile that reflects the decisions and activities of their operations.

# PART III QUANTIFYING YOUR EMISSIONS

# **Chapter 5 Choosing the Appropriate Calculation Methodology**

After determining your local government's boundaries, you must next quantify your GHG emissions. Part III provides emissions quantification guidelines that provide step-by-step guidance on how to quantify GHG emissions from your various sources of emissions.

This Protocol is designed to allow local governments with different levels of resources and data availability to create a complete and consistent inventory of the GHG emissions occurring within their organizational boundary. In order to do this, the Protocol contains a variety of calculation methodologies with different levels of data requirements, rigor and accuracy.

# 5.1 Calculation-Based Methodologies

Local governments will use calculation-based methodologies to quantify most of their GHG emissions. Calculation-based methodologies involve the calculation of emissions based on "activity data" and "emission factors".

#### 5.1.1 Activity Data

Activity data is the relevant measurement of energy use or other GHG generating processes. Examples of activity data referenced in this Protocol include fuel consumption by fuel type, metered annual energy consumption, and annual vehicle mileage by vehicle type. Activity data is used in conjunction with an emission factor (see below) to determine emissions using the following generalized equation:

Activity Data x Emission Factor = Emissions

#### 5.1.2 Emission Factors

Emission factors are calculated ratios relating GHG emissions to a proxy measure of activity at an emissions source. <sup>10</sup> Emission factors are used to convert activity data, like energy usage, into the associated GHG emissions and thus are central to creating your emissions inventory. They are usually expressed in terms of emissions/energy used (i.e., lbs of CO<sub>2</sub>/kWh).

Emission factors are determined by means of direct measurement, laboratory analyses or calculations based on representative heat content and carbon content. This Protocol provides default emission factors for most calculation methodologies included in the document in Appendix G.

When default emission factors are not available, local governments should use the best available information to derive site-specific emission factors that are representative of the technology employed at their facilities.

<sup>&</sup>lt;sup>10</sup> WRI/WBCSD GHG Protocol Corporate Standard (2004).

### 5.1.3 Recommended vs. Alternate Activity Data and Emission Factors

The use of common quantification guidelines ensures that local governments creating GHG inventories based on this Protocol quantify their emissions consistently, such that a "tonne<sup>11</sup> of  $CO_2$ " is a tonne of  $CO_2$ " across all participating local governments.

In theory, all local governments would use comparable activity data and consistent emission factors to calculate their GHG inventories. In practice, not all local governments have the same level of time, resources, and data availability to do so. To address this, the Protocol uses the terms "recommended" and "alternate" to present activity data and emission factors according to their level of rigor and accuracy.

In this system, *recommended* designates the preferred, or most accurate, approach for a given emission source; *alternate* represents a less accurate approach that often requires less intensive data collection and documentation.

Each chapter will identify *recommended* activity data, sources of emission factors, and calculation approaches, as well as *alternate* activity data and sources of emission factors that may be used if you are unable to use the *recommended* approach.

Note that in some cases there may be multiple approaches designated as *recommended* or *alternate*, while for other sources there may only be one or two available quantification approaches for a given source.

Local governments should strive to use the *recommended* activity data and emission factors when calculating their GHG emissions, and work to improve their management systems and data collection so that, if they must use an *alternate* approach, they can move towards the *recommended* calculation approaches over time.

Please keep in mind that individual GHG reporting programs, like the California Climate Action Registry, may require certain activity data and sources of emission factors to be used in order to meet their standards for third party verification. While these will usually be consistent with what is denoted as *recommended*, there are some exceptions. All activity data and emission factors accepted by CCAR are denoted in the Protocol with the following icon:

 $\square$ 

If you are a CCAR participant, please ensure that you have used acceptable activity data and emission factors when calculating your emissions. In most cases, alternate activity data and emission factors would be appropriate for de minimis estimations, but not for third party verification under CCAR.

Please refer to Appendices A-C for more program-specific requirements on activity data and emission factors.

# **5.2 Measurement-Based Methodologies**

Measurement-based methodologies determine emissions by means of continuous measurement of the exhaust stream and the concentration of the relevant GHG(s) in the flue gas. Direct measurement will only be relevant to local governments with facilities using existing continuous emission monitoring

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<sup>&</sup>lt;sup>11</sup> A "tonne", also called a metric ton, is the standard international unit for measuring GHG emissions. It is different than a U.S. short ton (or "ton"). 1 U.S. short ton (ton) = 0.9072 metric tons (tones). See Appendix F for additional standard conversion factors.

systems (CEMS), such as power plants or industrial facilities with large stationary combustion units. Local governments without existing monitoring systems do not need to install new monitoring equipment to calculate emissions from these sources, but rather can use the calculation-based methodologies provided. Those with CEMS should follow the guidance provided in Chapter 8, Section 8.1.

# 5.3 Calculation Methodology Disclosure

To increase transparency and comparability, all local governments should disclose the type of activity data and emission factors used in calculating their emissions inventory. The Protocol provides a standardized report template in Chapter 13, with recommendations on how to provide this methodology disclosure.

Furthermore, CCAR and ICLEI both have software tools available to their members that simplify the tracking and calculation of GHG emissions inventories. See the program-specific appendices of this Protocol for further information on the technical assistance offered by each of the partners.

### California Local Governments and AB 32

The State of California has begun to develop rules and regulations to drive GHG reductions across sectors in order to meet the state's GHG reduction target. One of these regulations is a mandatory reporting regulation for the state's largest sources of GHG emissions, which requires facility-level reporting and third-party verification. These sources include: electricity generating facilities, electricity retail providers, electricity marketers, petroleum refineries, hydrogen plants, cement plants, cogeneration facilities, and other facilities that emit over 25,000 metric tons of CO<sub>2</sub> per year.

Some local government operations will include stationary combustion sources emitting over 25,000 metric tons of CO<sub>2</sub> per year, or co-generation/electric power facilities with a total generating capacity of at least 1 MW that emit 2,500 metric tons of CO<sub>2</sub> or more per year.

If your local government operates any facilities in California that may bring them under ARB's mandatory reporting regulation, you are expected to follow the quantification guidance provided in the mandatory reporting regulation. The regulation has additional reporting requirements beyond what is described in this Protocol.

For more information, see Appendix A and to download the mandatory reporting requirements, visit <a href="https://www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm">www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm</a>.

# **Chapter 6 Facilities**

Local governments own, operate and occupy a large variety of buildings and facilities, and these facilities contain a diverse array of GHG emission sources. This chapter identifies the Scope 1 and Scope 2 emission sources you may have within your buildings and facilities, and provides guidance on how to calculate the GHG emissions from those sources.

# **6.1 Stationary Combustion**

Stationary combustion refers to the combustion of fuels to produce electricity, heat, or motive power using equipment in a fixed location. Stationary combustion is a Scope 1 emission source. Typical stationary sources you will find in your buildings and facilities include furnaces, boilers, burners and internal combustion engines that consume fossil fuels like natural gas, heating oil, coal, and diesel.

Below are the recommended and alternate activity data and emission factors for calculating your Scope 1 emissions from stationary combustion. The following sections detail how to calculate your emissions based on the activity data and emission factors you choose to utilize.

The default emission factors for stationary combustion are in Appendix G, Table G.1.

Local governments should report Scope 1 emissions from stationary combustion in seven different sectors:

- Water delivery facilities;
- 2. Power generation facilities (see Chapter 8);
- 3. Solid waste facilities (See Chapter 9);
- 4. Wastewater facilities (see Chapter 10);
- 5. Port facilities:
- 6. Airport facilities; and
- 7. All other buildings and facilities not included in the sectors above.

Although the quantification methodologies for various types of stationary combustion sources are the same, there are generally different types of emissions reduction opportunities at facilities in these sectors than at other types of facilities. Additionally, reporting these sectors separately facilitates a more useful comparison of a local government's emissions over time, and a more accurate comparison between local governments that may not provide these other services.

See Chapter 13 for more information on how to report emissions according to these sectors.

# **Box 6.1 Common Local Government Buildings and Facilities**

- Owned and leased office space
- Police and fire stations
- Recreation centers and facilities, including:
  - Auditoriums
  - Museums
  - Zoos
  - Other cultural facilities
- Warehouse, fleet and equipment yards, service facilities
- Transportation facilities
- Port and airport facilities
- Hospitals and schools
- Courts
- Prisons
- Housing
- Water pump/lift stations
- Water treatment plants
- Wastewater treatment plants

	RECOMMENDED	ALTERNATE
ACTIVITY DATA	Known fuel use	Proxy year data
	(meter readings/utility bills)	Fuel estimates based on comparable facilities and square footage
EMISSION	RECOMMENDED	ALTERNATE
FACTOR	Default by fuel type ☑	N/A

#### California Local Governments and AB 32

Note: If your local government operates a stationary combustion source that emits over 25,000 metric tons of  $CO_2$  per year, you will be subject to ARB's mandatory reporting regulation under AB 32. The regulation has additional reporting requirements beyond what is described in this Protocol.

For more information and to download the mandatory reporting requirements, visit <a href="https://www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm">www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm</a>.

# 6.1.1 Recommended Approach

Calculating emissions from stationary combustion using fuel use activity data and default emission factors by fuel type involves the following six steps:

- 1. Determine annual consumption of each fuel combusted at your facilities;
- 2. Determine the appropriate CO<sub>2</sub> emission factors for each fuel;
- 3. Determine the appropriate CH<sub>4</sub> and N<sub>2</sub>O emission factors for each fuel;
- 4. Calculate each fuel's CO<sub>2</sub> emissions;
- 5. Calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions; and
- 6. Convert CH₄ and N₂O emissions to CO₂ equivalent and determine total emissions.

### Step 1: Determine annual consumption of each fuel combusted at your facilities.

First identify all fuels combusted at your facilities. Examples of fuel types include bituminous coal, residual fuel oil, distillate fuel (diesel), liquefied petroleum gas (LPG), and natural gas.

Then determine your annual fuel use by fuel type, measured in terms of physical units (mass or volume).

For stationary combustion sources, the preferred method is to determine the amount of fuel combusted at each combustion unit by reading individual meters located at the fuel input point, if applicable. Alternatively, you may

# Box 6.2 Potential Sources for Facility Fuel Use Activity Data

- Accounts payable
- Departmental records
- Engineering department
- Facility engineer
- Fuel vendors/suppliers
- Insurance company
- Real estate department
- Utility provider

Chapter 6 Facilities 31

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<sup>&</sup>lt;sup>12</sup> This icon signifies that the activity data and/or emission factor meets the standard of rigor required for third party verification under the California Climate Action Registry program and also represent ARB's preferred calculation methodology.

use fuel receipts or purchase records to calculate your total fuel usage. Convert fuel purchase and storage data to estimates of measured fuel use using Equation 6.1.

# Equation 6.1 Accounting for Changes in Fuel Stocks

**Total Annual Fuel Consumption =** Annual Fuel Purchases - Annual Fuel Sales + Fuel Stock at Beginning of Year - Fuel Stock at End of Year

### Step 2: Select the appropriate CO<sub>2</sub> emission factor for each fuel.

The Protocol provides default emission factors for a wide variety of fuels in Appendix G, Table G.1.

Emission factors are provided in units of CO<sub>2</sub> per unit energy and CO<sub>2</sub> per unit mass or volume. If you combust a fuel that is not listed in the table, you should derive an emission factor based on the specific properties of the fuel.

Please note that if you are combusting non-fossil fuels or fuels partly derived from biomass, these CO2 emissions are considered biogenic and should be reported separately from Scope 1 emissions. See Table G.2 for default emission factors for non-fossil fuels.

### Step 3: Determine the appropriate CH<sub>4</sub> and N<sub>2</sub>O emission factors for each fuel.

Estimating  $CH_4$  and  $N_2O$  emissions depend not only on fuel characteristics, but also on technology type and combustion characteristics, usage of pollution control equipment, and maintenance and operational practices. Due to this complexity, estimates of  $CH_4$  and  $N_2O$  emissions from stationary sources are much more uncertain than estimates of  $CO_2$  emissions.  $CH_4$  and  $N_2O$  also account for much smaller quantities of emissions from stationary combustion than  $CO_2$ .

Use Table G.3 to obtain default emission factors by fuel type and sector. For most local government operations, you will use the "commercial/institutional" sector emission factors. However, because local government services are so diverse, the Protocol includes other sectors that may be more appropriate, depending on the facility in guestion.

### Step 4: Calculate each fuel's CO<sub>2</sub> emissions and convert to metric tons.

To determine your  $CO_2$  emissions from stationary combustion, multiply your fuel use from Step 1 by the  $CO_2$  emission factor from Step 2, and then convert kilograms to metric tons. Repeat the calculation for each fuel type, then sum (see Equation 6.2).

Note that Equation 6.2 expresses fuel use in gallons. If fuel use is expressed in different units (such as short tons, cubic feet, MMBtu, etc.), replace "gallons" in the equation with the appropriate unit of measure. Be sure that your units of measure for fuel use are the same as those in your emission factor. Refer to Appendix F for a list of standard conversion factors.

#### Calculating CO<sub>2</sub> Emissions Equation 6.2 **From Stationary Combustion** (Fuel use in gallons) Fuel A CO<sub>2</sub> Emissions (metric tons) = Fuel Consumed × Emission Factor ÷ 1,000 (kg CO<sub>2</sub>/gallon) (kg/metric ton) (gallons) Fuel B CO<sub>2</sub> Emissions (metric tons) = Fuel Consumed × Emission Factor ÷ 1,000 (kg CO<sub>2</sub>/gallon) (kg/metric ton) (gallons) Total CO<sub>2</sub> Emissions (metric tons) = CO<sub>2</sub> from Fuel A + CO<sub>2</sub> from Fuel B + (metric tons) (metric tons) (metric tons)

Step 5: Calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions and convert to metric tons.

To determine your  $CH_4$  emissions from stationary combustion, multiply your fuel use from Step 1 by the  $CH_4$  emission factor from Step 3, and then convert grams to metric tons. Repeat the calculation for each fuel and sector type, then sum (see Equation 6.3).

Note that Equation 6.3 expresses fuel use in MMBtu. If fuel use is expressed in different units (such as gallons, short tons, cubic feet, etc.), you must convert your fuel use data to units of MMBtu. Be sure that your units of measure for fuel use are the same as those in your emission factor. Refer to Appendix F for a list of standard conversion factors.

Follow the same procedure above, using Equation 6.4, to calculate total emissions of N<sub>2</sub>O at your facility.

Equation 6.3	Calculating CH₄ Emissions From Stationary Combustion		
'	el Use × Emission Factor ÷ 1,000,000 IMBtu) (g CH4/MMBtu) (g/metric ton)		
Fuel/Sector B  CH <sub>4</sub> Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g CH4/MMBtu) (g/metric ton)			
Total CH <sub>4</sub> Emission: = CH <sub>4</sub> from Type A + (metric tons)	s (metric tons) CH4 from Type B + (metric tons) (metric tons)		

Equation 6.4	Calculating N₂O Emissions From Stationary Combustion		
Fuel/Sector A  N <sub>2</sub> O Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g N <sub>2</sub> O/MMBtu) (g/metric ton)			
Fuel/Sector B  N <sub>2</sub> O Emissions = Fuel Use × Emission Factor ÷ 1,000,000  (metric tons) (MMBtu) (g N <sub>2</sub> O/MMBtu) (g/metric ton)			
Total N <sub>2</sub> O Emissions (metric tons) =  N <sub>2</sub> O from Type A + N <sub>2</sub> O from Type B +  (metric tons) (metric tons)			

Step 6: Convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent and determine total emissions from stationary combustion.

Use the IPCC global warming potential (GWP) factors provided in Equation 6.5 (and Appendix E) to convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent. Then sum your emissions of all three gases to determine your total GHG emissions from stationary combustion at your facilities (see Equation 6.5).

Equation 6.5	Converting to CO₂e and Determining Total Emissions
CO <sub>2</sub> Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> Emissions × 1 (metric tons) (GWP)
CH <sub>4</sub> Emissions = (metric tons CO <sub>2</sub> e)	CH <sub>4</sub> Emissions × 21 (metric tons) (GWP)
N <sub>2</sub> O Emissions = (metric tons CO <sub>2</sub> e)	2
	= CO <sub>2</sub> + CH <sub>4</sub> + N <sub>2</sub> O (metric tons CO <sub>2</sub> e)

# 6.1.2 Activity Data Alternate Approaches

If you are unable to obtain fuel use data for your buildings or facilities, there are two alternate approaches for estimating your fuel use at facilities.

### 6.1.2.1 Fuel Use Estimates - Proxy Year Data

Where actual fuel consumption records are not available, you can estimate fuel consumption based on the fuel consumed at the facility in another year. Typically this approach is used in cases of one or a few minor facilities. Generally, it should not be used as a substitute for a significant group of buildings or facilities or the entire facilities sector.

Local governments should disclose the use of any proxy years in reporting as part of the calculation methodology disclosure.

Use the following steps to estimate fuel consumption at your facility:

- 1. Determine annual fuel consumption of fuel in the proxy year; and
- 2. Normalize for heating and cooling degree days.

### Step 1: Determine the annual fuel consumption by fuel type in the proxy year.

The proxy year can be either another calendar year or else a fiscal year.

### Step 2: Normalize for heating degree days and cooling degree days.

Estimate the proportion of fuel used in a year for heating and cooling as a percentage of the total fuel consumed. This should be based on the increased fuel consumed during winter months and summer months respectively. Where monthly data is not available, the best recommendation of a facility manager may be used. In cases where heating is the sole use of a fuel, the proportion of fuel used as a percentage of fuel consumed will be 100 percent. In most cases, cooling will be exclusively electric and so cooling may be 0 percent of the total fuel consumed.

Then, determine the annual heating and cooling degree days in the region in the year being estimated and the proxy year. The national climate data center website provides information on the heating and cooling degree days by month and by state at <a href="https://www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#">www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#</a>.

Normalize for heating and cooling degree days using Equation 6.6.

# Equation 6.6 Normalizing for Heating Degree Days And Cooling Degree Days

### Estimated fuel consumed in inventory year =

$$\begin{array}{c|c}
F_{P} \times F_{h} & D_{HI} \\
\hline
D_{HP} & X & 1
\end{array} + 
\begin{array}{c|c}
F_{P} \times F_{C} & D_{CI} \\
\hline
D_{CP} & X & 1
\end{array} + 
\begin{array}{c|c}
(1 - F_{h} - F_{C}) \times F_{P}
\end{array}$$

Where:

 $F_P$  = fuel used in proxy year (kWh)

F<sub>h</sub> = percentage of fuel used for heating

 $D_{HP}$  = heating degree days in the proxy year

D<sub>HI</sub> = heating degree days in inventory year

F<sub>C</sub> = percentage of fuel used for cooling

 $D_{CP}$  = cooling degree days in the proxy year

D<sub>Cl</sub> = cooling degree days in inventory year

Now you can use your estimated fuel use from Equation 6.6 to follow the guidance in the recommended approach (Section 6.1.1) to estimate your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 1 stationary combustion emissions from the facility.

### 6.1.2.2 Fuel Use Estimates - Comparable Facilities and Square Footage

Where actual fuel consumption records are not available, you can estimate fuel consumption based on the size and function of the building or facility. Typically this approach is used in cases of one or a few minor facilities. Generally, it should not be used as a substitute for a significant group of buildings or facilities or the entire facilities sector.

Local governments should disclose the use of any comparable facilities as part of the methodology disclosure.

Use the following steps to estimate fuel consumption at your facility:

- 1. Identify fuel combusted at the facility;
- 2. Determine the size of the facility measured in floor area (square feet);
- 3. Identify comparable facilities with known annual fuel consumption rates and square footage;
- 4. Determine fuel used per square foot at comparable facility; and
- 5. Estimate total annual fuel consumed at the facility.

### Step 1: Identify fuels combusted at the facility where fuel use is to be estimated.

First identify all fuels combusted at the facility. Examples of fuel types include bituminous coal, residual fuel oil, distillate fuel (diesel), liquefied petroleum gas (LPG), and natural gas.

Step 2: Determine the size of the facility measured in floor area (square feet).

# Step 3: Identify comparable facilities with known annual fuel consumption rates and square footage.

If possible, these should be facilities owned or operated by your local government. The determination of comparability should include consideration of the primary function of the facility and types of fuel used. You may also consider the age, hours of operation, number of occupants and the type of heating and cooling systems employed.

If fuel consumption for another comparable facility owned or operated by the local government is not available, you may consult the US Energy Information Administration's Commercial Building Energy Consumption Survey for average energy use by fuel type, by facility type, and by region of the country at <a href="https://www.eia.doe.gov/emeu/cbecs/">www.eia.doe.gov/emeu/cbecs/</a>.

### Step 4: Determine fuel used per square foot at comparable facility.

Divide the annual fuel use for each fuel type at the comparable facility by its square footage to obtain a gallon or MMBtu/square foot coefficient for each fuel type.

### Step 5: Estimate total annual fuel consumed at the facility.

For each fuel, multiply the coefficient from Step 4 by the area of the facility for which you are estimating the fuel use per Equation 6.7.

Equation 6.7	Estimated Annual Fuel Consumption - Square Footage		
Estimated annual fuel consumption =			
	nption at comparable facility (volume or mass units) X Size of facility being estimated parable facility (sq. ft.) (sq. ft.)		

Now you can use your estimated fuel use from Equation 6.7 to follow the guidance in the recommended approach (Section 6.1.1) to estimate your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 1 stationary combustion emissions from the facility.

# 6.2 Electricity Use

All local governments are likely to have indirect emissions associated with the purchase and use of electricity. In some cases, indirect emissions from electricity use may comprise the largest source of a local government's GHG emissions.

The generation of electricity through the combustion of fossil fuels typically yields  $CO_2$ , and to a smaller extent,  $N_2O$  and  $CH_4$ .

Below are the recommended and alternate activity data and emission factors for calculating your Scope 2 emissions from electricity use. The following sections detail how to calculate your emissions based on the activity data and emission factors you choose to utilize.

Local governments should report Scope 2 emissions in the following separate sectors:

- 1. Streetlights and traffic signals;
- 2. Water delivery facilities;
- 3. Port facilities;
- 4. Airport facilities;
- 5. Vehicle fleet;
- 6. Transit fleet;
- 7. Power generation facilities (see Chapter 8):
- 8. Solid waste facilities (See Chapter 9);
- 9. Wastewater facilities (see Chapter 10); and
- 10. All other buildings and facilities not included in the sectors above.

Although the quantification methodologies for various types of Scope 2 emissions sources are the same (with the exception of an additional estimation methodology available for streetlights), there are generally different types of emission reduction opportunities for these sectors than at other types of facilities.

Additionally, reporting these sectors separately facilitates a more useful comparison of a local government's emissions over time, and a more accurate comparison between local governments that do not provide the same services. See Chapter 13 for more information on how to report emissions according to these sectors.

	RECOMMENDED	ALTERNATE
ACTIVITY DATA		Estimated electricity use for leased space ☑
	Known electricity use ☑ (metered readings/utility bills)	Proxy year electricity use data
		Estimated electricity use based on comparable facilities and square footage   ✓
		Installed wattage (streetlights only)

	RECOMMENDED	ALTERNATE
	Verified utility-specific	
EMISSION FACTOR	emission factor ☑	
EIVITSSTON FACTOR	-or-	Utility-specific emission factor
	eGRID subregion default	
	emission factor <sup>13</sup> ☑	

# 6.2.1 Recommended Approach

To calculate Scope 2 emissions from electricity use, follow these three steps:

- 1. Determine your annual electricity use from each facility;
- 2. Select the appropriate emission factors that apply to the electricity used; and
- 3. Determine your total annual emissions in metric tons of carbon dioxide equivalent.

#### Step 1: Determine annual electricity consumption.

Reporting Scope 2 emissions from electricity consumption begins with determining annual electricity use at each facility.

The preferred sources for determining annual electricity use are monthly electric bills or electric meter records. Both sources provide the number of kilowatt hours (kWh) or megawatt hours (MWh) of electricity consumed, giving a measure of the energy used by electric loads, such as lights, office equipment, air conditioning, or machinery.

# Box 6.3 Potential Sources for Facility Electricity Activity Data

- Accounts payable
- Energy office
- Property management office
- Public works department
- Real estate department
- Utility

Chapter 6 Facilities 37

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<sup>&</sup>lt;sup>13</sup> Local governments in California should use the California Grid Average Electricity Emission Factor instead of the eGRID subregion default emission factor. See Step 2 in Section 6.2.1for more information.

Record the electricity consumed each month at each facility. Then aggregate monthly bills to determine annual electricity use (in kWh or MWh) for each facility.

# Step 2: Select appropriate emission factors.

An electricity emission factor represents the amount of GHGs emitted per unit of electricity consumed. It is usually reported in units of pounds of GHG per kWh or MWh. There are two options for recommended electricity emission factors under this Protocol:

- 1. Utility-specific emission factors that have been third party verified to the standard of the CCAR Power/Utility Protocol; and
- 2. eGRID regional default emission factors (by subregion) or California Grid Average Factor (see box below).

If your electricity provider is a member of the California Climate Action Registry and has verified an electricity deliveries metric under CCAR's Power/Utility Protocol, you can use this factor to determine your CO<sub>2</sub> emissions from purchased electricity. These third-party verified emission factors can be found in Table G.5. As there is a delay in reporting and verifying these utility-specific metrics, it is appropriate to use the most recent metric available when calculating your Scope 2 emissions from purchased electricity. A regularly updated table of these metrics is available at:

http://www.climateregistry.org/tools/protocols/industry-specific-protocols/power-utility.html

For  $CH_4$  and  $N_2O$  emissions, use the default eGRID emission factors, as these emission factors are not being calculated under CCAR's Power/Utility Protocol. If you are a local government in California, use the  $CH_4$  and  $N_2O$  default emission factors supplied by ARB in Table G.6 per the "California Local Governments and AB 32" information box below.

#### California Local Governments and AB 32

If you are a California local government and your electricity provider does not report a utility-specific emission factor through CCAR, you should use the California Grid Average Electricity Emission Factors instead of the default eGRID subregion emission factors. Emission factors are available for 1990-2004 in Table G.6. Use the 2004 emission factor as a proxy for more recent years until new emission factors become available.

These California-specific emission factors have been developed by ARB based on the total in-state and imported electricity emissions divided by the state's total consumption. These data came from ARB's statewide greenhouse gas inventory, 1990-2004 and the California Energy Commission.

As it is not yet standard practice for utilities to calculate and verify company-specific electricity GHG emission factors, many local governments will be unable to obtain utility-specific factors. In this case, you should use the regional power pool emission factors supplied by US EPA eGRID that represent the average emissions rate of electric generators supplying power to the grid in your region.

To find the appropriate default emission factor for your local government, determine your eGRID subregion from the map in Figure G.1. If you are unsure of your subregion, use the EPA Power Profiler tool, available at <a href="https://www.epa.gov/cleanenergy/powerprofiler.html">www.epa.gov/cleanenergy/powerprofiler.html</a> to find your subregion based on its zip code. Then, based on your subregion, find the appropriate emission factors for each gas in Table G.7.

Please note that the emission factors in Table G.7 are based on 2004 data, which are currently the most recent data available from eGRID. When possible, use emission factors that correspond to the calendar year of data you are reporting. Use the 2004 emission factors provided in Table G.7 as a proxy for more

recent years until new eGRID emission factors become available. Use the historical eGRID CO<sub>2</sub> emission factors in Table G.8 for years prior to 2004.

Also note that the Protocol does not include historical eGRID  $CH_4$  and  $N_2O$  default emission factors for years prior to 2004; please use the  $CH_4$  and  $N_2O$  default emission factors in Table G.7 and Table G.6 (California only) for historical reporting purposes.

# Step 3: Determine total annual emissions and convert to metric tons of carbon dioxide equivalent.

To determine annual emissions, multiply annual electricity use (in MWh) from Step 1 by the emission factors for  $CO_2$ ,  $CH_4$ , and  $N_2O$  (in pounds per MWh) from Step 2.

Note: If your electricity use data is in units of kWh, divide by 1,000 to convert to MWh. Then convert pounds into metric tons by dividing the total by 2,204.62 lbs/metric ton. To convert kilograms into metric tons, divide by 1,000 kg/metric ton (see Equation 6.8). Repeat this step for each gas.

Equation 6.8	Calculating Indirect Emissions from Electricity Use	
,	etric tons) = mission Factor ÷ 2,204.62 bs CO <sub>2</sub> /MWh) (lbs/metric ton)	
CH <sub>4</sub> Emissions (metric tons) = Electricity Use × Emission Factor ÷ 2,204.62 (MWh) (lbs CH <sub>4</sub> /MWh) (lbs/metric ton)		
N₂O Emissions (metric tons) =  Electricity Use × Emission Factor ÷ 2,204.62 (MWh) (lbs N₂O/MWh) (lbs/metric ton)		

To convert  $CH_4$  and  $N_2O$  into units of carbon dioxide equivalent, multiply total emissions of each gas (in metric tons) by its IPCC global warming potential (GWP) factor provided in Equation 6.9. Then sum the emissions of each of the three gases in units of  $CO_2$  to obtain total greenhouse gas emissions (see Equation 6.9).

Equation 6.9	Converting to CO₂-Equivalent and Determining Total Emissions		
_	= CO <sub>2</sub> Emissions × 1 e) (metric tons) (GWP)		
CH <sub>4</sub> Emissions = CH <sub>4</sub> Emissions × 21 (metric tons CO <sub>2</sub> e) (metric tons) (GWP)			
N₂O Emissions = N₂O Emissions × 310 (metric tons CO₂e) (metric tons) (GWP)			
Total Emissions = CO <sub>2</sub> + CH <sub>4</sub> + N <sub>2</sub> O (metric tons CO <sub>2</sub> e) (metric tons CO <sub>2</sub> e)			

### 6.2.2 Alternate Activity Data

If you are unable to obtain metered electricity use for your buildings or facilities, there are three alternate approaches for estimating your Scope 2 emissions:

- 1. Estimate electricity use for leased space based on the facility's total annual consumption,
- 2. Estimate electricity use based on proxy year data, or
- 3. Estimate electricity use based on known electricity use at comparable facilities.

### 6.2.2.1 Estimated Electricity Use - Leased Space

If purchase records, electricity bills, or meter readings are not available or applicable (for example if you lease office space in a building owned by another entity or your space is not separately metered), an alternate method is to estimate electricity use based on your share of the building's floor space and the building's total electricity consumption.

This method yields less accurate estimates than the recommended electricity use method because it is not specific to the particular space you occupy in the building and assumes that all occupants of the building have similar energy consuming habits.

Local governments should disclose the use of alternate activity data in reporting as part of the calculation methodology disclosure.

To follow this method, you will need the following information, which should be available from your building's property manager:

- Total building area (square feet);
- Area of entity's space (square feet);
- Total building annual electricity use (kWh); and
- Building occupancy rate (e.g., if 75 percent of the building is occupied, use 0.75).

Use this information and Equation 6.10 to estimate your facility's share of the building's electricity use.

Equation 6.10	Estimating Electricity Use for Leased Space	
Estimated Electricity Use (kWh) =		
Entity's ÷ Build Area (sq ft) Area	ting × Building Electricity ÷ Occupancy (sq ft) Use (kWh) Rate	

Now you can use your estimated electricity use from Equation 6.10 to follow the guidance in the recommended approach (Section 6.2.1) to estimate to your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 2 emissions from the facility.

### 6.2.2.2 Estimated Electricity Use - Proxy Year Data

If purchase records, electricity bills, or meter readings are not available, you can estimate energy consumption for a facility based on the energy consumed at the building or facility in another year.

Typically this approach is used in cases of one or a few minor facilities. Generally, it should not be used as a substitute for a significant group of buildings or facilities or the entire buildings sector. Local governments should disclose the use of any proxy years in reporting as part of the calculation methodology disclosure.

Use the following steps to estimate the annual electricity use at your facility:

- 1. Determine the electricity used in each facility in the proxy year; and
- 2. Normalize for heating and cooling degree days.

### Step 1: Determine the electricity used in each facility in the proxy year.

The proxy year can be either another calendar year or else a fiscal year.

### Step 2: Normalize for heating and cooling degree days.

Estimate the proportion of electricity used in a year for heating as a percentage of the total electricity consumed and the proportion of annual electricity used in a year for cooling as a percentage of the electricity consumed. This should be based on the increased electricity consumed during winter months and summer months respectively. Where monthly data is not available, the best recommendation of a facility manger may be used.

Then, determine annual heating and cooling degree days in the region in the year being estimated and the proxy year. The national climate data center website provides information on the heating and cooling degree days by month and by state at <a href="https://www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#">www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#</a>.

Normalize for heating and cooling degree days using Equation 6.11.

# **Equation 6.11** Normalizing for Heating Degree Days And Cooling Degree Days

### Estimated energy consumed in inventory year (kWh)=

Where:

 $E_P$  = electricity used in proxy year (kWh)

E<sub>h</sub> = percentage of electricity used for heating

 $D_{HP}$  = heating degree days in the proxy year

 $D_{HI}$  = heating degree days in inventory year

E<sub>C</sub> = percentage of electricity used for cooling

 $D_{CP}$  = cooling degree days in the proxy year

 $D_{CI}$  = cooling degree days in inventory year

Now you can use your estimated electricity use from Equation 6.11 to follow the guidance in the recommended approach (Section 6.2.1) to estimate your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 2 emissions from the facility.

### 6.2.2.3 Estimated Electricity Use - Comparable Facilities and Square Footage

Where actual electricity records are not available and total annual electricity consumption from the facility is unknown, you can estimate electricity based on the size and function of the facility.

Typically this approach is used in cases of one or a few minor facilities. Generally, it should not be used as a substitute for a significant group of buildings, facilities or the entire facilities sector. Local governments should disclose the use of any comparable facilities data in reporting as part of the calculation methodology disclosure.

Use the following steps to estimate the electricity use at your facility:

1. Determine the size of the facility measured in floor area (square feet);

- 2. Identify comparable facilities with known annual electricity use and square footage;
- 3. Determine electricity used per square foot at comparable facility; and
- 4. Estimate electricity used at facility.

### Step 1: Determine the size of the facility measured in floor area (square feet).

# Step 2: Identify comparable facilities with known annual electricity use rates and square footage.

If possible these should be facilities owned or operated by the same government. The determination of comparability should include consideration of the primary function of the facility and the primary uses of electricity at each facility. You may also consider the age, hours of operation, number of occupants and the type of heating and cooling systems employed.

If electricity consumption for another comparable facility owned or operated by the local government is not available, you may consult the US Energy Information Administration's Commercial Building Energy Consumption Survey for average energy use by facility type and region of the country at <a href="https://www.eia.doe.gov/emeu/cbecs">www.eia.doe.gov/emeu/cbecs</a>.

### Step 3: Determine electricity used per square foot at comparable facility.

Divide the annual electricity use at the comparable facility by its square footage to obtain a kWh/square foot coefficient.

### Step 4: Estimate electricity used at facility.

Multiply this coefficient by the area of the facility for which you are estimating the electricity use.

Equation 6.12	Estimated Annual Electricity Use - Square Footage		
Estimated Electricity Use (kWh) =			
	e at comparable facility (kWh) arable facility (sq. ft.)	X Size of facility being estimated (sq. ft.)	

Now you can use your estimated electricity use from Equation 6.12 to follow the guidance in the recommended approach (Section 6.2.1) to estimate your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 2 emissions from the facility.

### 6.2.2.4 Streetlights Only: Estimated Electricity Use - Installed Wattage

In many cases, metered electricity consumption records are not available for streetlights and traffic signals. In these cases, the most accurate alternate methodology for estimating activity data is based on installed wattage. To estimate Scope 2 emissions from streetlight use based on installed wattage, follow the steps below:

- 1. Determine the number and wattage of all bulbs in the system;
- 2. Estimate the average annual daily operating hours for each group of lights; and
- 3. Estimate annual electricity consumption for each group of lights.

### Step 1: Determine the number and wattage of all bulbs in the system.

Typically this information is available from either the streets department or the electric utility.

### Step 2: Estimate the average annual daily operating hours for each group of lights.

Average annual operating hours of streetlights will depend upon management practices, but is typically between 10 and 13 hours per day. Average annual operating hours for traffic signals will depend upon the use of the light but is generally about 8 hours per day. Consult the streets department or the electric utility for assistance estimating average annual daily operating hours.

### Step 3: Estimate annual electricity consumption for each group of lights.

Use Equation 6.13 for each lighting group, then sum all lighting groups for total estimated electricity use.

Equation 6.13	Estimated Annual Streetlight Electricity Use - Installed Wattage			
Estimated Annual	Estimated Annual Electricity Use (kWh) =			
Total installed wattage X Avg. annual daily operating hours X 365 (watts) (hours/day) (days/year)				
1000				
(watts/kWh)				

Now you can use your estimated electricity use from Equation 6.13 to follow the guidance in the recommended approach (Section 6.2.1) to estimate your  $CO_2$ ,  $CH_4$  and  $N_2O$  Scope 2 emissions from the streetlights.

### 6.2.3 Alternate Emission Factors

Situations may occur in which there is a desire to use utility-specific emission factors associated with electricity consumption rather than regional factors, but where utility-specific emission factors have not yet been derived and verified in accordance with the California Climate Action Registry as described in Section 6.2.1. Under such circumstances, it may be possible to obtain and use unverified utility-specific emission factors to estimate emissions associated with electricity consumption.

Unverified utility-specific emission factors should be obtained directly from the applicable utility company. Care should be taken to ensure that these emission factors take into account all of the power transmitted by the utility, including purchased electricity, not just power directly generated by the utility. These emission factors should be based on total quantities of fuel consumed and resulting power generated and delivered for end-use consumption, along with combustion technologies and other factors.

Once obtained, these unverified utility-specific emission factors should be used in Equation 6.8 as described above to estimate electricity-related emissions.

Note that this methodology may be disallowed under future versions of this protocol as the proportion of utilities with third-party verified emission factors increases throughout the U.S.

### 6.2.4 Green Power and Renewable Energy Certificate Purchases

Some local governments may be engaged in "green power" purchases (offered by an electric utility or an independent power provider) or may independently purchase renewable energy certificates (RECs). These purchases are encouraged and should be reported as supplemental information in your Local Government Operations Standard Inventory Report. However, these purchases may not be deducted from your Scope 2 emissions. Scope 2 emissions result from the power you consume directly, either from a dedicated plant or from the grid, and represent your actual indirect emissions.

The partner organizations strongly support the development of renewable energy resources and recognize its importance in the fight against climate change. We recognize the need to develop a specific

accounting framework for green power purchases in order to encourage and incentivize emission reduction efforts. There is not yet consensus on how to accurately and credibly track green power purchases in a GHG accounting framework, but encourage local governments to disclose information about these activities as an information item in Section 2 of the Local Government Operations Standard Inventory Report. This approach is consistent with existing GHG accounting guidance provided by CCAR, The Climate Registry, WRI and EPA.

The Climate Registry plans to devote significant time to this issue in the development of their Electric Generation Protocol, which should be completed in Spring 2009. We will plan to review the outcome of this process and updating this section appropriately.

We will continue to monitor and track the evolution of green power programs and the REC market. We hope that broadly used, credible tracking and retirement processes will soon be in place and we will be able to provide better guidance to account for the GHG reductions associated with these purchases in future versions of this Protocol.

### 6.2.5 Local Governments who Generate Electricity

If your local government generates electricity and uses self-generated electricity in its facilities, you should not report Scope 2 emissions associated with that electricity. For an electricity generator, emissions associated with power generated and consumed are reported only as Scope 1 emissions; reporting these emissions as Scope 1 emissions and Scope 2 emissions would be double counting within an entity.

Local governments who generate power should follow the guidance in Chapter 8 to quantify their Scope 1 emissions from power generation. These local governments should also disclose how much self-generated power they consume in the Power Generation Facilities section of the Standard Inventory Report (see Section 13.1.2.4).

If your local government is generating renewable power on-site (e.g. rooftop photovoltaic systems), the kWh you generate with your on-site system will decrease the grid electricity you purchase. Your total annual kWh purchased will decrease, therefore decreasing your Scope 2 emissions.

### 6.2.6 Accounting for Transmission and Distribution Losses

Some electricity is lost during the transmission and distribution (T&D) of power from electric generators to end-users. T&D losses should be reported by the entity that owns or controls the T&D lines, not by the end-user of the power. Thus, if the local government does not own or control the T&D system delivering the electricity you consume, you should not account for T&D losses as Scope 2 in your GHG inventory. You should only report the emissions associated with the amount of electricity you consume within your facilities as Scope 2.

Because of this, the default emission factors in the Protocol do not account for T&D losses and are therefore appropriate for end users who do not own or operate T&D lines. If your local government owns or controls the T&D system but generates (rather than purchases) the electricity transmitted through the system, you should not report the emissions associated with T&D losses under Scope 2, as they would already be accounted for under Scope 1. This is the case when generation, transmission, and distribution systems are vertically integrated and owned or controlled by the same entity.

However, if you purchase (rather than generate) electricity and transport it through a T&D system that you own or control, you should report the emissions associated with T&D losses from power purchases under Scope 2. See Chapter 8 for more information on how to calculate these Scope 2 emissions.

# 6.3 Steam and District Heating Purchases

Some local governments purchase steam or district heating for purposes like providing space heating in the buildings or providing process heating for industrial needs. Emissions associated with these sources are considered to be indirect. If you own or operate a combined heat and power (CHP) facility or conventional boiler plant, you should calculate your Scope 1 emissions from the combustion of the fossil fuels at the plant as described in Section 6.1 or Chapter 8.

This section provides guidance on calculating Scope 2 emissions from imported steam or district heating that is produced at a conventional boiler plant (i.e., not a CHP facility). If you purchase steam or heat from a CHP facility, please refer to Section 6.4.

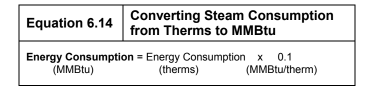
To estimate your GHG emissions from imported steam or district heating, follow these four steps:

- 1. Determine energy obtained from steam or district heating;
- 2. Determine appropriate emission factors for the steam or district heating;
- 3. Calculate emissions from imported steam or district heating; and
- 4. Convert to units of carbon dioxide equivalent, and determine total emissions.

### Step 1: Determine energy obtained from steam or district heating.

First, determine the quantity of acquired steam or district heating. You may use metered records of energy use, purchase records, or utility/supplier energy bills to determine annual consumption. Monthly energy bills must be summed over the year to give annual consumption.

Consumption data should be expressed in units of million British thermal units (MMBtu). If your consumption data is expressed in therms, you can convert the values to units of MMBtu by multiplying by 0.1, as shown in Equation 6.14.



If your steam consumption is measured in pounds (lbs), you either need to monitor the temperature and pressure of the steam you have received, or request the information from the steam supplier. This information can be used with standard steam tables to calculate the steam's energy content. Calculate the thermal energy of the steam using saturated water at 212°F as the reference (Source: American Petroleum Institute, *Compendium of Greenhouse Gas Emissions Estimation Methodologies for the Oil and Gas Industry*, 2001). The thermal energy consumption is calculated as the difference between the enthalpy of the steam (or heat content) at the delivered conditions and the enthalpy of the saturated water at the reference conditions (or heat content).

The heat content of the steam can be found in standard steam tables (for example, the *Industrial Formulation 1997 for the Thermodynamic Properties of Water and Steam* published by the International Association for the Properties of Water and Steam (IAPWS)). The enthalpy of saturated water at the reference conditions is 180 Btu/lb. The thermal energy consumption for the steam can then be calculated as shown in Equation 6.15.

Steam Consumed (lbs) ÷ 1,000,000 (Btu/MMBtu)

# Equation 6.15 Converting Steam Consumption from Pounds to MMBtu Energy Consumption (MMBtu) = [ Enthalpy of Delivered Steam (Btu/lb) - 180 (Btu/lb)] ×

### Step 2: Determine the appropriate emission factors for the steam or district heating.

Because emissions vary with fuel type, you must know the types of fuels that are burned in the plant supplying your steam or hot water. You can obtain this information from the plant's energy supplier. Once you know the fuels combusted to generate the steam or hot water, determine the appropriate emission factors for each fuel combusted. You can then use default emission factors for  $CO_2$ ,  $CH_4$ , and  $N_2O$  from Table G.1 and Table C.3.

Next, you should determine the efficiency of the boiler used to produce the steam or hot water and any transport losses that occur in delivering the steam, and calculate a total efficiency factor using Equation 6.16. Boiler efficiency is the ratio of steam output to fuel input, in units of energy, which you should obtain from your steam or heat supplier. If transport losses or boiler efficiency vary seasonally, these factors should be calculated on a monthly or seasonal basis and summed to yield total annual factors.

Equation 6.16	Calculating System Efficiency	
Total Efficiency Factor (%)		
= Boiler Efficiency x (100% - Transport Losses) (%) (%)		

Calculate CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emission factors that reflect the efficiency and fuel mix of the boiler employed to generate your steam or hot water using Equation 6.17.

Equation 6.17	Calculating Emission Factors	
CO <sub>2</sub> Emission Factor (kg CO <sub>2</sub> / MMBtu) = Fuel-Specific Emission Factor ÷ Total Efficiency Factor (kg CO <sub>2</sub> / MMBtu) (%)		
CH <sub>4</sub> Emission Factor (kg CH <sub>4</sub> / MMBtu) = Fuel-Specific Emission Factor ÷ Total Efficiency Factor (kg CH <sub>4</sub> / MMBtu) (%)		
N₂O Emission Factor (kg N₂O / MMBtu) = Fuel-Specific Emission Factor ÷ Total Efficiency Factor (kg N₂O / MMBtu) (%)		

If you are unable to obtain the specific system efficiency of the boiler that generated your steam or heat, apply a default total efficiency factor—boiler efficiency and transport losses combined—of 75 percent in Equation 6.17.

### Step 3: Calculate emissions from imported steam or district heating.

Once you have both the value of total energy consumed from Step 1 and the appropriate emission factors from Step 2, use Equation 6.18 to calculate GHG emissions from imported steam or hot water.

Equation 6.18	Calculating Emissions From Imported Steam or Heat	
Total CO <sub>2</sub> Emissions	(metric tons)	
= Energy Consumed x	Èmission Factor x 0.001	
(MMBtu) (kg	g CO <sub>2</sub> / MMBtu) (metric tons/kg)	
	, , , , , , , , , , , , , , , , , , , ,	
Total CH <sub>4</sub> Emissions (metric tons)		
= Energy Consumed x Emission Factor x 0.001		
(MMBtu) (kc	g CH₄ / MMBtu) ) (metric ton/kg)	
	, , , , , , , , , , , , , , , , , , , ,	
Total N₂O Emissions (metric tons)		
= Energy Consumed x Emission Factor x 0.001		
(MMBtu) (kg N	N <sub>2</sub> O / MMBtu) (metric ton/kg)	
, , ,	,	

Step 4: Convert to units of carbon dioxide equivalent and determine total emissions.

Use the IPCC global warming potential factors provided in Equation 6.19 to convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent. Sum your emissions of all three gases to determine your total in Scope 2 GHG emissions from imported heat or steam (see Equation 6.19).

Equation 6.19	Converting to CO <sub>2</sub> Equivalent and Determining Total Emissions
CO <sub>2</sub> Emissions = C (metric tons CO <sub>2</sub> e) (r	O <sub>2</sub> Emissions × 1 netric tons) (GWP)
CH <sub>4</sub> Emissions = 0 (metric tons CO <sub>2</sub> e)	CH <sub>4</sub> Emissions × 21 (metric tons) (GWP)
• -	N₂O Emissions × 310 (metric tons) (GWP)
Total Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> + CH <sub>4</sub> + N <sub>2</sub> O (metric tons CO <sub>2</sub> e)

# 6.4 Heat and Power Purchases from a Combined Heat & Power Facility

Emissions from CHP facilities represent a special case for estimating Scope 2 emissions. Because CHP simultaneously produces electricity and heat attributing total GHG emissions to each product stream would result in double counting. Thus, when two or more parties receive the energy streams from CHP plants, GHG emissions must be determined and allocated separately for heat production and electricity production.

Since the output from CHP results simultaneously in heat and electricity, you can determine what "share" of the total emissions is a result of electricity and heat by using a ratio based on the Btu content of heat and/or electricity relative to the CHP plant's total output.

Below are the recommended and alternate approaches for calculating you Scope 2 emissions for heat or power purchases from a CHP facility.

RECOMMENDED

ALTERNATE

Simplified method for heat purchases

Simplified method for electricity purchases

### 6.4.1 Recommended Approach: Product Stream Method

The product stream approach is the most accurate method for determining Scope 2 emissions related to heat or electricity purchases from a CHP plant. However, it does require access to detailed data about the CHP plant from whom you are buying heat or electricity.

The process for estimating Scope 2 emissions from the heat and power product streams produced at a CHP facility involves the following four steps:

- 1. Obtain total emissions, power and heat generation information from CHP facility;
- 2. Determine emissions attributable to net heat production and electricity production;
- 3. Calculate emissions attributable to your portion of heat and electricity consumed; and
- 4. Convert to units of carbon dioxide equivalent and determine total emissions.

### Step 1: Obtain emissions and power and heat information from the CHP facility.

You will need to obtain the following information from the CHP plant owner or operator to estimate Scope 2 GHG emissions:

- Total emissions of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O from the CHP facility, based on fuel input information;
- Total electricity production from the CHP plant, based on generation meter readings; and
- Net heat production from the CHP plant.

Net heat production refers to the useful heat that is produced in CHP, minus whatever heat returns to the boiler as steam condensate, as shown in Equation 6.20.

Equation 6.20	Calculating Net Heat Production	
Net Heat Production (MMBtu) =		
Heat of Steam E (MMBtu)	xport - Heat of Return Condensate (MMBtu)	

# Step 2: Determine emissions attributable to net heat production and electricity production for the CHP plant.

The most consistent approach for allocating GHG emissions in CHP applications is the efficiency method, which allocates emissions of CHP plants between electric and thermal outputs on the basis of the energy input used to produce the separate steam and electricity products. To use this method, you must know:

- The total emissions from the CHP plant;
- The total steam (or heat) and electricity production; and
- The steam (or heat) and electricity efficiency of the facility.

Use the following steps to determine the share of emissions attributable to steam (or heat) and electricity production.

### Determine the total Scope 1 emissions from the CHP system.

Calculate total Scope 1 GHG emissions using the methods described in Section 6.1.1 or Chapter 8.

Determine the total steam and electricity output for the CHP system.

To determine the total energy output of the CHP plant attributable to steam production, use published tables that provide heat content values for steam at different temperature and pressure conditions (for example, the Industrial Formulation 1997 for the Thermodynamic Properties of Water and Steam published by the International Association for the Properties of Water and Steam (IAPWS)). Energy content values multiplied by the quantity of steam produced at the temperature and pressure of the CHP plant yield energy output values in units of MMBtu.

Alternatively, determine net heat (or steam) production (in MMBtu) by subtracting the heat of return condensate (MMBtu) from the heat of steam export (MMBtu). To convert total electricity production from MWh to MMBtu, multiply by 3.412 MMBtu/MWh.

### Determine the efficiencies of steam and electricity production.

Identify steam (or heat) and electricity production efficiencies. If actual efficiencies of the CHP plant are not known, use a default value of 80 percent for steam and a default value of 35 percent for electricity. The use of default efficiency values may, in some cases, violate the energy balance constraints of some CHP systems. However, total emissions will still be allocated between the energy outputs. If the constraints are not satisfied, the efficiencies of the steam and electricity can be modified until constraints are met.

# Determine the fraction of total emissions allocated to steam and electricity production.

Allocate the emissions from the CHP plant to the steam (or heat) and electricity product streams by using Equation 6.21.

Equation 6.21	Allocating CHP Emissions to Steam and Electricity
Step 1: E <sub>H</sub> =	$(H \div e_H) \div [(H \div e_H) + (P \div e_P)] \times E_T$
Step 2: $E_P = I$	E <sub>T</sub> - E <sub>H</sub>
where:	
H = Total  e <sub>H</sub> = Effic  P = Total  e <sub>P</sub> = Effic  E <sub>T</sub> = Tota	located to steam production; steam (or heat) output (MMBtu); iency of steam (or heat) production; electricity output (MMBtu); iency of electricity generation; Il direct emissions of the CHP system; and essions allocated to electricity production.

### Step 3: Calculate emissions attributable to your portion of heat and electricity consumed.

Once you have determined total emissions attributable to heat and electricity production, you will need to determine your portion of heat or electricity consumed, and thus your indirect GHG emissions associated with heat or electricity use. First, obtain your electricity and heat consumption information, then use Equation 6.22 and Equation 6.23 to calculate your share of emissions, as appropriate.

Equation 6.22	Calculating Indirect Emissions Attributable To Electricity Consumption	
Indirect Emissions Attributable to Electricity Consumption (metric tons) =		

Total CHP Emissions Attributable to Electricity Production × (Your Electricity Consumption ÷ Total CHP Electricity Production)

(metric tons) (kWh) (kWh)

# Equation 6.23 Calculating Indirect Emissions Attributable To Heat (or Steam) Consumption Indirect Emissions Attributable to Heat Consumption (metric tons) = Total CHP Emissions Attributable to Heat Production × (Your Heat Consumption ÷ CHP Net Heat Production) (metric tons) (MMBtu) (MMBtu)

### Step 4: Convert to units of CO<sub>2</sub> equivalent and determine total emissions.

Finally, use the IPCC GWP factors provided in Equation 6.24 to convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2e$ . Then sum your emissions of all three gases to determine your total emissions from stationary combustion (see Equation 6.24).

Equation 6.24	Converting to CO <sub>2</sub> Equivalent and Determining Total Emissions
CO <sub>2</sub> Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> Emissions × 1 (metric tons) (GWP)
CH <sub>4</sub> Emissions = (metric tons CO <sub>2</sub> e)	CH <sub>4</sub> Emissions × 21 (metric tons) (GWP)
N <sub>2</sub> O Emissions = (metric tons CO <sub>2</sub> e)	2
Total Emissions = $CO_2 + CH_4 + N_2O$ (metric tons $CO_2e$ ) (metric tons $CO_2e$ )	

### 6.4.2 Alternate Approaches

If you cannot obtain the necessary data from the CHP facility you purchase from to use the product stream method, you should use the alternate approaches below. These approaches will result in an overestimation of your Scope 2 emissions, as they assume you are purchasing electricity and heat from less efficient systems.

### **Simplified Method for Heat Purchases**

If you purchase steam or district heating from a CHP facility, you can use the methodology in Section 6.3 to estimate your Scope 2 emissions from this source. This methodology assumes that you are purchasing steam or district heating from a conventional boiler plant. Conventional boiler plants produce steam and heat less efficiently than CHP facilities, so this will result in an over-estimation of your Scope 2 emissions. Thus, you should only use this methodology if the data from your CHP facility is unavailable.

#### Simplified Method for Electricity Purchases

If you purchase electricity from a CHP facility, you can use the methodology in Section 6.2.1 to estimate your Scope 2 emissions from this source. This methodology assumes that you are purchasing electricity from the grid. Grid-average electricity may be produced less efficiently than electricity produced at a CHP facility, so this may result in an over-estimation of your Scope 2 emissions. Thus, you should only use this methodology if the data from your CHP facility is unavailable.

# 6.5 District Cooling

Some local governments purchase cooling, such as chilled water, for either cooling or refrigeration when they do not operate cooling compressors on-site at their facilities. Conceptually, purchased chilled water is similar to purchased heat or steam, with the primary difference being the process used to generate the chilled water. When you purchase cooling services using district cooling, the compressor system that produces the cooling is driven by either electricity or fossil fuel combustion. Your Scope 2 emissions from district cooling represent your share of the total cooling demand from the cooling plant, multiplied by the total GHG emissions generated by that plant.

This approach allows you to estimate the portion of energy used at the district cooling plant directly attributable to your cooling by utilizing the ratio of cooling demand to energy input for the cooling plant, known as the "coefficient of performance" (COP).

### Step 1: Determine your annual cooling demand.

While your cooling bill may be reported in terms of million Btu (MMBtu), it will typically report cooling demand in ton-hours. You can convert ton-hours of cooling demand to MMBtu using Equation 6.25. If you are billed monthly, sum together your monthly cooling demand to yield an annual total.

Equation 6.25	Calculating Annual Cooling Demand
Cooling Demand = (MMBtu)	Cooling Demand × 12,000 ÷ 1,000,000 (ton-hour) (Btu/ton-hour) (MMBtu/Btu)

### Step 2: Estimate COP for the plant's cooling system.

The preferred approach is to obtain the source-specific COP for your cooling plant. If you can obtain the COP for the cooling plant, proceed to Step 3.

If you cannot obtain the COP for the plant itself, determine the type of chiller used by the district cooling plant. With that information, an estimate of the COP may be selected from the default values shown in Table 6.1.

**Table 6.1 Typical Chiller Coefficients of Performance** 

Chiller Type	COP	Energy Source
Absorption Chiller	0.8	Natural Gas
Engine-Driven	1.2	Natural Gas
Compressor		
Electric-Driven	4.2	Electricity
Compressor		-

#### Step 3: Determine energy input.

To determine the energy input to the system resulting from your cooling demand, use Equation 6.26. For an electric driven compressor, convert the energy input in MMBtu into kWh by multiplying by 293.1.

Equation 6.26	Calculating Energy Input
Energy Input = Cooling Demand ÷ COP (MMBtu) (MMBtu)	

Where Cooling Plant Uses Absorption Chillers or Combustion Engine-Driven Compressors. In this case, calculate the compressor's emissions using the stationary combustion methods outlined in Section 6.1. If you can determine what type of fuel is being used, multiply the energy input by source-specific or default emission factors for  $CO_2$ ,  $CH_4$ , and  $N_2O$  from Table G.1 and Table C.3. If the fuel type cannot be determined, assume the fuel used is natural gas. Use Equation 6.27 to calculate emissions.

Equation 6.27	Calculating Total Cooling Emissions	
Total CO₂ Emissions (metric tons) = Energy Input x Emission Factor x 0.001 (MMBtu) (kg CO₂ / MMBtu) (metric tons/kg)		
Total CH <sub>4</sub> Emissions (metric tons) = Energy Input x Emission Factor x 0.001 (MMBtu) (kg CH <sub>4</sub> / MMBtu) (metric tons/kg)		
Total N₂O Emissions (metric tons) = Energy Input x Emission Factor x 0.001 (MMBtu) (kg N₂O / MMBtu) (metric tons/kg)		

Where Cooling Plant Uses Electric-Driven Compressors. In this case, calculate emissions using the procedures for estimating Scope 2 emissions from electricity use described in Section 6.2.

Step 4: Calculate GHG emissions resulting from cooling, convert to units of carbon dioxide equivalent, and determine total emissions.

Finally, convert emissions to units of CO<sub>2</sub>e using Equation 6.28 and sum to determine total emissions from cooling.

Equation 6.28		to CO₂e and g Total Emissions
CO <sub>2</sub> Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> Emissions (metric tons)	× 1 (GWP)
CH <sub>4</sub> Emissions = (metric tons CO <sub>2</sub> e)	CH <sub>4</sub> Emissions (metric tons)	× 21 (GWP)
N <sub>2</sub> O Emissions = (metric tons CO <sub>2</sub> e	N <sub>2</sub> O Emissions (metric tons)	× 310 (GWP)
Total Emissions = (metric tons CO <sub>2</sub> e)	2	<b>L</b> -

# 6.6 Fugitive Emissions from Refrigerants & Fire Suppression Equipment

Your buildings and facilities likely contain refrigeration systems, like air conditioners, chillers and refrigerators. These systems may use refrigerants that contain or consist of HFC compounds that are to be reported under this Protocol. Through the installation, use and disposal of these systems, refrigerant leaks are likely to occur. These leaks are considered Scope 1 fugitive emissions. While leakage from refrigeration systems may not seem like large source of GHG emissions, some of these compounds have high GWPs, and thus even small fugitive emissions can translate into significant emissions in terms of  $\mathrm{CO}_2$  equivalent.

Note that only those refrigerants that contain or consist of compounds of the GHGs in Appendix E should be reported. It is also possible that you use a refrigerant that is a blend of a number of compounds - refrigerant blends that should be reported under this Protocol and their associated GWPs are listed in Appendix E, Table E.2.

Your local government may also use HFCs in its fire suppression equipment, including hand-held fire extinguishers. HFCs are the most widely employed replacements for Halon 1301 in total flooding

applications, and are also employed as replacements for Halon 1211 in streaming applications. Since the production and sale of halons were banned in the United States in 1994, these non-ozone depleting extinguishing agents have emerged as the halon replacement agent of choice in some applications.<sup>14</sup>

As fire protection equipment is tested or deployed, emissions of these HFCs are released. Thus, if your local government owns or operate fire suppression systems and equipment and has tested or deployed these systems, you should assess whether any HFCs have been released.

Before beginning any calculations in this section, you should first confirm what refrigerants and HFCs are being used within your local government operations. Only those compounds listed in Table E.1 and Table E.2 should be included in your GHG inventory.

### **Box 6.4 Ozone Depleting Substances and Climate Change**

Did you know that not all HFCs that affect climate change are considered greenhouse gas emissions? A number of widely-used refrigerants, including R-22 (more commonly known as Freon), are classified as ozone depleting substances (ODS) and are being phased out under the Montreal Protocol, an international treaty designed to protect the ozone layer that entered into force in 1989. While these substances do have a global warming potential, and therefore contribute to climate change, they are not classified as greenhouse gas emissions under the Kyoto Protocol because they are already being phased out under the Montreal Protocol.

When assessing your fugitive emission sources, please keep in mind that CFCs and HCFCs, including Freon, should not be included in your emissions report. You should only include emissions of the HFCs listed in Appendix E. For more information on ozone depleting substances and the Montreal Protocol, visit EPA's ozone depletion website at <a href="http://www.epa.gov/ozone/strathome.html">http://www.epa.gov/ozone/strathome.html</a>.

Below are the recommended and alternate approaches for calculating your Scope 1 fugitive emissions from refrigerant systems and fire suppression equipment in your facilities.

RECOMMENDED

**ALTERNATE** 

Mass balance method ☑

Simplified mass balance ☑ Estimations based on equipment inventory and use

### 6.6.1 Recommended Approach: Mass Balance Method

The mass balance method is the most accurate method for determining HFC emissions. This method is recommended for local governments who service their own equipment. To calculate HFC emissions using the mass balance approach, follow these three steps:

- 1. Determine the base inventory for each HFC in use at each facility;
- Calculate changes to the base inventory for each HFC based on purchases and sales of HFC and changes in total capacity of the equipment; and
- 3. Calculate annual emissions of each type of HFC, convert to units of  $CO_2e$ , and determine total HFC emissions for each facility.

# **Box 6.5 Potential Sources for Facility HFC Activity Data**

- Accounts Payable
- HV/AC maintenance

<sup>&</sup>lt;sup>14</sup> US EPA *Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006*, April 2008, 4.20.

### Step 1: Determine the base inventory for each HFC.

First determine the quantity of the HFC in storage at the beginning of the year (A) and the quantity in storage at the end of the year (B), as shown in Table 6.2. HFC in storage (or in inventory) is the total stored on site in cylinders or other storage containers and does not include HFC contained within equipment.

### Step 2: Calculate changes to the base inventory.

Next, include any purchases or acquisitions of each HFC, sales or disbursements of each HFC, and any changes in capacity of equipment. Additions and subtractions refer to HFC placed in or removed from the stored inventory, respectively.

**Purchases/Acquisitions.** This is the sum of all the HFC acquired during the year either in storage containers or in equipment (item C in Table 6.2). Purchases and other acquisitions may include HFC:

- Purchased from producers or distributors,
- Provided by manufactures or inside equipment,
- Added to equipment by contractors or other service personnel (but not if that HFC is from your inventory), and
- Returned after off-site recycling or reclamation.

**Sales/Disbursements.** This is the sum of all the HFC sold or otherwise disbursed during the year either in storage containers or in equipment (item D in Table 6.2). Sales and disbursements may include HFC:

- In containers or left in equipment that is sold,
- Returned to suppliers, and
- Sent off-site for recycling, reclamation, or destruction.

**Net Increase in Total Full Charge of Equipment**. This is the net change to the total equipment volume for a given HFC during the year (item E in Table 6.2). Note that the net increase in total full charge of equipment refers to the full and proper charge of the equipment rather than to the actual charge, which may reflect leakage. It accounts for the fact that if new equipment is purchased, the HFC that is used to charge that new equipment should not be counted as an emission.

It also accounts for the fact that if the amount of HFC recovered from retiring equipment is less than the full charge, then the difference between the full charge and the recovered amount has been emitted. Note that this quantity will be negative if the retiring equipment has a total full charge larger than the total full charge of the new equipment.

If the beginning and ending total capacity values are not known, this factor can be calculated based on known changes in equipment. The total full charge of new equipment (including equipment retrofitted to use the HFC in question) minus the full charge of equipment that is retired or sold (including full charge of HFC in question from equipment that is retrofit to use a different HFC) also provides the change in total capacity.

# Step 3: Calculate annual emissions of each type of HFC, convert to units of CO₂e, and determine total HFC emissions.

For each type of HFC or refrigerant blend, use Equation 6.29 and your data from Table 6.2 to calculate total annual emissions of each type of HFC at each of your facilities.

Table 6.2 Base Inventory and Inventory Changes

	Inventory	Amount (kg)
Base	Inventory	
Α	HFC in inventory (storage) at the beginning of the	
В	year HFC in inventory (storage) at the end of the year	
Addit	ons to Inventory	
1	Purchases of HFC (including HFC in new equipment)	
2	HFC returned to the site after off-site recycling	
→ C	Total Additions (1+2)	
Subtr	actions from Inventory	
3	Returns to supplier	
4	HFC taken from storage and/or equipment and disposed of	
5	HFC taken from storage and/or equipment and sent off-site for recycling or reclamation	
→ D	Total Subtractions (3+4+5)	
Net In	crease in Full Charge/Nameplate Capacity	
6	Total full charge of new equipment	
7	Total full charge of retiring equipment	
→E	Change to nameplate capacity (6-7)	

Equation 6.29	Calculating Emissions of Each Type of HFC Using the Mass Balance Method
(A - B + C -	psions (metric tons of HFC) = D - E) ÷ 1,000 g) (kg) (kg/metric tons)

Next, use Equation 6.30 and the appropriate GWP factors from Appendix E to convert each HFC to units of  $\text{CO}_2\text{e}$ .

Equation 6.30	Converting to CO₂e
HFC Type A Emiss	ions = HFC Type A Emissions × GWP
(mt CO <sub>2</sub> e)	(metric tons HFC Type A) (HFC A)

Finally, sum the totals of each type of HFC, in units of  $CO_2e$ , to determine total HFC emissions (see Equation 6.31) at each facility.

Equation 6.31	Determining total HFC emissions	
Total HFC Emissio	ns = HFC Type A + HFC Type B +	
(mt CO <sub>2</sub> e)	(mt CO <sub>2</sub> -e) (mt CO <sub>2</sub> e)	

# 6.6.2 Alternate Approaches

### 6.6.2.1 Simplified Mass Balance Method

If you do not have the necessary data to use the mass balance approach outlined above, you should use the simplified mass balance approach. This method may be used either by local governments that service their own equipment or by local governments that have contractors service their equipment. This method requires information on the quantity of HFC used to charge new equipment during installation, the quantity of HFC used to service equipment, the quantity of HFC recovered from retiring equipment, and the total full charges of new and retiring equipment.

To calculate HFC emissions using the simplified mass balance approach, follow these three steps:

- 1. Determine the types and quantities of HFC used at each facility;
- 2. Calculate annual emissions of each type of HFC; and
- 3. Convert to units of carbon dioxide equivalent and determine total HFC emissions at each facility.

### Step 1: Determine the types and quantities of HFC used.

For each type of HFC used, determine the following quantities used or recovered during the reporting year, if applicable:

- Quantity of HFC used to charge new equipment during installation (if you installed new equipment that was not pre-charged by the manufacturer)
- Total full charge (capacity) of new equipment using this HFC (if you installed new equipment that was not pre-charged by the manufacturer)
- Quantity of HFC used to service equipment.
- Total full charge (capacity) of retiring equipment (if you disposed of equipment during the reporting vear)
- Quantity of HFC recovered from retiring equipment (if you disposed of equipment during the reporting year)

If you have contractors that service your equipment, you should obtain the required information from the contractor. Always track and maintain the required information carefully in order to obtain accurate estimates of emissions.

Note that "total full charge" refers to the full and proper charge of the equipment rather than to the actual charge, which may reflect leakage. For more information, see the description of "Net Increase in Total Full Charge of Equipment" from Step 2 in the Mass Balance Approach above.

### Step 2: Calculate annual emissions of each type of HFC.

Next, use Equation 6.32 to calculate emissions for each type of HFC used at your facility. Repeat Equation 6.32 for each type of HFC used.

# Equation 6.32 Calculating Emissions of Each Type of HFC

Total Annual Emissions (metric tons) =

 $(P_N - C_N + P_S + C_D - R_D) \div 1,000$ 

(kg) kg) (kg) (kg) (kg/metric tons)

#### Where:

P<sub>N</sub> = purchases of HFC used to charge new equipment \*

C<sub>N</sub> = total full charge of the new equipment \*

P<sub>S</sub> = quantity of HFC used to service equipment

C<sub>D</sub> = total full charge of retiring equipment

R<sub>D</sub> = HFC recovered from retiring equipment

\* Omitted if the equipment has been pre-charged by the manufacturer

### Step 3: Convert to units of CO<sub>2</sub>e and determine total annual HFC emissions.

Use Equation 6.30 and the appropriate GWP factors from Appendix E to convert each HFC to units of CO₂e.

Finally, sum the totals of each type of HFC, in units of CO<sub>2</sub>e, to determine total HFC emissions (see Equation 6.31).

### 6.6.2.2 Estimation Based on Equipment Inventory and Refrigerant Use

This alternate approach estimates emissions by multiplying the quantity of refrigerants used by default emission factors. Because default emission factors are highly uncertain, the resulting emissions estimates are considered much less accurate than the mass balance approach, and may result in an overestimation of your Scope 1 fugitive emissions.

Note: default emission factors are currently not available for fire suppression equipment or systems.

To estimate emissions using the alternative approach, follow these three steps:

- 1. Determine the types and quantities of refrigerants used;
- 2. Estimate annual emissions of each type of HFC; and
- 3. Convert to units of CO<sub>2</sub>e and determine total HFC emissions.

#### Step 1: Determine the types and quantities of refrigerants used.

To estimate emissions, you must determine the number and types of refrigeration and air conditioning equipment, by equipment category; the types of refrigerant used; and the refrigerant charge capacity of each piece of equipment (see Table 6.3). If you do not know the refrigerant charge capacity of each piece of equipment, use the upper bound of the range provided by equipment type in Table 6.3.

#### Step 2: Estimate annual emissions of each type of refrigerant.

For each type of refrigerant, use Equation 6.33 to estimate annual emissions. Default emission factors are provided in Table 6.3 by equipment type. The equation includes emissions from installation, operation, and disposal of equipment. If you did not install or dispose of equipment during the reporting year, do not include emissions from these activities in your estimation.

Note that refrigerants may be blends of HFCs. Table E.2 lists the GWP factors for selected blends.

### Step 3: Convert to units of CO<sub>2</sub>e and determine total HFC emissions.

Use Equation 6.30 and the appropriate global warming potential factors from Appendix E to convert each HFC to units of CO₂e.

Finally, sum the totals of each type of HFC, in units of CO<sub>2</sub>e, to determine total HFC emissions (see Equation 6.31).

Table 6.3 Default Emission Factors for Refrigeration / Air Conditioning Equipment

Type of Equipment	Capacity (kg)	Installation Emission Factor k (% of capacity)	Operating Emission Factor x (% of capacity / year)	Refrigerant Remaining at Disposal y (% of capacity)	Recovery Efficiency z (% of remaining)
Domestic Refrigeration	0.05 - 0.5	1 %	0.5 %	80 %	70 %
Stand-alone Commercial Applications	0.2 - 6	3 %	15 %	80 %	70 %
Medium & Large Commercial Refrigeration	50 - 2,000	3 %	35 %	100 %	70 %
Industrial Refrigeration including Food Processing and Cold Storage	10 - 10,000	3 %	25 %	100 %	90 %
Chillers	10 - 2,000	1 %	15 %	100 %	95 %
Residential and Commercial A/C including Heat Pumps	0.5 - 100	1 %	10 %	80 %	80 %

Source: IPCC, Guidelines for National Greenhouse Gas Inventories (2006), Volume 3: Industrial Processes and Product Use, Table 7.9.

Note: Emission factors above are the most conservative of the range provided by the IPCC. The ranges in capacity are provided for reference. You should use the actual capacity of your equipment. If you do not know your actual capacity, you should use the high end of the range provided (e.g., use 2,000 kg for chillers).

### **Equation 6.33** | Estimating Emissions of Each Type of Refrigerant

For each type of refrigerant:

Total Annual Emissions =  $[(C_N \times k) + (C \times x \times T) + (C_D \times y \times (1-z))] \div 1,000$ (metric tons) (kg) (%) (kg) (%) (years) (kg) (%) (%) (kg/metric ton)

#### Where:

C<sub>N</sub> = quantity of refrigerant charged into the new equipment <sup>1</sup>

C = total full charge (capacity) of the equipment

T = time in years equipment was in use (e.g., 0.5 if used only during half the year and then disposed)

C<sub>D</sub> = total full charge (capacity) of equipment being disposed of <sup>2</sup>

k = installation emission factor 1

x = operating emission factor

y = refrigerant remaining at disposal <sup>2</sup>

z = recovery efficiency<sup>2</sup>

<sup>&</sup>lt;sup>1</sup> Omitted if no equipment was installed during the reporting year or the installed equipment was pre-charged by the manufacturer

<sup>&</sup>lt;sup>2</sup> Omitted if no equipment was disposed of during the reporting year

# **Chapter 7 Vehicle Fleet**

A local government's vehicle fleet may contain a wide array of vehicles running on a variety of fuels (see Box 7.1). This chapter provides guidance on calculating all GHGs emissions from your vehicle fleet including:

- Scope 1 mobile combustion emissions;
- Scope 1 fugitive emissions from mobile air conditioning;
- Biogenic CO<sub>2</sub> emissions from the combustion of biofuels; and
- Emissions from alternative fuel vehicles.

Your local government's vehicle fleet should be reported as two sectors:

- 1. Transit fleet
- 2. All other fleet vehicles

# Box 7.1 Common Types of Local Government Fleet Vehicles

- Passenger fleet vehicles
- Light, medium, and heavy-duty trucks
- Police and fire equipment
- Transit vehicles
- Sanitation and street sweeping equipment
- · Port and airport on and off-road vehicles
- Aircraft and maritime equipment
- Construction Equipment
- Forklifts and scissorlifts
- Groundskeeping equipment

Tracking and reporting these sectors separately facilitates a more useful comparison of a local government's emissions over time, and a more accurate comparison between local governments that may not provide transit services.

See Chapter 13 for more information on how to report your fleet emissions according to these sectors.

### 7.1 Mobile Combustion

Mobile combustion sources include both on-road and off-road vehicles such as automobiles, trucks, buses, trains, ships and other marine vessels, airplanes, tractors, and construction equipment. The combustion of fossil fuels in mobile sources emits  $CO_2$ ,  $CH_4$  and  $N_2O$ .

Emissions from mobile combustion can be estimated based on vehicle fuel use and miles traveled data.  $CO_2$  emissions, which account for the majority of emissions from mobile sources, are directly related to the quantity of fuel combusted and thus can be calculated using fuel consumption data.  $CH_4$  and  $N_2O$  emissions depend more on the emission control technologies employed in the vehicle and distance traveled. Calculating emissions of  $CH_4$  and  $N_2O$  requires data on vehicle characteristics (which takes into account emission control technologies) and vehicle miles traveled. Because of this distinction, guidance on calculating  $CO_2$  is provided separately from guidance on calculating  $CH_4$  and  $N_2O$ .

### 7.1.1 Mobile Combustion CO<sub>2</sub> Emissions

Below are the recommended and alternate activity data and emission factors for calculating your Scope 1 CO<sub>2</sub> emissions from mobile combustion. The following sections detail how to calculate your emissions based on the activity data and emission factors you choose to utilize.

	RECOMMENDED	ALTERNATE
	Known fuel use   ✓	Fuel estimates based on detailed annual mileage and vehicle fuel
ACTIVITY		economy ☑
DATA		Fuel estimates based on annual mileage and vehicle fuel economy
		Fuel estimates based on dollars spent
		Proxy year fuel use data

Chapter 7 Vehicle Fleet 60

EMISSION	RECOMMENDED	ALTERNATE
FACTOR	Default by fuel type (national) ☑	Published emission factor by fuel type (state- or
TACTOR		region-specific)

### 7.1.1.1 Recommended Approach

The recommended approach requires obtaining data on actual fuel consumption by fuel type to be used as activity data, and using national default emission factors for each fuel type.

Calculating CO<sub>2</sub> emissions using this approach involves three steps:

- 1. Identify total annual fuel consumption by fuel type;
- 2. Determine the appropriate emission factor; and
- 3. Calculate total CO<sub>2</sub> emissions.

### Step 1: Identify total annual fuel consumption by fuel type.

Methods include direct measurements of fuel use (official logs of vehicle fuel gauges or storage tanks); collected fuel receipts; and purchase records for bulk storage fuel purchases (in cases where you operate a fleet and store fuel at a facility). For bulk purchase records, use Equation 7.1 to account for changes in fuel stocks when determining your annual fuel consumption. Total annual fuel purchases should include both fuel purchased for the bulk fueling facility and fuel purchased for vehicles at other fueling locations.

Equation 7.1 Accounting for Changes in Fuel Stocks From Bulk Purchases	
	sumption = Total Annual Fuel Purchases + Beginning of Year – Amount Stored at End of

# **Box 7.2 Potential Sources for Fleet Activity Data**

- Accounts payable
- Departmental records
- Fleet manager
- Fuel tracking system
- Fuel vendors/suppliers
- Insurance department
- Maintenance records
- Mileage reimbursement records

Please note that it is not necessary to track the fuel usage of individual on-road and non-highway vehicles as long as your local government has systems in place that can show all of the fuel from a tank or fueling system has been used to support fleet vehicles under your control.

### Step 2: Determine the appropriate CO<sub>2</sub> emission factor for each fuel.

As many states (and even some regions or air districts within states) are adopting renewable fuels standards<sup>15</sup> that mandate different blends of transportation fuels sold within their state, emission factors based on national fuel averages available from national agencies may not be the most accurate emission factors for fuels sold in your region. However, as it is not yet standard practice for states or regions to develop state- or region-specific GHG emission factors for their fuel blends, this Protocol recommends widely-accepted national averages as the emission factor of choice. See Appendix G, Table G.9 for these default emission factors.

Chapter 7 Vehicle Fleet 61

<sup>&</sup>lt;sup>15</sup> A renewable fuel standard is a government mandate calling for a certain amount of renewable fuel production by a set date, or a requirement of petroleum blenders to mix a certain percentage of ethanol with gasoline.

Local governments are encouraged to contact their regional or state transportation or environmental agency to see if they have published CO<sub>2</sub> emission factors for the fuel blend sold in your jurisdiction.

### Step 3: Calculate total CO<sub>2</sub> emissions and convert to metric tons.

To determine your  $CO_2$  emissions from mobile combustion, first multiply your fuel use from Step 1 by the  $CO_2$  emission factor from Step 2, and then convert kilograms to metric tons. Repeat the calculation for each fuel type, then sum (see Equation 7.2).

Equation 7.2	Calculating CO <sub>2</sub> Emissions From Mobile Combustion
Fuel Consumed ×	ions (metric tons) = Emission Factor ÷ 1,000 (kg CO <sub>2</sub> /gallon) (kg/metric ton)
	ons (metric tons) = Emission Factor ÷ 1,000 kg CO <sub>2</sub> /gallon) (kg/metric ton)
_	ns (metric tons) = CO <sub>2</sub> from Fuel B + (metric tons) (metric tons)

### 7.1.1.2 Alternate Approaches

### 7.1.1.2.1 Detailed Annual Mileage and Fuel Efficiency

If you do not have fuel use data, but have detailed information about your fleet and annual mileage by vehicle, you may estimate your fuel consumption using the following steps:

- 1. Identify the vehicle make, model, fuel type, and model years for all the vehicles you operate;
- 2. Identify the annual distance traveled by vehicle type;
- 3. Determine the fuel economy of each vehicle; and
- 4. Convert annual mileage to fuel consumption.

# Step 1: Identify the vehicle make, model, fuel type, and model years for all the vehicles you operate.

# Step 2: Identify the annual mileage traveled by vehicle.

Sources of annual mileage data include odometer readings, maintenance records or trip manifests that include distance to destinations.

Alternately, if you have reimbursement records that detail reimbursement amounts for trips made in local government fleet vehicles, you can use Equation 7.3 to convert dollars spent on reimbursement to mileage.

Equation 7.3	Estimating Annual Mileage Based on Travel Reimbursement Cost
Annual Mileage (miles) =	
Dollars Spent ÷ Reimbursement Rate	
(dollars) (\$/mile)	

Chapter 7 Vehicle Fleet 62

### Step 3: Determine the fuel economy of each vehicle.

You can obtain fuel economy factors for passenger cars and light trucks from the EPA website <a href="https://www.fueleconomy.gov">www.fueleconomy.gov</a>, which lists city, highway, and combined fuel economy factors by make, model, model year, and specific engine type.

### Step 4: Convert annual mileage to fuel consumption.

If you have accurate information about the driving patterns of your fleet, you should apply a specific mix of city and highway driving, using Equation 7.4. Otherwise use the combined fuel economy factor from EPA, which assumes 45 percent of your vehicles' mileage is highway driving and 55 percent is city driving.

For heavy-duty trucks, fuel economy data may be available from vehicle suppliers, manufactures, or in company records. If no specific information is available, you should assume fuel economy factors of 8.0 mpg for medium trucks (10,000-26,000 lbs) and 5.8 mpg for heavy trucks (more than 26,000 lbs). If you operate more than one type of vehicle, you must calculate the fuel use for each of your vehicle types and then sum them together.

Equation 7.4	Estimating Fuel Use Based on Distance	
Estimated Fuel Use Distance ÷ [(City FE (miles) (mpg	× City %) + (Highway FE × Hwy %)]	
	FE = Fuel Economy	

Now you can use your estimated fuel use from Equation 7.4 to follow the guidance in the recommended approach (Section 7.1.1.1) to estimate your CO<sub>2</sub> Scope 1 emissions from your vehicles.

### 7.1.1.2.2 Fuel Estimates Based on Dollars Spent

If you cannot obtain fuel use data, mileage records or reimbursement data, but have information on dollars spent for fuel used by the vehicle fleet, you can still estimate your fuel consumption.

Typically this approach is used in cases of one or a few vehicles. Generally, it should not be used as a substitute for a significant group of fleet vehicles or the entire vehicle fleet sector. Local governments should disclose the use of any fuel estimates as part of the calculation methodology disclosure.

Use the following steps to estimate fuel consumption based on dollars spent:

- 1. Identify total annual dollars spent by fuel type;
- 2. Identify the cost per gallon for each fuel type;
- 3. Convert annual dollars spent to fuel consumption for each fuel type.

### Step 1: Identify total annual dollars spent by fuel type.

Sources of annual dollars spent data include collected fuel receipts and purchase records for fuel station accounts. Note that you should subtract any taxes from the total dollar figure.

### Step 2: Identify the cost per gallon for each fuel type.

Chapter 7 Vehicle Fleet 63

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<sup>&</sup>lt;sup>16</sup> U.S. Department of Energy, Transportation Energy Data Book, Ed. 26, 2007, Table 5.4.

If the cost per gallon of fuel is not indicated on the fuel receipts or purchase records, you can obtain average annual fuel prices for your region from the Energy Information Administration at <a href="http://tonto.eia.doe.gov/oog/info/qdu/qasdiesel.asp">http://tonto.eia.doe.gov/oog/info/qdu/qasdiesel.asp</a>.

## Step 3: Convert annual dollars spent to fuel consumption for each fuel type.

For each fuel type, use Equation 7.5 to convert annual dollars spent to estimated fuel use.

Equation 7.5	Estimating Fuel Use Based on Dollars Spent
Estimated Fuel Use (gallons) =	
(Dollars Spent - Taxes) ÷ Fuel Cost	
(\$)	(\$/gallon)

Now you can use your estimated fuel use from Equation 7.4 to follow the guidance in the recommended approach (Section 7.1.1.1) to estimate your CO<sub>2</sub> Scope 1 emissions from your vehicles.

## 7.1.1.2.3 Proxy Year Fuel Use Data

If you cannot obtain fuel use data for the given analysis year, but have fuel use data for the following year or the prior year, you may estimate your fuel consumption using proxy data.

Typically this approach is used in cases of one or a few vehicles. Generally, it should not be used as a substitute for a significant group of fleet vehicles or the entire vehicle fleet sector. Local governments should disclose the use of any fuel estimates as part of the calculation methodology disclosure.

Use the following steps to estimate fuel consumption based on proxy year fuel use data:

- 1. Identify total annual fuel consumption by fuel type in proxy year;
- 2. Adjust the fuel consumption by fuel type based on any changes in fleet size and composition between the proxy year and the inventory year;

## Step 1: Identify total annual fuel consumption by fuel type in proxy year

The proxy year can be either another calendar year or else a fiscal year.

# Step 2: Adjust the fuel consumption by fuel type based on any changes in fleet size and composition between the proxy year and the inventory year.

You should consult the Fleet Manager or other knowledgeable source to identify any significant shifts in fleet size and composition. Where documented data is not available, best available estimates should be used to determine fuel consumption by fuel type in the inventory year.

Now you can use your estimated fuel use from Step 2 to follow the guidance in the recommended approach (Section 7.1.1.1) to estimate your CO<sub>2</sub> Scope 1 emissions from your vehicles.

## 7.1.2 CO<sub>2</sub> Emissions from Vehicles Combusting Biofuels

Biofuels such as ethanol, biodiesel, and other various blends of biofuels and fossil fuels may be combusted in your vehicle fleet. Due to their biogenic origin, you must report CO<sub>2</sub> emissions from the combustion of biofuels separately from your fossil fuel CO<sub>2</sub> emissions (see Chapter 4, Section 4.5).

For vehicles that run on pure biofuels (also called "neat" biofuels), such as B100 (100 percent biodiesel) and E100 (100 percent ethanol), you can use the methodology in Section 7.1.1.1 with the non-fossil fuel

emission factors provided in Appendix G, Table G.9 to calculate the biogenic CO2 emissions from combustion.

For biofuel blends, such as E85 (85 percent ethanol and 15 percent gasoline) and B20 (20 percent biodiesel and 80 percent diesel), combustion creates emissions of both fossil CO<sub>2</sub> and biogenic CO<sub>2</sub>. You must separately report both types of CO<sub>2</sub> emissions for each fuel.

Note that when calculating emissions from mobile combustion, you are responsible to account only for emissions resulting from your own activities (i.e., tailpipe emissions from fuel combustion) rather than taking into account life cycle impacts, such as the  $CO_2$  sequestered during the growing of crops or emissions associated with producing the fuels. The life cycle impacts of combusting fuels falls into Scope 3.

Follow the steps below to calculate the anthropogenic and biogenic CO<sub>2</sub> emissions from a biofuel blend.

## Step 1: Identify the biofuel blend being used.

E85 (85 percent ethanol and 15 percent gasoline) and B20 (20 percent biodiesel and 80 percent diesel) are popular blends, but many different biofuel blends are possible.

## Step 2: Identify total annual biofuel consumption.

If you are a fleet operator and store fuel at any of your facilities, you can also determine your annual fuel consumption from bulk fuel purchase records.

## Step 3: Based on the blend, calculate the annual consumption of petroleum-based fuel and biomass-based fuel for each biofuel blend consumed.

For example, if you are using B20, your annual consumption would have to be split into 20 percent biodiesel and 80 percent diesel fuel.

# Step 4: Select the appropriate emission factor to separately calculate your anthropogenic and biogenic CO<sub>2</sub> emissions.

Table G.9 provides default CO<sub>2</sub> emission factors for fuel combusted in motor vehicles and other forms of transport, including a number of biofuels.

# Step 5: Multiply each fuel consumed by its emission factor to calculate total $CO_2$ emissions and convert to metric tons.

Multiply your petroleum-based diesel fuel use from Step 3 by the CO<sub>2</sub> emission factor from Step 4 (see Equation 7.2) and convert kilograms to metric tons.

Then multiply your biomass-based fuel use from Step 3 by the biogenic CO<sub>2</sub> emission factor from Step 4 and convert kilograms to metric tons.

To calculate the CH<sub>4</sub> and N<sub>2</sub>0 emissions from biofuels, follow the guidance given in Section 7.1.3 below.

## 7.1.3 Mobile Combustion CH<sub>4</sub> and N<sub>2</sub>O Emissions

Below are the recommended and alternate activity data and emission factors for calculating your Scope 1  $CH_4$  and  $N_2O$  emissions from mobile combustion. The following sections detail how to calculate your emissions based on the activity data and emission factors you choose to utilize.

	RECOMMENDED	ALTERNATE
ACTIVITY DATA	Annual mileage by vehicle type, model year and fuel type ☑	Fuel use by vehicle type, model year and fuel type ☑  Annual mileage by vehicle type and fuel type
		Proxy year data

EMISSION	RECOMMENDED	ALTERNATE
FACTOR		
	Default emission factor by vehicle type, model	Default emission factor by fuel type and
	year and fuel type ☑	vehicle type

## 7.1.3.1 Recommended Approach

Estimating emissions of CH<sub>4</sub> and N<sub>2</sub>O from mobile sources using the recommended activity data and emission factors involves five steps:

- 1. Identify the vehicle type, fuel type, and model year of each vehicle you own and operate;
- 2. Identify the annual mileage by vehicle type;
- 3. Select the appropriate emission factor for each vehicle type;
- 4. Calculate  $CH_4$  and  $N_2O$  emissions for each vehicle type and sum to obtain total  $CH_4$  and  $N_2O$  emissions; and
- 5. Convert CH<sub>4</sub> and N<sub>2</sub>O emissions to units of CO<sub>2</sub> equivalent and sum to determine total emissions.

Note that this procedure applies to highway vehicles and alternative fuel vehicles, but not to non-highway vehicles such as ships, locomotives, aircraft, and non-road vehicles. For these vehicles, estimation of  $CH_4$  and  $N_2O$  emissions is based on fuel consumption rather than distance traveled. For these vehicles, use the same fuel consumption data used to estimate  $CO_2$  emissions in the previous section. Then follow Steps 3-5 below to estimate emissions using default factors provided in Table G.12.

# Step 1: Identify the vehicle type, fuel type, and technology type or model year of all the vehicles you own and operate.

You must first identify all the vehicles you own and operate, their vehicle type (such as passenger car or heavy-duty truck), their fuel type (such as gasoline or diesel), and their model year.

#### Step 2: Identify the annual mileage by vehicle type.

 $CH_4$  and  $N_2O$  emissions depend more on distance traveled than volume of fuel combusted. Therefore, the recommended approach is to use vehicle miles traveled data by vehicle type. Sources of annual mileage data include odometer readings or trip manifests that include distance to destinations.

## Step 3: Select the appropriate emission factor for each vehicle type.

Obtain emission factors for highway vehicles from Table G.10. Use Table G.11 for alternative fuel and Table G.12 for non-highway vehicles.

# Step 4: Calculate $CH_4$ and $N_2O$ emissions by vehicle type and sum to obtain total CH4 and N2O emissions.

Use Equation 7.6 to calculate  $CH_4$  emissions by vehicle type, convert to metric tons, and obtain total  $CH_4$  emissions. Then repeat the procedure using Equation 7.7 to obtain total  $N_2O$  emissions.

Equation 7.6	Calculating CH <sub>4</sub> Emissions From Mobile Combustion		
Vehicle Type A			
CH4 Emissions (m	netric tons) =		
	Emission Factor ÷ 1,000,000		
(miles)	(g CH₄/mile) (g/metric ton)		
Vehicle Type B			
CH <sub>4</sub> Emissions (metric tons) =			
	Annual Distance × Emission Factor ÷ 1,000,000		
(miles)	(g CH <sub>4</sub> /mile) (g/metric ton)		
Total CH <sub>4</sub> Emissions =  CH <sub>4</sub> from Type A + CH <sub>4</sub> from Type B +  (metric tons) (metric tons) (metric tons)			

Equation 7.7	Calculating N₂O Emissions From Mobile Combustion	
Vehicle Type A		
N <sub>2</sub> O Emissions (me	etric tons) =	
Annual Distance ×	Emission Factor ÷ 1,000,000	
(miles)	(g N <sub>2</sub> O/mile) (g/metric ton)	
Vehicle Type B		
N₂O Emissions (metric tons) =		
Annual Distance × Emission Factor ÷ 1,000,000		
(miles)	(g N <sub>2</sub> O/mile) (g/metric ton)	
Total N <sub>2</sub> O Emissions = $N_2O$ from Type A + N <sub>2</sub> O from Type B + (metric tons) (metric tons)		

Step 5: Convert CH<sub>4</sub> and N<sub>2</sub>O emissions to units of CO<sub>2</sub> equivalent and determine total emissions from mobile combustion.

Use the IPCC GWP factors in Equation 7.8 to convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent. Then sum your emissions of all three gases to determine your total GHG emissions from mobile combustion (see Equation 7.8).

Equation 7.8	Converting to CO₂ equivalent and determining total emissions
CO <sub>2</sub> Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> Emissions × 1 (metric tons) (GWP)
CH <sub>4</sub> Emissions = (metric tons CO <sub>2</sub> e)	: CH <sub>4</sub> Emissions × 21 (metric tons) (GWP)
N₂O Emissions = (metric tons CO₂e)	
Total Emissions (metric tons CO <sub>2</sub> e)	= CO <sub>2</sub> + CH <sub>4</sub> + N <sub>2</sub> O (metric tons CO <sub>2</sub> e)

## 7.1.3.2 Alternate Activity Data

## 7.1.3.2.1 Fuel use by vehicle type, model year and fuel type

If you do not have mileage data, but you do have fuel consumption data by vehicle type, you can estimate the vehicle miles traveled using fuel economy factors by vehicle type. See Step 3 in Section 7.1.1.2 for a discussion of determining appropriate fuel economy factors. If you operate more than one type of vehicle, you must separately calculate the fuel use for each of your vehicle types. If you have only bulk fuel purchase data, you should allocate consumption across vehicle types and model years in

proportion to the fuel consumption distribution among vehicle type and model years, based on your usage data. Then use Equation 7.9 to estimate annual mileage.

Equation 7.9	Estimating Mileage Based on Fuel Use
Estimated Annual Mileage = Fuel Use × [(City FE × City %) + (Highway FE × Hwy %)] (gallons) (mpg) (mpg)	
(gallorio) (ilips	FE = Fuel Economy

Now you can use your estimated annual mileage from Equation 7.9 to follow the guidance in the recommended approach (Section 7.1.3.1) to estimate your  $CH_4$  and  $N_2O$  Scope 1 emissions from your vehicles.

## 7.1.3.2.2 Annual mileage by vehicle type and fuel type

If you have mileage data categorized by fuel type and vehicle class but not the model years for the vehicles, you can estimate the CH<sub>4</sub> and N<sub>2</sub>O from mobile sources using these five steps:

- 1. Identify the vehicle type and fuel type of each vehicle you own and operate;
- 2. Identify the annual mileage by vehicle type;
- 3. Select the appropriate emission factor for each vehicle type;
- 4. Calculate CH<sub>4</sub> and N<sub>2</sub>O emissions for each vehicle type and sum to obtain total CH<sub>4</sub> and N<sub>2</sub>O emissions; and
- 5. Convert CH<sub>4</sub> and N<sub>2</sub>O emissions to units of CO<sub>2</sub> equivalent and sum to determine total emissions.

# Step 1: Identify the vehicle type, fuel type, and technology type for all the vehicles you own and operate.

You must first identify all the vehicles you own and operate, their vehicle type (such as passenger car or heavy-duty truck), and their fuel type (such as gasoline or diesel).

## Step 2: Identify the annual mileage by vehicle type.

 $CH_4$  and  $N_2O$  emissions depend more on distance traveled than volume of fuel combusted. Therefore, the recommended approach is to use vehicle miles traveled data by vehicle type. Sources of annual mileage data include odometer readings or trip manifests that include distance to destinations.

## Step 3: Select the appropriate emission factor for each vehicle type.

Obtain emission factors for highway vehicles from Table G.13.

#### **Steps 4-5:**

Steps 4 and 5 should be conducted as per the recommended methodology above (7.2.1.1) substituting the emission factors from Table G.13.

#### 7.1.3.2.3 Proxy year data

If you cannot obtain vehicle mileage data for the current year, but have mileage use data for the following year or the prior year or a fiscal year, you may estimate your annual mileage using the proxy year data.

Typically this approach is used in cases of one or a few vehicles. It should not be used as a substitute for a significant group of fleet vehicles or the entire vehicle fleet sector. Local governments should disclose the use of any fuel estimates as part of the calculation methodology disclosure.

Use the following steps to estimate annual mileage based on proxy year fuel use data:

- 1. Identify the vehicle type and fuel type of each vehicle you own and operated in the proxy year;
- 2. Identify the annual mileage by vehicle type in the proxy year and adjustment mileage based on any changes in fleet size and composition between the proxy year and the inventory year;
- 3. Select the appropriate emission factor for each vehicle type;
- Calculate CH<sub>4</sub> and N<sub>2</sub>O emissions for each vehicle type and sum to obtain total CH<sub>4</sub> and N<sub>2</sub>O emissions: and
- 5. Convert CH<sub>4</sub> and N<sub>2</sub>O emissions to units of CO<sub>2</sub> equivalent and sum to determine total emissions.

# Step 1: Identify the vehicle type, fuel type, and technology type for all the vehicles you own and operate.

You must first identify all the vehicles you own and operate, their vehicle type (such as passenger car or heavy-duty truck), their fuel type (such as gasoline or diesel).

Step 2: Identify the annual mileage by vehicle type in the proxy year and adjustment mileage based on any changes in fleet size and composition between the proxy year and the inventory year.

You should consult the Fleet Manager or other knowledgeable source to identify any significant shifts in fleet size and composition. Where documented data is not available, best available estimates should be used to determine mileage by vehicle type in the inventory year.

## Step 3: Select the appropriate emission factor for each vehicle type.

Obtain emission factors for highway vehicles from Table G.13.

#### **Steps 4-5:**

Steps 4 and 5 should be conducted as per the recommended methodology above (7.2.1.1) substituting the emission factors from Table G.13.

## 7.1.3.3 Alternate Emission Factors

If you do not have data on the vehicle type, fuel type, and model year for each vehicle in your vehicle fleet, you can use the default emission factors in Table G.13.

These emission factors require you to break down your vehicle fleet based on vehicle type and fuel type only.

## 7.2 Emissions from Non-Highway Vehicles

To calculate CO2 emissions from non-highway vehicles, you should use fuel consumption data and the recommended approach provided in Section 7.1.1.1. Please note that it is not necessary to track the fuel usage of individual non-highway vehicles or pieces of equipment as long as your local government has a system in place that can show all of the fuel from a tank or fueling system is used to support fleet vehicles under your control.

To calculate the emissions of non- $CO_2$  gases ( $CH_4$  and  $N_2O$ ) from non-highway vehicles and equipment, you should use you should use fuel consumption data and the non-highway vehicles default emission factors in Appendix G, Table G.12.

These fuel use-based emission factors are more appropriate than the distance-based emission factors used to calculate emissions of non-CO2 gases from other mobile sources because non-highway vehicles do not have the emission control technologies required of on-road vehicles and, in many instances, do not record miles traveled.

Please note that if any off-road equipment has been permitted by a local air regulatory authority as a stationary source, its emissions should be included as a stationary combustion source, not in the vehicle fleet sector.

## 7.3 Emissions from Alternative Fuel Vehicles/Electric Vehicles

Emissions from alternative fuel vehicles are calculated in the same manner as other gasoline or diesel mobile sources, with the exception of electric vehicles. For instance, if you operate compressed natural gas or propane fueled vehicles, you must, as with gasoline or diesel, determine the total amount of fuel consumed and apply the appropriate emission factor to calculate your emissions. Electric vehicles are powered by internal batteries that receive a charge from the electricity grid. Therefore, using electric vehicles produces Scope 2 emissions from purchased electricity as opposed to Scope 1 emissions from mobile combustion. To calculate these emissions, you must determine the quantity of electricity consumed and apply an appropriate emission factor (see Chapter 6, Section 6.2).

## 7.4 Fugitive Emissions from Motor Vehicle Air Conditioning

Most on-road vehicles owned and operated by your local government have air conditioning systems. These systems may use refrigerants that contain or consist of compounds that should be reported under this Protocol. Through the use and maintenance of these systems, refrigerant leaks are likely to occur. These leaks are considered Scope 1 fugitive emissions. While leakage from vehicle air conditioning systems may not seem like large source of GHG emissions, some of the refrigerant compounds used in these systems have high GWPs, and thus even small fugitive emissions can translate into significant emissions in terms of CO<sub>2</sub> equivalent.

Note that only those refrigerants that contain or consist of compounds of the GHGs listed in Appendix E should be reported. Hydrofluorocarbons (HFCs) are the primary GHG of concern for motor vehicle air conditioners. Today, HFC-134a is the standard refrigerant used for mobile air conditioning systems. It is also possible that your vehicles use a refrigerant that is a blend of a number of compounds - refrigerant blends that should be reported under this Protocol and their associated GWPs are also listed in Appendix F

Below are the recommended and alternate approaches for calculating your Scope 1 fugitive emissions from mobile sources. Before beginning any calculations in this section, you should first confirm what refrigerants are being used within your air conditioning units. Only those HFCs and refrigerants blends listed in Appendix E are to be included in your inventory.

RECOMMENDED	ALTERNATE
Mass balance method	Estimation based on fleet inventory and
	refrigerants used

## 7.4.1 Recommended Approach

The mass balance approach is the most accurate method for determining HFC emissions. This method is recommended for local governments who service their own fleet vehicles. To calculate HFC emissions using the mass balance approach, follow these three steps:

- 1. Determine the base inventory for each refrigerant used in your fleet vehicles;
- 2. Calculate changes to the base inventory for each refrigerant based on purchases and sales of refrigerants and changes in total capacity of the equipment; and
- 3. Calculate annual emissions of each type of refrigerant, convert to units of carbon dioxide equivalent, and determine total HFC emissions.

## Step 1: Determine the base inventory for each HFC.

First determine the quantity of the refrigerant in storage at the beginning of the year (A) and the quantity in storage at the end of the year (B), as shown in Table 7.1. Refrigerant in storage (or in inventory) is the total stored on site in cylinders or other storage containers and does not include refrigerants contained within vehicles.

## Step 2: Calculate changes to the base inventory.

Next, include any purchases or acquisitions of each refrigerant, sales or disbursements of each refrigerant, and any changes in capacity of refrigeration equipment. Additions and subtractions refer to refrigerants placed in or removed from the stored inventory, respectively.

**Purchases/Acquisitions of Refrigerant.** This is the sum of all the refrigerants acquired during the year either in storage containers or in equipment (item C in Table 7.1). Purchases and other acquisitions may include refrigerant:

- · Purchased from producers or distributors,
- Provided by manufactures or inside vehicles,
- Added to vehicles by contractors or other service personnel (but not if that refrigerant is from your inventory), and
- Returned after off-site recycling or reclamation.

**Sales/Disbursements of Refrigerant.** This is the sum of all the refrigerants sold or otherwise disbursed during the year either in storage containers or in vehicles (item D in Table 7.1). Sales and disbursements may include refrigerant:

- In containers or left in vehicles that are sold,
- Returned to suppliers, and
- Sent off-site for recycling, reclamation, or destruction.

**Net Increase in Total Full Charge of Equipment.** This is the net change to the total equipment volume for a given refrigerant during the year (item E in Table 7.1). Note that the net increase in total full charge of equipment refers to the full and proper charge of the vehicle rather than to the actual charge, which may reflect leakage. It accounts for the fact that if new vehicles are purchased, the refrigerant that is used to charge those new vehicles should not be counted as an emission.

It also accounts for the fact that if the amount of refrigerant recovered from retiring vehicles is less than the full charge, then the difference between the full charge and the recovered amount has been emitted. Note that this quantity will be negative if the retiring vehicles have a total full charge larger than the total full charge of the new vehicles.

If the beginning and ending total capacity values are not known, this factor can be calculated based on known changes in equipment. The total full charge of new vehicles minus the full charge of vehicles that are retired or sold also provides the change in total capacity.

**Table 7.1 Base Inventory and Inventory Changes** 

	Inventory	Amount (kg)
Base	Inventory	
Α	Refrigerant in inventory (storage) at the beginning of the year	
В	Refrigerant in inventory (storage) at the end of the year	
Addit	ions to Inventory	
1	Purchases of refrigerant (including refrigerant in new vehicles)	
2	Refrigerant returned to the site after off-site recycling	
→ C	Total Additions (1+2)	
Subtr	actions from Inventory	
3	Returns to supplier	
4	HFCs taken from storage and/or equipment and disposed of	
5	HFCs taken from storage and/or equipment and sent off-site for recycling or reclamation	
→ D	Total Subtractions (3+4+5)	
Net In	crease in Full Charge/Nameplate Capacity	
6	Total full charge of new vehicles	
7	Total full charge of retiring vehicles	
→E	Change to nameplate capacity (6-7)	

Step 3: Calculate annual emissions of each type of HFC, convert to units of CO₂e, and determine total HFC emissions.

For each type of refrigerant or refrigerant blend, use Equation 7.10 and your data from Table 7.1 to calculate total annual emissions of each type of HFC used in your fleet vehicles.

Equation 7.10	Calculating Emissions of Each Type of HFC Using the Mass Balance Method
Total Annual Emissions (metric tons of HFC) =  ( A - B + C - D - E ) ÷ 1,000  (kg) (kg) (kg) (kg) (kg/metric tons)	

Next, use Equation 7.11 and the appropriate GWP factors from Appendix E to convert each HFC to units of  $CO_2e$ .

Equation 7.11	Converting to CO₂e
HFC Type A Emissions = HFC Type A Emissions × GWP (mt CO <sub>2</sub> e) (metric tons HFC Type A) (HFC A)	

Finally, sum the totals of each type of HFC, in units of  $CO_2e$ , to determine total HFC emissions (see Equation 7.12) from your vehicle fleet.

Equation 7.12	Determining total HFC emissions
Total HFC Emissio	ns = HFC Type A + HFC Type B +
(mt CO <sub>2</sub> e)	(mt CO <sub>2</sub> -e) (mt CO <sub>2</sub> e)

## 7.4.2 Alternate Approach

The alternate approach estimates emissions by multiplying the quantity of refrigerants used by default emission factors. Because default emission factors are highly uncertain, the resulting emissions estimates are considered much less accurate than the mass balance approach, and will probably result in a significant overestimation of your Scope 1 fugitive emissions.

To estimate emissions using the alternate approach, follow these three steps:

- 1. Determine the types and quantities of refrigerants used;
- 2. Estimate annual emissions of each type of HFC; and
- 3. Convert to units of CO<sub>2</sub>e and determine total HFC emissions.

## Step 1: Determine the types and quantities of refrigerants used.

To estimate emissions, you must determine the number of vehicles with air conditioning equipment; the types of refrigerant used; and the refrigerant charge capacity of each piece of equipment (see Table 7.2). If you do not know the refrigerant charge capacity of each piece of equipment, use the upper bound of the range provided by equipment type in Table 7.2.

## Step 2: Estimate annual emissions of each type of refrigerant.

For each type of refrigerant, use Equation 7.13 to estimate annual emissions. Default emissions for estimation purposes are provided in Table 7.2 by equipment type. The equation includes emissions from installation, operation, and disposal of equipment. If you did not install or dispose of equipment during the reporting year, do not include emissions from these activities in your estimation.

Note that refrigerants may be blends of HFCs. Table E.2 lists the GWP factors for selected blends.

Table 7.2 Default Emissions for Mobile Refrigeration / Air Conditioning Equipment

Capacity Type of Equipment (kg)		Installation Emission Factor k (% of capacity)	Operating Emission Factor x  (% of capacity / year)	Refrigerant Remaining at Disposal y (% of capacity)	Recovery Efficiency z (% of remaining)	
Transport Refrigeration	3 - 8	1 %	50 %	50 %	70 %	
Mobile Air Conditioning	0.5 - 1.5	0.5 %	20 %	50 %	50 %	

Source: IPCC, Guidelines for National Greenhouse Gas Inventories (2006), Volume 3: Industrial Processes and Product Use, Table 7.9.

Note: Emission factors above are the most conservative of the range provided by the IPCC. The ranges in capacity are provided for reference. You should use the actual capacity of your equipment. If you do not know your actual capacity, you should use the high end of the range provided (e.g., use 2,000 kg for chillers).

## Equation 7.13 **Estimating Emissions of Each Type of Refrigerant** For each type of refrigerant: Total Annual Emissions = $[(C_N \times k) + (C \times x \times T) + (C_D \times y \times (1-z))] \div 1,000$ (metric tons) (kg) (%) (kg) (%) (years) (kg) (%) (%) (kg/metric ton) Where: C<sub>N</sub> = quantity of refrigerant charged into the new equipment <sup>1</sup> C = total full charge (capacity) of the equipment T = time in years equipment was in use (e.g., 0.5 if used only during half the year and then disposed) C<sub>D</sub> = total full charge (capacity) of equipment being disposed of <sup>2</sup> k = installation emission factor x = operating emission factor y = refrigerant remaining at disposal <sup>2</sup> z = recovery efficiency <sup>2</sup> <sup>1</sup> Omitted if no equipment was installed during the reporting year or the installed equipment was pre-charged by the manufacturer Omitted if no equipment was disposed of during the reporting year

## Step 3: Convert to units of CO<sub>2</sub>e and determine total HFC emissions.

Use Equation 7.11 and the appropriate GWP factors from Appendix E to convert each HFC to units of CO₂e.

Finally, sum the totals of each type of HFC, in units of  $CO_2e$ , to determine total HFC emissions (see Equation 7.12).

## **Chapter 8 Power Generation Facilities**

Local governments that own or operate large combustion facilities may burn any combination of the following fuels: coal, oil, natural gas, biomass, MSW or others for the production of electricity and/or heat and steam. Although hydrocarbon fuel combustion emits  $CO_2$ ,  $CH_4$ , and  $N_2O$ , the  $CO_2$  emissions associated with stationary combustion facilities will be the largest source of emissions from these power generating facilities.

Please note that if you are generating power or heat at a wastewater treatment or solid waste facility and the electricity and/or heat are used entirely within that facility, you should report the Scope 1 stationary combustion emissions from generating that power in those sectors, not in the Power Generation Facilities

#### California Local Governments and AB 32

Note: If your local government operates a power generation facility with a nameplate capacity of 1 MW or higher and emits at least 2,500 metric tons of CO<sub>2</sub> per year, you will be subject to ARB's mandatory reporting regulation under AB 32. The regulation has additional reporting requirements beyond what is described in this Protocol.

For more information and to download the mandatory reporting requirements, visit <a href="https://www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm">www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm</a>.

sector of your Standard Inventory Report. See Chapter 13 for more information.

Emergency generators, while they do generate power, should be included in the Facilities sector. Only if the emergency generators are located at the power generation facility would it be included in the Power Generation Facilities sector.

The amount of  $CO_2$  emitted from hydrocarbon combustion predominantly depends on the quantity of the fuel and carbon content of fuel consumed. To a lesser extent, the oxidation fraction of a particular fuel, under standard operating conditions and practices, also influences  $CO_2$  emissions. (An oxidation fraction reflects an incomplete combustion process, to the extent that all the carbon contained in the fuel does not oxidize into  $CO_2$  but remains as ash or unburned carbon.)

Non-fossil carbon bearing fuels (e.g., landfill gas, wood and wood waste, etc.) may also be combusted in power generating facilities. You should not report biogenic  $CO_2$  emissions as Scope 1 GHG emissions (see Chapter 4, Section 4.5). However, it is important to identify the contribution of these emissions as a part of your overall activities. Thus, you must identify and report biomass  $CO_2$  emissions as biogenic emissions in a category separate from fossil fuel emissions. Note that  $CH_4$  and  $N_2O$  emissions from the combustion of biomass are not considered biogenic and should be calculated and reported as part of your direct emissions inventory.

Power generation facilities use a number of stationary combustion technologies to generate, transmit, and distribute electricity and produce heat and/or steam. Municipal utilities may also combust natural gas and other fossil fuels to transport, store, and distribute natural gas.

## **Note to CCAR Members**

As a member of CCAR, if your local government generates and sells electric power, you are required to report your power generation-related emissions according to CCAR's Power/Utility Protocol (2005) in addition to the guidance in this Protocol. This includes completing the Power/Utility Protocol Report with its associated metrics. Download the Power/Utility Protocol and Report at:

http://www.climateregistry.org/tools/protocols/industry-specific-protocols/power-utility.html.

To quantify CO<sub>2</sub> emissions from stationary combustion a power generating facilities, local governments should use one of the following two methods:

- 1. Measurement-based methodology
- 2. Fuel use calculation-based methodology

For most municipal utilities, the information needed to quantify direct stationary combustion GHG emissions should be available or easily derived from existing reporting activities. For major stationary sources, most municipal utilities already account for and report air pollution emissions to local, state and/or federal regulatory agencies, as well as total annual fuel use, and electricity, steam and heat production.

Most large electric generating units have continuous emissions monitoring systems (CEMs) that track their  $CO_2$  emissions. Smaller units, however, may not have these monitors, but rather may rely on fuel use data to determine their emissions. Because of these varying requirements, you may have to use both the measurement-based and the calculation-based methodologies to fully quantify your GHG emissions from power generation activities.

To maintain consistency with other programs, entities that are required to report emissions to the U.S. EPA according to 40 CFR Part 75 and/or state or local environmental agencies are encouraged to report the same  $CO_2$  emissions information through this Protocol.

Whichever method or combination of methods are used to calculate your GHG emissions inventory, you should use the same reporting methodology from year to year to maintain consistency and comparability between inventory years.

## 8.1 Stationary Combustion: Measurement-Based Methodology

Continuous emissions monitoring systems (CEMS) are the primary emissions monitoring method used in the power/utility sector. Local governments that report  $CO_2$  emissions data to the U.S. EPA according to 40 CFR Part 75 and/or state/province or local environmental agencies can use the same  $CO_2$  emissions information in their GHG inventory.  $CO_2$  data should be monitored in accordance with the requirements of the 40 CFR Part 75 rule, which includes requirements for installing, certifying, operating, and maintaining CEMS for measuring and reporting  $CO_2$  as well as  $SO_2$ ,  $NO_2$ ,  $O_2$ , opacity, and volumetric flow. You may use either of the two following CEMS configurations to determine annual  $CO_2$  emissions:

A monitor measuring  $CO_2$  concentration percent by volume of flue gas and a flow monitoring system measuring the volumetric flow rate of flue gas can be used to determine  $CO_2$  mass emissions. Annual  $CO_2$  emissions are determined based on the operating time of the unit.

A monitor measuring  $O_2$  concentration percent by volume of flue gas and a flow monitoring system measuring the volumetric flow rate of flue gas combined with theoretical  $CO_2$  and flue gas production by fuel characteristics can be used to determine  $CO_2$  flue gas emissions and  $CO_2$  mass emissions. Annual  $CO_2$  emissions are determined based on the operating time of the unit.

You must specify which CEMS configuration you use. Refer to U.S. EPA's resources on 40 CFR Part 75 at <a href="https://www.epa.gov/airmarkets/emissions/rules.html">www.epa.gov/airmarkets/emissions/rules.html</a>.

Note that the Protocol requires that local governments identify and report biomass CO<sub>2</sub> emissions as biogenic emissions, separate from fossil fuel emissions. See Box 8.1 for information on biofuels, waste fuels and biomass co-firing in a unit with CEMS.

## 8.2 Stationary Combustion: Fuel Use-Based Methodology

Estimating emissions from stationary combustion using fuel use data involves the following six steps:

- 1. Determine annual consumption of each fuel combusted at your power-generating facility;
- 2. Determine the appropriate CO<sub>2</sub> emission factors for each fuel;
- 3. Determine the appropriate CH<sub>4</sub> and N<sub>2</sub>O emission factors for each fuel;
- 4. Calculate each fuel's CO<sub>2</sub> emissions;
- 5. Calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions; and
- 6. Convert CH<sub>4</sub> and N<sub>2</sub>O emissions to CO<sub>2</sub> equivalent and determine total emissions.

# Step 1: Determine annual consumption of each fuel combusted at your power-generating facility.

First identify all fuels combusted at your power-generating facility. Examples of fuel types include bituminous coal, residual fuel oil, distillate fuel (diesel), liquefied petroleum gas (LPG), and natural gas.

Then determine your annual fuel use by fuel type, measured in terms of physical units (mass or volume). For stationary combustion sources, the preferred method is to determine the amount of fuel combusted at each combustion unit by reading individual meters located at the fuel input point, if applicable. Alternatively, you may use fuel receipts or purchase records to calculate your total fuel usage. Convert fuel purchase and storage data to estimates of measured fuel use using Equation 8.1.

Equation 8.1	Accounting for Changes in Fuel Stocks

**Total Annual Fuel Consumption =** Annual Fuel Purchases - Annual Fuel Sales + Fuel Stock at Beginning of Year - Fuel Stock at End of Year

## Step 2: Determine the appropriate CO<sub>2</sub> emission factor for each fuel.

The most accurate method is to derive an emission factor for CO<sub>2</sub> using the measured characteristics of the fuels combusted. This method requires information on the heat content and/or carbon content of the fuels. This information can be determined either through fuel sampling and analysis or from data provided by fuel suppliers. Fuel sampling and analysis should be performed periodically, the frequency depending on the type of fuel. In general, the sampling frequency should be greater for more variable fuels (e.g., coal, wood, solid waste) than for more homogenous fuels (e.g., natural gas, diesel fuel). You should collect and analyze fuel data according to applicable industry-approved, national, or international technical standards regarding sampling frequency, procedures, and preparation.

For additional resources on sampling rates and methods, refer to:

- 40 CFR Part 75, Appendix G
- California Air Resources Board Regulation for the Mandatory Reporting of Greenhouse Gas Emissions, Section 95125(c)-(e)
- European Union, *Monitoring and Reporting Guidelines for the EU Emissions Trading Scheme* (2006), Section 13, "Determination of Activity-Specific Data and Factors"
- WRI/WBCSD GHG Protocol Guidance: Direct Emissions from Stationary Combustion, Version 3.0 (July 2005), Annex D (www.qhqprotocol.org).

## Box 8.1 Calculating Emissions from Biofuels, Waste Fuels, and Biomass

#### **Biofuels**

Biofuels such as landfill gas, biosolids, wood, and wood waste may be combusted in addition to fossil fuels. You report your  $CO_2$  emissions from fossil fuel combustion separately from your biogenic  $CO_2$  emissions from biomass combustion.  $CO_2$  emissions from fossil fuel combustion are reported in Scope 1, while  $CO_2$  emissions from biomass combustion are reported separately from the scopes. The same step-by-step procedure for determining GHG emissions from fossil fuels applies to non-fossil fuels. Note that emissions of  $CH_4$  and  $N_2O$  from biomass combustion are included in Scope 1 and are not treated differently from  $CH_4$  and  $CO_2$  originally present in landfill or biogas) with the other biogenic  $CO_2$  emissions from combustion. "Pass through"  $CO_2$  need not be reported.

#### **Waste Fuels**

For facilities that combust municipal solid waste (MSW), you should calculate or monitor your CO<sub>2</sub> emissions resulting from the incineration of waste of fossil fuel origin (e.g. plastics, certain textiles, rubber, liquid solvents, and waste oil) and include those emissions as Scope 1 CO<sub>2</sub> stationary combustion emissions. Your CO<sub>2</sub> emissions from combusting the biomass portion of MSW (e.g., yard waste, paper products, etc.) should be separately calculated and reported as biogenic CO<sub>2</sub> emissions from combustion. You can calculate these emissions using any of the following three methodologies:

- 1. Site-specific information on the biomass portion of MSW obtained from a local waste characterization;
- 2. ASTM D6866 (see below for more information); or
- 3. Methodologies in ARB's Regulation for the Mandatory Reporting of GHG Emissions, Section 95125(h).

## Biomass Co-Firing in a Unit with CEMS

If you combust biomass fuels in any of your units using CEMS to report CO<sub>2</sub> emissions, you should calculate the biogenic emissions associated with the biomass fuels (Equation 8.2) and subtract this from your total measured emissions (Equation 8.3). You should report these separately from your fossil fuel emissions.

Equation 8.2 Calculating Biomass CO <sub>2</sub> Emissions (Fuel Consumption in MMBtu)					
CO <sub>2</sub> from Biomass (metric tons)	Combustion = Biomass Consumed x Biomass Emission Factor x 0.001 (MMBtu) (kg CO <sub>2</sub> /MMBtu) (metric tons/kg)				

Equation 8.3	Backing Out Biomass CO <sub>2</sub> Emissions from CEMS				
CO <sub>2</sub> from Fossil Fuel (metric tons)	Combustion = Total CEMS CO <sub>2</sub> Emissions - Total Biomass CO <sub>2</sub> Emissions (metric tons) (metric tons)	sions			

Alternatively, instead of first calculating biogenic  $CO_2$  from biomass combustion, you may first calculate  $CO_2$  from fossil fuel combustion. To do this, multiply fossil fuel consumption by an appropriate fuel-specific emission factor from Table G.1 and Table G.2 (see Section 8.2, Step 2 below). After deriving total  $CO_2$  from fossil fuel combustion, subtract this value from total CEMS  $CO_2$  emissions to obtain  $CO_2$  from biomass combustion.

As a third option for separately calculating the portion of  $CO_2$  emissions attributable to fossil fuel versus biomass, you may use the methodology described in ASTM D6866-06a, "Standard Test Methods for Determining the Biobased Content of Natural Range Materials Using Radiocarbon and Isotope Ratio Mass Spectrometry Analysis." For further specifications on using this method, see California Air Resources Board Regulation for the Mandatory Reporting of Greenhouse Gas Emissions, Section 95125(h)(2).

The carbon content of each fuel can be expressed in mass of carbon per mass of fuel (such as kg C/short ton), mass of carbon per volume of fuel (such as kg C/gallon), or mass of carbon per unit energy of fuel (such as kg C/MMBtu).

The heat content of each fuel is expressed in units of energy per unit mass or volume (such as MMBtu/short ton or MMBtu/gallon) and should be calculated based on higher heating values (HHV).

Multiply the heat content per unit mass or volume (such as Btu/ton or Btu/gallon) by the carbon content per unit energy (e.g., kg C/Btu) to determine the mass of carbon per physical unit of fuel (such as kg C/ton or kg C/gallon). If you have measured carbon content data expressed in mass of carbon per mass or volume of fuel, you do not need to multiply by a heat content factor, since your factor is already in physical units.

To account for the small fraction of carbon that may not be oxidized during combustion, multiply the carbon content in physical units by the fraction of carbon oxidized. If you do not have oxidation factors specific to the combustion source, use a default oxidation factor of 1.00 (100 percent oxidation). To convert from units of carbon to units of  $CO_2$ , multiply by 44/12, the molecular weight ratio of  $CO_2$  to carbon (see Equation 8.4).

# Equation 8.4 F

Calculating CO<sub>2</sub> Emission Factors Using Measured Fuel Characteristics (Fuel Consumption in Gallons)

Emission Factor (kg  $CO_2$ /gallon) = Heat Content × Carbon Content × % Oxidized × 44/12 (Btu/gallon) (kg C/Btu) ( $CO_2/C$ )

You should use information on the measured fuel characteristics of the fuels you combust whenever possible. In some cases, you may be able to obtain measured heat content information (for example, from your fuel supplier), but unable to obtain measured carbon content data. Likewise, you may have measured carbon content data but no measured heat content data. In these cases, you should combine your more specific data with default factors from Table G.1 and Table G.2.

If you cannot determine the measured heat content or measured carbon content of your specific fuels, use the default emission factors provided by fuel type in Table G.1 and Table G.2. Emission factors are provided in units of  $CO_2$  per unit energy and  $CO_2$  per unit mass or volume. If you combust a fuel that is not listed in the table, you must derive an emission factor based on the specific properties of the fuel using Equation 8.4.

#### Step 3: Determine the appropriate CH<sub>4</sub> and N<sub>2</sub>O emission factors for each fuel.

Estimating  $CH_4$  and  $N_2O$  emissions depend not only on fuel characteristics, but also on technology type and combustion characteristics; usage of pollution control equipment; and maintenance and operational practices. Due to this complexity, estimates of  $CH_4$  and  $N_2O$  emissions from stationary sources are much more uncertain than estimates of  $CO_2$  emissions.  $CH_4$  and  $N_2O$  also account for much smaller quantities of emissions from stationary combustion than  $CO_2$ .

If your facilities use direct monitoring to obtain specific emission factors based on periodic exhaust sampling, use these emission factors.

If you do not have direct monitoring at your facilities, use factors from Table G.4 based on specific types of combustion equipment for the electricity generation sector.

## Step 4: Calculate each fuel's CO<sub>2</sub> emissions and convert to metric tons.

To determine your facility's  $CO_2$  emissions from stationary combustion, multiply your fuel use from Step 1 by the  $CO_2$  emission factor from Step 2, and then convert kilograms to metric tons. Repeat the calculation for each fuel type, then sum (see Equation 8.5).

Note that Equation 8.5 expresses fuel use in gallons. If fuel use is expressed in different units (such as short tons, cubic feet, MMBtu, etc.), replace "gallons" in the equation with the appropriate unit of measure. Be sure that your units of measure for fuel use are the same as those in your emission factor.

Equation 8.5	Calculating CO <sub>2</sub> Emissions From Stationary Combustion (Fuel use in gallons)			
Fuel Consumed >	sions (metric tons) =  Emission Factor ÷ 1,000 (kg CO <sub>2</sub> /gallon) (kg/metric ton)			
Fuel B CO <sub>2</sub> Emissions (metric tons) = Fuel Consumed × Emission Factor ÷ 1,000 (gallons) (kg CO <sub>2</sub> /gallon) (kg/metric ton)				
CO <sub>2</sub> from Fuel A +	CO <sub>2</sub> from Fuel B + (metric tons) (metric tons)			

## Step 5: Calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions and convert to metric tons.

To determine your CH<sub>4</sub> emissions from stationary combustion at your facility, multiply your fuel use from Step 1 by the CH<sub>4</sub> emission factor from Step 3, and then convert grams to metric tons. Repeat the calculation for each fuel and technology type, then sum (see Equation 8.6).

Note that Equation 8.6 expresses fuel use in MMBtu. If fuel use is expressed in different units (such as gallons, short tons, cubic feet, etc.) you must convert your fuel use data to units of MMBtu.

If you have a measured heat content factor for your specific fuels, use it to convert fuel data to energy units. Otherwise, use a default heat content factor by fuel from Table G.1 or Table G.2. Be sure that your units of measure for fuel use are the same as those in your emission factor.

Follow the same procedure, using Equation 8.7, to calculate total emissions of N<sub>2</sub>O at your facility.

Equation 8.6	Calculating CH₄ Emissions From Stationary Combustion					
Fuel/Technology Type A CH <sub>4</sub> Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g CH <sub>4</sub> /MMBtu) (g/metric ton)						
Fuel/Technology Type B CH <sub>4</sub> Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g CH <sub>4</sub> /MMBtu) (g/metric ton)						
Total CH <sub>4</sub> Emissions (metric tons) = CH <sub>4</sub> from Type A + CH <sub>4</sub> from Type B + (metric tons) (metric tons)						

Equation 8.7	Calculating N₂O Emissions From Stationary Combustion					
Fuel/Technology Type A  N <sub>2</sub> O Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g N <sub>2</sub> O/MMBtu) (g/metric ton)						
Fuel/Technology Type B N <sub>2</sub> O Emissions = Fuel Use × Emission Factor ÷ 1,000,000 (metric tons) (MMBtu) (g N <sub>2</sub> O/MMBtu) (g/metric ton)						
Total N <sub>2</sub> O Emissions (metric tons) = N <sub>2</sub> O from Type A + N <sub>2</sub> O from Type B + (metric tons) (metric tons) (metric tons)						

Step 6: Convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent and determine total emissions from stationary combustion.

Use the IPCC GWP factors provided in Equation 8.8 (and Appendix E) to convert  $CH_4$  and  $N_2O$  emissions to units of  $CO_2$  equivalent. Then sum your emissions of all three gases to determine your total emissions from stationary combustion at your facility (see Equation 8.8).

Equation 8.8	Converting to CO₂e and Determining Total Emissions
CO <sub>2</sub> Emissions = (metric tons CO <sub>2</sub> e)	CO <sub>2</sub> Emissions × 1 (metric tons) (GWP)
CH <sub>4</sub> Emissions = (metric tons CO <sub>2</sub> e)	CH <sub>4</sub> Emissions × 21 (metric tons) (GWP)
N <sub>2</sub> O Emissions = (metric tons CO <sub>2</sub> e)	N <sub>2</sub> O Emissions × 310 (metric tons) (GWP)
	= CO <sub>2</sub> + CH <sub>4</sub> + N <sub>2</sub> O (metric tons CO <sub>2</sub> e)

## 8.3 Scope 2 Emissions from Transmission and Distribution Losses

If you purchase (rather than generate) electricity and transport it through a T&D system that you own or control, you should report the emissions associated with T&D losses under Scope 2.

To estimate these emissions, follow the same procedure described in Chapter 6, Section 6.2.1 for estimating indirect emissions from electricity use.

In Step 1, use the electricity consumed in the T&D system (T&D losses) as your quantity of electricity consumed.

In Step 2, use either a generator-specific emission factor (if the purchased electricity comes directly from a known generation source rather than the grid) or a grid-average emission factor from the appropriate eGRID subregion if the power comes from the grid.

## 8.4 Fugitive Emissions

Fugitive emissions are unintentional releases of GHGs, for instance from joints, seals, and gaskets. Fugitive emissions at power generation facilities may include:

- SF<sub>6</sub> from electricity transmission and distribution systems;
- CH<sub>4</sub> from fuel handling, storage, transmission and distribution;
- HFCs from air conditioning and refrigeration systems (both stationary and mobile); and
- HFCs from fire suppression equipment.

## 8.4.1 SF<sub>6</sub> Emissions from Electricity Transmission and Distribution

Within the electric power industry,  $SF_6$  is a gas often used for electrical insulation, arc quenching and current interruption equipment used to transmit and distribute electricity.  $SF_6$  is extremely stable and long lasting, and is also a potent greenhouse gas. It is estimated that the electric power industry uses about 80 percent of the  $SF_6$  produced worldwide, with circuit breaker applications accounting for most of this amount.<sup>17</sup>

Fugitive  $SF_6$  emissions from the electricity transmission and distribution are the result of normal operations and routine maintenance, as well as the use of older equipment.  $SF_6$  can escape to the atmosphere during normal operations, releases from properly functioning equipment (due to both static and dynamic operation) and old and/or deteriorated gaskets or seals.  $SF_6$  can also escape when gas is either transferred into or extracted from equipment for disposal, recycling, or storage.

To calculate your fugitive SF<sub>6</sub> emissions from electricity transmission and distribution operations, you should use the mass balance method, as outlined below in Equation 8.9. This method is consistent with IPCC's guidance, with California Air Resources Board, *Draft Regulation for the Mandatory Reporting of Greenhouse Gas Emissions*, 2007, the California Climate Action Registry's *Power/Utility Reporting Protocol*, 2005, and U.S. EPA's SF<sub>6</sub> Emission Reduction Partnership for Electric Power Systems, *Emissions Inventory Reporting Protocol*.

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 $<sup>^{17}</sup>$  Other uses of SF $_{6}$  include: semiconductor processing, blanket gas for magnesium casting, reactive gas in aluminum recycling to reduce porosity, thermal and sound insulation, airplane tires, spare tires, "air sole" shoes, scuba diving voice communication, leak checking, atmospheric tracer gas studies, ball inflation, torpedo propeller quieting, wind supersonic channels, and high voltage insulation for many other purposes, such as AWACS radar domes and X-ray machines.

Fugitive SF<sub>6</sub> Mass Balance Method

off-site recycling.

Equation 8.9

# $SF_6 \, \text{Emissions} = (I_B - I_E + P - S - C)$ $Where: \\ SF_6 \, \text{Emissions} = \\ & \text{annual fugitive } SF_6 \, \text{emissions} \\ & \text{the quantity of } SF_6 \, \text{in inventory at the beginning of the year (in storage containers, not in equipment)} \\ & \text{the quantity of } SF_6 \, \text{in inventory at the end of the year (in storage containers, not in equipment)} \\ & \text{purchases/acquisitions of } SF_6. \, \text{This is the sum of all the } SF_6 \, \text{acquired from other entities during the year either in storage or in equipment, including } SF_6 \, \text{purchased from}$

sales/disbursements of SF<sub>6</sub>. This is the sum of all the SF<sub>6</sub> sold or otherwise disbursed to other entities during the year either in storage containers or in equipment, including SF<sub>6</sub> returned to suppliers, SF<sub>6</sub> sent off-site for recycling, and SF<sub>6</sub> that is destroyed. Change in total nameplate capacity of equipment (Nameplate Capacity of New Equipment – Nameplate Capacity of Retiring Equipment). This is the net increase in the total volume of SF<sub>6</sub>-using equipment during the year. Note that "total nameplate capacity" refers to the full and proper charge of the equipment rather than to the actual charge, which may reflect leakage. This term accounts for the fact that if new

manufacturers or distributors with or inside of equipment, and SF<sub>6</sub> returned to site after

chemical producers or distributors in bulk, SF<sub>6</sub> purchased from equipment

C = equipment is purchased, the SF<sub>6</sub> that is used to charge that new equipment should not be counted as an emission. On the other hand, it also accounts for the fact that if the amount of SF<sub>6</sub> recovered from retiring equipment is less than the nameplate capacity, then the difference between the nameplate capacity and the recovered amount has been emitted.

## 8.4.2 Fugitive Emissions from Solid Fuel Handling and Storage

#### Coal Handling & Storage

In the course of mining, transporting and storing coal used for power generation, methane is emitted from underground mining, surface mining, and post-mining activities. Some methane remains in the coal after it is removed from the mine and can be emitted as the coal is transported, processed, and stored. Depending on the characteristics of the coal and the way it is handled after leaving the mine, the amount of methane released during post-mining activities can be significant and can continue for weeks or months. The greatest releases occur when coal is crushed, sized, and dried in preparation for industrial or utility uses. The actual amount of gas that escapes into the atmosphere will be a function of the rate of methane desorption, the coal's original gas content, and the amount of time elapsed before coal combustion occurs.

There are currently no standardized methodologies for calculating these emission sources. Local governments should use industry best practices to estimate the emissions from these sources.

#### **Biomass Handling & Storage**

In the handling and storage of biomass,  $CH_4$  is formed where anaerobic digestion occurs. Whether or not anaerobic conditions occur in the pile largely depends on the characteristics of the pile and its surroundings (height, surface, temperature) and the content of the biomass itself (particle size, density,

moisture content). Biomass piles may also be a source of  $N_2O$  emissions during the first stage of decomposition.

There are currently no standardized methodologies for calculating these emission sources. Local governments should use industry best practices to estimate the emissions from these sources.

## **Fugitive Emissions from Natural Gas Transmission & Distribution**

This Protocol does not contain guidance or references for quantifying the fugitive methane emissions from these operations, as there are no existing methodologies for assessing these emissions at the facility-level. Local governments should use industry best practices to estimate the emissions from these sources.

The California Climate Action Registry is currently in the process of developing an industry-specific protocol for natural gas transmission and distribution. This document should be available by the end of 2008, and will be a suitable reference document for local governments with natural gas transmission and distribution operations. New guidance will be incorporated into this Protocol as it becomes available.

## **Chapter 9 Solid Waste Facilities**

Local governments are often responsible for providing solid waste services to their communities. This may include activities like collecting and transporting waste, sorting waste, managing recycling and composting programs and facilities, and managing landfills.

Many local governments have actively engaged in a variety of programs and activities to reduce waste going to landfills, mainly through recycling and composting activities. While it is outside of the scope of this Protocol to provide quantification methodologies to estimate the GHG reductions or benefits associated with these waste-reducing activities, we do plan to explore developing such methodologies as part of the community-level protocol process. Information about your local government's recycling and composting activities can be reported optionally.

#### California Local Governments and AB 32

Note: If your local government operates a solid waste facility that includes co-generation or power generation operations with a nameplate capacity of 1 MW or higher and emits at least 2,500 metric tons of CO<sub>2</sub> per year, or a stationary combustion source that emits over 25,000 metric tons of CO<sub>2</sub> per year, you will be subject to ARB's mandatory reporting regulation under AB 32. The regulation has additional reporting requirements beyond what is described in this Protocol.

For more information, see Appendix A and to download the mandatory reporting requirements, visit

www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm.

The collection, processing and disposal of solid waste can encompass many different sources of GHG emissions. This chapter focuses solely on estimating the fugitive CH<sub>4</sub> emissions released from solid waste facilities, namely landfills that accept (or accepted) organic waste. For guidance on calculating the GHG emissions from other activities related to solid waste, you should refer to other chapters in the Protocol. Table 9.1 provides references to the appropriate chapter and section for common GHG sources related to solid waste management.

Please note that if you are generating power or heat at your solid waste facility and the electricity and/or heat are consumed entirely within the facility, you should report the Scope 1 stationary combustion emissions from generating that power in the Solid Waste Facility sector, not in the Power Generation Facilities sector of your Standard Inventory Report. See Chapter 13 for more information.

Also note that if you are combusting or incinerating MSW at your facility, there are default emission factors for California and the US in Appendix G, Table G.2. The fossil-based CO<sub>2</sub>, CH<sub>4</sub> and N<sub>2</sub>O should be reported as Scope 1, while the biogenic CO<sub>2</sub> should be reported separate from the scopes as biogenic emissions from biomass combustion. If you are combusting biosolids, this is considered completely biogenic in origin and emissions should be reported as biogenic emissions from biomass combustion.

Table 9.1 Protocol References for Solid Waste-Related Emission Sources

GHG type/source	Protocol Reference
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from fuel-combusting equipment	Chapter 6, Section 6.1
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from purchased electricity	Chapter 6, Section 6.2
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from waste-hauling fleet vehicles	Chapter 7
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from bulldozers, forklifts, etc.	Chapter 7
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from power generated and consumed	Chapter 8
at solid waste facility	·

## Why Do Landfills Create Methane Emissions?

After being placed in a landfill, organic waste (such as paper, food scraps, and yard trimmings) is initially decomposed by aerobic bacteria. After the oxygen has been depleted, the remaining waste is available for consumption by anaerobic bacteria, which break down organic matter into substances such as cellulose, amino acids, and sugars. These substances are further broken down through fermentation into gases and organic compounds that form the substrates for the growth of methanogenic bacteria. These CH<sub>4</sub>-producing anaerobic bacteria convert the fermentation products into stabilized organic materials and biogas consisting of approximately 50 percent CO<sub>2</sub> and 50 percent CH<sub>4</sub>, by volume. <sup>18</sup>

## 9.1 Organizational Boundary Issues

To determine what emissions associated with waste your local government is responsible for calculating and reporting under the Protocol, you will need to examine your solid waste activities according to the organizational boundary guidance in Chapter 3. It is the same process you used to determine what facilities your local government is responsible for.

Remember you should consistently apply your organizational consolidation approach across all sources of emissions within your local government. Thus, if the rest of your local government's inventory is based on operational control, use the operational control conditions to determine if the solid waste facility that serves your local government falls under your control.

Many local governments contract for solid waste services or do not have a landfill within their jurisdiction - in order to determine if the GHG emissions associated with solid waste fall within your organizational boundaries, refer to the details of your contract. Most local governments will not have financial nor operational control over waste services they have contracted out. If your local government does not own or operate the landfill that accepts your waste, see Chapter 12, Section 12.2.2 for information about reporting Scope 3 emissions related to your waste generation. You are encouraged to optionally report these emissions as Scope 3.

## 9.2 Ongoing Research and Development

At the time of writing this Protocol, there is no widely accepted methodology to be recommended for directly measuring fugitive methane emissions from solid waste. Many industry- and government-sponsored studies are underway to develop and validate methods to more accurately determine or measure these emissions. The results of these studies will allow more specific and accurate guidance to be given for this source of emissions in the future. In the interim, the Protocol provides conservative estimation approaches so that this significant GHG source is not left out of local government GHG inventories. We expect the guidance in this chapter will change considerably in future versions of the Protocol as more information becomes available.

## 9.3 Estimation Methodologies

Fugitive methane emissions from landfills are a function of several factors, including:

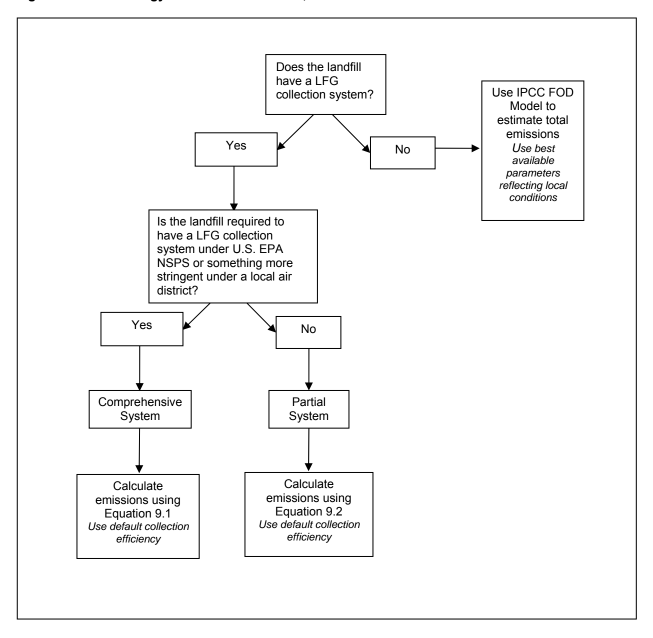
- 1. The total amount of waste in landfills, which is related to total waste landfilled annually;
- 2. The characteristics of landfills receiving waste (i.e., composition of waste-in-place, size, climate, etc.)
- 3. The amount of CH<sub>4</sub> that is recovered and either flared or used for energy purposes; and
- 4. The amount of CH<sub>4</sub> oxidized in landfills instead of being released into the atmosphere.

<sup>&</sup>lt;sup>18</sup> US EPA *Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006*, Chapter 8.

The methodologies below are for use by local governments who have landfills within their organizational boundaries, and therefore need to report the fugitive  $CH_4$  emissions from the landfill as a Scope 1 emission source. How to estimate the fugitive  $CH_4$  emissions from your landfill is determined by the facility-specific data available to you, the type of landfill you have, and the type of landfill gas (LFG) collection system you have, if any.

Figure 9.1 will help you determine the appropriate methodology to use based on this information.

Figure 9.1 Methodology Decision Tree for CH<sub>4</sub> Emissions from Landfills



## 9.3.1 Landfills with No LFG Collection System

If your landfill does not have a LFG collection system in place, the fugitive  $CH_4$  emissions can be estimated using a first order kinetics model based on the amount of waste disposed annually, its composition, and the climate and operational conditions of the landfill.

The IPCC has developed a First Order Decay (FOD) model for national governments to quantify waste emissions as part of its 2006 guidelines. This model is based on the assumption that the amount of carbon that will decay is directly proportional to the current amount of material available in the landfill to undergo decay. The excel-based tool provided with this Protocol is based on the IPCC FOD model. The California Air Resources Board developed this tool for local governments that facilitates entry for waste characterization numbers and local parameters from US EPA, state or local environmental agencies. You can download the excel-based FOD model from <a href="https://www.arb.ca.gov/cc/protocols/localgov/localgov.htm">www.arb.ca.gov/cc/protocols/localgov/localgov.htm</a> or each of the partner's websites, where it is available along with this Protocol.

For those local governments that do not have facility-specific data to use in the model, default values are provided below for many variables. These default values are also available in the tool itself.

To estimate the fugitive CH<sub>4</sub> emissions from your landfill, follow the steps below:

- 1. Determine the annual waste deposited in the landfill historically;
- 2. Input data into the excel-based FOD model; and
- 3. Calculate fugitive emissions in metric tons CH<sub>4</sub> and CO<sub>2</sub>e.

## Step 1: Determine the annual waste in place deposited in the landfill historically.

This should include all waste deposited for all years from the opening year of the landfill up to the year you wish to estimate emissions for. If the opening year is not known, then assume the opening year was 60 years prior to the calendar year for which the estimate is desired.

If you do not have all the years of waste deposition data, use the guidance in Box 9.1 to estimate data for the missing years. Also, your state waste board may have records of the waste deposited in individual landfills going back in time.

#### Box 9.1 How to Estimate Annual Waste in Place (WIP)

- 1. Obtain population estimates from the U.S. Census Bureau for the jurisdiction(s) depositing waste in your landfill for all years for which you have missing waste data.
- 2. Use the known waste deposition data for the year closest to the missing year and multiply this by the ratio of population for the year you want to estimate divided by the population for the known waste deposition year. Repeat this to estimate annual WIP for all of the missing years.

#### Step 2: Input data into the excel-based FOD model.

Use the excel-based FOD model provided with the Protocol to generate estimates of the amount of CH<sub>4</sub> generated for the year in question, in units of metric tons of CH<sub>4</sub> generated per year.

Below are the facility-specific data that you need to provide about your landfill in order to run the FOD model:

Annual waste in place from Step 1 above (tons)

- Annual greenwaste, compost and biosolids used for daily cover, if applicable (tons)
- Waste characterization (percentage per waste type, default values available in Table 9.3 and Table 9.4)
- · Landfill's open year
- Landfill's close year (if applicable)
- Fraction of CH<sub>4</sub> in LFG from source testing (default value available)
- Average annual rainfall at landfill (inches/year) to determine appropriate methane generation rate constant (k) value (See Table 9.5)

The FOD model uses a series of equations to calculate the amount of CH<sub>4</sub> generation based on the above inputs. The summary of primary IPCC FOD equations as applied by the ARB excel tool is presented in Table 9.2.

## **Table 9.2 Primary Equations from FOD Model**

ANDOC (metric tons) = WIPyear (short tons) x 0.9072 (metric tons/short ton) x TDOC x DANF

CH<sub>4</sub> generation (metric tons) =

$$\{ ANDOC_{year-start} \ x \ [1 - exp^{-[k]}] - ANDOC_{deposited-last \ year} \ x \ [1/k \ x \ (exp^{-[k \ x \ (1 - M/12)]} - exp^{-[k]}) - (M/12) \ x \ exp^{-[k]}] + ANDOC_{deposited-same \ year} \ x \ [1 - ((1/k) \ x \ (1 - exp^{-[k \ x \ (1 - M/12)]}) + (M/12))] \} \ x \ F_{CH4}$$

 $CH_4$  emitted (metric tons) =  $[CH_4$  Generation (metric tons  $CH_4$ )] x (1 –OX)

CH<sub>4</sub> emitted (metric tons CO<sub>2</sub>e) = CH<sub>4</sub> emitted (metric tons CH<sub>4</sub>) x GWP

## Where:

Term		Value	Value
WIP	=	Waste-in-Place (wet weight, short tons)	User Input
TDOC	=	Total Degradable Organic Carbon fraction of the total WIP (metric tons of TDOC/metric tons of Total WIP) Decomposable Anaerobic Fraction of the TDOC	Defaults provided Table 9.6
DANF	=	capable of decomposition in anaerobic conditions (metric tons of ANDOC/metric tons of TDOC)	Defaults provided Table 9.7
ANDOC	=	Anaerobically Degradable Organic Carbon (metric tons of carbon)	Calculated
ANDOC year-start	=	ANDOC in place at the beginning of the inventory year in question	Calculated
ANDOC deposited-last year	=	ANDOC deposited during the previous inventory year	Calculated
ANDOC deposited-same year	=	ANDOC deposited during the inventory year in question	Calculated
exp	=	Exponential Function exp [x]	
k	=	Methane Generation Rate Constant	Defaults provided Table 9.5
M		Assumed delay before newly deposited waste begins to undergo substantial anaerobic decomposition (Months)	6 <sup>1</sup>
F <sub>CH4</sub>	=	Fraction of decomposing carbon converted into CH <sub>4</sub>	0.51
OX	=	Oxidation Factor	.10 <sup>1</sup>
GWP	=	Global Warming Potential to convert metric tons of methane into metric tons of CO <sub>2</sub> equivalents (CO <sub>2</sub> e).	21

<sup>&</sup>lt;sup>1</sup> Source: IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 3, 3.15, 3.19 (2006).

As you can see in the equations above, there are a number of inputs to the FOD model for which default values are provided. These inputs are listed below, along with their default values. If you have facility-specific information for any of these inputs, use them in place of the default values.

**Table 9.3 Default US Waste Characterization (1960-present)** 

Waste Type	Waste Type (%) by Year								
	1960	1970	1980	1990	1995	2000	2001	2002	2003- present
Newspaper	6.4%	6.4%	5.9%	4.8%	3.9%	3.7%	2.1%	1.9%	1.4%
Office Paper	10.7%	11.3%	12.0%	13.1%	15.0%	14.8%	14.5%	14.7%	14.1%
Corrugated Boxes	10.8%	13.5%	11.5%	10.5%	10.3%	10.3%	9.8%	9.8%	9.3%
Coated Paper	2.2%	2.0%	2.4%	2.1%	1.8%	1.5%	1.3%	1.2%	1.4%
Food	14.8%	11.3%	9.5%	12.1%	13.4%	15.6%	16.2%	16.1%	16.4%
Grass	12.1%	10.3%	10.1%	9.0%	6.6%	3.6%	3.8%	3.8%	3.8%
Leaves	6.1%	5.1%	5.0%	4.5%	3.3%	1.8%	1.9%	1.9%	1.9%
Branches	6.1%	5.1%	5.0%	4.5%	3.3%	1.8%	1.9%	1.9%	1.9%
Lumber	3.7%	3.3%	5.1%	7.0%	7.3%	7.1%	7.4%	7.4%	7.5%
Textiles	2.1%	1.8%	1.7%	3.3%	4.5%	5.3%	5.6%	5.7%	6.0%
Diapers	0.1%	0.3%	1.4%	1.6%	1.9%	2.0%	2.1%	2.1%	2.1%
Construction/Demolition	2.6%	2.5%	3.5%	3.9%	4.5%	4.8%	5.0%	5.1%	5.2%
Medical Waste	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
Sludge/Manure	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%

Source: US EPA Municipal Solid Waste publication: http://www.epa.gov/msw/pubs/03data.pdf.

These default waste characterization values are used in the FOD model for all states 1960-1995, and for all states except California 1960-present.

**Table 9.4 Default California Waste Characterization (1996-present)** 

Waste Type	Waste Type (%) by Year				
	1996-2002 <sup>1</sup>	2003-present <sup>2</sup>			
Newspaper	4.3%	2.2%			
Office Paper	4.4%	2.0%			
Corrugated Boxes	4.6%	5.7%			
Coated Paper	16.9%	11.1%			
Food	15.7%	14.6%			
Grass	5.3%	2.8%			
Leaves	2.6%	1.4%			
Branches	2.4%	2.6%			
Lumber	4.9%	9.6%			
Textiles	2.1%	4.4%			
Diapers	6.9%	4.4%			
Construction/Demolition	6.7%	12.1%			
Medical Waste	0.0%	0.0%			
Sludge/Manure	0.1%	0.1%			

Source:

<sup>&</sup>lt;sup>1</sup>CIWMB Statewide Waste Characterization Study (1999).

<sup>&</sup>lt;sup>2</sup> CIWMB Statewide Waste Characterization Study (2004).

These default waste characterization values are used in the FOD model for California only from 1996-2002 and 2003-present.

Table 9.5 Default k Values

Average Rainfall (inches/year)	k
<20	0.020
20 - 40	0.038
>40	0.057
Course: EDA Inventory of I	S. Croophouse Coe

Source: EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006, Annex 3.14 (2008).

Table 9.6 Total Organic Degradable Carbon per Waste Type (TDOC)

Waste Type	TDOC	Source
Newspaper	46.5%	EPA
Office Paper	39.8%	EPA
Corrugated Boxes	40.5%	EPA
Coated Paper	40.5%	EPA
Food	11.7%	EPA
Grass	19.2%	EPA
Leaves	47.8%	EPA
Branches	27.9%	EPA
Lumber	43.0%	IPCC
Textiles	24.0%	IPCC
Diapers	24.0%	IPCC
Construction/Demolition	4.0%	IPCC
Medical Waste	15.0%	IPCC
Sludge/Manure	5.0%	IPCC

Sources:

EPA Solid Waste Management and Greenhouse Gasses: A Life-Cycle Assessment of Emissions and Sinks, Exhibits 7-2, 7-3 (May 2002).

IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 2, Table 2.4, 2.5 and 2.6 (2006).

Table 9.7 Default Decomposable Anaerobic Fraction (DANF) of the TDOC per waste type

Waste Type	DANF	Source
Newspaper	16.1%	EPA
Office Paper	87.4%	EPA
Corrugated Boxes	38.3%	EPA
Coated Paper	21.0%	EPA
Food	82.8%	EPA
Grass	32.2%	EPA
Leaves	10.0%	EPA
Branches	17.6%	EPA
Lumber	23.3%	CEC
Textiles	50.0%	IPCC
Diapers	50.0%	IPCC
Construction/Demolition	50.0%	IPCC
Medical Waste	50.0%	IPCC
Sludge/Manure	50.0%	IPCC

Sources: EPA Solid Waste Management and Greenhouse Gasses: A Life-Cycle Assessment of Emissions and Sinks Exhibits 7-2, 7-3 (May 2002).

CEC Inventory of California Greenhouse Gas Emissions and Sinks: 1990-2004 (December 2006).

IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 3, 3.13 (2006).

Step 3: Calculate fugitive emissions in metric tons CH<sub>4</sub> and CO<sub>2</sub>e.

The FOD model will estimate the annual fugitive  $CH_4$  emissions from your landfill in metric tons, and will use a GWP of 21 to convert metric tons of  $CH_4$  into metric tons of  $CO_2$  equivalent.

## 9.3.2 Landfills with Comprehensive LFG Collection Systems

Fugitive CH<sub>4</sub> emissions from a landfill with an active and comprehensive LFG collection system can be derived using the data on actual LFG collected and applying a standard collection efficiency. For the purposes of this Protocol, the LFG collection system is considered to be comprehensive if the landfill is required to have a LFG collection system under US EPA's New Source Performance Standards (NSPS), or a system more stringent than NSPS as dictated by a local air district.

Below are the facility-specific data that you will use with Equation 9.1 in order to estimate the fugitive CH<sub>4</sub> emitted by your landfill:

- Annual landfill gas collected
- Fraction of CH<sub>4</sub> in LFG from source testing (default value available)

Equation 9.1	Landfills with Comprehensive LFG Collection Systems		
CH <sub>4</sub> emitted (metric tons CO <sub>2</sub> e) =			
LFG collected x	$CH_4\% x \{(1 - DE) + [((1 - CE) / CE) x (1 - OX)]\} x unit conversion x GWP$		

Where:

Term		Description	Value
LFG collected	=	Annual LFG collected by the collection system (MMSCF)	user input
CH₄%	=	Fraction of CH₄ in LFG	0.5, if no facility-specific value is available
DE	=	CH <sub>4</sub> Destruction Efficiency, based on the type of combustion/flare system.	.99 <sup>1</sup>
CE	=	Collection Efficiency	0.75
OX	=	Oxidation Factor	$0.10^2$
Unit conversion	=	Applies when converting million standard cubic feet of methane into metric tons of methane (volume units to mass units)	19.125
GWP	=	Global Warming Potential to convert metric tons of methane into metric tons of CO <sub>2</sub> equivalents (CO <sub>2</sub> e).	21

#### Sources:

## Step 1: Determine the annual landfill gas collected for the landfill.

This data should be in units of million standard cubic feet (a standard cubic foot is measured at 60 degrees F and standard atmospheric pressure). This is called LFG (MMSCF) in Equation 9.1.

If this year happens to be the first year of operation of the system, use the estimation methodology in Section 9.3.1.

## Step 2: Determine the methane fraction from the annual landfill gas data you collected.

If you perform source testing on the LFG according to the requirements of a local, state or national agency, you can use your site specific data for  $CH_4\%$  in Equation 9.1.

If you do not perform site-specific source testing, use the default methane fraction of 50%.

#### Step 3: Apply a standard collection efficiency of 75%.

The AP 42 emission factors for waste/landfills in the controlled emissions section states that landfill gas collection systems are not 100% efficient in collecting gas and therefore emissions of methane will still occur. Based on reported collection efficiencies between 60% – 85%, a value of 75% collection efficiency is stated as most commonly used<sup>19</sup>, and is used in this Protocol as a conservative default collection efficiency.

## Step 4: Determine the methane destruction efficiency of the control device.

You have the option to use either the default value of .99, or use site-specific methane destruction efficiencies that has been accepted for reporting purposes by a regulatory agency.

## Step 5: Account for cover soil oxidation.

Assume a cover soil oxidation value (OX) of 10%.

<sup>&</sup>lt;sup>1</sup> EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006, Chapter 8, 8-4 (April 2008).

<sup>&</sup>lt;sup>2</sup> IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 3, 3.15, 3.19 (2006).

<sup>&</sup>lt;sup>19</sup> EPA AP 42 Emission Factors, Solid Waste Disposal, pg 2, 4-6 (1998).

## Step 6: Convert CH<sub>4</sub> to CO<sub>2</sub>e.

Use a GWP of 21 to convert metric tons of methane into metric tons of CO<sub>2</sub> equivalent.

## 9.3.3 Landfills with Partial LFG Collection Systems

Fugitive CH<sub>4</sub> emissions for a landfill with a partial LFG collection system can be derived using the data on actual LFG collected together with a standard collection efficiency and a factor to account for emissions from the uncollected area of the landfill. For the purposes of this Protocol, a LFG collection system is considered to be comprehensive only if the landfill is required to have a LFG collection system under US EPA NSPS, or a system more stringent than NSPS as dictated by a local air district. Thus, if you landfill is not subject to NSPS, your LFG collection system is considered partial.

Below are the facility-specific data that you will use with Equation 9.2 in order to estimate the fugitive CH<sub>4</sub> emitted by your landfill:

- · Annual landfill gas collected
- Fraction of CH<sub>4</sub> in LFG from source testing (default value available)
- Factor to account for emissions from the uncollected surface area of the landfill

## Equation 9.2 Landfills with Partial LFG Collection Systems

 $CH_4$  emitted (metric tons  $CO_2e$ ) =

LFG Collected x CH<sub>4</sub>% x {(1-DE) + [(1/CE) x (1-OX)] x [AF + (1-CE)]} x unit conversion x GWP

#### Where:

Term		Description	Value
LFG collected	=	Annual LFG collected by the collection system (MMSCF)	user input
CH <sub>4</sub> %	=	Fraction of CH <sub>4</sub> in LFG	0.5, if no source testing data is available
DE	=	CH <sub>4</sub> Destruction Efficiency, based on the type of combustion/flare system.	.99 <sup>1</sup>
CE	=	Collection Efficiency (Collected LFG/Total Generation LFG). It is a function of multiple variables, active/passive systems, size of open face, type of cover and liner, etc.	0.75
OX	=	Oxidation Factor	$0.10^2$
AF	=	Uncollected Area Factor (Uncollected surface area of the LFG collection system / Collected surface area under the influence of a LFG collection system.	user input
Unit conversion	=	Applies when converting million standard cubic feet of methane into metric tons of methane (volume units to mass units)	19.125
GWP	=	Global Warming Potential to convert metric tons of methane into metric tons of CO2 equivalents (CO <sub>2</sub> e).	21

#### Sources

## Step 1: Determine the annual landfill gas collected for the landfill.

This data should be in units of million standard cubic feet (a standard cubic foot is measured at 60 degrees F and standard atmospheric pressure). This is called LFG (MMSCF).

<sup>&</sup>lt;sup>1</sup> US EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006, Chapter 8, 8-4 (April 2008).

<sup>&</sup>lt;sup>2</sup> IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 3, 3.15, 3.19 (2006).

If this year happens to be the first year of operation of the system, use the estimation methodology in Section 9.3.1.

## Step 2: Determine the CH<sub>4</sub> fraction from the annual landfill gas data you collected.

If you perform source testing on the LFG according to the requirements of a local, state or national agency, you can use your site specific data for CH<sub>4</sub>% in Equation 9.2.

If you do not perform site-specific source testing, use the default methane fraction of 50%.

## Step 3: Determine the uncollected area factor for the landfill.

Uncollected Area Factor = Uncollected surface area of the LFG collection system / Collected surface area under the influence of a LFG collection system.

The collected surface area is calculated by determining the sum of each extraction well's design radius of influence, excluding any overlap. Refer to your LFG system design engineer for information on determining the well design's radius of influence.

## Step 4: Apply a standard collection efficiency of 75%.

The AP 42 emission factors for waste/landfills in the controlled emissions section states that landfill gas collection systems are not 100% efficient in collecting gas and therefore emissions of methane will still occur. Based on reported collection efficiencies between 60% – 85%, a value of 75% collection efficiency is stated as most commonly used,<sup>20</sup> and is used in this Protocol as a conservative default collection efficiency.

## Step 5: Determine the methane destruction efficiency of the control device.

You have the option to use either the default value of .99, or use site-specific CH<sub>4</sub> destruction efficiencies that has been accepted for reporting purposes by a regulatory agency.

#### Step 6: Account for cover soil oxidation.

Assume a cover soil oxidation value (OX) of 10%.

#### Step 7: Convert CH<sub>4</sub> to CO<sub>2</sub>e.

Use a GWP of 21 to convert metric tons of CH<sub>4</sub> into metric tons of CO<sub>2</sub> equivalent.

## 9.3.4 Optional Reporting Using Surface Measurements Data

In some case, fugitive CH<sub>4</sub> emissions from solid waste facilities are being directly measured and monitored using a number of different methods. Static flux chambers, tunable diode laser, Fourier-transformed infrared-red (FTIR), and integrated surface methane concentrations with air dispersion modeling are some of the current methods used for testing surface emissions. Measurements have to take into account the high spatial variability at these sites, included by not limited to: seasonal variations, comprehensive grid and measurement points, "hot spots", and different types of cells, covers, and LFG collection systems.

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<sup>&</sup>lt;sup>20</sup> US EPA AP 42 Emission Factors, Solid Waste Disposal, 1998, pg 2, 4-6.

Potential sources of emissions to be assessed through the surface of the landfill include:

- Final covered areas/cells;
- Temporal covered areas/cells (daily covered);
- Diffuse sources such as areas of poor quality capping;
- Discrete features such as minor fissures/discontinuities in that capping;
- Lateral migration;
- Leaking gas wells;
- Faulty pipes; and
- Open leachate chambers.

There are not yet standardized methodologies for calculating fugitive CH<sub>4</sub> emissions using the methods mentioned above. However, there are a number of landfills operators taking the initiative to test these methods and help develop the data and techniques necessary to identify rigorous site-specific methodologies.

With this in mind, the Protocol encourages landfill operators who have conducted specific site studies and have estimated their fugitive emissions based on these studies to additionally report this information. This is considered optional,<sup>21</sup> and care should be taken to not add together the optionally reported emission estimates and the emission estimates from the methodologies above, which would grossly overestimate a local government's fugitive CH<sub>4</sub> emissions from its landfill.

Local governments who have collected site specific  $CH_4$  surface emissions can use Equation 9.3 to estimate total fugitive  $CH_4$  emissions from their landfill and report it optionally, in addition to the results from Equation 9.1 or Equation 9.2.

## Equation 9.3 Landfills with Surface Emissions Data

 $CH_4$  emitted (metric tons  $CO_2e$ ) =

[LFG Collected x CH<sub>4</sub> % x (1 - DE) x (unit conversion)] + [CH<sub>4</sub> surface emissions x (unit conversion)] x GWP

#### Where:

Term		Description	Value
CH <sub>4</sub> %	=	Fraction of CH₄ in LFG	0.5, if no field data is available
DE	=	CH <sub>4</sub> Destruction Efficiency, based on the type of combustion/flare system.	.99
Unit conversion	=	Applies when converting million standard cubic feet of methane into metric tons of methane (volume units to mass units)	19.125
GWP	=	Global Warming Potential converts metric tons of methane into metric tons of CO2 equivalent (CO <sub>2</sub> e)	21

Local governments who do not have LFG collection systems in place at their landfill but have collected site specific  $CH_4$  surface emissions are also free to report fugitive  $CH_4$  emissions optionally, in addition to the results from the FOD model.

<sup>&</sup>lt;sup>21</sup> For the CCAR program, optionally reported emissions and information are not subject to third-party verification.

## 9.4 Composting

Composting of organic waste, such as food waste, yard and park waste and sludge, is common in the United States. Advantages of composting include reduced volume in the waste material, stabilization of the waste, and destruction of pathogens in the waste material. The end products of composting, depending on its quality, can be recycled as fertilizer and soil enhancers, or be disposed of in a landfill.

Composting is an aerobic process and a large fraction of the degradable organic carbon in the waste material is converted into  $CO_2$ .  $CH_4$  is formed in anaerobic sections of the compost, but it is oxidized to a large extent in the aerobic sections of the compost. Anaerobic sections are created in composting piles when there is excessive moisture or inadequate aeration (or mixing) of the compost pile. The estimated  $CH_4$  released into the atmosphere ranges from less than 1 percent to a few per cent of the initial carbon content in the material. Composting can also produce emissions of  $N_2O$ . The range of the estimated emissions varies from less than 0.5 percent to 5 percent of the initial nitrogen content of the material.

2008 was the first year EPA estimated national  $CH_4$  and  $N_2O$  emissions from composting activities. The default emission factors used by EPA are supposed to account for emissions from small areas where compost is not aerated and is therefore producing fugitive emissions, on average, nation-wide. While these macro-level default emission factors may be appropriate on a national level, they are not suitable to estimate fugitive emissions from small, un-aerated areas at the individual facility level.

Because of the lack of existing data and guidance for this potential emission source, the Protocol does not include standardized methodologies to estimate fugitive emissions from composting at this time. Local governments with composting facilities should assess the potential for emissions from its composting activities based on the best available information. As the state of the science for direct measurement of these emissions improves, this chapter will be updated with additional guidance.

<sup>&</sup>lt;sup>22</sup> IPCC 2006.

## **Chapter 10 Wastewater Treatment Facilities**

Local governments are often responsible for providing wastewater services to their communities. This may include activities like wastewater collection, managing septic systems, primary and secondary treatment, solids handling and effluent discharge.

Wastewater treatment processes can encompass many different sources of GHG emissions. This chapter focuses solely on calculating the  $CH_4$  and  $N_2O$  emissions created by septic systems and centralized wastewater treatment. For guidance on calculating the GHG emissions from other activities related to wastewater treatment, you should refer to other chapters in the Protocol. Table 10.1 provides references to the appropriate chapter and section for common GHG sources related to wastewater.

Please note that if you are generating power or heat at your wastewater facility and the electricity and/or heat are consumed entirely within the facility, you should report the Scope 1 stationary combustion emissions from generating that power in the Wastewater Treatment Facility sector, not in the Power Generation Facilities sector of your Standard Inventory Report. See Chapter 13 for more information.

#### California Local Governments and AB 32

Note: If your local government operates a wastewater facility that includes co-generation or power generation operations with a nameplate capacity of 1 MW or higher and emits over 2,500 metric tons of CO<sub>2</sub> per year, or a stationary combustion source that emits at least 25,000 metric tons of CO<sub>2</sub> per year, you will be subject to ARB's mandatory reporting regulation under AB 32. The regulation has additional reporting requirements beyond what is described in this Protocol.

For more information, see 0and to download the mandatory reporting requirements, visit <a href="https://www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm">www.arb.ca.gov/cc/reporting/ghg-rep/ghg-rep.htm</a>.

Table 10.1 Protocol References for Wastewater- Related Emission Sources

GHG type/source	Protocol Reference
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from fuel-combusting equipment	Chapter 6, Section 6.1
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from purchased electricity	Chapter 6, Section 6.2
CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O from power generated and consumed	Chapter 8
at wastewater facility	

## 10.1 Organizational Boundary Issues

To determine what emissions from wastewater treatment your local government is responsible for calculating and reporting under the Protocol, you will need to examine your wastewater treatment activities according to the organizational boundary guidance in Chapter 3. It is the same process you used to determine what other facilities your local government is responsible for.

Remember you should consistently apply your organizational consolidation approach across all sources of emissions within your local government. Thus, if the rest of your local government's inventory is based on operational control, use the operational control conditions to determine if the wastewater treatment facility that serves your local government falls under your control.

Many local governments are served by regionally-serving wastewater treatment plants. Only the local government that has operational and/or financial control over the facility itself should report fugitive emissions from that facility as Scope 1 emissions. If you do not have financial or operational control over the treatment facility, you should not report the fugitive emissions from that facility as Scope 1 emissions. You are encouraged, however, to optionally report these emissions as Scope 3.

## **10.2 Emissions Unique to Wastewater Treatment**

Wastewater treatment processes can create a unique set of process and fugitive emissions. Wastewater from domestic and industrial sources is treated to remove soluble organic matter, suspended solids, pathogenic organisms, and chemical contaminants. Wastewater treatment systems may include a variety of processes, ranging from septic systems to lagooning to advanced tertiary treatment technology for removing nutrients and providing disinfection.

Soluble organic matter is generally removed using biological processes in which microorganisms consume the organic matter for cell maintenance and growth. The resulting biosolids (sludge) are removed from the effluent prior to discharge to the receiving water.

Microorganisms can biodegrade soluble organic material in wastewater under aerobic or anaerobic conditions - it is anaerobic conditions that lead to the production of CH<sub>4</sub>. During collection and treatment, wastewater may be accidentally or deliberately managed under anaerobic conditions. In addition, the resulting biosolids may be further biodegraded under aerobic or anaerobic conditions. <sup>23</sup>

The generation of  $N_2O$  may also result from the treatment of domestic wastewater during both nitrification and denitrification of the nitrogen present, usually in the form of urea, ammonia, and proteins. These compounds are converted to nitrate ( $NO_3$ ) through the aerobic process of nitrification. Denitrification occurs under anoxic conditions (without free oxygen), and involves the biological conversion of nitrate into dinitrogen gas ( $N_2$ ).  $N_2O$  can be an intermediate product of both processes, but is more often associated with denitrification.<sup>24</sup>

Table 10.2 summarizes the sources of fugitive and process  $CH_4$  and  $N_2O$  emissions discussed in this chapter. For most sources, two methodologies are provided - a source-specific method that requires source-specific data and a general method that requires only population served by the facility. For each applicable source, you will choose a method and associated equation based on data available.

**Table 10.2 Summary of Wastewater Treatment Process and Fugitive Emission Sources** 

GHG type	GHG source	Data Available	Equation
Stationary CH <sub>4</sub> emissions	Incomplete combustion of digester gas at a centralized WWTP with anaerobic	<ul> <li>Digester gas (ft³/day)</li> <li>Fraction of CH₄ in biogas</li> </ul>	Equation 10.1
	digestion of biosolids	Population served	Equation 10.2
Process CH <sub>4</sub> emissions	Anaerobic and facultative treatment lagoons	BOD <sub>5</sub> load (kg BOD <sub>5</sub> /day)     Fraction of overall BOD <sub>5</sub> removal performance	Equation 10.3
		Population served	Equation 10.4
Fugitive CH <sub>4</sub> emissions	Septic systems	BOD₅ load (kg BOD₅/person/day)	Equation 10.5
		Population served	Equation 10.6
Process N <sub>2</sub> O emissions	Centralized WWTP with nitrification/denitrification	Population served	Equation 10.7

<sup>24</sup> Ibid.

<sup>&</sup>lt;sup>23</sup> EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2006, Chapter 8.

GHG type	GHG source	Data Available	Equation
Process N <sub>2</sub> O emissions	Centralized WWTP without nitrification/denitrification	Population served	Equation 10.8
	Effluent discharge to receiving aquatic environments	N load (kg N/day)	Equation 10.9
Process N <sub>2</sub> O emissions		Population served	Equation 10.10

## 10.3 Ongoing Research and Development

While IPCC, EPA and others have worked to estimate GHG emissions from wastewater on a gross basis, there are not widely-accepted, standardized guidelines to estimate emissions from wastewater treatment at a facility level.

Since local governments are often responsible for providing wastewater treatment services for their communities, the Protocol provides guidance on estimating the process and fugitive emissions from wastewater treatment. These estimation methodologies are based largely on the existing "top-down" methodologies used by ARB, US EPA and others to estimate emissions for an entire state or country.

#### **Box 10.1 The California Wastewater Climate Change Group**

In a proactive approach to meet potential future GHG regulatory requirements, over forty California wastewater agencies have formed the California Wastewater Climate Change Group (CWCCG). CWCCG participated in the development of this chapter but is also working to develop an emissions quantification protocol for wastewater treatment plants in California that will allow an operator to estimate its GHG profile of all six major GHGs.

For the more conventional GHG pollutants like CO2 from combustion and power importation, the document will reference and steer the operator toward a variety of existing general reporting protocols for most of the GHG pollutants. For other pollutants, like N2O, the CWCCG intends to use Water Environment Research Foundation (WERF) research on N2O from activated sludge plants, currently under way. The WERF research, which is focusing on a combination of direct measurements and refinement of mathematical modeling, should provide quantification tools for the industry. Other pollutants such as CH4 and other potential fugitive emissions release points will also be incorporated as part of later WERF study programs or other study programs, so that a complete wastewater industry emission profile can be obtained.

For more information, refer to the *Discussion Paper for a Wastewater Treatment Plant Sector Greenhouse Gas Emissions Reporting Protocol* (April 2008), prepared for CWCCG by CH2MHILL available for download at:

http://www.scap1.org/Air%20Reference%20Library/Forms/Indx CWCCG GHG EM.aspx

## 10.3.1 CH<sub>4</sub> Emissions Estimation Methodologies

Within the wastewater treatment systems owned and/or operated by local governments, CH<sub>4</sub> emissions can arise from septic systems, aerobic systems that are not well managed, anaerobic treatment and facultative treatment lagoons, and from anaerobic digesters when the captured biogas is not completely combusted.

#### Box 10.2 CH<sub>4</sub> Emissions From Aerobic Systems

The IPCC inventory guidance includes a methodology for estimating  $CH_4$  emissions from poorly-operated aerobic wastewater treatment systems. Such poorly-operated facilities will inherently produce poor-quality effluents, which are not in compliance with modern discharge standard requirements. The US EPA inventory methodology includes the equations to calculate  $CH_4$  emissions from this source, but US EPA assumes these are negligible. Thus,  $CH_4$  emissions from centralized aerobic treatment are not included in the US inventory. This assumption is based on the acknowledgement that the regulatory system in the US ensures that wastewater treatment plants are routinely in compliance with their discharge requirements, which requires that they are well-operated. This same regulatory system is in place in California, which ensures that plants are in reliable compliance with their discharge requirements and are consistently well-operated. Therefore, the equations for calculating  $CH_4$  emissions from poorly-operated aerobic wastewater treatment systems are omitted from this protocol.

This section provides equations for calculating CH<sub>4</sub> emissions from these sources based on the population served by the wastewater treatment system, or based on site-specific data. These methodologies are adapted for use by local governments from Section 6.2.2 of the 1996 *IPCC Guidelines* and Section 8.2 of the *US EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks* (1990-2006). For each term in the equations, this section provides a description and an appropriate default value, as applicable.

#### 10.3.1.1 Stationary Emissions from Incomplete Combustion of Digester Gas

Many local governments operate anaerobic digesters to treat excess biosolids produced by the wastewater treatment process. Anaerobic digestion creates CH<sub>4</sub>, which is then combusted. Due to small, but inherent inefficiencies, these treatment processes are a source of CH<sub>4</sub> emissions.

Equation 10.1 should be used by local governments that collect measurements of the volume of digester gas (biogas) produced and the fraction of CH<sub>4</sub> in their biogas in accordance with local, state and/or federal regulations or permits, or published industry standardized sampling and testing methodologies (e.g., 40 CFR 136, NSPS, APHA, AWWA, WEF, ASTM, EPA, etc.)<sup>25</sup>.

If these site-specific data are not available, you should use Equation 10.2 to estimate this source of emissions.

Please note if significant industrial contributions of  $BOD_5$  are discharged to your municipal treatment system, the Protocol recommends using Equation 10.1 instead of Equation 10.2 to more accurately account for the increase in  $BOD_5$  from industrial discharges.

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Acronym definitions: CFR-Code of Federal Regulations; NSPS-National Source Performance Standard; APHA-American Public Health Association; AWWA-American Water Works Association; WEF-Water Environment Federation; ASTM-American Society for Testing and Materials.

	Stationary CH₄ from Incomplete Combustion of Digester Gas
Equation 10.1	(site-specific digester gas data)
Annual CH₄ emissio	ns (metric tons) =
Digester Gas x F <sub>CH4</sub> x ρ(CH <sub>4</sub> ) x (1-DE) x 0.0283 x 365.25 x 10 <sup>-6</sup>	

where:

Term		Description	Value
Digester Gas	=	measured standard cubic feet of digester gas produced per day [ft³/day]	user input
F CH <sub>4</sub>	=	measured fraction of CH₄ in biogas	user input
p(CH <sub>4</sub> )	=	density of methane at standard conditions [g/m³]	662.00
DE	=	CH₄ Destruction Efficiency	.99
0.0283	=	conversion from ft <sup>3</sup> to m <sup>3</sup> [m <sup>3</sup> /ft <sup>3</sup> ]	0.0283
365.25	=	conversion factor [day/year]	365.25
10 <sup>-6</sup>	=	conversion from g to metric ton [metric ton/g]	10 <sup>-6</sup>

Source: EPA Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006, Chapter 8, 8-9 (2008).

Equation 10.2	Stationary CH <sub>4</sub> from Incomplete Combustion of Digester Gas (default)
Annual CH₄ emissi	ons (metric tons) =
P x Digester Gas x F <sub>CH4</sub> x ρ(CH <sub>4</sub> ) x (1-DE) x 0.0283 x 365.25 x 10 <sup>-6</sup>	

where:

Term		Description	Value
Р	=	population served by the WWTP with anaerobic digesters	user input
Digester Gas	=	cubic feet of digester gas produced per person per day [ft³/person/day]	1.0
F <sub>CH4</sub>	=	fraction of CH <sub>4</sub> in biogas	0.65
$\rho(CH_4)$	=	density of methane [g/m³]	662.00
DE	=	CH <sub>4</sub> Destruction Efficiency	.99
0.0283	=	conversion from ft <sup>3</sup> to m <sup>3</sup> [m <sup>3</sup> /ft <sup>3</sup> ]	0.0283
365.25	=	conversion factor [day/year]	365.25
10 <sup>-6</sup>	=	conversion from g to metric ton [metric ton/g]	10 <sup>-6</sup>

#### 10.3.1.2 Process Emissions from Wastewater Treatment Lagoons

Equation 10.3 should be used by local governments with wastewater treatment lagoons that collect measurements of the average BOD<sub>5</sub> load, BOD<sub>5</sub> removal in primary treatment upstream of the lagoon (if primary treatment is present), and the fraction of overall lagoon removal performance in accordance with local, state and/or federal regulations or permits, or published industry standardized sampling and testing methodologies (e.g., 40 CFR 136, NSPS, APHA, AWWA, WEF, ASTM, EPA, etc.).

If these site-specific data are not available, you should use Equation 10.4 to estimate this source of emissions.

If significant industrial contributions of  $BOD_5$  are discharged to your municipal treatment lagoons, you should use Equation 10.3. Alternatively, you can adjust the population served in Equation 10.4 to account for the industrial contribution. The industrial-equivalent population is calculated based on the total  $BOD_5$  discharged by industry to the municipal treatment system, expressed in kg of total  $BOD_5$  per day divided by the  $BOD_5$  population equivalent of 0.090 kg  $BOD_5$ /person/day.

The industrial-equivalent population is then added to the domestic population served by the centralized wastewater treatment system, and the total population (domestic plus industrial-equivalent) is the value you should use in Equation 10.4, as appropriate.

	Process CH <sub>4</sub> from Anaerobic and Facultative Wastewater Treatment Lagoons	
Equation 10.3	(site-specific BOD <sub>5</sub> load, F removed values)	
Annual CH <sub>4</sub> emissions (metric tons) =		
BOD <sub>5</sub> load x (1-F <sub>P</sub> ) x Bo x MCF <sub>anaerobic</sub> x F <sub>removed</sub> x 365.25 x 10 <sup>-3</sup>		

#### where:

Term		Description	Value
BOD₅ load	=	amount of BOD <sub>5</sub> produced per day (influent to wastewater treatment process) [kg BOD <sub>5</sub> /day]	user input
$F_P$	=	fraction of BOD₅ removed in primary treatment, if present	user input
Во	=	maximum $CH_4$ -producing capacity for domestic wastewater [kg $CH_4$ /kg $BOD_5$ removed]	0.6
MCF anaerobic	=	CH <sub>4</sub> correction factor for anaerobic systems	0.8
F removed	=	fraction of overall lagoon BOD₅ removal performance	user input
365.25	=	conversion factor [day/year]	365.25
10 <sup>-3</sup>	=	conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>
Source: EPA Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006, Chapter 8, 8-9 (2008).			

Equation 10.4	Process CH₄ from Wastewater Treatment Lagoons (default values)
Annual CH <sub>4</sub> emission	ons (metric tons) =
P x BOD <sub>5</sub> load x (1-F <sub>P</sub> ) x Bo x MCF <sub>anaerobic</sub> x F <sub>removed</sub> x 365.25 x 10 <sup>-3</sup>	

#### where:

Term		Description	Value
Р	=	population served by lagoons adjusted for industrial discharge, if applicable [person]	user input
BOD <sub>5</sub> load	=	amount of BOD <sub>5</sub> produced per person per day [kg BOD <sub>5</sub> /person/day]	0.090
$F_P$	=	fraction of BOD <sub>5</sub> removed in primary treatment, if present	0.3*
Во	=	maximum CH₄-producing capacity for domestic wastewater [kg CH₄/kg BOD₅ removed]	0.6
MCF anaerobic	=	CH <sub>4</sub> correction factor for anaerobic systems	8.0
F removed	=	fraction of overall lagoon BOD₅ removal performance	1
365.25	=	conversion factor [day/year]	365.25
10 <sup>-3</sup>	=	conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>

Source: EPA *Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006*, Chapter 8, 8-9 (2008) except: \*F<sub>p:</sub> Tchobanoglous, G., F.L. Burton, and H.D. Stensel, *Wastewater Engineering: Treatment and Reuse*, p. 473, 4th Edition (2003).

#### 10.3.1.3 Fugitive Emissions from Septic Systems

In some jurisdictions, the local government may own or operate a network of septic systems. If your local government owns or operates septic systems, use the appropriate equation below to estimate the fugitive  $CH_4$  from this emission source.

Equation 10.5 should be used when measurements of the average BOD<sub>5</sub> load are collected in accordance with local, state and/or federal regulations or permits, or published industry standardized sampling and testing methodologies (e.g., 40 CFR 136, NSPS, APHA, AWWA, WEF, ASTM, EPA, etc.).

If this site-specific data is not available, you should use Equation 10.6 to estimate this source of emissions.

Equation 10.5	Fugitive CH <sub>4</sub> from Septic Systems (site-specific BOD <sub>5</sub> load data)
Annual CH <sub>4</sub> emissions (metric tons) =	
BOD <sub>5</sub> load x Bo x MCF <sub>septic</sub> x 365.25 x 10 <sup>-3</sup>	

#### where:

Term		Description	Value
BOD <sub>5</sub> load	=	amount of BOD <sub>5</sub> produced per day [kg BOD <sub>5</sub> /day]	user input
Во	=	maximum CH₄-producing capacity for domestic wastewater [kg CH₄/kg BOD₅ removed]	0.6
$MCF_{septic}$	=	CH <sub>4</sub> correction factor for septic systems	0.5
365.25	=	conversion factor [day/year]	365.25
10 <sup>-3</sup>	=	conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>
Source: EPA Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006, Chapter 8, 8-9 (2008).			

Equation 10.6	Fugitive CH <sub>4</sub> from Septic Systems (default BOD <sub>5</sub> load)
Annual CH₄ emis	ssions (metric tons) =
P x BOD <sub>5</sub> load x Bo x MCF <sub>septic</sub> x 365.25 x 10 <sup>-3</sup>	

#### where:

Term	Description	Value
Р	= population served by septic systems [person]	user input
BOD <sub>5</sub> load	= amount of BOD <sub>5</sub> produced per person per day [kg BOD <sub>5</sub> /person/day]	0.090
Во	<ul> <li>maximum CH<sub>4</sub>-producing capacity for domestic wastewater [kg CH<sub>4</sub>/kg BOD<sub>5</sub> removed]</li> </ul>	0.6
$MCF_{septic}$	= CH <sub>4</sub> correction factor for septic systems	0.5
365.25	= conversion factor [day/year]	365.25
10 <sup>-3</sup>	= conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>

#### 10.3.2 N<sub>2</sub>O Emissions Methodologies

This section provides equations for calculating  $N_2O$  emissions from a centralized WWTP with nitrification/denitrification, centralized WWTP without nitrification/denitrification, and effluent discharge to receiving aquatic environments. They are adapted for use by local governments from Section 6.3 of the

2006 *IPCC Guidelines* and Section 8.2 of the *US EPA Inventory of U.S. Greenhouse Gas Emissions and Sinks (1990-2006).* For each term in the equations, this section provides a description and an appropriate value.

Please note that in Equation 10.7 and Equation 10.8, the population served needs to be modified to include contributions from industry if significant industrial contributions of nitrogen are discharged to your municipal treatment system. The equivalent population from industry is calculated based on the total nitrogen discharged by industry to the municipal treatment system, expressed in kg of total nitrogen per day divided by the nitrogen population equivalent of 0.026 kg N/person/day.

This industrial equivalent population is added to the domestic populations served by the centralized wastewater treatment system and the total population (domestic plus industrial equivalent) is the value you should use in Equation 10.7 and Equation 10.8, as appropriate.

#### 10.3.2.1 Process Emissions from WWTP with Nitrification/Denitrification

Equation 10.7	Process N₂O Emissions from WWTP with Nitrification/Denitrification						
Annual N <sub>2</sub> O emi	Annual N <sub>2</sub> O emissions (metric tons) =						
P <sub>total</sub> x EF nit/der	nit x 10 <sup>-6</sup>						

#### where:

Term		Description	Value					
P <sub>total</sub>	=	total population that is served by the centralized WWTP adjusted for	user input					
		industrial discharge, if applicable [person]						
EF	=	emission factor for a WWTP with nitrification/denitrification	7					
nit/denit		[g N <sub>2</sub> O/person/year]						
10 <sup>-6</sup>	=	conversion from g to metric ton [metric ton/g]	10 <sup>-6</sup>					
Source: E	Source: EPA Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006. Chapter 8, 8-14 (2008).							

#### 10.3.2.2 Process Emissions from WWTP without Nitrification/Denitrification

Equation 10.8	Process N <sub>2</sub> O Emissions from WWTP without Nitrification/Denitrification							
Annual N <sub>2</sub> O emis	Annual N <sub>2</sub> O emissions (metric tons) =							
P <sub>total</sub> x EF w/o nit	/denit x 10 <sup>-6</sup>							

#### where:

Description	Value
= population that is served by the centralized WWTP adjusted for	user input
industrial discharge, if applicable [person]	
= emission factor for a WWTP without nitrification/denitrification	3.2
[g N₂O/person/year]	
= conversion from g to metric ton [metric ton/g]	10 <sup>-6</sup>
	<ul> <li>population that is served by the centralized WWTP adjusted for industrial discharge, if applicable [person]</li> <li>emission factor for a WWTP without nitrification/denitrification [g N<sub>2</sub>O/person/year]</li> </ul>

#### 10.3.2.3 Process Emissions from Effluent Discharge to Rivers and Estuaries

Equation 10.9 should be used by local governments that collect measurements of the average total nitrogen discharged in accordance with local, state and/or federal regulations or permits, or published

industry standardized sampling and testing methodologies (e.g., 40 CFR 136, NSPS, APHA, AWWA, WEF, ASTM, EPA, etc.).

If this site-specific data is not available, you should use Equation 10.10 to estimate this source of emissions.

If significant industrial contributions of nitrogen are discharged to your municipal treatment system, you should use Equation 10.9. Alternatively, you can adjust the population served in Equation 10.10 to account for the industrial contribution. The industrial-equivalent population is calculated based on the total nitrogen discharged by industry to the municipal treatment system, expressed in kg of total nitrogen per day divided by the nitrogen population equivalent of 0.026 kg N/person/day.

The industrial-equivalent population is added to the domestic populations served by the centralized wastewater treatment system, and the total population (domestic plus industrial-equivalent) is the value you should use in Equation 10.10, as appropriate.

Equation 10.9	ation 10.9 Process N₂O Emissions from Effluent Discharge (site-specific N load data)						
Annual N₂O emis	Annual N <sub>2</sub> O emissions (metric tons) =						
N Load x EF efflu	uent x 365.25 x 10 <sup>-3</sup>						

#### where:

Term		Description	Value			
N Load	=	measured average total nitrogen discharged [kg N/day]	user input			
EF effluent	=	emission factor [kg N <sub>2</sub> O-N/kg sewage-N produced]	0.005			
365.25	=	conversion factor [day/year]	365.25			
10 <sup>-3</sup>	=	conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>			
Source: EPA Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006, Chapter 8, 8-14 (2008).						

**Equation 10.10** Process N<sub>2</sub>O Emissions from Effluent Discharge (default N load data)

Annual N<sub>2</sub>O emissions (metric tons) =

P<sub>total</sub> x (Total N Load - N uptake x BOD<sub>5</sub> load) x EF effluent x 44/28 x (1 - F plant nit/denit) x 365.25 x 10<sup>-3</sup>

#### where:

Term		Description	Value
P <sub>total</sub>	=	population served adjusted for industrial discharge, if applicable [person]	user input
Total N Load <sup>26</sup>	=	total nitrogen load [kg N/person/day]	0.026
N uptake <sup>27</sup>	=	nitrogen uptake for cell growth in aerobic system (kg N/kg BOD <sub>5</sub> )	$0.05^{1}$
	=	nitrogen uptake for cell growth in anaerobic system (e.g., lagoon) (kg N/kg BOD₅)	0.005 <sup>1</sup>
BOD <sub>5</sub> load	=	amount of BOD <sub>5</sub> produced per person per day [kg BOD <sub>5</sub> /person/day]	0.090
EF effluent	=	emission factor [kg N <sub>2</sub> O-N/kg sewage-N produced]	0.005
44/28	=	molecular weight ratio of N <sub>2</sub> O to N <sub>2</sub>	1.57
F plant nit/denit	=	fraction of nitrogen removed for the centralized WWTP with nitrification/denitrification	0.71
	=	fraction of nitrogen removed for the centralized WWTP w/o nitrification/denitrification	0.01
365.25	=	conversion factor [day/year]	365.25
10 <sup>-3</sup>	=	conversion from kg to metric ton [metric ton/kg]	10 <sup>-3</sup>

Source: EPA *Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006*, Chapter 8, 8-14 (2008), except: 
<sup>1</sup> Grady, C. P. L., Jr., G. T. Daigger, and H. C. Lim, *Biological Wastewater Treatment*, p. 108-109, 644 2nd Edition (1999).

<sup>&</sup>lt;sup>26</sup> The default total nitrogen load value is derived based on the following default values from US EPA *Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2006*, Chapter 8, 8-14 and Table 8.11: Average US protein intake (41.9 kg/person-year) x default fraction of N in protein (0.16 kg N/kg protein) x factor for non-consumed protein added to water (1.4) / days per year (365.25) = 0.026 kg N/person/day.

<sup>27</sup> Some of the influent nitrogen is required for microbial growth inherent in aerobic or anaerobic treatment processes.

Some of the influent nitrogen is required for microbial growth inherent in aerobic or anaerobic treatment processes Nitrogen is assimilated by bacteria, which grow and are further managed as biosolids. This assimilation results in lower nitrogen levels in the discharged effluent.

# **Chapter 11 Other Process and Fugitive Emissions**

Most local governments will not have process or fugitive emission sources within their operations beyond those already identified in the Protocol (i.e., fugitive emissions of refrigerants, fugitive emissions from landfills, and process and fugitive emissions from wastewater treatment). However, as the services provided by local governments vary greatly from jurisdiction to jurisdiction, it is possible that your local government may own and/or operate other industrial sources of GHG emissions.

You should therefore assess your local government's operations to see if there are any other potential sources of GHG emissions within your organizational boundary. To assist you, the Protocol provides a list of activities that are sources of process or fugitive GHG emissions, and references to existing methodologies for quantifying those emissions. While this list is not exhaustive, it includes most industrial processes that result in fugitive or process GHG emissions.

#### **Fugitive Emissions from Natural Gas Transmission & Distribution**

Some local governments may own or operate natural gas operations, including natural gas storage, transmission and distribution. CCAR is currently in the process developing an industry-specific protocol for natural gas transmission and distribution. This document should be available by the end of 2008, and will be a suitable reference document for any local governments with natural gas transmission and distribution operations.

The American Petroleum Institute (API) has already developed some GHG estimation methodologies in the *API Compendium of Greenhouse Gas Emissions for the Oil and Gas Industry*. This document can be accessed at <a href="http://www.api.org/ehs/climate/new/index.cfmww.api.org">http://www.api.org/ehs/climate/new/index.cfmww.api.org</a>.

#### Fugitive CH<sub>4</sub> Emissions from LNG Storage Facilities

As more municipal fleet operators use liquefied natural gas (LNG), some local governments may own or operate LNG storage facilities. LNG is a cryogenic fuel that stays at a near constant, low temperature if the pressure is kept constant. "Boil-off" is produced as a result of heat input and pressure variations that may occur with the storing of LNG. Unless the LNG facility is equipped with a recovery system to capture these LNG vapors, the CH<sub>4</sub> in the LNG is released to the atmosphere.

This Protocol does not contain guidance or references for quantifying the fugitive  $CH_4$  emissions from these operations, as there are no existing methodologies for assessing these emissions at the facility-level. Local governments who own or operate LNG facilities should assess this potential source of emissions and quantify it to the best of their ability. We will work to update this section as more information becomes available.

#### Adipic acid production (process N<sub>2</sub>O emissions)

- IPCC 2006 Guidelines, Equation 3.8.
- WRI/WBCSD, Calculating N₂O Emissions from the Production of Adipic Acid, 2001

#### Aluminum production (process CO<sub>2</sub> and PFC emissions)

- CO<sub>2</sub>: IPCC *2006 Guidelines*, Equations 4.21 4.24.
- PFCs: IPCC 2006 Guidelines, Equations 4.25 4.27.

#### Ammonia production (process CO<sub>2</sub> emissions)

• IPCC *2006 Guidelines*, Equation 3.3.

#### Cement production (process CO<sub>2</sub> emissions)

- California Air Resources Board, Draft Regulation for the Mandatory Reporting of Greenhouse Gas Emissions, 2008.
- California Climate Action Registry Cement Reporting Protocol, 2005.
- Cement Sustainability Initiative, *The Cement CO<sub>2</sub> Protocol: CO<sub>2</sub> Accounting and Reporting Standard for the Cement Industry* (2005) Version 2.0.

#### HCFC-22 production (process HFC-23 emissions)

- IPCC 2006 Guidelines, Equations 3.31 3.33.
- WRI/WBCSD, Calculating HFC-23 Emissions from the Production of HCFC-22, 2001.

#### Iron and steel production (process CO<sub>2</sub> emissions)

• IPCC 2006 Guidelines, Equations 4.9 - 4.11.

#### Lime production (process CO<sub>2</sub> emissions)

• IPCC 2006 Guidelines, Equation 2.5 - 2.7.

#### Nitric acid production (process N<sub>2</sub>O emissions)

- IPCC 2006 Guidelines, Equation 3.6.
- WRI/WBCSD, Calculating N₂O Emissions from the Production of Nitric Acid, 2001.

#### Pulp and paper production (process CO<sub>2</sub> emissions)

- IPCC 2006 Guidelines, Section 2.5.
- International Council of Forest and Paper Associations (ICFPA), Calculation Tools for Estimating Greenhouse Gas Emissions from Pulp and Paper Mills, Version 1.1, 2005.
- European Union, Guidelines for the monitoring and reporting of greenhouse gas emissions, 2006, Annex XI).

#### Refrigeration and air condition equipment manufacturing (process HFC and PFC emissions)

- U.S. EPA Climate Leaders, Direct HFC and PFC Emissions from Manufacturing Refrigeration and Air Conditioning Units, 2003.
- WRI/WBCSD, Calculating HFC and PFC Emissions from the Manufacturing, Installation, Operation and Disposal of Refrigeration & Air-conditioning Equipment (Version 1.0) 2005.

#### Semiconductor manufacturing (process PFC and SF<sub>6</sub> emissions)

• IPCC 2006 Guidelines, Equations 6.7 - 6.11.

# **Chapter 12 Scope 3 Emission Sources**

In addition to the Scope 1 and 2 emission sources described in the previous chapters, a number of additional emission sources of potential policy relevance to local government operations can be measured and analyzed. These include emission sources related to local government operations, but over which local governments do not have clear operational or financial control.

Scope 3 emissions include all other indirect emissions not covered in Scope 2, such as emissions from waste generated by local government operations (if your local government does not own the landfill where waste is being sent), emissions resulting from the extraction and production of purchased materials and fuels, transport-related activities in vehicles not owned or controlled by the reporting entity (e.g., employee commuting and business travel), outsourced activities, etc.

Local governments are encouraged to identify and measure all Scope 3 emission sources to the extent possible. Reporting of Scope 3 emission sources is optional, though individual programmatic reporting requirements may specify a subset of Scope 3 emissions for inclusion in reporting.

Remember, it is possible that the same Scope 3 emissions may be reported as Scope 3 emissions by more than one entity. For example, both a local government and a landfill operator who outsources waste hauling may choose to report the emissions associated with transporting waste from its point of generation to the landfill as Scope 3 emissions. For this reason, Scope 3 emissions should never be summed across entities or mixed with Scope 1 and Scope 2 emissions.

# 12.1 Assessing the Relevance of Optional Emission Sources

While reporting of Scope 3 emissions is considered optional, doing so provides an opportunity for innovation in GHG management. Local governments should focus on accounting for and reporting those activities that are relevant to their GHG programs and goals, and for which they have reliable information. Since you have discretion over which categories you choose to report, Scope 3 may not lend itself well to comparisons across local governments.

And while data availability and reliability may influence which Scope 3 activities are included in the inventory, it is accepted that data accuracy may be lower than Scope 1 and Scope 2 data. It may be more important to understand the relative magnitude of and possible changes to Scope 3 activities. Emission estimates are acceptable as long as there is transparency with regard to the estimation approach, and the data used for the analysis are adequate to support the objectives of the inventory.

You might consider the following questions to determine what Scope 3 emission sources are most relevant to your local government:

- Is the emission-causing activity large (or believed to be large) relative to your Scope 1 and Scope 2
  emissions?
- Is the emission-causing activity crucial to the core services of a local government?
- Do your stakeholders for example, citizens, your city council, local businesses, or your staff believe that it is important to account for particular emission-causing activities?
- Can you reduce or mitigate some of these emissions? For example, emissions from employee business travel and commuting may represent a large source of emissions that the local government may be able to influence through travel policies and incentive programs.
- Do you now outsource an activity that was previously categorized as Scope 1? If so, it may be relevant to report the outsourced activity as a Scope 3 emission source.
- Are you able to find reliable data for the activity? The data for Scope 3 emissions often are less accurate and reliable than those for Scope 1 and Scope 2 emissions. In fact, the data's availability

and reliability may determine whether or not you decide to include some Scope 3 emission sources in your inventory.

#### 12.2 Potential Emission Sources

Below are examples of local government Scope 3 emission sources. Note that some of these activities will be included under scope 1 if the pertinent emission sources are owned or controlled by the local government (e.g., if the local government owns or controls a waste disposal facility, the emissions from waste disposal should be accounting for as Scope 1 emissions). To determine if an activity falls within Scope 1 or Scope 3, refer to the selected control approach (operational or financial) used in setting your organizational boundaries.

While some guidance is provided below, this Protocol does not currently include detailed calculation methodologies for all Scope 3 emissions - local governments interested in computing their Scope 3 emissions are referred to the WRI/WBCSD GHG Protocol calculation tools and calculation guidance (available at <a href="https://www.ghgprotocol.org">www.ghgprotocol.org</a>). Local governments seeking to represent emission reductions from Scope 3 emission sources relative to a base year emissions inventory must ensure that those Scope 3 emissions were reported in the base year inventory.

#### 12.2.1 Transportation Related Sources

#### **Employee Commute**

Emissions associated with the travel of employees to and from work in personal vehicles not owned and operated by the local government are classified as Scope 3 emissions. Local governments can often influence these emissions through various programs (e.g., carpools, telecommute options, flex schedule options) despite not having direct control over them.

Local governments can calculate energy use and emissions associated with employee travel to and from work by first conducting a survey of all employees regarding commute distance, mode and frequency. A similar emissions quantification methodology to that described in Chapter 7 should be used for estimating emissions associated with employee commuting.

#### **Employee Business Travel**

Emissions associated with government employees traveling on behalf of the local government in vehicles that are not owned or maintained by the local government are considered Scope 3 emissions. This includes emissions associated with personal and rented vehicles, mass transit, marine and air travel. In some cases local governments may determine that employee air travel while on government business, for example, constitutes a significant source of local government emissions and should be reported separate from but in addition to other government operations emissions.

Local governments can calculate energy use and emissions associated with employee business travel by establishing a mechanism for tracking travel distance and mode for all business-related travel. A similar emissions quantification methodology to that described in Chapter 7 should be used for estimating emissions associated with employee business travel.

#### **Emissions from Contracted Services**

Local governments frequently contract provision of services to other organizations. These contracted services are then provided using facilities, vehicles, etc. outside of the operational control of the local government, and therefore are not included as Scope 1 or 2 emission sources. While the range of contracted services can vary widely among local governments (e.g., waste hauling, water treatment, bus systems, fire services), contract mechanisms are often available enabling some degree of influence by the local government on associated GHG emissions.

Local governments should consider the following questions in deciding whether or not to measure and report GHG emissions from contracted services:

- Is the service provided by the contractor a service which is normally provided by local government? If so, consider including these emissions to allow accurate comparison with other local governments.
- In any previous emissions inventory, was the contracted service provided by the local government and therefore included in the earlier inventory? If so, consider including these emissions to allow an accurate comparison to the historical base year inventory.
- Are the emissions resulting from the contractor a source over which the local government exerts significant influence? If so, consider including these emissions in order to provide the most policy relevant emissions information.

Gathering data associated with contractor services can often be difficult, but this can be facilitated through reporting requirements integrated with local government contracts. Quantification methodologies described in previous chapters should be used to estimate emissions associated with contracted services.

## 12.2.2 Supply Chain Sources

#### **Upstream Production of Materials and Fuels**

Upstream activities associated with, for example, the mining, extraction, refining, manufacturing, and production of materials, fuels and electricity consumed by or associated with activities of the local government are classified as Scope 3 emission sources from the perspective of the local government. This includes purchased materials and fuels.<sup>28</sup>

While it is often difficult to gather data related to these upstream emissions, evolving science and data availability will make this increasingly possible. In each case, consider whether the quantification methodologies described in the chapters above could be useful in estimating emissions.

#### **Upstream and Downstream Transportation of Materials and Fuels**

Both up and down the supply chain, materials and fuels related to current local government operational activities require transportation between each element of the supply chain. When these transportation impacts occur outside of vehicles owned and operated by the local government, as is usually the case, associated emissions are classified as Scope 3 from the perspective of the local government.

While it is often difficult to gather data related to these upstream and downstream transportation emissions, evolving science and data availability will make this increasingly possible. A similar emissions quantification methodology to that described in Chapter 7 should be used for estimating emissions associated with upstream and downstream transportation of materials and fuels.

#### **Waste Related Scope 3 Emission Sources**

If the local government does not own or operate the solid waste facility where its waste is disposed of, the emissions associated with the decomposition of waste produced directly or indirectly by government operations activities are classified as Scope 3 emissions sources. Chapter 9 provides guidance on how to estimate the fugitive emissions from waste if you own or operate a landfill; this guidance may be helpful to local governments in their efforts to estimate Scope 3 emissions from waste.

<sup>&</sup>lt;sup>28</sup> "Purchased materials and fuels" is defined as material or fuel that is purchased or otherwise brought into the organizational boundary of the local government.

#### California Local Governments and AB 32

Because of ARB's statewide GHG inventory efforts under AB 32, there is a wealth of data available to California local governments about the estimated CH<sub>4</sub> emissions from landfills within the state. If you local government does not own or operate the landfill where you send your waste, you can use this information to estimate your Scope 3 waste-related emissions.

The California Integrated Waste Management Board also has data available regarding waste characterization and waste-in-place in the state's landfills.

# **PART IV Reporting Your Emissions**

# **Chapter 13 Local Government Operations Standard Inventory Report**

A standardized reporting form was developed that mirrors the guidance in the Protocol and provides a common mechanism for disclosing emissions quantified under this protocol. The Standard Inventory Report is intended for use by all local governments utilizing this protocol. Some reporting programs may require additional information be disclosed. For details see the appendices describing the specific reporting programs.

The report is organized into four sections:

Section 1 - Local Government Profile Information

Section 2 - Greenhouse Gas Inventory Details

Section 3 - Activity Data Disclosure

Section 4 - Methodology/Emission Factors Disclosure

Please note that a number of items are identified as "optional" in this chapter and throughout the Protocol. Local governments are not required to utilize this Protocol, so in a sense the entire report is optional. However, in this context "optional" has a more specific meaning. Line items which are not identified as "optional" in the Protocol should be included in every complete report in. Items considered "optional" are encouraged as good practice, but a report can be considered complete without them.

# 13.1 Instructions for Completing the Standard Inventory Report

#### 13.1.1 Local Government Profile Information

Section 1 of the Local Government Operations Standard Inventory Report provides a basic overview of the government being inventoried. In addition to the basic identification and contact information, several indicators should be provided. These indicators should be reported as of the year of the inventory being reported.

- Size (square miles) total area within the local government's jurisdictional boundaries.
- **Population** number of year round residents of the jurisdiction.
- Annual Budget Total budget under the control of the local government including all general
  funds, restricted funds and enterprise funds wherever operations included in the emissions inventory
  are paid for by these funds. Semi-autonomous agencies whose emissions are not included in the
  inventory should not have their budgets included in this indicator. Transient capital funding should
  also be excluded.
- Employees The number of full time equivalent (FTE) staff employed by the local government.
- Climate Zone the U.S. Department of Energy climate zone that the local government is in. Climate zones can be determined at this website:
  - http://www.energycodes.gov/implement/pdfs/climate\_paper\_review\_draft\_rev.pdf
- Heating and Cooling Degree Days Annual heating and cooling degree days in the community.
   This is available at <a href="www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#">www7.ncdc.noaa.gov/CDO/CDODivisionalSelect.jsp#</a>. In communities with more than one weather station, the heating and cooling degree days reported should be for the weather station closest to the majority of government operations.

Indicators are provided primarily in order to increase end user's understanding of the context of the emissions being reported. Some users may choose to take an additional step and calculate metrics of emissions per indicator (e.g. metric tons  $CO_2e$  per FTE employee). These may be valuable benchmarks for a government's internally established GHG goals and are not discouraged. However, due to the

numerous variations in functions served by local governments this protocol does not recommend or provide any standard comparison metrics.

In addition to the indicators of the size of government, a checklist of services has been provided in order to improve the comparability between reporting jurisdictions Users should indicate all of the services that are provided by the local government and reported as part of either Scope 1 or Scope 2. Services provided by contractors working for the local governments (the emissions of which may be included in the inventory as Scope 3) should not be checked on the checklist.

#### 13.1.2 Greenhouse Gas Inventory Details

Section 2 of the report summarizes the greenhouse gas emissions, information items and optional indicators. Space is provided for users to disclose the reporting year, the version of this Protocol being used (currently Version 1, August 2008) and whether they are reporting emissions from sources over which they exert operational control or financial control.

All emissions reported in Section 2 should be reported in metric tons. Emissions should be reported by weight of each type of GHG separately and an aggregate CO<sub>2</sub>e figure should be calculated and reported.

#### 13.1.2.1 Scope 1 and 2 Emissions

Emissions should be reported by sector of local government operations. The standard report includes eleven sectors which are defined below.

The sectors in the standard report do not need to be the only way that the inventory data is presented. The standard report is the minimum level of data disaggregation; greater levels are certainly encouraged for other reporting purposes. Many governments will find it useful, for example, to consider their emissions segregated by department or by type of energy used. In addition to using this format, local governments are encouraged to present the data to the public and to decision makers in whatever organizational format best to explains their unique circumstances and opportunities for emissions reductions.

As not all local governments provide the same services, some local governments will have zero emissions to report in some sectors. Those sections of the report should be marked with a "not applicable" (N/A), so it is clear that you do not have emissions in that sector.

- **Buildings and Other Facilities** includes stationary (6.1) and fugitive (6.6) emissions as well as Scope 2 emissions (6.2-6.4.2). All stationary, fugitive and Scope 2 emissions not included in any other sector below should be included in this sector. Typically this will include administrative facilities, public venues, libraries, parks and recreational facilities, storm water pumping, storage facilities, etc.
- Streetlights and Traffic Signals includes Scope 2 emissions from electricity (6.2) related to these types of lighting, including crosswalk signals, amber flashers. Other outdoor lighting that can be segregated from the facilities that it serves can be included in this sector rather than in the buildings and other facilities sector often times the outdoor lighting at a given building is provided for by the same meter as the rest of the facility and in these cases it should be reported in buildings and other facilities.
- Water Delivery Facilities includes stationary (6.1) and fugitive (6.6) emissions as well as Scope 2 emissions (6.2-6.5) related to any facilities used for the transportation, treatment of distribution, of drinking water. Typically this will include treatment facilities, booster stations, lift stations, in-line pumps, storage facilities and reservoirs.

- Wastewater Facilities includes stationary (6.1) fugitive and process (6.6 and 10) emissions as well as Scope 2 emissions (6.2-6.5) related to any facilities used for the transportation, collection or treatment of wastewater/sewage. Typically this will include treatment facilities, booster stations, inline pumps, and lift stations.
- **Port Facilities** includes stationary (6.1) and fugitive (6.6) emissions as well as Scope 2 emissions (6.2-6.4.2) related to port facilities. Typically this will include marinas, administrative facilities, etc. Note that this does not include mobile sources which are reported as part of the vehicle fleet.
- **Airport Facilities** includes stationary (6.1) and fugitive (6.6) emissions as well as Scope 2 emissions (6.2-6.4.2) related to airports. Typically this will include terminals, hangers, runway lighting, administrative facilities, etc. Note that this does not include mobile sources which are reported as part of the vehicle fleet.
- Vehicle Fleet includes mobile combustion (7.1 and 7.2) and fugitive emissions (7.4) as well as Scope 2 emissions from purchased electricity (7.3) for all electric vehicles and other electrified mobile equipment operated by the local government. Note that all vehicles should be reported here or under transit below rather than in the sector with which their use is associated (i.e. vehicles used at the solid waste disposal facility should be reported with the vehicle fleet and not in the solid waste disposal facilities sector). Typically this will include cars, trucks, vans, heavy equipment, boats, planes, helicopters, tractors, backhoes, lawn mowers, etc.
- Transit Fleet includes mobile combustion (7.1 and 7.2) and fugitive emissions (7.4) as well as Scope 2 emissions from purchased electricity (7.3) for all electric vehicles and other electrified mobile equipment operated by the local government. This sector should include emissions from mass transit vehicles only. Emissions from vehicles used by the transit department but which are not themselves transit vehicles (e.g. cars used by administrative staff, trucks used by the mechanics, etc.) should be reported as part of the Vehicle Fleet above. Typically this will include vans, buses, light rail, etc.
- **Power Generation Facilities** includes stationary combustion (8.1 and 8.2) and fugitive (8.4) emissions as well as Scope 2 emissions from electricity purchased and consumed (6.2), transmission and distribution losses from purchased power (8.3), and purchased steam and any district heating/cooling systems (6.3 6.5) related to any facilities used to generate or distribute power.
  - o In cases where a municipal utility provides power to the local government, then all of the emissions should be reported as Scope 1 and that government will not report the scope 2 emissions from their consumption of that power. However, in order to improve comparability of reports and to highlight this policy-relevant consumption of energy, these governments should report the electricity that they consume as an indicator in the power generation facilities sector. In addition to the kWh consumed, they should also report greenhouse gas emissions, in CO<sub>2</sub>e, resulting from that consumption. This CO<sub>2</sub>e should be calculated using the methodology provided for Scope 2 emissions provided in Section 6.2.1.
- **Solid Waste Facilities** includes stationary (6.1) and fugitive (10 and 6.6) emissions as well as Scope 2 emissions (6.2-6.5) related to local government owned/operated disposal facilities.
- Other Process and Fugitive Emissions should include emissions from natural gas system leaks where the government operates the transmission system and other process and fugitive emissions discussed in Chapter 11.

#### 13.1.2.2 Optional Scope 3 Emissions

In addition to the Scope 1 and 2 emissions, each sector may also include optional Scope 3 emissions sources. These sources are described in Chapter 12 and the common sources are listed at the bottom of the standard reporting template for convenience. Scope 3 sources only need to be reported in  $CO_2e$ , not by individual gas.

While Scope 3 emissions are considered optional in this protocol, some reporting programs utilizing this protocol may require that some Scope 3 sources be reported. See the reporting program specific chapters for additional details.

#### 13.1.2.3 Total Emissions

Governments should also report include the sum of Scope 1 sources in all sectors, the sum of Scope 2 sources in all sectors and the sum of Scope 3 emissions from all reported sources. Reporting totals should be by gas and by CO<sub>2</sub>e.

#### 13.1.2.4 Optional Indicators

In addition to the greenhouse gas emissions, local governments are encouraged to report optional indicators for each sector.

- Drinking waster treated (gallons) in the water delivery sector
- Water transported (gallons) in the water delivery sector
- Wastewater pumped (gallons) in the wastewater sector
- Wastewater treated (gallons) in the wastewater sector
- Passengers boarded at the airport (enplanements)
- Number of on road vehicles in the vehicle sector
- Total vehicle miles travel by on road vehicles
- Number of non-road vehicles and other equipment in the vehicle sector
- Hours of operation of non-road vehicles and equipment
- Tons of solid waste accepted for disposal
- Tons of recyclable material accepted for processing
- Total electricity generated (MWh) at electricity generating facilities
- Total electricity generated and consumed by government operations (MWh)

Indicators are provided primarily in order to increase end user's understanding of the context of the emissions being reported. Some users may choose to take an additional step and calculate metrics of emissions per indicator (e.g. metric tons  $CO_2e$  per gallon of wastewater). These may be valuable benchmarks for a government's internally established greenhouse gas goals and are not discouraged. However, due to the numerous variations in the way that local governments provide these functions, this Protocol does not recommend or provide any standard comparison metrics.

#### 13.1.2.5 Information Items

In addition to emissions and indicators, several information items should be reported in order to present a more complete picture of a local government's energy use patterns and impact on the climate.

**Biogenic CO<sub>2</sub> from biomass combustion**. Following established international greenhouse gas management principles, emissions of  $CO_2$  from combustion of biomass are not included as a Scope 1 source because the carbon concerned is of biogenic origin and would have been emitted to the atmosphere through the natural process of decay. However, in order to more completely represent the local government's energy use, the total  $CO_2$  released from biomass combustion should be reported as an information item. This should include  $CO_2$  from biomass combustion in both stationary and mobile sources. This category should include only direct  $CO_2$  from biomass combustion and should exclude such

sources as "pass through" CO<sub>2</sub> in landfill gas and indirect biogenic emissions, such as biogenic emissions resulting from electricity consumption or biofuels used in contractor vehicles.

Carbon offsets retired/generated and sold. Local governments should account for and report all carbon offsets which they purchase and retire. These offsets may not be deducted from Scope 1 or Scope 2 emissions due to the fact that a complete accounting framework which accurately and credibly tracks the ownership and retirement of these credits has not yet been established.

Local governments should also report any offsets that they both generate and sell as part of a climate mitigation project.

Renewable Energy Certificates retired/generated and sold. Local governments should account for and report Renewable Energy Certificates (also called RECs or green tags) which they purchase and retire either from a utility or through another market channel. These credits may not be deducted from Scope 2 emissions as a complete accounting framework which accurately and credibly tracks the ownership and retirement of these credits has not yet been established.

Local governments should also report any RECs that they both generate and sell as part of a climate mitigation or renewable energy project. Local governments operating renewable energy projects should verify whether the credits are being retained by the government or sold.

RECs retired or generated and sold should be reported in electricity units (kWh or MWh). They may also be reported in metric tons CO<sub>2</sub>e. Metric tons CO<sub>2</sub>e should be calculated using the same electricity emissions factor used to calculate the government's Scope 2 emissions (Section 6.2.1.)

#### 13.1.3 Activity Data Disclosure

In addition to reporting emissions, local governments need to disclose the methodology employed to calculate the emissions. In general, every number reported in Section 2 must be accompanied by a reference for activity data. Detailed disclosure should be made of the activity data used for each primary calculation methodology used for each gas, in each scope, and in each sector. This disclosure should cite the source of the data and the methodology used and whether that methodology is a recommended method or an alternate method.

Deviations from the primary methodology should be explained in the same level of detail and the scale of the deviation should be described. All assumptions and estimations should be cited as such. Local governments may also use this space in the reporting format to discuss the rationale for the inclusion or exclusion of optional inventory components.

It is good practice to include appropriate citations (such as website URL, report title, etc). It is also good practice to include the quantitative data (e.g. kWh, gallons of diesel, etc) used so that the calculation can be repeated.

See some examples of appropriate activity data disclosure below.

#### **Example A**

Scope 2 Purchased Electricity

Description (EXAMPLE)

| X | Primary or | X | Alternate Method |
| Name: \_\_Recommended methodology and Installed |
| Wattage Methodology\_\_\_\_\_\_
|
| Scope 2 emissions from Streetlights and Traffic Signals were determined based on meter

Scope 2 emissions from Streetlights and Traffic Signals were determined based on meter readings provided by the Streets Division in its Annual Streets Division Report. Twenty street lighting accounts were not metered according to the report (see page 35) and so, for each wattage class, it was assumed they operate 11 hours / day. Unmetered streetlights account for 15% of the emissions in Streetlights and Traffic Signals sector.

References: Cityville Streets Division Report, Vol. 4, 2006. (http://cityville.gov/pwd/reports)

#### **Example B**

Sco	ne	1	Fι	ın	iti	ve
ンしい	$\sim$			ıu	ıu	v

Scope i i agitive	
Description	□ Recommended or ☑ Alternate Method Name:Alternate Methodology

For calculating mobile refrigerant fugitive emissions, we used the alternate method as described by equation 7.13. For default coefficients used in that formula, we used defaults provided in Table 7.7, EXCEPT for the recovery efficiency of remaining refrigerant at disposal. Rather than 50% as listed in the table, we used 70% based on new research in our state into current rates now that the states vehicle recycling laws are in effect (State Transport Department, 2008). Based on the default range of HFC charge per vehicle of 0.5-1.5 kg/vehicle, we assumed that our vehicles contained an average of 1kg of HFC charge per vehicle.

References:

Mobile Refrigerant Leakage Report, State Transport Department, Vol 4, page 47, 2008

#### 13.1.4 Methodology / Emission Factors Disclosure

The emission factors used should also be cited. In general, every number reported in Section 2 must be accompanied by a reference for emission factors. The use of default emission factors from this Protocol should be identified as such. Where emission factors other than the default values are used, local governments should carefully cite the source of the alternate emission factor and must also include the value used (emissions per unit).

# 13.2 Local Government Operations Standard Inventory Report Template

Local Government Operations Standard Inventory Report

<u>1. l</u>	ocal Government	Profi	<u>ile</u>			
Stree City,	diction Name: et Address: State ZIP Country: site Address:					
Popi Anni Emp Clim Anni	(sq. miles): ulation: ual Budget: loyees (Full Time Equivale ate Zone: ual Heating Degree Days: ual Cooling Degree Days:	ent):				
Nam ema Phor	il: ne number:					
Serv	ices Provided:	6				_
	Water treatment		Mass transit (buses)		Airport	
	Water distribution		Mass transit (light rail)		Seaport/shipping terminal	
	Wastewater		Mass transit (ferries)		Marina	
	treatment		Schools (primary/secondary)		Stadiums/sports venues	
	Wastewater collection		Schools (colleges and universities		Convention center	
	Electric utility		Solid waste collection		Street lighting and traffic signals	
	Fire Protection		Solid waste disposal		Natural gas utility	
	Police		Hospitals	3,720	Other	
Loca	I Government Description:	100000	37 0000 020000000			

#### 2. GHG Inventory Details

Reporting Year: Protocol Used: Control Approach:

GHG Emissions Summary (All Units in Metric Tons Unless Stated Otherwise)

BUILDINGS & OTHER FA	CILITIES (Chapter 6)							
SCOPE 1	Stationary Combustion Fugitive Emissions Total Direct Emissions from Buildings & Facilities	CO <sub>2</sub> e	CO <sub>2</sub>	CH <sub>4</sub>	N₂O	HFCs	PFCs	SF <sub>6</sub>
SCOPE 2	Purchased Electricity Purchased Steam District Heating & Cooling Total Indirect Emissions from Buildings & Facilities	CO <sub>z</sub> e	CO <sub>2</sub>	CH₄	N <sub>2</sub> O			
SCOPE 3	See list at bottom for some examples	CO₂e						
INDICATORS								

STREETLIGHTS AND TRAFFIC SIG	SNALS (Chapter 6.2)	_					
SCOPE 2		CO₂e	CO2	CH₄	N <sub>2</sub> O		
	Purchased Electricity						
Total Indirect Em	issions from Streetlights and Traffic Signals						
SCOPE 3		CO₂e					
	See list at bottom for some examples						
INDICATORS							

WATER DELIVE	ERY FACILITIES (Chapter 6)							
SCOPE 1		CO₂e	CO2	CH <sub>4</sub>	N <sub>2</sub> O	HFCs	PFCs	SF <sub>6</sub>
	Stationary Combustion Total Direct Emissions from Water and Wastewater Facilities							
SCOPE 2	Purchased Electricity Purchased Steam District Heating & Cooling Total Indirect Emissions from Water and Wastewater Facilities	CO <sub>z</sub> e	CO <sub>2</sub>	CH <sub>4</sub>	N₂O			
SCOPE 3	See list at bottom for some examples	CO <sub>2</sub> e						
INDICATORS	Gallons of Drinking Water Treated Gallons of Water Transported							

WASTEWATER	FACILITIES (Chapters 6 and 10)							
SCOPE 1		CO <sub>2</sub> e	CO2	CH <sub>4</sub>	N₂O	HFCs	PFCs	SF <sub>6</sub>
	Stationary Combustion							
	Fugitive Emissions							
	Process Emissions							
	Total Direct Emissions from Water and Wastewater Facilities							
SCOPE 2		CO₂e	CO <sub>2</sub>	CH <sub>4</sub>	N₂O			
	Purchased Electricity							
	Purchased Steam							
	District Heating & Cooling							
	Total Indirect Emissions from Water and Wastewater Facilities							
		CO <sub>2</sub> e						
SCOPE 3								
	See list at bottom for some examples							
INDICATORS	Gallons of Wastewater Treated							
	Gallons of Wastewater Transported							

PORT FACILITIES (Chapter 6)								
SCOPE 1	Stationary Combustion Fugitive Emissions Total Direct Emissions from Port Facilities	CO₂e	CO <sub>2</sub>	CH₄	N₂O	HFCs	PFCs	SF <sub>6</sub>
SCOPE 2	Purchased Electricity Purchased Steam District Heating & Cooling Total Indirect Emissions from Port Facilities	CO₂e	CO <sub>2</sub>	CH₄	N₂O			
SCOPE 3	See list at bottom for some examples	CO₂e						
INDICATORS								

AIRPORT FACILITIES (Chapte	er 6)							
SCOPE 1	Stationary Combustion Fugitive Emissions Total Direct Emissions from Airport Facilities	CO₂e	CO <sub>2</sub>	CH₄	N₂O	HFCs	PFCs	SF <sub>6</sub>
SCOPE 2	Purchased Electricity Purchased Steam District Heating & Cooling Total Indirect Emissions from Airport Facilities	COze	CO <sub>2</sub>	CH₄	N₂O			
SCOPE 3	See list at bottom for some examples	CO <sub>2</sub> e						
INDICATORS	Passenger Count:							

VEHICLE FLEET (Chapter 7)								
SCOPE 1		CO <sub>2</sub> e	CO2	CH <sub>4</sub>	N <sub>2</sub> O	HFCs	PFCs	
	Mobile Combustion							
	Fugitive Emissions							
	Total Direct Emissions from Vehicle Fleet							
SCOPE 2		CO <sub>2</sub> e	CO <sub>2</sub>	CH₄	N <sub>2</sub> O			
	Purchased Electricity for Electric Vehicles							
	Total Indirect Emissions from Vehicle Fleet							
000000								
SCOPE 3		CO₂e						
	See list at bottom for some examples							
INDICATORS	Number of Vehicles							
	Vehicle Miles Traveled							
	Number of Pieces of Equipment							
	Equipment Operating Hours							

TRANSIT FLEET (Chapter 7)								
SCOPE 1	Mobile Combustion Fugitive Emissions Total Direct Emissions from Transit Fleet	CO₂e	CO <sub>2</sub>	CH₄	N₂O	HFCs	PFCs	
SCOPE 2	Purchased Electricity for Electric Vehicles Total Indirect Emissions from Transit Fleet	CO <sub>2</sub> e	CO <sub>2</sub>	CH₄	N₂O			
SCOPE 3	See list at bottom for some examples	CO <sub>2</sub> e						
INDICATORS	Number of Vehicles Vehicle Miles Traveled							

POWER GENERATI	ON FACILITIES (Chapter 8)							
SCOPE 1		CO <sub>2</sub> e	CO2	CH <sub>4</sub>	N <sub>2</sub> O	HFCs	PFCs	SF <sub>6</sub>
	Stationary Combustion Process Emissions Fugitive Emissions Total Direct Emissions from Power Generation Facilities							
SCOPE 2		CO <sub>2</sub> e	CO2	CH <sub>4</sub>	N <sub>2</sub> O			
	Purchased Electricity							
	Purchased Steam							
	District Heating & Cooling							
	Total Indirect Emissions from Power Generation Facilities							
SCOPE 3		CO <sub>2</sub> e						
	See list at bottom for some examples							
INDICATORS	Electricity Generated (MWh) Electricity consumption by government operations (MWh)							

SOLID WASTE FA	ACILITIES (chapters 6 and 9)							
SCOPE 1	Stationary Combustion Process Emissions Fugitive Emissions Total Direct Emissions from Solid Waste Facilities	CO <sub>z</sub> e	CO <sub>2</sub>	CH₄	N₂O	HFCs	PFCs	SF <sub>6</sub>
SCOPE 2	Purchased Electricity Purchased Steam District Heating & Cooling Total Indirect Emissions from Solid Waste Facilities	CO <sub>2</sub> e	CO <sub>2</sub>	CH₄	N <sub>2</sub> O			
SCOPE 3	See list at bottom for some examples	CO <sub>2</sub> e						
INDICATORS	Short tons of solid waste accepted for disposal Short tons of recyclable materials accepted for processing							

OTHER PROCESS & FUGITIVE EMISSIONS (Chapter 11)							
SCOPE 1	CO <sub>2</sub> e	CO2	CH₄	N <sub>2</sub> O	HFCs	PFCs	SF <sub>6</sub>
Process Emissions Fugitive Emissions							
Total Direct Emissions from Other Process & Fugitive Emissions	CO <sub>2</sub> e						
SCOPE 3	CO2E						
See list at bottom for some examples							
INDICATORS							

Total Emissions							
	CO₂e	CO <sub>2</sub>	CH <sub>4</sub>	N₂O	HFCs	PFCs	SF₅
SCOPE 1							
SCOPE 2							
SCOPE 3							

INFORMATION ITEMS	
CO <sub>2</sub> from Biomass Combustion	CO <sub>2</sub> e
Carbon Offsets Retired Carbon Offset Generated and Sold	COze
Renewable Energy Certificates (Green Power) Retired Percentage of Total electricity use offset by Green Power Renewable Energy Certificates (Green Power) Generated and Sold	MWH: CO <sub>2</sub> e  MWH: CO <sub>2</sub> e

# POSSIBLE SOURCES OF OPTIONAL SCOPE 3 EMISSIONS Employee Commute Employee Business Travel Emissions From Contracted Services Upstream Production of Materials and Fuels Upstream and Downstream Transportation of Materials and Fuels Waste Related Scope 3 Emissions Purchase of Electricity Sold to an End User Transmission and Distribution Losses from Consumed Electricity Other Scope 3

# 3. Activity Data Disclosure

Buildings & Other Facilities		
Scope 1 Stationary Combustion		1
Description	☐ Recommended or ☐ Alternate Method Name:	
References		
Scope 1 Fugitive Emissions		
Description	□ Recommended or □ Alternate Method Name:	
References		
Scope 2 Purchased Electricity		
, , , , , , , , , , , , , , , , , , ,	□ Recommended or □ Alternate Method	
	Name:	
Scano 2 Durchasad Stoam		
Scope 2 Purchased Steam  Description		_
·		
References		
Coope 2 Durchased District Heat	ing and Casling	
Scope 2 Purchased District Heat Description	ing and cooling	
,		
References		

Scope 3		
Description		
References		
Street Lighting and Traffic Signal	s	
Coope 2 Demokrated Flootwicks		
Scope 2 Purchased Electricity		
Description	☐ Recommended or ☐ Alternate Method	
	Name:	
References		
Sagna 2		
Scope 3  Description		
Description		
References		
Motor Comply and Masteriates Fa		
Water Supply and Wastewater Fa Scope 1 Stationary Combustion	icilities	
Description	- D	
Description	☐ Recommended or ☐ Alternate Method Name:	
	Name.	
References		
Coops 1 Droops Emissions		
Scope 1 Process Emissions  Description	Name :	
Description	Name:	
References		

Scope 1 Fugitive Emissions		
Description	□ Recommended or □ Alternate Method Name:	
References		
References		
Scope 2 Purchased Electricity		
Description	☐ Recommended or ☐ Alternate Method Name:	
References		
Control 2 Demokrated Character		
Scope 2 Purchased Steam		
Description		
References		
References		
Scope 2 District Heating and C	ooling	
Description	<u> </u>	
'		
References		
Scope 3		
Description		
Deferences		

## **Vehicle Fleet**

Scope 1 Mobile Combustio	n	
Description	☐ Recommended or ☐ Alternate Method Name:	
References		
Scope 1 Fugitive Emissions	S	
Description	□ Recommended or □ Alternate Method Name:	
References		
References		
Scope 2 Purchased Electric	city for Electric Vehicles	
Description	☐ Recommended or ☐ Alternate Method Name:	
References		
Scope 3 Employee Commu	ute	
Description		
References		
References		
Scope 3 Employee Busines	ss Travel	
Description		
References		

# **Power Generation Facilities**

Scope 1 Stationary Combustion		
Description	Name:	
References		
Scope 1 Process Emissions  Description	-	
Description		
References		
Scope 1 Fugitive Emissions		
Description	□ Recommended or □ Alternate Method Name:	
References		
Scope 2 Purchased Electricity		
Description	□ Recommended or □ Alternate Method Name:	
References		
Scope 2 Purchased Steam		
Description		
References		

Scope 2 District Heating and Cooling	1	
Description		
References		
Solid Waste Facilities		
Scope 1 Stationary Combustion	_	
Description	□ Recommended or □ Alternate Method	
	Name:	
References		
Const. 1 Daniel Facilities		
Scope 1 Process Emissions	Nome	
Description	Name:	
References		
Scope 1 Fugitive Emissions	_	
Description	Name:	
References		
Scope 2 Purchased Electricity		
Description	☐ Recommended or ☐ Alternate Method	
	Name:	
References		

Scope 2 Purchased Steam
Description
Defended
References
Scope 2 District Heating and Cooling
Description
References
Scope 3 Waste Related
Description Description
References
Other Processes and Fugitive Emissions
Scope 1 Process Emissions
Description
References
Scope 1 Fugitive Emissions
Description
References

# **Informational Items**

Biogenic CO2 from Combustion
Description
References
Carbon Offsets Purchased
Description
References
Carbon Offsets Sold
Description
Deformance
References
Renewable Energy Credits Purchased
Description
References
Renewable Energy Credits (Green Power) Sold
Description
Deferences
References

References

Other Scope 3 Emissions	
Upstream Emissions from Materials and Fuels Consumed.	
Description	

ETC, ETC.... add for additional scope three sources...

# 4. Calculation Methodology Disclosure

Please report the methods you used to convert the activity data disclosed above into emissions reported. This may include formulas, emission factors, and other methods.

Scope 1 Stationary Combustion		
Description of computational method	□ Recommended or □ Alternate Method Name:	
References		
Scope 1 Process Emissions		
Description of computational method		
References		
Scope 1 Fugitive		
Description of computational methods		
References		
Scope 2 Purchased Electricity		
Description of computational method	□ Recommended or □ Alternate Method Name:	
References		
Common C. Donnello and Change		
Scope 2 Purchased Steam  Description of computational method		
bescription of computational method		
References		

Scope 2 District Heating and Cooling		
Description of computational method		
References		
Scope 3 Employee Commute		
Description of computational method	□ Recommended or □ Alternate Method Name:	
References		
Scope 3 Upstream Emissions from Ma	iterials and Fuels Consumed	
Description of computational method		
References		

Etc, Etc., add as needed for additional Scope 3 sources.

# **Glossary of Terms**

Activity data Data on the magnitude of a human activity resulting in emissions taking

place during a given period of time. Data on energy use, fuel used, miles traveled, input material flow, and product output are all examples of activity

data that might be used to compute GHG emissions.

Annual A frequency of once a year; unless otherwise noted, annual events such as

reporting requirements will be based on the calendar year.

Anthropogenic emissions GHG emissions that are a direct result of human activities or are the result

of natural processes that have been affected by human activities.

Barrel Commonly used to measure quantities of various petroleum products, a

volumetric measure for liquids equal to 42 U.S. gallons at 60 degrees

Fahrenheit.

Base year A specific year against which an entity's emissions are tracked over time.

Base year emissions GHG emissions in the base year.

Biofuel Fuel made from biomass, including wood and wood waste, sulphite lyes

(black liquor), vegetal waste (straw, hay, grass, leaves, roots, bark, crops), animal materials/waste (fish and food meal, manure, sewage sludge, fat, oil and tallow), turpentine, charcoal, landfill gas, sludge gas, and other biogas, bioethanol, biomethanol, bioETBE, bioMTBE, biodiesel, biodimethylether, fischer tropsch, bio oil, and all other liquid biofuels which are added to,

blended with, or used straight as transportation diesel fuel.

Biogenic emissions from

combustion

CO<sub>2</sub> emissions produced from combusting a variety of biofuels and biomass, such as biodiesel, ethanol, wood, wood waste and landfill gas.

Biomass Non-fossilized organic material originating from plants, animals, and micro-

organisms, including products, byproducts, residues and waste from agriculture, forestry and related industries as well as the non-fossilized and biodegradable organic fractions of industrial and municipal wastes, including gases and liquids recovered from the decomposition of non-fossilized and

biodegradable organic material.

Boundaries GHG accounting and reporting boundaries can have several dimensions,

i.e., organizational, operational and geographic. These boundaries determine which emissions are accounted for and reported by the entity.

British thermal unit

(Btu)

The quantity of heat required to raise the temperature of one pound of water by one degree Fahrenheit at about 39.2 degrees Fahrenheit.

Butane A normally gaseous straight-chain or branch chain hydrocarbon extracted

from natural gas or refinery fuel gas streams and is represented by the chemical formula  $C_4H_{10}$ . Butane includes normal butane and refinery-grade

butane.

Glossary of Terms 135

Calendar year The time period from January 1 through December 31.

Capital lease A lease which transfers substantially all the risks and rewards of ownership

to the lessee and is accounted for as an asset on the balance sheet of the lessee. Also known as a finance lease or financial lease. Leases other than capital or finance leases are operating leases. Consult an accountant for further detail as definitions of lease types differ between various accepted

financial standards.

Carbon dioxide

(CO<sub>2</sub>)

The most common of the six primary GHGs, consisting of a single carbon atom and two oxygen atoms, and providing the reference point for the GWP

of other gases. (Thus, the GWP of CO<sub>2</sub> is equal to 1.)

Carbon stock The carbon embodied in a biological system, such as oceans, trees and the

atmosphere. A carbon stock that is taking up carbon is called a "sink" and

one that is releasing carbon is called a "source".

CO<sub>2</sub> equivalent

 $(CO_2e)$ 

The universal unit for comparing emissions of different GHGs expressed in

terms of the GWP of one unit of carbon dioxide.

Co-generation An energy conversion process in which more than one useful product (e.g.,

electricity and heat or steam) is generated from the same energy input

stream. Also referred to as combined heat and power (CHP).

Combined heat and power

(CHP)

Same as co-generation.

Continuous emissions monitoring system

(CEMS)

The total equipment required to obtain a continuous measurement of a gas concentration or emission rate from combustion or industrial processes.

Control approach An emissions accounting approach for defining organizational boundaries in

which an entity reports 100 percent of the GHG emissions from operations

under its financial or operational control.

Datum A reference or starting point.

De minimis Per the California Climate Action Registry's program-specific requirements,

emissions reported for a source or sources that are estimated using alternate methodologies that does not meet CCAR's third-party verification requirements. De minimis emissions can be from one or more sources, for one or more gases which, when summed, equal less than 5% of an

organization's total emissions.

Direct emissions Emissions from sources within the reporting entity's organizational

boundaries that are owned or controlled by the reporting entity, including stationary combustion emissions, mobile combustion emissions, process emissions, and fugitive emissions. All direct emissions are Scope 1 emissions, with the exception of biogenic  $CO_2$  emissions from biomass

combustion.

Direct monitoring Direct monitoring of exhaust stream contents in the form of continuous

emissions monitoring (CEM) or periodic sampling.

Double counting Two or more reporting entities taking ownership of the same emissions or

reductions.

Emission factor A unique value for determining an amount of a GHG emitted on a per unit

activity basis (for example, metric tons of CO<sub>2</sub> emitted per million Btus of coal combusted, or metric tons of CO<sub>2</sub> emitted per kWh of electricity

consumed).

Entity Any business, corporation, institution, organization, government agency,

etc., recognized under U.S. law and comprised of all the facilities and emission sources delimited by the organizational boundary developed by

the entity, taken in their entirety.

Ethane A normally gaseous straight-chained hydrocarbon that boils at a

temperature of -127.48 degrees Fahrenheit with a chemical formula of

 $C_2H_6$ .

Facility Any property, plant, building, structure, stationary source, stationary

equipment or grouping of stationary equipment or stationary sources located on one or more contiguous or adjacent properties, in actual physical contact or separated solely by a public roadway or other public right-of way, and under common operational or financial control, that emits or may

emit any greenhouse gas.

Finance lease Same as capital lease.

Financial control

The ability to direct the financial and operating policies of an operation with

an interest in gaining economic benefits from its activities.

Fixed asset investment Equipment, land, stocks, property, incorporated and non-incorporated joint

ventures, and partnerships over which an entity has neither significant

influence nor control.

Fossil fuel A fuel, such as coal, oil, and natural gas, produced by the decomposition of

ancient (fossilized) plants and animals.

Fugitive emissions Emissions that are not physically controlled but result from the intentional

or unintentional release of GHGs. They commonly arise from the production, processing, transmission, storage and use of fuels or other substances, often through joints, seals, packing, gaskets, etc. Examples include HFCs from refrigeration leaks,  $SF_6$  from electrical power distributors,

and CH<sub>4</sub> from solid waste landfills.

Global warming potential

(GWP)

The ratio of radiative forcing (degree of warming to the atmosphere) that would result from the emission of one mass-based unit of a given GHG compared to one equivalent unit of carbon dioxide ( $\mathrm{CO}_2$ ) over a given

period of time.

Greenhouse gases

(GHGs)

For the purposes of this Protocol, GHGs are the six gases identified in the Kyoto Protocol: carbon dioxide (CO<sub>2</sub>), nitrous oxide (N<sub>2</sub>O), methane (CH<sub>4</sub>),

hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), and sulfur

hexafluoride (SF<sub>6</sub>).

Greenhouse gas credit GHG offsets can be converted into GHG credits when used to meet an

externally imposed target. A GHG credit is a convertible and transferable

instrument usually bestowed by a GHG program.

Greenhouse gas offset Offsets are discrete GHG reductions used to compensate for (i.e., offset)

GHG emissions elsewhere, for example to meet a voluntary or mandatory GHG target or cap. Offsets are calculated relative to a baseline that represents a hypothetical scenario for what emissions would have been in

the absence of the mitigation project that generates the offsets.

Greenhouse gas sink

Any physical unit or process that stores GHGs; usually refers to forests and

underground/deep sea reservoirs of CO<sub>2</sub>.

Greenhouse gas source Any physical unit or process which releases GHG into the atmosphere.

Green power A generic term for renewable energy sources and specific clean energy

technologies that emit fewer GHG emissions relative to other sources of energy that supply the electric grid. Includes solar photovoltaic panels, solar thermal energy, geothermal energy, landfill gas, low-impact hydropower,

and wind turbines.

Heating value The amount of energy released when a fuel is burned completely. Care

must be taken not to confuse higher heating values (HHVs), used in the US

and Canada, and lower heating values, used in all other countries.

Higher heating value

(HHV)

The high or gross heat content of the fuel with the heat of vaporization

included. The water vapor is assumed to be in a liquid state.

Hydrofluorocarbons One of the six

(HFCs)

One of the six primary GHGs, a group of manmade chemicals with various commercial uses (e.g., refrigerants) composed of one or two carbon atoms and varying numbers of hydrogen and fluorine atoms. Most HFCs are highly

potent GHGs with 100-year GWPs in the thousands.

Indirect emissions Emissions that are a consequence of activities that take place within the

organizational boundaries of the reporting entity, but that occur at sources owned or controlled by another entity. For example, emissions of electricity used by a manufacturing entity that occur at a power plant represent the

manufacturer's indirect emissions.

Intergovernmental Panel on Climate Change

(IPCC)

International body of climate change scientists. The role of the IPCC is to assess the scientific, technical and socio-economic information relevant to the understanding of the risk of human-induced climate change

(www.ipcc.ch).

Inventory A comprehensive, quantified list of an organization's GHG emissions and

sources.

Inventory boundary An imaginary line that encompasses the direct and indirect emissions

included in the inventory. It results from the chosen organizational and

operational boundaries.

Joule A measure of energy, representing the energy needed to push with a force

of one Newton for one meter.

Kerosene A light distillate fuel that includes No. 1-K and No. 2-K as well as other

grades of range or stove oil that have properties similar to those of No. 1

fuel oil.

Kilowatt hour

(KWh)

The electrical energy unit of measure equal to one thousand watts of power supplied to, or taken from, an electric circuit steadily for one hour. (A Watt is the unit of electrical power equal to one ampere under a pressure of one volt, or 1/746 horsepower.)

Kyoto Protocol A protocol to the United Nations Framework Convention on Climate Change

(UNFCCC). Ratified in 2005, it requires countries listed in its Annex B (developed nations) to meet reduction targets of GHG emissions relative to

their 1990 levels during the period of 2008–12.

Life Cycle Analysis Assessment of the sum of a product's effects (e.g. GHG emissions) at each

step in its life cycle, including resource extraction, production, use and

waste disposal.

Liquefied petroleum gas

(LPG)

A group of hydrocarbon-based gases derived from crude oil refining or natural gas fractionation. They include propane, propylene, normal butane, butane, butylene, isobutene A-14 and isobutylene. For convenience of transportation, these gases are liquefied through pressurization.

Lower heating value

(LHV)

Low or net heat content with the heat of vaporization excluded. The water is assumed to be in the gaseous state.

Methane One of the six primary GHGs, consisting of a single carbon atom and four  $(CH_4)$  hydrogen atoms, possessing a GWP of 21, and produced through the

anaerobic decomposition of waste in landfills, animal digestion,

decomposition of animal wastes, production and distribution of natural gas and petroleum, coal production, and incomplete fossil fuel combustion.

Metric ton (MT, tonne)

Common international measurement for the quantity of GHG emissions,

equivalent to about 2,204.6 pounds or 1.1 short tons.

Mobile combustion Emissions from the combustion of fuels in transportation sources (e.g., cars,

trucks, buses, trains, airplanes, and marine vessels) and emissions from non-road equipment such as equipment used in construction, agriculture, and forestry. A piece of equipment that cannot move under its own power but that is transported from site to site (e.g., an emergency generator) is a

stationary, not a mobile, combustion source.

Nameplate (generating)

capacity

The maximum rated output of a generator under specific conditions designated by the manufacturer, expressed in megawatts (MW) or kilowatts

(kW).

Naphtha A generic term applied to a petroleum fraction with an approximate boiling

range between 122 degrees Fahrenheit and 400 degrees Fahrenheit.

Natural gas A naturally occurring mixture of hydrocarbons (e.g., methane, ethane, or

propane) produced in geological formations beneath the earth's surface that maintains a gaseous state at standard atmospheric temperature and

pressure under ordinary conditions.

Nitrous oxide

 $(N_2O)$ 

One of the six primary GHGs, consisting of two nitrogen atoms and a single oxygen atom, possessing a GWP of 310, and typically generated as a result of soil cultivation practices, particularly the use of commercial and organic fertilizers, fossil fuel combustion, nitric acid production, and biomass burning.

Operating lease

A lease which does not transfer the risks and rewards of ownership to the lessee and is not recorded as an asset in the balance sheet of the lessee. Leases other than operating leases are capital, finance, or financial leases. Consult an accountant for further detail as definitions of lease types differ between various accepted financial standards.

Operational boundaries

The boundaries that determine the direct and indirect emissions associated with operations within the entity's organizational boundaries.

Operational control

Full authority to introduce and implement operating policies at an operation.

Operator

The entity having operational control of a facility or other entity.

Organizational boundaries

The boundaries that determine the operations owned or controlled by the reporting entity, depending on the consolidation approach taken.

Perfluorocarbons

(PFCs)

One of the six primary GHGs, A group of man-made chemicals composed of one or two carbon atoms and four to six fluorine atoms, containing no chlorine. Originally introduced as alternatives to ozone depleting substances, PFCs have few commercial uses and are typically emitted as by-products of industrial and manufacturing processes. PFCs have very high GWPs and are very long-lived in the atmosphere.

Process emissions

Emissions from physical or chemical processing rather than from fuel combustion. Examples include emissions from manufacturing cement, aluminum, adipic acid, ammonia, etc.

**Propane** 

A normally straight chain hydrocarbon that boils at -43.67 degrees Fahrenheit and is represented by the chemical formula  $C_3H_8$ .

Residual fuel oil

A general classification for the heavier oils, known as No. 5 and No. 6 fuel oils, that remain after the distillate fuel oils and lighter hydrocarbons are distilled away in refinery operations.

Scope

Defines the operational boundaries in relation to indirect and direct GHG emissions.

Scope 1 emissions

All direct GHG emissions, with the exception of direct  $CO_2$  emissions from biogenic sources.

Scope 2 emissions

Indirect GHG emissions associated with the consumption of purchased or acquired electricity, heating, cooling, or steam.

Scope 3 emissions All indirect emissions not covered in Scope 2. Examples include upstream

> and downstream emissions, emissions resulting from the extraction and production of purchased materials and fuels, transport-related activities in vehicles not owned or controlled by the reporting entity, use of sold products and services, outsourced activities, recycling of used products,

waste disposal, etc.

Short ton (ton)

Common measurement for a ton in the U.S. and equivalent to 2,000 pounds

or about 0.907 metric tons.

Standard centralized secondary wastewater treatment plant Standard cubic foot (scf)

A central wastewater treatment plant with secondary and possibly additional treatment, where the secondary treatment process utilizes air as its source of oxygen.

The amount of gas that would occupy a volume of one cubic foot if free of combined water at standard conditions.

Stationary Neither portable nor self propelled, and operated at a single facility.

Stationary combustion Emissions from the combustion of fuels to produce electricity, steam, heat, or power using equipment (boilers, furnaces, etc.) in a fixed location.

Gas generated at a petroleum refinery or any gas generated by a refinery process unit, and that is combusted separately or in any combination with any type of gas or used as a chemical feedstock.

Sulfur hexafluoride (SF<sub>6</sub>)

Verification

Still gas

One of the six primary GHGs, consisting of a single sulfur atom and six fluoride atoms, possessing a very high GWP of 23,900, and primarily used in electrical transmission and distribution systems.

A measure of one hundred thousand (10<sup>5</sup>) Btu. Therm

**United Nations Framework** Convention on Climate Change (UNFCCC)

Signed in 1992 at the Rio Earth Summit, the UNFCCC is a milestone Convention on Climate Change treaty that provides an overall framework for international efforts to mitigate climate change. The Kyoto Protocol is a protocol to the UNFCCC.

An independent assessment of the reliability (considering completeness and accuracy) of a GHG inventory. For the purposes of this Protocol, the method used to ensure that a given participant's GHG emissions inventory has met a minimum quality standard and complied with an appropriate set of California Registry- or California Air Resource Board-approved procedures

and protocols for submitting emissions inventory information.

# Appendix A-D: Program-Specific Reporting Requirements

These appendices include program-specific guidance for participants in the California Climate Action Registry, ICLEI, and guidance from ARB for those local governments subject to mandatory reporting under AB 32. It also includes The Climate Registry's plan for development of its program-specific requirements and adoption of this Protocol.

Local governments who are participating in the above programs should follow the guidance in their program's appendix *in addition* to the guidance in the Protocol.

A version number and date is assigned to these appendices as they may be updated more frequently than the other sections of the Local Government Operations Protocol.

# Appendix A California Air Resources Board Reporting Requirements

Version 1 (September 2008)

## **Background on the California Air Resources Board**

The California Air Resources Board is a part of the California Environmental Protection Agency, an organization which reports directly to the Governor's Office in the Executive Branch of California State Government. The mission of the ARB is to promote and protect public health, welfare and ecological resources through the effective and efficient reduction of air pollutants while recognizing and considering the effects on the economy of the state.

## **Background on AB 32**

The Global Warming Solutions Act of 2006 (AB 32, Nunez, Statutes of 2006, chapter 488) is the cornerstone of California's efforts to deal with climate change. In September 2006, the Legislature and the Governor codified the 2020 target and gave the ARB the primary responsibility of monitoring and regulating sources of greenhouse gases in order to reduce emissions. In 2007, ARB released a list of early regulatory actions, developed a mandatory reporting program, and established the 1990 baseline level at 427 MMT CO2e. Efforts are currently underway to develop and adopt a plan for achieving the 2020 target.

Local government GHG emissions inventory protocols are an integral tool in ARB's implementation of AB 32. More information is available at www.arb.ca.gov/cc/protocols/localgov/localgov.htm.

#### Why Local Governments are Important

Local governments can contribute significantly to California's efforts to reduce GHG emissions. Local governments have the ability to influence community-scale planning efforts and have direct control over emissions resulting from municipal operations, such as energy use in government buildings, fuel use in vehicle fleets, energy efficiency of water/wastewater treatment, and methane capture at solid waste facilities. Many local governments are already taking action to reduce greenhouse gas emissions resulting from these activities.

In order to effectively reduce GHG emissions, cities and counties must first measure their carbon footprint. The Local Government Operations Protocol provides the methods necessary for local governments to inventory emissions from municipal operation activities.

#### **Baseline Emissions**

Currently, there is no ARB policy for establishing a baseline year for local governments. ARB may designate a specific baseline year from which to measure progress in the future.

# **Mandatory Greenhouse Gas Emissions Reporting**

On December 6, 2007, ARB approved a regulation for the mandatory reporting of GHG emissions from major sources, pursuant to AB 32. The regulation requires the mandatory reporting and verification of GHG emissions.

Local governments must use the methods provided by the State of California to quantify and report GHG emissions for facilities subject to mandatory reporting. GHG emissions from facilities subject to mandatory reporting must be reported separately from GHG emissions from facilities reported using the estimation methods outlined in the LGO Protocol.

The following sections highlight some of the differences between guidance in the Protocol and the requirements of California's mandatory reporting regulation.

#### **Facility Definition**

California's mandatory reporting program requires reporting at the facility level. The regulation defines a facility as "any property, plant, building, structure, stationary source, stationary equipment or grouping of stationary equipment or stationary sources located on one or more contiguous or adjacent properties, in actual physical contact or separated solely by a public roadway or other public right-of way, and under common operational control, that emits or may emit any greenhouse gas...." The Protocol defines a facility similarly; however, it also allows local governments with facilities under financial control to report GHG emissions. Local governments with facilities subject to mandatory reporting should use the mandatory reporting program definition of facility to report GHG emissions from all facilities.

#### **Organizational Boundaries**

The LGO Protocol encourages local governments to report GHG emissions using operational control. ARB's mandatory reporting program requires facilities to report GHG emissions using operational control. Local governments with facilities subject to mandatory reporting must use operational control to report GHG emissions using the LGO Protocol.

#### **Difference in Stationary Combustion Default Emission Factors**

Stationary combustion default emission factors for California's mandatory reporting program are slightly lower than those included in the Protocol. ARB uses 3.664 as the CO2 to carbon molar ratio, which is based on best available internationally accepted elemental atomic weights. It is also consistent with the European Union Emissions Trading Scheme. The Protocol uses 3.667 as the CO2 to carbon molar ratio, which is consistent with IPCC, The Climate Registry and the California Climate Action Registry.29

For the purposes of reporting stationary source combustion emissions, local governments are encouraged to use the emission factors presented in this Protocol. However, if a local government facility is subject to mandatory reporting, then they should use the emission factors in the state regulation.

#### **Power Generation Facilities**

Local governments that have operational control of power generation facilities shall use the methods provided in California's Mandatory Reporting regulation to estimate GHG emissions from these facilities. Please report GHG emissions based on stationary combustion by fuel type using the methods outlined in the regulation.

#### **Electricity Usage in Buildings**

Local governments shall report GHG emissions from electricity usage in all facilities. Electricity usage at power generation facilities is exempt from quantifying and reporting. Local governments that operate power generation facilities subject to mandatory reporting only report net generation and do not quantify electricity usage at power generation facilities.

#### **De Minimis Emissions**

California's mandatory reporting regulation limits GHG emissions claimed as de minimis to no more than 3 percent of total facility emissions, not to exceed 20,000 metric tons of CO2 equivalent emissions. Emissions must still be estimated and reported for the selected de minimis sources, but alternative emission estimation methods can be used. Local governments with facilities subject to mandatory reporting should use the de minimis threshold outlined in the regulation and apply it consistently to all facilities.

<sup>&</sup>lt;sup>29</sup> ARB uses the following formula:  $CO_2/C = 44.0098/12.011 = 3.66412455$ . This number is rounded to 3.664 for usage in the mandatory reporting program. The Protocol uses the following formula:  $CO_2/C = 44/12 = 3.6666666666666667$  and rounds to 3.667 as the  $CO_2$  to carbon molar ratio.

#### **Biogenic Emissions**

California's Mandatory Reporting regulation requires facilities to report combustion of biomass-derived fuels separately from fossil fuels. The LGO Protocol allows local governments to optionally report biogenic emissions, which includes stationary combustion of biomass-derived fuels. Local governments with facilities subject to mandatory reporting must report GHG emissions from combustion of biomass-derived fuels.

#### **Emergency Generators**

GHG emissions from emergency generators are reported in the LGO Protocol as a Scope 1 emission source. The Mandatory Reporting Regulation exempts generating units designated in air district permits as backup or emergency generators from sources to be reported at the facility level.

#### Verification

Local governments with facilities subject to mandatory reporting will be required to have the greenhouse gas emissions for these facilities verified beginning in 2010, for the year 2009 reported emissions. Facilities are subject to either annual or triennial verification. Only ARB accredited verification bodies may provide verification services for the purposes of mandatory greenhouse gas emissions reporting.

Local governments with facilities subject to mandatory reporting that report GHG emissions using the LGO Protocol should utilize the site visit schedule based on the mandatory reporting program; the California Climate Action Registry General Verification Protocol can be followed for the remaining local government facilities and sources.

# Appendix B California Climate Action Registry Reporting Requirements

Version 1 (September 2008)

# **Background on the California Climate Action Registry**

The California Registry is a non-profit public/private partnership that serves as a voluntary greenhouse gas registry to protect, encourage, and promote early actions to reduce GHG emissions. The California Registry provides leadership on climate change by promulgating credible and consistent GHG reporting standards and tools for organizations to measure, report, verify, and reduce their GHG emissions in California and/or the U.S. Following considerable initiative and input from various stakeholders from the business, government, and environmental communities, the California State Legislature established the California Registry in 2000, with technical modifications in 2001.<sup>30</sup>

The purposes of the California Registry are as follows:

- To enable participating entities to voluntarily measure and record GHG emissions produced after 1990 in an accurate manner and consistent format that is independently verified;
- To establish standards that facilitate the accurate, consistent, and transparent measurement and monitoring of GHG emissions;
- To help various entities establish emissions base years against which any future state or federal GHG emissions reduction requirements may be applied;
- To encourage voluntary actions to increase energy efficiency and reduce GHG emissions;
- To ensure that participating organizations receive appropriate consideration for verified emissions results under any future state, federal or international regulatory regime relating to GHG emissions;
- To recognize, publicize, and promote participants in the California Registry; and
- To recruit broad participation in the process.

The California Registry was created by the State of California to be a non-profit organization operating outside of the state government, but working closely with the State to develop its reporting and verification procedures such that the State is confident in the quality of the data. To this end, the State has worked closely with the California Registry since its inception to develop its reporting and verification guidance.

Joining the California Registry provides several benefits, such as:

- Showing environmental leadership acting early to address climate change to better influence future policy, and to understand the most cost-effective means of managing and reducing emissions.
- Demonstrating action on GHG emissions reporting verified information to the California Registry helps to address shareholder concerns about adequate corporate actions to reduce GHG emissions.
- Managing risk taking steps to protect early actions ahead of possible future GHG regulations is a wise risk-management strategy.

<sup>&</sup>lt;sup>30</sup> California Senate Bill 1771 was signed into law on September 30, 2000, and Senate Bill 527 on October 13, 2001. The laws have since sunset, but the California Registry maintains a strong relationship with the State of California and its agencies, and the State maintains its oversight of verifications under the California Registry reporting program.

- Addressing inefficiency understanding that emissions indicate waste and inefficiency has led
  many companies to insights for redesigning business operations and processes, spurring
  innovation, improving products and services, and helping to build competitive advantage.
- Preparing for regulation verifying annual GHG inventories helps to prepare for mandatory GHG reporting.
- Preparing for trading developing credible and transparent measurement, verification and reporting methods in order to participate in any future emission trading system.

#### **Definition of Local Government**

For purposes of the California Registry program, local governments are defined as follows:

Local Government: a general purpose government at the village, town, city or county level.

California Registry participants meeting the above definition are required to follow the guidance in this Protocol when developing greenhouse gas emissions inventories for their operations. This definition does not include single purpose special districts or other similar agencies that may overlay general purpose government agencies (e.g., water district, sanitation district, recreation district, school district, etc.).

# **Reporting Requirements**

The information presented below is a summary of the reporting requirements detailed in the California Registry's General Reporting Protocol (GRP). All California Registry participants are subject to the general guidelines in the GRP, along with any additional sector-specific reporting guidance provided by the California Registry.

This Local Government Operations Protocol is sector-specific guidance for California Registry local government participants. Thus, local governments participating in the California Registry should follow the guidance detailed in this Protocol, and refer to the General Reporting Protocol if additional guidance is needed.

Please note that if your local government generates and sells electric power, you are required to report your power generation-related emissions according to CCAR's Power/Utility Protocol (2005) in addition to the guidance in this Protocol. This includes completing the Power/Utility Protocol Report with its associated metrics. You can download the Power/Utility Protocol and Report at: http://www.climateregistry.org/tools/protocols/industry-specific-protocols/power-utility.html.

# **Scope of Required Reporting**

California Registry participants must submit their GHG emissions to the California Registry each year. At a minimum, participants must report their entity-wide emissions for each of the following categories:

- Direct emissions from mobile source combustion;
- Direct emissions from stationary combustion;
- Indirect emissions from electricity use, imported steam and district heating and cooling;
- Direct process emissions; and
- Direct fugitive emissions.

Each annual GHG emissions report (emissions report) must contain at least the following information:

- The geographic scope of the emissions report (whether California-only or nationwide);
- The operational and organizational boundaries of the reporting entity for which GHG emission data is reported;
- Total significant direct GHG emissions (including mobile and stationary combustion, process, and fugitive);

- Total significant indirect GHG emissions (from electricity usage, and from co-generation, steam imports, district heating and cooling); and
- Total direct and indirect emissions classified as de minimis.

Each emissions report must represent the emissions from a full calendar year - January 1 through December 31.

## **GHGs Required to be Reported**

For the first three years after joining the California Registry, participants must report at a minimum their  $CO_2$  emissions. Starting with the fourth year, participants must report all Kyoto GHGs ( $CO_2$ ,  $CH_4$ ,  $N_2O$ , HFCs, PFCs, SF<sub>6</sub>).

## **Calculation Methodology Requirements**

This Protocol includes an array of activity data and emission factors that can be combined to create calculation methodologies. As the Local Government Operations Protocol effort is a joint effort to satisfy the needs of many programs and stakeholders, in some cases alternate activity data and emission factors have been included that do not meet the standards of the California Registry General Reporting Protocol.

Throughout the chapters in Part II, activity data and emission factors are labeled as *recommended* or *alternate*. All *recommended* activity data and emission factors included in the Protocol meet the standards of the California Registry. In some instances, there are alternate activity data and emission factors that also meet California Registry standards.

To ensure that all California Registry participants are calculating and reporting their emissions in an equally rigorous and accurate way, the California Registry will only accept emissions reports that are calculated using California Registry approved activity data and emission factors as identified in this Protocol. All activity data and emission factors accepted by the California Registry are denoted in the Protocol with the following icon:

 $\overline{\mathbf{Z}}$ 

If you are a California Registry participant, please ensure that you have used acceptable activity data and emission factors when calculating your emissions.

Table B.1 provides a summary of activity data and emission factors accepted by the California Registry.

Please note, for de minimis emission estimations, all alternate activity data and emission factors in the Protocol may be appropriate. This is subject to the professional judgment of your third-party verifier.

# **Local Governments with Municipal Utilities**

If your local government generates and sells electric power, you are required to report your power generation-related emissions according to California Registry's Power/Utility Protocol (2005) in addition to the guidance in this Protocol. This includes completing the Power/Utility Protocol Report with its associated metrics. Download the Power/Utility Protocol and Report at:

http://www.climateregistry.org/tools/protocols/industry-specific-protocols/power-utility.html.

Also, if your municipal utility has been reporting to the California Registry via equity share, you may continue to use equity share to define your local government's organizational boundary under this Protocol. Please refer to Chapter 2 in the California Registry GRP for more information.

# Reporting Uncertainty vs. Inherent Uncertainty

Reporting uncertainty entails the mistakes made in identifying emission sources, managing data or information, and calculating GHG emissions. Inherent uncertainty refers to scientific uncertainty

associated with measuring GHG emissions. The California Registry is aware that there is inherent uncertainty in emission factors and measurement of activity data through metering and instrumentation – even after the calibration of meters and other data collection methods are verified as accurate.

The GHG emissions accounting and reporting guidelines in the General Reporting Protocol and the independent verification process developed by the California Registry are designed to reduce reporting uncertainty such that it is less than the minimum quality standard. Determining scientific accuracy is not the focus of the California Registry, its General Reporting Protocol, or the Local Government Operations Protocol.

Table B.1 Activity Data and Emission Factors Accepted by CCAR

Sector	Emission Source	CCAR Accepted	CCAR Accepted	
		Activity Data	Emission Factors	
	Stationary Combustion (6.1)	Known fuel use (recommended)	Default by fuel type (recommended)	
		Known electricity use (recommended)	Verified utility-specific emission factor (recommended)	
Facilities	Electricity Use (6.2)	Estimated electricity use (alternate) Estimated electricity use based on comparable facilities and square footage (alternate)	eGRID subregion emission factor (recommended)	
	Fugitive Emissions (6.6)	Mass balance method (recommended)	. n/a	
		Simplified mass balance method (alternate)		
	Mobile Combustion - CO <sub>2</sub> Emissions (7.1.1)	Known fuel use (recommended)	Published emission factor by fuel type, state- or region-specific (recommended)	
Vehicle Fleet	CO <sub>2</sub> Emissions (7.1.1)	Fuel estimates based on detailed annual mileage and vehicle fuel economy (alternate)	Default by fuel type (alternate)	
rieet	Mobile Combustion - CH₄ and N₂O Emissions (7.2.1)	Annual mileage by vehicle type, model year and fuel type (recommended)  Fuel Use by vehicle type, model year and fuel type (alternate)	Default by vehicle type, model year and fuel type (alternate)	
	Fugitive Emissions (7.4)	Mass balance method	n/a	

# Web-Based Reporting via CARROT

California Registry participants must report annual GHG emissions reports via the California Registry's web-based reporting application and database, known as the Climate Action Registry Reporting Online Tool (CARROT).

CARROT has four main functions:

1. Helps California Registry participants calculate their annual GHG emissions and/or report these emissions to the California Registry.

- 2. Allows approved verifiers to review participants' annual GHG emissions reports and submit their verification information to the California Registry.
- 3. Permits the general public to view aggregated reports of participants' annual GHG emissions and their progress in managing these emissions.
- 4. Enables California Registry staff to efficiently manage and track participants' data.

CARROT provides you with a secure, online workspace to manage, report, verify, and register your emissions.

The California Registry has designed CARROT to facilitate and ease emissions reporting. CARROT is also designed to streamline the emissions registration process by providing emissions calculation tools, simple reporting features, and administrative controls that allow participants to delegate reporting within your organization.

When you join the California Registry, your organization's technical contact will be provided a UserID and Password that will allow you to access CARROT through the California Registry's website, <a href="https://www.climateregistry.org/CARROT">www.climateregistry.org/CARROT</a>. Other users within your organization can request access from your organization's technical contact.

## **Public Reporting**

In addition to collecting your GHG emissions data, CARROT will also make limited information about your GHG emissions report available to the public. The public will see the following information that you are required to report:

- Organization name, address, and contact;
- Reporting year;
- Total emissions, by gas and by category (stationary combustion, mobile combustion, process emissions, fugitive emissions, indirect emissions and de minimis emissions); and
- Base year (if chosen).

In addition, the public will see the following information that you may choose to report. This optional information is not verified. This may include:

- Reduction goals, projects, management programs
- Entity description
- Total optional emissions, by gas and by category
- Other optional information

Public CARROT reports can be accessed through the California Registry website at <a href="https://www.climateregistry.org/CARROT/public/reports.aspx">www.climateregistry.org/CARROT/public/reports.aspx</a>.

Local government participants are also expected to complete and submit via CARROT the Local Government Operations Standard Inventory Report provided in Chapter 13 of this Protocol. At a minimum, you are required to complete and make available publicly Section 1 (Local Government Profile Information) and Section 2 (Greenhouse Gas Inventory Details). Sections 3 and 4 are currently optional, but most of this information will be tracked for you in CARROT.

# **Establishing and Updating a Base Year**

A base year (referred to as a "baseline" in the California Registry's GRP) is a datum or reference point against which to measure GHG emission increases and decreases over time. Setting a base year allows participants to scale structural changes to their organization back to a benchmark emission profile. This aspect of base year is called "normalization".

For example, an annexation of land could dramatically increase a participant's emissions relative to previous reporting years. To account for the impact on its emissions profile due to acquisition, a participant would adjust its base year to incorporate the additional emissions associated with the annexed property, thereby showing that the change in emissions occurred because of structural changes.

Although the California Registry strongly encourages participants to set a base year, you are not required to do so. However, if you choose not to establish a base year, reviewers of your emission trend might compare successive reporting years back to your first year of reporting, regardless of whether it is indicative of your current structure or operating conditions.

Participants select their base year according to the year that best represents their standard emissions profile. In the context of the California Registry, a base year serves as a benchmark to compare emissions produced by an entity over time. The base year is adjusted to reflect structural changes in your organization.<sup>31</sup> A base year may also change if there are fundamental changes in generally accepted GHG emissions accounting methodologies.

A participant may begin reporting emissions to the California Registry for any year from 1990 forward; likewise it can establish as its base year any reporting year from 1990 forward. After establishing a base year participants should report verified emissions results for each subsequent year. If an organization's participation in the California Registry lapses temporarily, it must report emissions for all intervening years upon renewing its participation or establish a new base year. If its boundaries do not change significantly, the base year will remain fixed over time.

Your base year should not be adjusted for the organic growth or decline of your local government. In a local government context, organic growth or decline refers to an increase or decrease in population, construction or decommissioning of facilities or buildings, and other situations that are not the result of changes in the structure of the local government. Many organizations experience growth and thus their total absolute emissions will increase from year to year, regardless of their organization's operational efficiency.

# **Conditions for Updating Your Base Year**

The purpose of a base year is to compare your local government's emission levels from a point in the past. To allow for this comparison, you must have comparable boundaries over time. If your organization's boundaries change with time, you will need to adjust base year emissions to permit accurate comparison.<sup>32</sup> This Protocol identifies six circumstances that would require you to update your base year:

Structural Changes in Your Organization

- 1. Mergers and acquisitions (annexation or incorporation of new areas into the local government jurisdiction);
- 2. Divestitures (ceding of land or secession of an area);
- 3. Outsourcing contracting activities to outside parties that were previously conducted internally;
- Insourcing conducting activities internally that were previously contracted to outside parties;
   and

<sup>&</sup>lt;sup>31</sup> In the GRP, baselines refer strictly to entity-level baselines. These documents do not provide guidance on setting project-level baselines. Participants should refer to the California Registry project protocols for direction on this activity.

<sup>&</sup>lt;sup>32</sup> Participants also have the option to change their base year at their discretion.

5. Improved GHG Accounting Methodologies - Fundamental changes in generally accepted GHG emissions accounting methodologies (e.g., significant changes in emission factors or understanding of Global Warming Potential).

All required sources of direct and indirect emissions must be included in a participant's entity-wide base year for reporting and adjustment purposes. However, participants identify and account for direct and indirect emissions separately. Thus, participants may consider tracking both types of emissions separately in terms of a base year. Both direct and indirect emission base years are meaningful for the purposes of the California Registry.

## Threshold for Updating a Base Year

Rather than requiring base year adjustments whenever any changes occur in your organization, however insignificant, you need only adjust your base year whenever you estimate that the cumulative effect of such changes affects your organization's total reported emissions by plus or minus 10% relative to the base year. You may adjust your base year every year, if you wish. You do not need to adjust your base year when emissions change by plus or minus 10% at any individual facility unless this facility-level change also affects your total entity emissions by plus or minus 10%.

In some situations, year-to-year changes to total emissions resulting from structural or other changes to your organization may fall below the 10% threshold for updating your base year. You will need to update your base year if and when the cumulative effect is greater than 10%.

When you specify a base year, for every year after the base year, your verifier will also need to verify that your total emissions have not changed by more than 10% from the base year due to any cause except organic growth. This is intended to provide a check that you are correctly tracking and reporting the emissions associated with your organization's structure.

Please note that base year should not be adjusted for the organic growth or decline of your local government. In a local government context, organic growth or decline refers to an increase or decrease in population, construction or decommissioning of facilities or buildings, opening or closing a department, and other situations that are not the result of changes in the structure of the local government.

# **Timing for Updating a Base Year**

When significant structural changes occur during the middle of the year that trigger a base year update, your base year should be recalculated for the entire year, rather than only for the remainder of the reporting period after the structural change occurred. For example, if your local government annexes new land in June, then the emissions associated with the annexation starting from January 1 of the base year should be added to your base year, not just the emissions from June to December. Similarly, all years following the base year, including the current year emissions (i.e. the year that the structural changes occur) should be recalculated for the entire year to maintain consistency with the base year recalculation.

# Updating a Base Year for Facilities That Did Not Exist in the Base Year

Base year emissions are not recalculated if your organization makes an acquisition of (or insources) operations that did not exist in its base year. There should only be a recalculation of historic data back to the year in which the acquisition came into existence. For instance, if your base year is 2004, and you acquire a facility in 2008 that began operations in 2006, you would revise your 2006 and 2007 emissions reports to add the associated emissions. However, you would not adjust your 2004 base year. The same applies to cases where your organization divests (or outsources) operations that did not exist in the base year.

Refer to Chapter 4 in the California Registry's GRP for more information and examples of updating a base year.

#### **De Minimis Emissions**

For the purposes of the California Registry program, de minimis emissions are a quantity of GHG emissions from any combination of sources and/or gases, which, when summed equal less than 5% of your local government's total emissions. Significant emissions are any emissions of GHGs that are not de minimis in quantity when summed across all sources of your local government.

For many participants, identifying and quantifying all of their GHG emissions according to the methodologies presented in this Protocol would be unduly burdensome and not cost-effective. To reduce the reporting burden, the California Registry requires that entities calculate at least 95% of their emissions according to the Protocol's methodologies. Thus, if necessary, up to 5% of emissions can be classified and reported as de minimis. However, the California Registry strongly encourages entities to report 100% of their emissions according to the methodologies laid out in the Protocol when possible.

You must identify and report all sources of emissions in your inventory. For significant sources, you must calculate these emissions using required methodologies. For insignificant sources (i.e. potential de minimis sources), you may use a rough, upper bounds estimate to determine the amount of emissions that are de minimis. In the first year, you need to identify what sources fall into the de minimis pool and their estimated total emissions. This information must be disclosed in your emissions report, and reviewed and accepted by your verifier. In subsequent years, if these emissions do not change significantly, you can hold these assumptions constant and your verifier may not need to re-examine your estimates. However, you must continue to report your de minimis sources in CARROT each year.

For example, a participant estimates they emit about 1,000 metric tons of  $CO_2$  each year. Most of these emissions come from an on-site heating and cooling system that services their buildings. In addition, this participant also has one fleet vehicle that is driven about 20,000 miles each year. This participant estimates that between 800 and 1000 gallons of gasoline are consumed by this car each year. Taking the upper estimate of 1000 gallons, the participant calculates the emissions from this source as 8.8 metric tons of  $CO_2$ /year, and finds that this amount falls below the de minimis threshold of 5% or 50 metric tons  $CO_2$ /year.

The participant can report this emission source as de minimis in CARROT and provide this estimation to the verifier, along with vehicle records showing the actual miles traveled of the car. In subsequent years, where the operation patterns do not change significantly, the participant can continue to declare the emissions from this source de minimis, and will need to re-calculate this information only every three years.

You may use alternative methods to demonstrate that emissions are de minimis. For example, if your emissions come only from electricity and fuel consumption, it would be sufficient to show that the emission factors for methane and nitrous oxide, when multiplied by their global warming potentials and added together, are less than 5% of the corresponding emission factor for carbon dioxide. Assuming you deemed no other type of emissions to be de minimis, the total de minimis emissions would be less than the 5% threshold.

Your estimations and assumptions in calculating your de minimis emissions will need to be disclosed in your emissions report and provided to and verified by your verifier. If your operations do not change significantly from year to year, you will only need to re-calculate and have your de minimis emissions verified every three years.

The sources and gases that will be de minimis will vary from participant to participant. There may be instances where you identify multiple sources as de minimis, which, when added together, equal less than 5% of your emissions. Different kinds of gases can also be considered de minimis if their combined total is less than 5% of your overall emissions.

## **Using CARROT to Document De Minimis Emissions**

CARROT helps you to calculate and track your de minimis emissions over time. In the first year you report using CARROT, you will enter information to calculate all of your emissions. Once you have reported your inventory, you can designate any combination of individual sources or gases as de minimis. CARROT will then track this information for you, and report it in a category separate from the rest of your emissions.

Refer to Chapter 5 in the California Registry's GRP for more information and examples of de minimis emissions.

#### **Technical Assistance**

The California Registry has a number of ways to help you as you proceed through the emissions reporting process. You can contact California Registry staff if you have questions or problems at:

- help@climateregistry.org
- 213-891-1444 and ask for Member Services

Should you need additional assistance, you can also hire a firm to provide technical assistance. A list of State- and California Registry-approved technical assistance providers is on the California Registry's website as a reference.

#### Verification

See Chapter 14 in the GRP for more information on verification. You can also refer to the General Verification Protocol, available on the California Registry's website.

Before emissions reports will be accepted by the California Registry, this information must be verified by an approved verifier. Approved verifiers are screened and approved by the State of California and the California Registry to ensure that they have the necessary skills to appropriately evaluate emissions reports.

Verification is the process used to ensure that a participant's GHG emissions report has met a minimum quality standard and complied with an appropriate set of California Registry-approved procedures and protocols for submitting emissions inventory information. For local governments, this means meeting the requirements of the General Reporting Protocol and the Local Government Operations Protocol.

The California Registry's verification process has been designed to promote the credibility, accuracy, transparency, and usefulness of emissions data reported to the California Registry. Once an approved verifier has determined that the emissions report meets a minimum quality standard and is free of material discrepancies, the participant's reported emissions data will be reviewed by the California Registry and accepted into the California Registry's database.

If you are interested in understanding and preparing for the verification process in more detail, and to see the specific process that approved verifiers will be using to verify your GHG emissions report, you may obtain a copy of the General Verification Protocol, the California Registry's guidance for approved verifiers, from the California Registry's website.

# **Minimum Quality Standard**

An emissions report submitted to the California Registry must be free of material discrepancies to be verified. In other words, a verifier's calculation estimates of the entire inventory must not differ from a participant's estimates of the entire inventory by more than 5%. It is possible that during the verification process differences will arise between the emissions totals estimated by participants and those estimated

by verifiers. Differences of this nature may be classified as either material or immaterial discrepancies. A discrepancy is considered to be material if the overall reported emissions differ from the overall emissions estimated by the verifier by 5% or more. Otherwise, it is immaterial.

#### **Core Verification Activities**

The verification process is designed to ensure that there have been no material discrepancies of your reported entity-wide inventory. In order to ensure consistency in the application of verification, the California Registry provides all verifiers with a Verification Protocol that is based on the guidance contained in this Protocol and any industry-specific protocol. The Verification Protocol is a guidance document. However, since verifiers face potential financial liability for reports they have verified, it is ultimately at the verifier's discretion whether to verify your report.

Once the verifier has completed the preparations for verification including the kick-off meeting and the selection of a general approach to verification, the core verification activities can begin.

The core verification activities include three primary elements:

- 1. Identifying emission sources;
- 2. Understanding management systems and estimation methods used;
- 3. Verifying emission estimates.

The core verification activities are fundamentally a risk assessment and data sampling effort aimed at ensuring that no significant sources are excluded and that the risk of error is assessed and addressed through appropriate sampling and review.

# **Professional Judgment**

Approved verifiers must verify participants' annual GHG emissions reports against the California Registry's General Reporting Protocol using the process outlined in the Verification Protocol. The California Registry asks verifiers to use their professional judgment when executing the verification activities described in the General Verification Protocol. The purpose of the verifier approval process is to find verification firms that demonstrate, through their staff's professional qualifications and experience, their ability to render sound professional judgments about GHG emissions reports.

Application of a verifier's professional judgment is expected in the following areas:

- Implementation of verification activities with appropriate rigor for the size and complexity of a
  participant's organization and with regard to the uncertainty of calculations associated with the
  participant's emissions sources;
- Review of the appropriateness of a participant's GHG emissions tracking and monitoring procedures, calculation methodologies, and management systems for providing information to the California Climate Action Registry;
- Evaluation of participant compliance with the California Registry's applicable protocol(s);
- Assessment of methods used for estimating emissions from sources for which the Protocol does
  not provide specific guidance, such as process and fugitive emissions, and indirect emissions
  from sources other than electricity, imported steam, district heating/cooling; and
- Appraisal of assumptions, estimation methods, and emission factors that are selected as alternatives to those provided in the Protocol.

The Verification Protocol and training provided by the California Registry are intended to explain to the verifier the California Registry's guidelines and expectations and thus what types of professional judgments are appropriate for this program. In addition to these resources, verifiers and participants may

contact the California Registry at any time for clarification of California Registry guidelines, expectations and policies.

#### Conflict of Interest

In order to ensure the credibility of the emissions data reported to the California Registry and its applicability under any future regulatory regime, it is critical that the verification process is completely independent from the influence of the participant submitting the emissions report. While conducting verification activities for California Registry participants, verifiers must work in a credible, independent, nondiscriminatory and transparent manner, complying with applicable state and federal law and the California Registry's Conflict of Interest (COI) determination process.

In their applications to become approved, verifiers must provide information to the California Registry about their organizational relationships and internal structures for identifying potential conflicts of interest (organizational COI). Then, on an individual basis, the California Registry will review any pre-existing relationship between a verifier and participant and will assess the potential for conflict of interest (case-by-case COI) in conducting a verification. When the California Registry determines there is a low risk of COI, the participant and verifier can finalize negotiations of their contract. Following completion of a verification, the verifier must monitor their business relationships for the next year for situations that may create a COI (emerging COI), and notify the California Registry before entering into new business relationships with these participants.

This conflict of interest clause does not preclude a verifier from engaging in consulting services for other clients that participate in the California Registry for whom the verifier does not provide any verification activities.

Verifiers must submit an updated COI form each year, even if they have verified previous years' emissions reports for a participant.

As an added protection, a verifier may provide verification services to a California Registry participant for, at most, six consecutive years. After a six-year period, the California Registry participant must engage a different verifier. The original verifier may not provide verification services to that participant for three years. This three year hiatus begins with any lapse in providing annual verification services to a California Registry participant.

In the event that a verifier violates these conditions, the California Registry, in consultation with the State of California, and at its discretion, may disqualify an approved verifier for a period of up to five years.

# **Reporting and Verification Deadlines**

You must submit your annual emissions report by June 30 of the year following the emissions year to the California Registry to initiate verification activities. Verification should be completed by October 31 of the year the report is submitted to the California Registry. In other words, a GHG emissions report for 2009 emissions should be submitted by June 30, 2010, and the verification process should be completed by October 31, 2010.

Reporting Deadline	June 30
Verification Deadline	October 31

Table B.2 illustrates the minimum reporting requirements over time for a new participant.

**Table B.2 Reporting Years and Actions** 

Year	Local Government Action
2009	Local Government joins the California Registry and tracks 2009 emissions
2010	Local Government tracks 2010/reports 2009 CO <sub>2</sub> emissions
2011	Local Government tracks 2011/reports 2010 CO <sub>2</sub> emissions
2012	Local Government tracks 2012 emissions for all six GHGs/reports 2011 CO <sub>2</sub> emissions
2013	Local Government tracks 2013 /reports 2012 emissions for all six GHGs

Participants who are not able to meet these deadlines must request a reporting or verification extension from the California Registry.

# **Record Keeping and Retention**

You should maintain any relevant records from which emissions results have been calculated. Such records may include, but are not be limited to, utility bills, fuel consumption records, emissions data, process data and schedules, and past reports. Although it is not possible to predict what any future regulatory regime may require regarding record keeping and retention, it is inadvisable for you to dispose of relevant records immediately after filing emissions reports. This would hinder any future verification or review activities, placing you at a disadvantage in case of some need to re-estimate the emissions results.

# **Appendix C ICLEI Reporting Requirements**

Version 1 (September 2008)

## **About ICLEI**

ICLEI- Local Governments for Sustainability (ICLEI) is a membership association of local governments committed to advancing climate protection and sustainable development. Since its inception in 1990, ICLEI's membership has grown to include more than a 1,000 communities worldwide. More than 500 of them are in the United States.

ICLEI USA's mission is to build, serve, and drive a movement of local governments to advance deep reductions in greenhouse gas emissions and achieve tangible improvements in local sustainability.

### **ICLEI's Five Milestones for Climate Protection**

The Five Milestones for Climate Protection provide a simple, standardized means of calculating greenhouse gas emissions, of establishing targets to lower emissions, of reducing greenhouse gas emissions and of monitoring, measuring and reporting performance.

# **ICLEI's Five Milestone Methodology**

The Five Milestones are designed to chart a course for local governments to set and meet their climate mitigation goals:

#### 1. Conduct a baseline emissions inventory and forecast

The local government first calculates greenhouse gas emissions for a base year (e.g., 2005) from all municipal operations (e.g., city owned and/or operated buildings, streetlights, transit systems, wastewater treatment facilities). It then selects a future year by which it wishes to reach an emissions reduction goal and estimates emissions for that future year presuming Business As Usual (BAU) growth of emissions from the base year. In other words, this is what would be expected if the local government pursues no further measures.

NOTE: Local government working with ICLEI typically conduct inventories of both government operations and of the whole community which they govern. Additional guidance on community emissions inventories will be developed and provided in 2009.

#### 2. Adopt an emissions reduction target for the forecast year

The local government adopts an official reduction target defined as a percent reduction in annual emissions rate below the level reported in the base year (i.e. 20% reduction in emissions from 2005 baseline by 2020). The target fosters political will and creates a framework that guides the planning and implementation of measures.

#### 3. Develop a Local Climate Action Plan

Next, a local government develops a Climate Action Plan, a set of policies and measures designed to meet the emissions reduction target by the target year. Because emissions tend to grow over time, the Climate Action Plan must contain enough reductions to reduce emissions from the amount expected under business as usual to the desired target rate. These plans must include a timeline, a breakdown of actions and estimated benefits of each action compared to the baseline, a description of financing mechanisms, and an assignment of responsibility to departments and staff. Developing this plan is a multi-stakeholder process and most planning processes also incorporate public awareness and education efforts.

#### 4. Implement policies and measures

The next milestone is an ongoing effort to implement the Climate Action Plan. Typical policies and measures include energy efficiency improvements to municipal buildings and water treatment facilities, streetlight retrofits, public transit improvements, installation of renewable power applications, and methane recovery from waste management.

#### 5. Monitor and verify results

Monitoring and verifying progress towards target and status on the implementation of measures is a critical part of the milestone process. As part of this step, local governments will also need to conduct regular inventories to effectively gauge progress against the baseline.

# ICLEI Requirements for Reporting Emission Inventories (Milestones 1 and 5)

ICLEI requires that emissions inventories, for whatever year they represent, meet at least a specified level of rigor and quality. ICLEI recognizes that that not all jurisdictions will be immediately able to meet all of the recommended methods outlined in the Local Government Operations Protocol, and that in many cases time and resources allocated to inventorying emissions may limit the time and resources available to implement emissions reduction actions. ICLEI will therefore accept two levels of GHG inventory reports to satisfy completion of Milestone 1 or monitoring inventories. These are designated the *ICLEI Comprehensive Report* and the *ICLEI Quick Action Report*. See below for detailed descriptions of these inventories. Members reporting an inventory to ICLEI must disclose which type of report they are producing

When reporting emissions, reports must be formatted as laid out in Chapter 13 with each Scope reported separately. A jurisdiction can feel free to add a narrative report as they see fit, but official reporting will reflect the format outlined in Chapter 13.

NOTE: ICLEI does not disclose the details of reports that our members submit to us without explicit permission from them to do so.

# **ICLEI Comprehensive Report**

This is the preferred inventory report and represents a complete accounting of GHGs. Required sources, accounting methods, and significance thresholds meet standards similar in rigor to those employed by the California Climate Action Registry and The Climate Registry. The ICLEI Comprehensive Report also requires specific Scope 3 items that are policy relevant to a local government. The requirements for this type of inventory are:

- Required reporting of all 6 Kyoto Gases as described in Section 2.1 of the Local Government Operations Protocol
- o Required reporting of all Scope 1 and 2 sources:
  - Direct emissions from stationary combustion (Chapters 6 and 8)
  - Indirect emissions from electricity use, imported steam, and district heat and cooling (Chapter 6)
  - Direct emissions from mobile source combustion (Chapter 7)
  - Direct process and fugitive emissions (Chapters 9,10 and 11)

#### o Required reporting of Scope 3 Employee commute.

ICLEI's experience working with local governments indicates that this data is relatively easy to collect data and is particularly policy relevant as local governments can directly reduce

emissions from their employee's vehicles. ICLEI strongly encourages local governments to account for and include other scope 3 sources where possible and appropriate.

o The significance threshold for reporting emissions by the Protocol methods is five percent. One hundred percent of emissions of required gases must be reported and acknowledged. Ninety-five percent of reported emissions (by CO<sub>2</sub>e weight) must be computed using the methods and emission factors in the Protocol that are identified as suitable for third party verification standards to the CCAR standard.

The remaining sources, which cumulatively equal less than five percent of the total emissions in Scope 1 and 2 of the inventory, should be identified and can be computed with a best available approximation. Where possible, the estimation methodologies should be the alternate methodologies identified in the Protocol.

## **ICLEI Quick Action Report**

This reporting option is available for local governments that have limited staff time and resources, or lack sufficient data to complete a Comprehensive Report. This level of report is not as exhaustive, but offers the benefits of being simpler, more flexible, capturing a majority of the emissions from the local government's operations, and focusing on emissions from those sources that can be effectively influenced through policy. This enables the jurisdiction to maximize its efforts to curb climate change and keep time and investment of resources focused on taking action in the most critical areas. It is also intended to allow local governments with limited data sets to finish and publish an inventory while continuing to refine and improve their data collection processes.

Many local governments will employ a Quick Action Report as a stepping stone toward eventual Comprehensive Reports. Inventories for the first several years may be Quick Action with increasing levels of detail and increased reporting of optional sources as the local record keeping improves. ICLEI strongly encourages jurisdictions to actively improve record keeping methods to improve the quality of the inventories, as well as provide other benefits for the jurisdiction. The requirements for the Quick Action Report are:

- o **Required reporting of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O only.** Other Kyoto gases may be reported optionally. Local governments completing a quick action report may report only total CO2e in each scope and sector rather than by individual gas.
- o Required reporting of the following Scope 1 and 2 sources:
  - Direct emissions from stationary combustion (Chapters 6 and 8)
  - Indirect emissions from electricity use, imported steam, and district heat and cooling (Chapter 6)
  - Direct emissions from mobile source combustion (Chapter 7)
  - Direct fugitive emissions from landfills and wastewater treatment (Chapters 9 and 10)
  - Any other significant sources of emissions local governments should consider their
    operations and determine if there are any other sources of emissions that are unique to
    their profile which would constitute more than 5% of the total inventory and account for
    those sources. e.g. a local government that operates the community's natural gas
    distribution system should include fugitive emissions from this source.
- Recommended reporting of appropriate Scope 3 sources
   In particular, ICLEI's experience indicates that information relating to employee commutes is generally easy to calculate and is of particular policy relevance.

The significance threshold for reporting emissions is five percent. One hundred percent of Scope 1 and Scope 2 emissions of required gases (CO2, CH4, and N2O) must be reported and acknowledged. Ninety-five percent of reported emissions (by CO2e weight) must be computed using either the recommended or alternative methods and emission factors in the Protocol.

The remaining sources, which cumulatively equal less than five percent of the total emissions in Scope 1 and 2 of the inventory, should be identified and can be computed with a best available approximation.

#### **Baseline Inventories**

## **Establishing a Baseline Year Inventory**

ICLEI's members first establish a greenhouse gas inventory for a baseline year, which will then be used to set emissions reductions targets and track progress towards their climate protection goals. Participants should select their baseline according to the year that best represents their standard emissions profile, as well as a year for which they have the most complete data.

After establishing a baseline ICLEI members should report emissions inventory results at least every five years. ICLEI considers the best practice to be annually reporting.

#### **Limitations of Baseline Inventories in Monitoring**

Since baseline inventories represent estimates based upon the available data and inventory methods at the time, local governments will be faced with the challenge of how to deal with baseline inventories that are not up to date and may not be directly comparable to future inventories. This is especially true of local governments that have completed emissions inventories previous to the release of the Protocol. In these cases, ICLEI provides two suggestions: baseline updates or baseline year changes.

Generally, local governments will conduct baseline updates or establish new base years at the same time as they conduct re-inventories. ICLEI does not expect or require baseline updates immediately upon the adoption of the Protocol.

When it is time to conduct a routine re-inventory, ICLEI members should do so in accordance with the reporting standards in the Protocol and in this chapter. ICLEI stresses that local governments should not claim credit for apparent emissions reductions which are really the result of a change in emissions calculation methodology. Nor should they be held responsible for apparent emissions growth resulting from inclusion of additional sources in their re-inventory or changes in emissions factors used.

#### Updating a baseline

ICLEI considers it good practice, as part of a standard re-inventory process, to recalculate the existing baseline using the most up to date methodology and simultaneously recalculate any established reduction targets as a percentage of the recalculated baseline.

Example 1: Anytown, USA completed an inventory of 2000 and set a reduction target of ten percent below 2000 levels by 2015. In 2005 they re-inventoried using the same methods employed in 2000. In 2010 they intend to re-inventory, this time using the ICLEI Comprehensive Report. In order to determine whether they are approaching their goals, they should recalculate their 2000 inventory using the same methods and including the same sources as in their 2010 report. Their target remains ten percent below 2000 levels by 2015, but is applied to the recalculated 2000 figure.

Example 2: Othertown, USA completed an ICLEI Quick Action report in 2008 and established a reduction target against this base year. They are now doing a re-inventory in 2010, this time including all six Kyoto

gases and more accurate methodologies for a number of the calculations. In order to be able to compare the two inventories to each other, they should recalculate the 2008 inventory to include all 6 gases and use the recommended methodologies for the 2008 inventory as well.

#### Establish a new baseline year

Due to the fact that in many cases data availability for a historical baseline is limited, many local governments will find it easier to establish a new baseline. Where the previous baseline included a reduction target, the new baseline should also establish a new reduction target and the level of that target should account for the previously established target.

Example 1: Anytown, USA has determined that they are not able to find all of the necessary information to update their 2000 baseline, but they do have adequate records to update their 2005 inventory to an ICLEI Comprehensive Report. They should recalculate their 2005 inventory and establish a new reduction target against 2005 emissions levels. The new reduction target should take into account the old target (ten percent below 2000 levels by 2015). For the parts of the 2000 and 2005 inventories that are comparable, the emissions levels declined by one percent. This means that the new target should be at least nine percent below 2005 levels by 2015 so that the old target can be achieved even though the city is now using a new baseline.

Example 2: Othertown, USA does not have the staff time or funding to complete all of the calculations to update their 2008 inventory to the same standard as the 2010. They have opted instead to establish a new baseline. The comparable sections of the inventory show that their emissions increased by two percent from 2008 to 2010. This means that in order to encompass the old reduction target, the new target, established against 2010 emissions levels should be two percent greater than the old.

## Rolling up Annual Emissions into a Single Number

Using either report format, a local government may be interested in using a single number to represent its emissions in its reports, target setting and action plan. This number can vary greatly based on what has been included and, consequently, is not comparable to other local governments.

While ICLEI believes that the most accurate description of emissions requires separate accounting of emissions by scope, we recognizes that many local governments find it useful for public awareness and target setting to frame emissions this way. To be accepted by ICLEI, the local government must first report emissions by scope using the Comprehensive or Quick Action Report, and then (2) within that report they *must* include a statement to explain precisely what the basis of the roll up number is and offer an explanation as to why they chose this basis. Every time the local government references the roll up number they should include a short description of the basis of the roll up.

For example, in Year 2005 a local government has followed the Comprehensive Report and wishes to report aggregated emissions of 300,000 tones for its baseline. The report must include a statement and formula explaining this number. Below are three examples.

#### Example 1: Emissions = All Scope 1

In this roll up the LG is counting direct sources only. This is robust and ensures no double counting, but it also misses significant policy relevant GHG sources. For example, the impact of electricity efficiency measures will not be measured under this roll up. They could say "our *direct or scope one* emissions are 300,000 tonnes." They should not report or publish this roll up number without at least this level of specificity.

Example 2: Emissions = All Scope 1 - Scope 1 Grid Power Generation + All Scope 2 and emissions from power consumption reported as information items.

In this example, the local government has opted to include scope 2 energy consumption. To avoid double counting, the local government subtracts grid-based generation. This roll up enables all forms of government, big and small, to assign itself some responsibility for electricity usage and enables them to target policy to reduce it. They could say "our *direct emissions and emissions from electricity consumption* total 300,000 tonnes." They should not report or publish this roll up number without at least this level of specificity.

Example 3: Emissions = All Scope 1 – Scope 1 grid power generation + Scope 2 + emissions from power consumption reported as information items. + Scope 3 employee commute and employee business travel.

In this example a local government has also included several key scope 3 sources against which it intends to take action. Now the impacts of these reduction measures will be apparent in future inventories conducted by the local government. In this case the government could say "our direct emissions, emissions from electricity consumption and select other indirect sources total 300,000 tonnes." They should not report or publish this roll up number without at least this level of specificity.

At this time ICLEI does not recommend a specific roll up number as local circumstances and opportunities will differ significantly. However, we believe that many local governments will find that third example includes the most policy relevant sources without creating an excessive data collection burden.

Finally, the report should include a disclaimer of its roll up number clearly indicating that it should not be used for comparison purposes without careful analysis of the basis of the number. Contact your local ICLEI representative for help on defining and reporting a roll up emissions number.

#### **ICLEI Milestone Awards**

ICLEI tracks achievements of its members through the Milestone award process. ICLEI recognizes members as officially reaching a milestone when they complete benchmarks associated with that level. Once a level has been reached by the local government, ICLEI endorses and encourages the local government to publicize this achievement.

**Milestone 1**: The local government must complete and submit to ICLEI a baseline GHG invent for BOTH community and local government operations and submit the reports, backup data, and software data to ICLEI.

**Milestone 2**: The local government must submit written documentation to ICLEI that a baseline year and target has been approved by the local government body. Long-term targets must include benchmarks (e.g. Target = eighty percent by 2050, Benchmark = two percent reduction/year). Alternatively, the target may be referenced in an approved emission inventory report.

**Milestone 3**: The local government must submit to ICLEI an official Climate Action Plan. The Climate Action Plan must contain enough reductions to reduce emissions from rate forecasted as Business As Usual to desired rate. These plans must include a timeline, a breakdown of actions and estimated benefits of each action compared to the baseline, a description of financing mechanisms, and an assignment of responsibility to departments and staff.

**Milestone 4**: The local government must demonstrate that fifty percent of the measures on the climate action plan have begun implementation. Each measure considered implemented or where implementation is beginning, should include a summary description of the implementation process and quantified results.

**Milestone 5**: The local government must submit a climate action plan status report that includes a reinventory of emissions for any one or more subsequent years following the same reporting format used for the baseline or else applying the baseline adjustment guidelines discussed in this chapter, and a status update on all measures included in the original plan. The re-inventory must be undertaken within five years of the base year. Local Governments at Milestone 5 are also expected to submit annual progress to ICLEI on local climate activities that would be beneficial to the network.

# **Software and Technical Assistance for GHG Management**

ICLEI produces a number of tools and services to assist local governments with climate action planning. Our technical program staff is available to help our members through the 5 Milestones. We offer a combination of on-line resources, software tools, data collection forms, technical trainings and personal assistance.

The Clean Air and Climate Protection Software (CACPS) is a desktop software that can help local governments to compute Local Government Operations Protocol compliant GHG inventories. The Climate and Air Pollution Planning assistant (CAPPA) is a decision support tool to help select measures for a milestone 3, the climate action plan. ICLEI, along with Clinton Climate Initiative, Microsoft, and others, is a producing "Project 2 Degrees", a web-based GHG management system for local government worldwide to track and report GHGs in compliance with this Protocol and the International Local Government Protocol. Please contact your local ICLEI representative for more information on accessing ICLEI's tools and services.

# **Appendix D The Climate Registry Reporting Requirements**

Version 1.1 (June 2009)

#### 1. Background on The Climate Registry

The Climate Registry (The Registry) is a nonprofit organization that provides meaningful information to reduce greenhouse gas (GHG) emissions. The Registry establishes consistent, transparent standards throughout North America for businesses and governments to calculate, verify and publicly report their carbon footprints in a single, unified registry.

Members of The Registry are the businesses and governments that commit to reporting their entity-wide GHG emissions according to the requirements of The Registry's voluntary reporting program. For information on how to become a Member of The Registry please email info@theclimateregistry.org.

The Registry's board of directors consists of representatives of each state, province, territory, and Native Sovereign Nation that has committed to endorse The Registry's voluntary entity-wide GHG registry, encourage entities in their jurisdictions to become Members of The Registry, and incorporate The Registry's GHG quantification methodologies into any future mandatory GHG reporting programs or GHG emissions reduction programs in their jurisdictions.

Registry Members are afforded many benefits and services including:

#### The Climate Registry's Reporting Software

Only The Registry's Members will have full access to The Registry's reporting software, which is designed to allow for streamlined reporting and calculation of GHG emissions.

#### **Training Opportunities**

Web-based trainings sessions are held regularly and cover how to build an inventory, user trainings for The Registry's reporting software, and forming a GHG emissions reduction plan. Other educational opportunities for Members include access to regional events and science and technology-focused study trips.

#### Reporting Helpline

Registry staff is available to help answer reporting questions at (866) 523-0764 and info@theclimateregistry.org.

#### **Reporting Materials**

Printed copies of The Registry's General Reporting Protocol (GRP) and General Verification Protocol (GVP) are distributed to new Members when they join The Registry.

For more information about The Registry, please refer to The Registry's website: <a href="https://www.theclimateregistry.org">www.theclimateregistry.org</a>.

#### 2. How to use this Protocol

If you are a local government Member of The Registry, as defined below, you are required to follow the guidance found in this appendix in addition to the guidance found in the program-neutral Local Government Operations (LGO) Protocol. Where there are differences between the program-neutral LGO Protocol and this appendix, Registry Members are required to adhere to the guidance in this appendix.

The program-neutral LGO Protocol, together with this Registry-specific appendix, is consistent with The Registry's reporting requirements and ensures that local government Members report their GHG emissions in a manner that is consistent with all other Registry Members.

If a local government is reporting GHG emissions from sources governed by a different Registry industry-specific protocol, the local government must defer to that industry-specific protocol when reporting the relevant emission sources. For example, any local government with a municipal electric utility within their organizational boundary must report the GHG emissions from electricity generation and transmission and distribution losses as directed by The Registry's Electric Power Sector (EPS) Protocol.

If you have questions regarding what protocols to use for your emissions reporting, please call (866) 523-0764 or email <a href="mailto:help@theclimateregistry.org">help@theclimateregistry.org</a>.

#### 3. Definition of a Local Government Member

For The Registry's voluntary reporting program, a local government Member is defined as:

A general purpose government at the village, town, city, municipality, county or regional district<sup>33</sup> level, excluding single purpose special districts<sup>34</sup> or other similar agencies that may overlay general purpose government agencies.

Any entity that qualifies as a local government Member must report its GHG emissions according to the guidelines in the program-neutral LGO Protocol and Registry-specific appendix.

#### 4. The Registry's Program Requirements

Below is a brief outline of The Registry's reporting requirements. The Registry's program requirements are described in detail in The Registry's GRP which can be downloaded at: <a href="http://theclimateregistry.org/downloads/GRP.pdf">http://theclimateregistry.org/downloads/GRP.pdf</a>.

#### 4.1. Annual Reporting

The Registry requires annual reporting and verification of GHG emission data on a calendar year basis. For more information on annual emission reporting see The Registry's GRP, Section 1.4.

#### 4.2. Geographic Boundaries

The Registry requires that, at a minimum, Members must report emission sources in Canadian provinces and territories, Mexican states and U.S. states and dependent areas. Members must also indicate if any facilities are located in lands designated to Native Sovereign Nations that are

<sup>&</sup>lt;sup>33</sup> Only regional districts that serve as the general purpose government in areas not incorporated into a municipality are local governments in The Registry's voluntary reporting program.

<sup>&</sup>lt;sup>34</sup> This is a type of district that only serves one or a few special purposes and does not provide a broad array of services.

represented on The Registry's board of directors. For more information on geographic boundaries see The Registry's GRP, Chapter 2.

#### 4.3. Gases to be Reported

The Registry requires Members to report the following GHGs from anthropogenic sources: carbon dioxide ( $CO_2$ ), methane ( $CH_4$ ), nitrous oxide ( $N_2O$ ), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), and sulfur hexafluoride ( $SF_6$ ). In addition, The Registry requires the reporting of  $CO_2$  emissions from biomass combustion. These biogenic emissions must be reported separately from anthropogenic emissions to remain policy neutral. For more information on gasses to be reported see The Registry's GRP, Chapter 3.

#### 4.4. Organizational Boundaries

Local government Members of The Registry must define their organizational boundary according to a control consolidation methodology. Control can be defined as operational control or financial control. Local government Members may also elect to additionally report according to an equity share consolidation methodology, however once a Member begins to report according to the equity share consolidation methodology, it must continue to do so annually. For more information on consolidation methodologies see the text box below. To learn more about organizational boundaries see The Registry's GRP, Chapter 4.

#### **Consolidation Methodologies**

- Operational Control: An entity has operational control over an operation if the entity or
  one of its subsidiaries has the full authority to introduce and implement its operating
  policies. The entity that holds the operating license for an operation typically has
  operational control. Local governments reporting according to operational control would
  be responsible for reporting emissions from 100 percent of the activities of which they
  had operational control.
- <u>Financial Control</u>: An entity has **financial control** over an operation if the entity has the
  ability to direct the financial policies of the operation with an interest in gaining economic
  benefits from its activities. Financial control usually exists if the entity has the right to the
  majority of the benefits of the operation, however these rights are conveyed. Local
  governments reporting according to financial control would be responsible for reporting
  emissions from 100 percent of the activities of which they had financial control.
- Equity Share: If an entity selects the equity share approach, it must report all emissions sources that are wholly owned and partially owned according to its equity share in each. Local governments reporting according to both a control methodology and equity share would report 100 percent of the emissions according to their chosen control methodology and would additionally indicate the percent equity share they had in each operation (in the absence of complex ownership schemes this will typically be 100 percent).

#### 4.4.1. Example: Determining Operational or Financial Control

The City of Mount Pleasant owns the Mount Pleasant City Hall and a large office building downtown. It has a partial ownership stake in and operates a municipal landfill and leases fleet of transit busses.

**City Hall**: The City owns and operates City Hall.

<u>Downtown Office Building</u>: The City has contracted out the operation of the office building to a management company. The management company is contractually obligated to implement any necessary health, safety and environmental policies necessary in the building. The City occupies five units of the building as City office space. The City pays the electricity bills for these five units directly to a utility company.

Municipal Landfill: The City has partial ownership in a municipal landfill within its geographical boundaries that accepts all waste from the City of Mount Pleasant as well as three other nearby towns. The City is contractually obligated to operate the landfill through its agreement with the other towns that serve on the Municipal Landfill's Board of Directors, which directs the financial policies of the landfill, and have an ownership stake in the landfill. Mt Pleasant's neighboring town, Big River, has the majority of votes on the Board of Directors.

**<u>Bus Transit Fleet</u>**: The busses in the fleet are owned by a private company and are leased to the City. The City is responsible for the operation of the fleet including maintenance, obtaining necessary permits, route planning and fueling.

Operational Control: Organizational Boundary for the City of Mount Pleasant

	Reporting Requirement	
Facility	under Operational Control	Reason
City Hall	100% of emissions	The City is directly responsible for all of
		the emissions generated by City Hall.
Downtown	Only Scope 2 emissions from	The City does not have operational control
Office	electricity use in five city-	of the office building but does have
Building	occupied units	operational control within the 5 units it
		effectively leases from the management
		company.
Municipal	100% of emissions	The City is not responsible for generating
Landfill		all of the waste accepted by the landfill
		and it shares ownership with other
		partners. However, the City does have
		operational control as determined by its
		contract with the other partners.
Bus	100% of emissions	Emissions from all leased assets are
Transit		required to be reported under operational
Fleet		control.

Financial Control: Organizational Boundary for the City of Mount Pleasant			
		Reporting Requirement	

	Reporting Requirement	
Facility	under Financial Control	Reason
City Hall	100% of emissions	The City is directly responsible for all of
		the emissions generated by City Hall.
Downtown	100% of emissions	The City owns the entire office building
Office		and therefore has financial control of all
Building		emissions.
Municipal	0% of emissions	The City does not have financial control
Landfill		because the city of Big River controls the
		Board of Directors, which sets financial
		policies for the landfill. If Big River were to
		report using financial control it would be
		required to report 100% of the emissions
		from the landfill.
Bus	0% of emissions	The city of Mt. Pleasant does not have
Transit		financial control of the bus transit fleet, as
Fleet		the private company that leases the
		busses to Mt. Pleasant does instead.

#### 4.5. Operational Boundaries

The Registry requires all Members to report Scope 1 emissions (all direct emissions from anthropogenic sources), direct  $CO_2$  emissions from biomass combustion, and Scope 2 emissions (indirect emissions associated with the consumption of purchased or acquired electricity, steam, heating, or cooling). All other indirect emissions may be optionally reported as Scope 3 emissions. For more information on operational boundaries see The Registry's GRP, Chapter 5.

#### 4.6. Facility-level Reporting

Members are required to report emissions separately for each facility within an entity. A facility is generally defined as a single physical premises or mobile source. Facilities of the same type can often optionally be aggregated. Likewise, mobile sources of similar types can be grouped into mobile fleets, which are treated in the same matter as a single mobile source. For more information on facility-level reporting see The Registry's GRP, Chapter 6.

#### 5. Base Year Requirements

Each Member's base year for The Registry's voluntary reporting program is defined as the earliest reporting year a complete emission report (a report that meets all of The Registry's reporting requirements and reflects all GHG emissions in North America) is submitted to The Registry.

Members must update their base year when a structural change occurs within their organizational boundaries, or when a change in calculation methodologies or emission factors triggers a significant cumulative change (more than five percent) in its base year emissions. If significant errors are identified

in a Member's base year at a later date, that base year will also need to be updated. Significant is defined as a cumulative change of five percent or larger in an entity's total base year emissions (Scope 1 plus Scope 2, as well as Scope 3 emissions if you are reporting Scope 3 emissions, on a  $CO_2$  equivalent basis). For more information on The Registry's base year requirements see The Registry's GRP, Chapter 7.

#### 6. Transitional Reporting

For a Member's first two years of participation in The Registry it may elect to report and verify only a subset of the emissions required to be reported to The Registry. At a minimum, a Member must report all CO<sub>2</sub> emissions from all stationary combustion for all of its operations in at least one state, province or territory. For more information about transitional reporting see The Registry's GRP, Chapter 8.

#### 7. Historical Reporting

Members who have been reporting and verifying their emissions as part of a different GHG emissions reporting program can submit emissions data for years that precede their first year of reporting to The Registry into The Registry's database as historical data. All historical data must include at a minimum, entity-level emissions of CO<sub>2</sub> from stationary combustion for all operations in at least one state, province or territory. All historical data must either have been verified according to the requirements of the program the emissions were originally reported to or, if the reported emissions were not verified, The Registry recommends that Members use an ANSI-accredited Registry-recognized Verification Body to verify historical emissions. For more information on historical reporting see The Registry's GRP, Chapter 9.

#### 8. Quantifying Emissions

The program-neutral LGO Protocol was designed to support several GHG reporting programs and the needs of many stakeholders. As a result, the program-neutral LGO Protocol contains some calculation methodologies for quantifying GHG emissions that are not appropriate and therefore not accepted by The Registry for its voluntary reporting program.

The Registry will accept GHG emission data calculated using all calculation methodologies contained within The Registry's GRP and The Registry's relevant industry-specific protocols (unless otherwise stated within the industry-specific protocol). Registry-approved calculation methodologies are provided for each GHG emissions source described within the program-neutral LGO Protocol. Currently there is no physical representation of this within the program-neutral protocol itself, but one will be included in future versions. Table D.1 below is a summary of The Registry-approved calculation methodologies contained in the program-neutral LGO Protocol.

Table D.1 Methodologies, Activity Data and Emissions Factors Accepted by The Registry

Program- neutral LGO Protocol Section	Emission Source	Registry GRP Section	Registry GRP Tier	Required Activity Data	Emission Factors	Additional Methods in Registry GRP
Facilities: 6.1.1	Stationary Combustion (CO <sub>2</sub> )	- 12.2	С	Known fuel use (meter readings)	Default CO <sub>2</sub> emission factors by fuel type (Tables G.1 & G.2)	
	Stationary Combustion (CH <sub>4</sub> & N <sub>2</sub> O)		С	Known fuel use (meter readings)	Default CH <sub>4</sub> and N <sub>2</sub> O emission factors by sector and fuel type ( <b>Table G.3</b> )	
Facilities: 6.2.1	Electricity Use	n/a	A2		Verified utility-specific emissions factor	
		14.1	В	Known electricity use (meter readings/utility bills)	U.S.: eGRID subregion default emission factor (Figure G.1, Tables G.7 & G.8)	
					Canada: default emission factors by Province (Table D.2)	
Facilities: 6.2.2.1	Electricity Use (leased space)	14.1 C	O	Total building area, area of entity's space, total building annual electricity use, building occupancy rate (from building owner)	Verified utility-specific emissions factor	
					U.S.: eGRID subregion default emission factor (Figure G.1, Tables G.7 & G.8)	
					Canada: default emission factors by Province (Table D.2)	
	Steam and District Heating Purchases	15.2 B		Known quantity of purchased steam or district heating (meter readings/utility bills), known fuel use (from supplier), and specific boiler efficiency (from supplier)	Measured fuel-specific emission factors (from supplier)	
Facilities: 6.3			В		Default CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O emission factors (Tables G.1, G.2 & G.3)	
		15.2 C		Known quantity of purchased steam or district heating (meter readings/utility bills), known fuel use (from supplier), and default total boiler efficiency factor of 75 percent	Measured fuel-specific emission factors (from supplier)	
			С		Default CO <sub>2</sub> , CH <sub>4</sub> and N <sub>2</sub> O emission factors (Tables G.1, G.2 & G.3)	

Program- neutral LGO Protocol Section	Emission Source	Registry GRP Section	Registry GRP Tier	Required Activity Data	Emission Factors	Additional Methods in Registry GRP	
Facilities:	Heat and Power Purchases from a Combined Heat & Power Facility (CO <sub>2</sub> )	15.1	С	Fuel type and total fuel input for CHP plant (from supplier), total electricity generated from CHP plant based on generation meter readings (from supplier), net heat production from CHP plant (from supplier),and steam/heat and electricity production efficiencies (from supplier or default of 75 percent)	Default CO <sub>2</sub> emission factors by fuel type( <b>Tables G.1 &amp; G.2</b> )		
6.4.1	Heat and Power Purchases from a Combined Heat & Power Facility (CH <sub>4</sub> , N <sub>2</sub> O)	15.1	С	Fuel type and total fuel input for CHP plant (from supplier), sector of supplier, total electricity generated from CHP plant based on generation meter readings (from supplier), net heat production from CHP plant (from supplier),and steam/heat and electricity production efficiencies (from supplier or default - <b>Table 6.1</b> )	Default CH <sub>4</sub> and N <sub>2</sub> O emission factors by sector and fuel type (Table G.3)		
	District	15.3 B		Known cooling demand (utility bills) and COP of cooling plant (from supplier)	U.S.: eGRID subregion default emission factor (Figure G.1, Tables G.7 & G.8)		
	Cooling				Canada: default emission factors by Province (Table D.2)		
			Driven	С	Known cooling demand (utility bills) and default COP by chiller type		
Facilities:				(Table 6.1)	Canada: default emission factors by Province (Table D.2)		
6.5	6.5 District Cooling (CO <sub>2</sub>			Known cooling demand (utility bills) and COP of cooling plant (from supplier)	Default CO₂ emission factors by fuel type	31	
	from Fuel- Driven Compressors)	15.3	С	Known cooling demand (utility bills) and default COP by chiller type (Table 6.1)	(Tables G.1 & G.2)		
	District Cooling (CH <sub>4</sub>			Known cooling demand (utility bills), COP of cooling plant (from supplier)	Default CH₄ and N₂O emission factors by	N A	
	& N <sub>2</sub> O from Fuel-Driven Compressors)	rom 15.3 C Known cooling demand (utility bills) and default COP by chiller type		Known cooling demand (utility bills) and default COP by chiller type	sector and fuel type (Table G.3)		

Program- neutral LGO Protocol Section	Emission Source	Registry GRP Section	Registry GRP Tier	Required Activity Data	Emission Factors	Additional Methods in Registry GRP	
	Fugitive Emissions from	16.1	А	Known base refrigerant inventory, purchases, sales, and net increase in total full charge of equipment	n/a		
<b>Facilities:</b> 6.6.1 - 6.6.2	Refrigerants and Fire Suppression Equipment	16.1	В	Quantity of refrigerant used to charge new equipment, capacity of equipment, quantity of refrigerant used to service equipment, and quantity of refrigerant recovered from retired equipment	n/a		
Vehicle Fleet:	Mobile Combustion CO <sub>2</sub> (including biofuels and	13.1	В	Known fuel use (fuel purchase records)	Published state- or region-specific emission factors  Default CO <sub>2</sub> emission factors by fuel type (Table G.9)		
7.1.1.1 - 7.1.2	non-electric alternative vehicles)	13.1	С	Estimated fuel use based on vehicle miles traveled (odometer reading) and vehicle fuel economy	Published state- or region-specific emission factors  Default CO <sub>2</sub> emission factors by fuel type (Table G.9)		
	Mobile Combustion	13.2	В	Known distance traveled, fuel type, vehicle type and model year			
Vehicle Fleet: 7.1.3.1 - 7.1.3.2.1	CH <sub>4</sub> and N <sub>2</sub> O (highway vehicles, including biofuels and non-electric alternative vehicles)	13.2	С	Estimated distance traveled by fuel use and vehicle fuel economy	Default emission factors by vehicle type and fuel use based on model year (Table G.10 & G.11)		
	Emissions	13.2	Α	Known fuel use (fuel purchase records)			
Vehicle Fleet: 7.2	from non-highway vehicles (CH $_4$ and N $_2$ O, Estimated fuel use based on ve		Estimated fuel use based on vehicle miles traveled (odometer reading) and vehicle fuel economy	Default emission factors by vehicle type and fuel type (Table G.10 & G.11)			

Program- neutral LGO Protocol Section	Emission Source	Registry GRP Section	Registry GRP Tier	Required Activity Data	Emission Factors	Additional Methods in Registry GRP											
	Emissions	n/a	A2		Verified utility-specific emissions factor (in development – see EPS Protocol)												
Vehicle Fleet: 7.3	from Alternative Fuel Vehicles (electric	14.1	В	Known electricity use of vehicle (meter readings/utility bills)	U.S.: eGRID subregion default emission factor (Figure G.1, Tables G.7 & G.8)												
	vehicles)				Canada: default emission factors by Province (Table D.2)												
Vehicle Fleet: 7.4.1	Fugitive Emissions from Motor Vehicle Air Conditioning	16.1	A	Known base refrigerant inventory, known inventory in storage at the end of the year, purchases, sales, and net increase in total full charge of equipment	n/a												
		12.1	A1	Continuous emissions monitoring (CEMS) in accordance with 40 CFR Part 75	n/a												
	Generation 12.2			Known fuel use (meter readings) and measured carbon content of fuels (per unit mass or volume)	Fuel-specific emission factors												
			12.2	12.2	12.2	12.2 A2	Known fuel use (meter readings), measured carbon content of fuels (per unit energy) and measured heat content of fuels	Fuel-specific emission factors									
Power Generation		Combustion (CO <sub>2</sub> )	Combustion	Combustion (CO <sub>2</sub> )	Combustion	Combustion	Combustion	Combustion	Combustion	Combustion	Combustion	Combustion (CO <sub>2</sub> )	Combustion CO <sub>2</sub> )	В	Known fuel use (meter readings), measured heat content of fuels and default carbon content of fuels (per unit energy) (Tables G.1 & G.2)	Derived from combined fuel-specific and	
<b>Facilities:</b> 8.1 - 8.2		12.2	, and the second	Known fuel use (meter readings), measured carbon content of fuels (per unit energy) and default heat content of fuels (Tables G.1 & G.2)	default carbon content or heat content												
		12.2	С	Known fuel use (meter readings)	Default CO <sub>2</sub> emission factors by fuel type (Tables G.1 & G.2)												
	Stationary	12.2		Continuous emissions monitoring (CEMS) in accordance with 40 CFR Part 75	n/a												
	Stationary Combustion			Periodic direct measurements	n/a												
	(CH <sub>4</sub> & N <sub>2</sub> O)		В	Known fuel use (meter readings)	Default CH <sub>4</sub> and N <sub>2</sub> O emission factors by fuel type and technology (within electricity sector) <b>(Table G.4)</b>												

Program- neutral LGO Protocol Section	Emission Source	Registry GRP Section	Registry GRP Tier	Required Activity Data	Emission Factors	Additional Methods in Registry GRP	
	Scope 2	14.1	А		Generator-specific emissions factor (if line is not connected to a regional grid)		
Power	Emissions	n/a	A2		Verified utility-specific emissions factor		
Generation Facilities: 8.3	Transmission and Distribution	14.1	В	Known transmission and distribution losses (meter readings)	U.S.: eGRID subregion default emission factor (Figure G.1, Tables G.7 & G.8)		
	Losses				Canada: default emission factors by Province (Table D.2)		
Power Generation Facilities: 8.4.1	SF <sub>6</sub> Emissions from Electricity Transmission and Distribution	E.5	А	Known base SF <sub>6</sub> inventory in storage, known inventory in storage at the end of the year, purchases, sales, and change in total nameplate capacity of equipment	n/a		
Solid Waste Facilities: 9.3	Estimation Methodologies	n/a		Local governments in the U.S. must use the Chapter 9 of the program-neutral LGO Proto waste disposal facilities to The Registry. Loc should also use the methodologies in Chapt and can refer to the default factors in Sectio emissions from solid waste disposal facilities.			
Wastewater Treatment Facilities: 10.3.1	CH <sub>4</sub> Emissions Estimation Methodologies	n/a		Chapter 10 of the LGO Protocol when reporting emissions from waste		ting emissions from wastewater treatment s in Canada or Mexico should also use the	
Wastewater Treatment Facilities: 10.3.2	N <sub>2</sub> O Emissions Methodologies	n/a		methodologies in Chapter 10 of the program default factors in Section 8.3.1 of Appendix treatment facilities.			

# 8.1. Electricity Use

Local governments in the U.S. must use the calculation methodologies in Chapter 6.2 of the program-neutral LGO Protocol and defaults in Appendix G when reporting emissions from electricity use to The Registry. Local governments in Canada or Mexico must also use the methodologies in Chapter 6.2 of the program-neutral LGO Protocol and can refer to the default factors below to calculate indirect emissions from electricity use.

# 8.1.1. Default Factors for Canada and Mexico (LGO Protocol: Chapter 6.2)

The Registry seeks to supply reporting guidance for all of North America. Therefore, The Registry provides the following country-specific information to ensure that Members outside of the U.S. have the appropriate default factors and model inputs to successfully report their emissions. All data below references the corresponding U.S.-specific information in Chapter 6.2 of the program-neutral LGO Protocol.

Table D.2 Canadian Emission Factors for Grid Electricity by Province

	20	06 Emission R	ates
Province	g C0₂ / kWh	g CH₄/ MWh	g N₂O / MWh
Newfoundland	10	0.00	0.29
Prince Edward Island	150	1.90	3.06
Nova Scotia	730	14.76	9.71
New Brunswick	350	17.14	6.71
Quebec	10	1.43	0.16
Ontario	180	9.05	3.19
Manitoba	10	0.48	0.26
Saskatchewan	800	36.19	18.58
Alberta	920	27.62	17.23
British Columbia	20	4.29	0.48
Yukon, Northwest Territories & Nunavut	80	3.81	11.39

Source: Greenhouse Gas Division, Environment Canada (2006 data). Factors do not include emissions from transmission and distribution losses.

#### 8.2. Solid Waste Disposal Facilities

Local government Members in the U.S. must use the calculation methodologies and default factors in Chapter 9 of the program-neutral LGO Protocol when reporting emissions from solid waste disposal facilities to The Registry. Local governments in Canada or Mexico must also use the methodologies in Chapter 9 of the program-neutral LGO Protocol and can refer to the default factors below to calculate emissions from solid waste disposal facilities. Local governments may also use site-specific information and calculation methodologies to calculate emission from solid waste disposal facilities provided they are verifiable.

Although some uncertainty remains around emissions calculation methodologies for solid waste disposal facilities, the methodology included in the program-neutral LGO Protocol was heavily vetted by a workgroup of local government stakeholders and will ensure consistency in reporting emissions from solid waste disposal facilities across local governments. As certainty increases in this field, The Registry and the other LGO Protocol developing partners will integrate internationally accepted methodologies into the program neutral LGO Protocol.

### 8.2.1. Default Factors for Canada and Mexico

The Registry seeks to supply reporting guidance for all of North America. Therefore, The Registry provides the following country-specific information to ensure that Members outside of the U.S. have the appropriate default factors and model inputs to successfully calculate and report their emissions. All data below references the corresponding U.S.-specific information in Chapter 9 of the program-neutral LGO Protocol.

#### Box 9.1 How to Estimate Annual Waste in Place (WIP)

Obtain population estimates from the Statistics Canada or Mexico's National Institute of Statistics, Geography and Informatics for the jurisdiction(s) depositing waste in your landfill for all years for which you have missing waste data.

#### Table 9.2 Primary Equations from FOD Model

All defaults provided in this table are applicable for all sources in North America.

#### Tables 9.3 & 9.4 Default Waste Characterization

Members with sources in Canada and Mexico may use the IPCC Default Waste Characterization in place of country-specific data:

Table D.3: MSW Composition by Percentage for North America

Food Waste	33.9%
Paper/cardboard	23.2%
Wood	6.2%
Textiles	3.9%
Rubber/leather	1.4%
Plastic	8.5%
Metal	4.6%
Glass	6.5%
Other	9.8%

Source: IPCC Guidelines for National Greenhouse Gas Inventories, Volume 5: Waste, Chapter 2, Table 2.3, 2.12, (2006).

# Table 9.5 Default k Values

Members with sources located in Canada may use the following k Values when using the FOD model:

Table D.4: MSW Landfill k Value Estimates for Each Canadian Province

Province/Territories	k			
Alberta	0.012			
British Columbia	0.082			
Manitoba	0.019			
New Brunswick	0.062			
Newfoundland & Labrador	0.078			
Nova Scotia	0.077			
Northwest Territories	0.005			
Nunavut	0.005			
Ontario	0.045			
Prince Edward Island	0.060			
Quebec	0.056			
Saskatchewan	0.010			
Yukon	0.001			
Source: Environment Canada, Greenhouse				

Source: Environment Canada, Greenhouse Gas Division, e-mail exchange from Craig Palmer, March 3, 2009.

Members with sources located in Mexico may calculate and appropriate default k value based on site specific waste characterization data and the following default IPCC k values:

Table D.5: MSW Landfill k Value Defaults from IPCC

	Climate Zone								
Tono of Monto	E	Boreal and Temperate (MAT ≤ 20°C)				Tropical (MAT > 20°C)			
Type of Waste		Dry (MAP/PET < 1)		Wet (MAP/PET > 1)		Dry (MAP < 1000 mm)		nd Wet 2 1000 n)	
	Default	Range	Default	Range	Default	Range	Default	Range	
Slowly degrading	0.04	0.03 - 0.05	0.06	0.05 - 0.07	0.045	0.04 - 0.06	0.07	0.06 - 0.085	
waste Wood/ straw waste	0.02	0.01- 0.03	0.03	0.02- 0.04	0.025	0.02- 0.04	0.035	0.03- 0.05	
Moderately degrading waste / Garden and park waste	0.05	0.04 - 0.06	0.1	0.06 - 0.1	0.065	0.05 - 0.08	0.17	0.15 - 0.2	
Rapidly begrading waste Food waste/ Sewage sludge	0.06	0.05 - 0.08	0.185	0.1 - 0.2	0.085	0.07 - 0.1	0.4	0.17 - 0.7	
Bulk Waste	0.05	0.04 - 0.06	0.09	0.08 - 0.1	0.065	0.05 - 0.08	0.17	0.15 - 0.2	

Source: IPCC Guidelines for National Greenhouse Gas Inventories, Volume 5: Waste, Chapter 3, Table 3.3, 3.17, (2006).

### Table 9.6 Total Organic Degradable Carbon per Waste Type (TDOC)

Members with sources in Canada and Mexico may use the IPCC default values for TDOC in place of country-specific data:

Table D.6: Total Organic Carbon per Waste Type (TDOC) for North America

Food Waste	15%			
Paper/cardboard	40%			
Wood	43%			
Textiles	24%			
Rubber/leather	39%			
Plastic	NA			
Metal	NA			
Glass	NA			
Other	NA			
0				

Source: IPCC Guidelines for National Greenhouse Gas Inventories, Volume 5: Waste, Chapter 2, Table 2.4, 2.14, (2006).

# Table 9.7 Default Decomposable Anaerobic Fraction (DANF)

Members with sources in Canada and Mexico may use the IPCC default values for DANF of the TDOC per waste type. The 2006 IPCC Guidelines for National Greenhouse Gas Inventories specifies that for all waste types the recommended default value is 0.5.<sup>35</sup>

# Sections 9.3.2 and 9.3.3 CH<sub>4</sub> Destruction Efficiency Default

Members with sources in Canada may use the default factor of .99 that is provided in Chapter 9. Although it was developed by U.S. EPA, it is the factor used by Environment Canada in their National Inventory Report.<sup>36</sup>

#### 8.3. Wastewater Treatment Facilities

Local government Members in the U.S. should use the calculation methodologies and default factors in Chapter 10 of the program-neutral LGO Protocol when reporting emissions from wastewater treatment facilities to The Registry. Local government Members in Canada or Mexico should also use the methodologies in Chapter 10 of the program-neutral LGO Protocol and can refer to the default factors below to calculate emissions from wastewater treatment facilities. Local governments may use site-specific information and calculation methodologies to calculate emission from wastewater treatment facilities provided they are verifiable.

Although some uncertainty remains around emissions calculation methodologies for wastewater treatment facilities, the methodology included in the program-neutral LGO Protocol was heavily

<sup>&</sup>lt;sup>35</sup> IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 3, 3.13 (2006).

<sup>&</sup>lt;sup>36</sup> Environment Canada National Inventory Report 1990 – 2006, Annex 3, p. 400 (2008).

vetted by a workgroup of local government stakeholders and will ensure consistency in reporting emissions from wastewater treatment facilities across local governments. As certainty increases in this field, The Registry and the other LGO Protocol developing partners will integrate internationally accepted methodologies into the program neutral LGO Protocol.

#### 8.3.1. Default Factors for Canada and Mexico

### Box 10.2 CH<sub>4</sub> Emissions from Aerobic Systems

If Members in Canada or Mexico, who are under different environmental regulations than Members located in the U.S., operate wastewater treatment systems with significant CH<sub>4</sub> emissions, they should use the methodology found in the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 5 Chapter 6.2.<sup>37</sup>

# Equations 10.1 and 10.2 (Stationary Emissions from Incomplete Combustion of Digester Gas) Defaults

Local government Members in Canada and Mexico should used the default inputs in equations 10.1 and 10.2 when calculating emissions from the incomplete combustion of digester gas.

# Equations 10.3 and 10.4 (Process Emissions from Wastewater Treatment Lagoons) Defaults

Local government Members in Canada should use the default inputs in equations 10.3 and 10.4 to quantify emissions from wastewater treatment lagoons with the following exceptions:

**BOD**<sub>5</sub> load = 0.050**Bo** = 0.22

Source: Environment Canada National Inventory Report 1990-2007 Annex 3.5.2.

Local government Members in Mexico should use the default inputs in equations 10.3 and 10.4 to quantify emissions from wastewater treatment lagoons with the following exception:

 $BOD_5 load = 0.040$ 

Source: IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 6, 6.2 (2006)

<u>Equations 10.5 and 10.6 (Fugitive Emissions from Septic Systems) Defaults</u>
Local government Members in Canada should use the default inputs in equations 10.5 and 10.6 to quantify fugitive emissions from septic systems with the following exceptions:

http://www.ipcc-nggip.iges.or.jp/public/2006gl/pdf/5\_Volume5/V5\_6\_Ch6\_Wastewater.pdf

 $BOD_5 load = 0.050$ Bo = 0.22

Source: Environment Canada National Inventory Report 1990-2007 Annex 3.5.2.

Local government Members in Mexico should use the default inputs in equations 10.3 and 10.4 to quantify fugitive emissions from septic systems with the following exception:

 $BOD_5 load = 0.040$ 

Source: IPCC Guidelines for National Greenhouse Gas Inventories, Chapter 6, 6.2 (2006)

# <u>Equations 10.7 and 10.8 (Process Emissions from WWTP with or without Nitrification/Denitrification) Defaults</u>

Local government Members in Canada and Mexico should use the default inputs in equations 10.7 and 10.8 to quantify process emissions from wastewater treatment plants with or without nitrification/denitrification.

# <u>Equations 10.9 and 10.10 (Process Emissions from Effluent Discharge to Rivers and Estuaries) Defaults</u>

Local government Members in Canada should use the default inputs in equation 10.9 to quantify process emissions from effluent discharge to rivers and estuaries with the following exceptions:

**EF effluent** = 0.01**Total N Load**<sup>1</sup> = 0.016

Source: Environment Canada National Inventory Report 1990-2007 Annex 3.5.2 except: <sup>1</sup>The default total nitrogen load value is derived based on the following default values from Statistics Canada Food Statistics, Catalogue No. 21-020 X Table 6: Total nutrients available adjusted for losses from the Canadian food supply (26.29 kg/person-year) x default fraction of N in protein (0.16 kg N/kg protein) x factor for non-consumed protein added to water (1.4)/days per year (365.25) = 0.016 kg N per person per day.

Local government Members in Mexico should use the default inputs in equations 10.3 and 10.4 to quantify process emissions from effluent discharge to rivers and estuaries with the following exception:

#### Total N Load = 0.020

Source: The default total nitrogen load value is derived based on the default value for average protein intake per person per year from the Food and Agriculture Organization Statistical Yearbook 2004 Issue 1, Web Edition: (33.24 kg/person-year) x default fraction of N in protein (0.16 kg N/kg protein) x factor

for non-consumed protein added to water (1.4)/days per year (365.25) = 0.020 kg N per person per day.

# 8.4. Other Process and Fugitive Emissions

The process and fugitive emission calculation methodologies cited in Chapter 11 of the programneutral LGO Protocol can be found, in their entirety, in Appendix E of The Registry's GRP.

# 8.5. Simplified Estimation Methods

Complete reporting to The Registry requires Members to report 100 percent of their entity-wide GHG emissions in North America. GHG emissions should be calculated using The Registry-approved methodologies described in The Registry's GRP (as well as in Table D.1 above). However, in order to reduce the reporting burden for small sources of GHG emissions, The Registry allows for the use of alternative, simplified estimation methods for any combination of individual emission sources and/or gases, provided that the emissions from these sources and/or gases are less than or equal to five percent of a Member's total emissions (i.e., the sum of Scope 1 and Scope 2 emissions on a CO<sub>2</sub> equivalent basis). Emissions calculated using simplified estimation methods must be reported to The Registry. For more information on simplified estimation methods see The Registry's GRP, Chapter 11.

#### 9. Local Government Profile Information

As a sector, local governments encompass great variety in size and budget, as well as the number and type of services they provide in their jurisdictions. In order to highlight the factors that may have an impact on a local government's GHG emissions, The Registry requires the reporting of the local government profile information listed below:

- Size (square miles)
- Population (based on best available data at the time of reporting)
- Annual Budget (can be based on either fiscal year or calendar year)
- Services Provided (see checklist below)

	Vater treatment 🔲	Mass transit (buses)		Airport
	Vater distribution 🛮 🗆	Mass transit (light rail)		Seaport/shipping terminal
	Vastewater 🔲	Mass transit (ferries)		Marina
tr	reatment 🔲	Schools (primary/secondary)		Stadiums/sports venues
154-150 3300	Vastewater 📗	Schools (colleges and		Convention center
100mm 1535	ollection	universities		Street lighting and traffic signals
	Electric utility	Solid waste collection		Natural gas utility
□ Fi	ire Protection	Solid waste disposal	lΠ	Other
ΠР	Police 🔲	Hospitals	3/86	35(M1)

Employees (FTE)

- Climate Zone<sup>38</sup>
- Heating and Cooling Degree Days

#### 9.1. Indicators

Local government Members of The Registry are encouraged to report any applicable indicators found in section 13.1.2.4 of the program-neutral LGO Protocol. Indicators provide relevant information about the activities of your local government's operations and give a general sense of your general GHG emission efficiency from a range of different perspectives.

#### 9.2. Information Items

As indicated in section 4.3 of this appendix, you must report  $CO_2$  emissions from biomass (an optional information item in the program-neutral portion of the LGO Protocol). However, if you additionally optionally report the remaining information items found in section 13.1.2.5 of the program-neutral LGO Protocol you will demonstrate your commitment to data transparency and your environmental leadership. You are further encouraged to report any additional data or information you believe would be helpful for your stakeholders to review with your emission report.

# 10. Report Using The Registry's Reporting Software

Members must report their entity-wide GHG emissions to The Registry using the THE REGISTRY'S REPORTING SOFTWARE software, which is designed to help Members calculate and report their GHG emissions. The THE REGISTRY'S REPORTING software also generates a public emission report for each Member's annual emissions. This report allows Registry Members to compare emissions profiles with other Registry Members.

The program-neutral LGO Protocol contains reporting guidance that specifies a template for local governments using the LGO Protocol. Registry local government Member's automatically generated emissions reports will mirror the structure of the template in Chapter 13 of the program-neutral LGO Protocol.

Due to the time required to implement the additional functionality in The Registry's reporting software, The Registry will automatically extend the reporting deadline for local government Members who are reporting their 2008 emissions to June 30, 2010 and extend the verification deadline for those Members to December 15, 2010. Reporting and verification deadlines for local government Members will transition back to June 30<sup>th</sup> and December 15<sup>th</sup> of the year proceeding the year in which the emissions occurred for 2009 emissions, which will be submitted in 2010.

# 11. Third-Party Verification

In order to establish a high level of environmental integrity in the GHG emission data The Registry collects, The Registry requires that all emission reports are verified by a Registry-recognized Verification Body. Third party verification is defined as an independent expert assessment of the accuracy and conformity of a Member's emission report based on the reporting requirements contained in The

<sup>&</sup>lt;sup>38</sup> U.S. climate zone information can be found at: <a href="http://www.eia.doe.gov/emeu/cbecs/climate\_zones.html">http://www.eia.doe.gov/emeu/cbecs/climate\_zones.html</a>. Canada climate information is available from: <a href="http://oee.nrcan.gc.ca/residential/personal/windows-doors/climate-zones.cfm?attr=4">http://oee.nrcan.gc.ca/residential/personal/windows-doors/climate-zones.cfm?attr=4</a>.

Registry's GRP, applicable industry-specific protocols and the verification requirements described in the General Verification Protocol (GVP). It is highly recommended that all Registry Members review Chapter 19 of The Registry's GRP to gain a thorough understanding of The Registry's verification requirements.

#### 11.1. Materiality

Verification Bodies use the concept of materiality to determine if omitted or misstated GHG emissions information will lead to significant misrepresentation of a Member's reported emissions. The Registry defines significant in this case as five percent of a Member's direct (Scope 1) and indirect (Scope 2) emissions. Therefore, a Member's direct and indirect emissions must both be deemed to be absent of material misstatements for a verification body to issue a positive verification statement. For more information on materiality, see The Registry's GRP Section 19.4.

#### 11.2. Verification Process

# 11.2.1. Select an Accredited Verification Body

The Registry maintains a list of recognized Verification Bodies on its website (<a href="www.theclimateregistry.org">www.theclimateregistry.org</a>). Every Registry Member will need to enter into a contract with an accredited Verification Body to conduct verification services. The Registry recommends that local governments follow their normal procurement process for this service and solicit proposals from at least two Verification Bodies. For more information on selecting a Verification Body, see The Registry's GRP, Chapter 19 and the additional resources on The Registry's website (<a href="www.theclimateregistry.org/verification/verifiers.html">www.theclimateregistry.org/verification/verifiers.html</a>).

#### 11.2.2. Assess Conflict of Interest

Prior to finalizing a contract with a Verification Body, The Registry requires all Verification Bodies to submit a Case Specific Conflict of Interest (COI) Assessment Form to ensure that the relationship between the Verification Body and the Member is objective (not conflicted). The Verification Body must them await The Registry's confirmation of the COI Assessment prior to finalizing the verification contract.

The COI Assessment Form evaluates the potential conflict between a Member and its selected Verification Body. Verification contracts **may not** be finalized until The Registry authorizes a Verification Body to proceed. For more information on COI Assessment, see The Registry's GRP, Section 19.2.

## 11.2.3. Conduct Verification Activities

The heart of The Registry's verification process lies in conducting the verification activities. While this process is customized for each reporting Member, Verification Bodies will develop a verification plan, implement the verification plan and conduct core verification activities. The five core verification activities involved in the verification effort are:

- Assessing conformance with The Registry's requirements,
- Assessing completeness of the emission report,
- Performing risk assessment based on review of information systems and controls,
- Select a sample/developing a sampling plan, and

 Evaluating GHG information systems and controls and emissions estimates against verification criteria.

Following the completion of the verification activities, the Verification Body will complete the required verification documentation and discuss their findings with the Member.

For more information on verification activities see The Registry's GRP, Chapter 19.

# 11.2.4. Complete Verification Documentation

Upon completion of the verification activities, a Verification Body will provide the Member two documents; a Verification Report and a Verification Statement. The Verification Report is an in-depth review of the verification of a Member's emissions report. This document is typically shared only between a Verification Body and a Member.

The Verification Statement documents the verification activities and outcomes. The Member must submit this document to The Registry. The Registry makes this document available to all stakeholders upon completion of the verification process.

For more information on verification documents see The Registry's GRP, Section 19.7.

# 11.2.5. Repeat Verification Cycle Annually

The Registry requires annual verification of all GHG data. However, if a Member's management systems and/or emission sources do not change from year to year, then The Registry allows Verification Bodies to use their professional judgment to determine the appropriate level of verification assessment in order to issue a Verification Statement with reasonable assurance for that Member's stated emissions.

The Registry allows for a five-year verification cycle, which permits a streamlined verification process in the second through fifth years of the cycle, assuming a Member does not experience any significant changes to their organizational structure or GHG emissions. For more information on The Registry's verification cycle, see The Registry's GRP, Section 19.5.

#### 12. Public Emission Reports

All Registry Members' verified annual emission reports are accessible to the public through The Registry's website. These reports describe each Member's annual emissions and serve as useful tools for various stakeholders, such as regulators, non-governmental organizations, and the general public, to better understand reporting Members' GHG emissions over time.

As reports for local government Members will mirror the template in Chapter 13 of the program neutral LGO Protocol, local government Member's emissions will be represented in a transparent manner that will demonstrate the breadth of services each local government provides. Local governments are additionally encouraged to upload any additional information that helps to demonstrate activities that contribute to GHG emissions as well as initiatives and policies that are intended to help to reduce GHG emissions from local government operation or the local government's jurisdiction. Any additional information submitted to The Registry with your

emissions information will be linked to your emissions report and will be available for public review.

For information on public emission reports, see The Registry's GRP, Chapter 20.

# **Appendix E Global Warming Potentials**

Global Warming Potential (GWP) factors represent the ratio of the heat-trapping ability of each greenhouse gas relative to that of carbon dioxide. For example, the GWP of methane is 21 because one metric ton of methane has 21 times more ability to trap heat in the atmosphere than one metric ton of carbon dioxide. To convert emissions of non- $CO_2$  gases to units of  $CO_2$  equivalent, multiply the emissions of each gas in units of mass (e.g., metric tons) by the appropriate GWP factors in the following table.

Note: Since the Second Assessment Report (SAR) was published in 1995, the IPCC has published updated GWP values in its Third Assessment Report (TAR) and Fourth Assessment Report (AR4) that reflect new information on atmospheric lifetimes of greenhouse gases and an improved calculation of the radiative forcing of CO<sub>2</sub>.

However, GWP values from the SAR are still used by international convention to maintain consistency in GHG reporting, including by the United States when reporting under the United Nations Framework Convention on Climate Change. TAR GWP values are often used for gases that were not reported in the SAR.

If more recent GWP values are adopted as standard practice by the international community, the Protocol will likewise update its GWP requirements to reflect international practices.

**Table E.1 GWP Factors for Greenhouse Gases** 

Common Name	Formula	Chemical Name	GWP
Carbon dioxide	CO <sub>2</sub>		1
Methane	CH <sub>4</sub>		21
Nitrous oxide	N <sub>2</sub> O		310
Sulfur hexafluoride	SF <sub>6</sub>		23,900
Hydrofluorocarbons (HFCs)			T
HFC-23	CHF <sub>3</sub>	trifluoromethane	11,700
HFC-32	CH <sub>2</sub> F <sub>2</sub>	difluoromethane	650
HFC-41	CH <sub>3</sub> F	fluoromethane	150
HFC-43-10mee	C <sub>5</sub> H <sub>2</sub> F <sub>10</sub>	1,1,1,2,3,4,4,5,5,5- decafluoropentane	1,300
HFC-125	C <sub>2</sub> HF <sub>5</sub>	pentafluoroethane	2,800
HFC-134	C <sub>2</sub> H <sub>2</sub> F <sub>4</sub>	1,1,2,2-tetrafluoroethane	1,000
HFC-134a	C <sub>2</sub> H <sub>2</sub> F <sub>4</sub>	1,1,1,2-tetrafluoroethane	1,300
HFC-143	C <sub>2</sub> H <sub>3</sub> F <sub>3</sub>	1,1,2-trifluoroethane	300
HFC-143a	C <sub>2</sub> H <sub>3</sub> F <sub>3</sub>	1,1,1-trifluoroethane	3,800
HFC-152	C <sub>2</sub> H <sub>4</sub> F <sub>2</sub>	1,2-difluoroethane	43*
HFC-152a	C <sub>2</sub> H <sub>4</sub> F <sub>2</sub>	1,1-difluoroethane	140
HFC-161	C <sub>2</sub> H <sub>5</sub> F	fluoroethane	12*
HFC-227ea	C <sub>3</sub> HF <sub>7</sub>	1,1,1,2,3,3,3- heptafluoropropane	2,900
HFC-236cb	C <sub>3</sub> H <sub>2</sub> F <sub>6</sub>	1,1,1,2,2,3-hexafluoropropane	1,300*
HFC-236ea	C <sub>3</sub> H <sub>2</sub> F <sub>6</sub>	1,1,1,2,3,3-hexafluoropropane	1,200*
HFC-236fa	C <sub>3</sub> H <sub>2</sub> F <sub>6</sub>	1,1,1,3,3,3-hexafluoropropane	6,300
HFC-245ca	C <sub>3</sub> H <sub>3</sub> F <sub>5</sub>	1,1,2,2,3-pentafluoropropane	560
HFC-245fa	C <sub>3</sub> H <sub>3</sub> F <sub>5</sub>	1,1,1,3,3-pentafluoropropane	950*
HFC-365mfc	C <sub>4</sub> H <sub>5</sub> F <sub>5</sub>	1,1,1,3,3-pentafluorobutane	890*
Perfluorocarbons (PFCs)			
Perfluoromethane	CF <sub>4</sub>	tetrafluoromethane	6,500
Perfluoroethane	C <sub>2</sub> F <sub>6</sub>	hexafluoroethane	9,200
Perfluoropropane	C <sub>3</sub> F <sub>8</sub>	octafluoropropane	7,000
Perfluorobutane	C <sub>4</sub> F <sub>10</sub>	decafluorobutane	7,000
Perfluorocyclobutane	c-C <sub>4</sub> F <sub>8</sub>	octafluorocyclobutane	8,700
Perfluoropentane	C <sub>5</sub> F <sub>12</sub>	dodecafluoropentane	7,500
Perfluorohexane	C <sub>6</sub> F <sub>14</sub>	tetradecafluorohexane	7,400

Source: Intergovernmental Panel on Climate Change (IPCC) Second Assessment Report published in 1995, unless no value was assigned in the document. In that case, the GWP values are from the IPCC Third Assessment Report published in 2001 (those marked with \*). GWP values are from the Second Assessment Report (unless otherwise noted) to be consistent with international practices. Values are 100-year GWP values.

**Table E.2 GWP Factors for Refrigerant Blends** 

Refrigerant Blend	Global Warming Potential			
R-401A	18			
R-401B	15			
R-401C	21			
R-402A	1,680			
R-402B	1,064			
R-403A	1,400			
R-403B	2,730			
R-404A	3,260			
R-406A	0			
R-407A	1,770			
R-407B	2,285			
R-407C	1,526			
R-407D	1,428			
R-407E	1,363			
R-408A	1,944			
R-409A	0			
R-409B	0			
R-410A	1,725			
R-410B	1,833			
R-411A	15			
R-411B	4			
R-412A	350			
R-413A	1,774			
R-414A	0			
R-414B	0			
R-415A	25			
R-415B	105			
R-416A	767			
R-417A	1,955			
R-418A	4			
R-419A	2,403			
R-420A	1,144			
R-500	37			
R-501	0			
R-502	0			
R-503	4,692			
R-504	313			
R-505	0			
R-506	0			
R-507 or R-507A	3,300			
R-508A	10,175			
R-508B	10,350			
R-509 or R-509A	3,920			
Source: ASHRAE Standard 34				

# **Appendix F Standard Conversion Factors**

Mass			
1 pound (lb) =	453.6 grams (g)	0.4536 kilograms (kg)	0.0004536 metric tons (tonnes)
1 kilogram (kg) =	1,000 grams (g)	2.2046 pounds (lb)	0.001 metric tons (tonnes)
1 short ton (ton) =	2,000 pounds (lb)	907.18 kilograms (kg)	0.9072 metric tons (tonnes)
1 metric ton (tonne) =	2,204.62 pounds (lb)	1,000 kilograms (kg)	1.1023 short tons (tons)
Volume			
1 cubic foot (ft <sup>3</sup> ) =	7.4805 US gallons (gal)	0.1781 barrels (bbl)	
1 cubic foot (ft <sup>3</sup> ) =	28.32 liters (L)	0.02832 cubic meters (m <sup>3</sup> )	
1 US gallon (gal) =	0.0238 barrels (bbl)	3.785 liters (L)	0.003785 cubic meters (m <sup>3</sup> )
1 barrel (bbl) =	42 US gallons (gal)	158.99 liters (L)	0.1589 cubic meters (m³)
1 liter (L) =	0.001 cubic meters (m <sup>3</sup> )	0.2642 US gallons (gal)	0.0063 barrels (bbl)
1 cubic meter (m <sup>3</sup> ) =	6.2897 barrels (bbl)	264.17 US gallons (gal)	1,000 liters (L)
Energy			
1 kilowatt hour (kWh) =	3,412 Btu (Btu)	3,600 kilojoules (KJ)	
1 megajoule (MJ) =	0.001 gigajoules (GJ)		
1 gigajoule (GJ) =	0.9478 million Btu (MMBtu)	277.8 kilowatt hours (kWh)	
1 British thermal unit (Btu) =	1,055 joules (J)	1.055 kilojoules (KJ)	
1 million Btu (MMBtu) =	1.055 gigajoules (GJ)	293 kilowatt hours (kWh)	
1 therm =	100,000 Btu	0.1055 gigajoules (GJ)	29.3 kilowatt hours (kWh)
Other			
kilo =	1,000		
mega =	1,000,000		
giga =	1,000,000,000		
tera =	1,000,000,000,000		
peta =	1,000,000,000,000,000		
1 mile =	1.609 kilometers		
1 metric ton carbon (C) =	<sup>44</sup> / <sub>12</sub> metric tons CO <sub>2</sub>		

```
Example Calculation: Convert 1,000 lb C/kWh into metric tons CO_2 /GJ

1,000 lb C × 277.8 kWh × 0.0004536 metric tons × 44/12 CO_2 = 462.04 metric tons CO_2 kWh GJ lb C GJ
```

# **Appendix G Default Emission Factors**

Version 1 (September 2008)

This appendix includes default emission factors for a variety of fuels, GHGs and combustion technologies. When default emission factors are not available, local governments should use the best available information to derive site-specific emission factors that are representative of the technology employed at their facilities.

A version number and date is assigned to this appendix as it may be updated more frequently than the other chapters and appendices of the Local Government Operations Protocol.

Table G.1 Default Factors for Calculating CO<sub>2</sub> Emissions from Fossil Fuel Combustion

Fuel Type	Heat Content	Carbon Content (Per Unit Energy)	Fraction Oxidized	CO₂ Emission Factor (Per Unit Energy)	CO <sub>2</sub> Emission Factor (Per Unit Mass or Volume)
Coal and Coke	MMBtu / Short ton	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / Short ton
Anthracite Coal	25.09	28.26	1.00	103.62	2,599.83
Bituminous Coal	24.93	25.49	1.00	93.46	2,330.04
Sub-bituminous Coal	17.25	26.48	1.00	97.09	1,674.86
Lignite	14.21	26.30	1.00	96.43	1,370.32
Unspecified (Residential/ Commercial)	22.05	26.00	1.00	95.33	2,102.29
Unspecified (Industrial Coking)	26.27	25.56	1.00	93.72	2,462.12
Unspecified (Other Industrial)	22.05	25.63	1.00	93.98	2,072.19
Unspecified (Electric Utility)	19.95	25.76	1.00	94.45	1,884.53
Coke	24.80	31.00	1.00	113.67	2,818.93
Natural Gas (By Heat Content)	Btu / Standard cubic foot	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / Standard cub. ft.
975 to 1,000 Btu / Std cubic foot	975 – 1,000	14.73	1.00	54.01	Varies
1,000 to 1,025 Btu / Std cubic foot	1,000 - 1,025	14.43	1.00	52.91	Varies
1,025 to 1,050 Btu / Std cubic foot	1,025 - 1,050	14.47	1.00	53.06	Varies
1,050 to 1,075 Btu / Std cubic foot	1,050 – 1,075	14.58	1.00	53.46	Varies
1,075 to 1,100 Btu / Std cubic foot	1,075 – 1,100	14.65	1.00	53.72	Varies
Greater than 1,100 Btu / Std cubic foot	> 1,100	14.92	1.00	54.71	Varies
Weighted U.S. Average	1,029	14.47	1.00	53.06	0.0546
Petroleum Products	MMBtu / Barrel	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / gallon
Asphalt & Road Oil	6.636	20.62	1.00	75.61	11.95
Aviation Gasoline	5.048	18.87	1.00	69.19	8.32
Distillate Fuel Oil (#1, 2 & 4)	5.825	19.95	1.00	73.15	10.15
Jet Fuel	5.670	19.33	1.00	70.88	9.57
Kerosene	5.670	19.72	1.00	72.31	9.76
LPG (average for fuel use)	3.849	17.23	1.00	63.16	5.79
Propane	3.824	17.20	1.00	63.07	5.74
Ethane	2.916	16.25	1.00	59.58	4.14
Isobutene	4.162	17.75	1.00	65.08	6.45
n-Butane	4.328	17.72	1.00	64.97	6.70
Lubricants	6.065	20.24	1.00	74.21	10.72
Motor Gasoline	5.218	19.33	1.00	70.88	8.81
Residual Fuel Oil (#5 & 6)	6.287	21.49	1.00	78.80	11.80
Crude Oil	5.800	20.33	1.00	74.54	10.29
Naphtha (<401 deg. F)	5.248	18.14	1.00	66.51	8.31
Natural Gasoline	4.620	18.24	1.00	66.88	7.36
Other Oil (>401 deg. F)	5.825	19.95	1.00	73.15	10.15
Pentanes Plus	4.620	18.24	1.00	66.88	7.36
	5.428	19.37	1.00	71.02	9.18
Petrochemical Feedstocks	3.420		1		14.65
Petrochemical Feedstocks Petroleum Coke	6.024	27.85	1.00	102.12	14.00
		27.85 17.51	1.00	102.12 64.20	
Petroleum Coke	6.024			64.20	9.17 9.10
Petroleum Coke Still Gas	6.024 6.000	17.51	1.00		9.17

Source: U.S. EPA, *Inventory of Greenhouse Gas Emissions and Sinks: 1990-2005* (2007), Annex 2.1, Tables A-31, A-32, A-35, and A-36, except: heat content factors for Unspecified Coal (by sector), Naphtha (<401 deg. F), and Other Oil (>401 deg. F) (from U.S. Energy Information Administration, *Annual Energy Review 2006* (2007), Tables A-1 and A-5) and Carbon Content and Heat Content factors for Coke and LPG (from EPA Climate Leaders, Stationary Combustion Guidance (2007), Table B-1). A fraction oxidized value of 1.00 is from the Intergovernmental Panel on Climate Change (IPCC), *Guidelines for National Greenhouse Gas Inventories* (2006). Note: Default CO<sub>2</sub> emission factors (per unit energy) are calculated as: Carbon Content × Fraction Oxidized × 44/12. Default CO<sub>2</sub> emission

Table G.2 Default Factors for Calculating CO<sub>2</sub> Emissions from Non-Fossil Fuel Combustion

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Fuel Type	Heat Content	Carbon Content (Per Unit Energy)	Fraction Oxidized	CO <sub>2</sub> Emission Factor (Per Unit Energy)	CO <sub>2</sub> Emission Factor (Per Unit Mass or Volume)
Fuel Partly Derived from Biomass	MMBtu / Short ton	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / Short ton
US Municipal Solid Waste <sup>1</sup> (65% C from biomass origin, 35% from fossil fuel origin)	10.06	24.74	1.00	90.72	912.58
California-only Municipal Solid Waste <sup>1</sup> (65% C from biomass origin, 35% from fossil fuel origin)	8.70	24.74	1.00	90.72	789.21
Non-Fossil Fuels (Solid)	MMBtu / Short ton	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / Short ton
Wood and Wood Waste (12% moisture)	15.38	25.60	1.00	93.87	1,443.67
Kraft Black Liquor (North American hardwood)	11.98	25.75	1.00	94.41	1,130.76
Kraft Black Liquor (North American softwood)	12.24	25.95	1.00	95.13	1,164.02
Non-Fossil Fuels (Gas)	Btu / Standard cubic foot	kg C / MMBtu		kg CO <sub>2</sub> / MMBtu	kg CO <sub>2</sub> / Standard cub. ft.
Landfill Gas or biogas <sup>2</sup> (50% CH <sub>4</sub> / 50% CO <sub>2</sub> )	502.50	14.20	1.00	52.07	0.0262

Note: The CO<sub>2</sub> emissions from burning non-fossil fuels are considered biogenic and should be tracked and reported separately from your Scope 1 stationary combustion emissions.

Source: EPA Climate Leaders, Stationary Combustion Guidance (2007), Table B-2 except:

California-only MSW from ARB Mandatory Reporting of Greenhouse Gas Emissions, Appendix A-2.

US MSW derived from 2006 Energy Information Agency-906/920 report, http://www.eia.doe.gov/cneaf/electricity/page/eia906\_920.html.

Default CO<sub>2</sub> emission factors (per unit energy) are calculated as: Carbon Content × Fraction Oxidized × 44/12.

Default CO<sub>2</sub> emission factors (per unit mass or volume) are calculated as: Heat Content x Carbon Content × Fraction Oxidized × 44/12× Conversion Factor (if applicable).

Heat content factors are based on higher heating values (HHV).

<sup>&</sup>lt;sup>1</sup>As these emission factors calculate both the biogenic- and fossil fuel-based CO<sub>2</sub> emissions from combusting MSW, you need to then multiply the total CO<sub>2</sub> emissions calculated by .65 and report that portion of emissions as biogenic CO<sub>2</sub> from biomass combustion, then multiply the total emissions by .35 and report that portion as Scope 1 CO<sub>2</sub> emissions from stationary combustion

 $<sup>^2</sup>$  The emission factor for landfill gas and biogas includes only the biogenic CO $_2$  from combustion and not the biogenic "pass-through" CO $_2$ .

Table G.3 Default CH<sub>4</sub> and  $N_2O$  Emission Factors By Fuel Type and Sector<sup>39</sup>

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Fuel Type / End-Use Sector	CH₄ (g/MMBtu)	N <sub>2</sub> O (g/MMBtu)
Coal		
Residential	316	1.6
Commercial/Institutional	11	1.6
Manufacturing/Construction	11	1.6
Electric Power	1	1.6
Petroleum Products		
Residential	11	0.6
Commercial/Institutional	11	0.6
Manufacturing/Construction	3	0.6
Electric Power	3	0.6
Natural Gas		
Residential	5	0.1
Commercial/Institutional	5	0.1
Manufacturing/Construction	1	0.1
Electric Power	1	0.1
Wood		
Residential	316	4.2
Commercial/Institutional	316	4.2
Manufacturing/Construction	32	4.2
Electric Power	32	4.2
Pulping Liquors		
Manufacturing	2.5	2.0
Source: EPA Climate Leader	s, Stationary Comb	นรแบบ

Source: EPA Climate Leaders, Stationary Combustion Guidance (2007), Table A-1, based on U.S. EPA, *Inventory of Greenhouse Gas Emissions and Sinks: 1990-2005* (2007), Annex 3.1.

Appendix G Default Emission Factors

 $<sup>^{39}</sup>$  Currently, CCAR's General Reporting Protocol Version 3.0 (April 2008) uses different CH $_4$  and N $_2$ O emission factors than presented here. CCAR will be replacing the current CH $_4$  and N $_2$ O emission factors with these emission factors in the next version of its GRP. CCAR members are encouraged to use these emission factors for consistency with The Climate Registry and this Protocol.

Table G.4 Default CH₄ and N₂O Emission Factors by Technology Type for the Electricity Generation Sector

Fuel Type and Basic Technology	Configuration	CH₄ (g/MMBtu)	N₂O (g/MMBtu)
Liquid Fuels			
Residual Fuel Oil/Shale Oil Boilers	Normal Firing	0.8	0.3
Residual Fuel Oli/Strate Oli Bollers	Tangential Firing	0.8	0.3
Gas/Diesel Oil Boilers	Normal Firing	0.9	0.4
Cadi Biccol Cil Bolleto	Tangential Firing	0.9	0.4
Large Diesel Oil Engines >600hp (447kW)		4.0	NA
Solid Fuels			
	Dry Bottom, wall fired	0.7	0.5
Pulverized Bituminous Combustion Boilers	Dry Bottom, tangentially fired	0.7	1.4
	Wet Bottom	0.9	1.4
Bituminous Spreader Stoker Boilers	With and without re-injection	1.0	0.7
Bituminous Fluidized Bed Combustor	Circulating Bed	1.0	61.1
Bitariirioda i ididized Bed Odiribastoi	Bubbling Bed	1.0	61.1
Bituminous Cyclone Furnace		0.2	1.6
Lignite Atmospheric Fluidized Bed		NA	71.2
Natural Gas			
Boilers		0.9	0.9
Gas-Fired Gas Turbines >3MW		3.8	0.9
Large Dual-Fuel Engines		245	NA
Combined Cycle		0.9	2.8
Peat			
Peat Fluidized Bed Combustor	Circulating Bed	3.0	7.0
1 Cat 1 Idiai2Ca Dea Combastoi	Bubbling Bed	3.0	3.0
Biomass			
Wood/Wood Waste Boilers		9.3	5.9
Wood Recovery Boilers		0.8	0.8

Source: IPCC, Guidelines for National Greenhouse Gas Inventories (2006), Chapter 2: Stationary Combustion, Table 2.6. Values were converted back from LHV to HHV using IPCC's assumption that LHV are 5 percent lower than HHV for coal and oil, 10 percent lower for natural gas, and 20 percent lower for dry wood. (The IPCC converted the original factors from units of HHV to LHV, so the same conversion rates were used here to obtain the original values in units of HHV. For purposes of reporting, the conversion factor of 20 percent for wood should not be used to convert between LHV and HHV values; instead you should use a value of 5 percent. Refer to the box on "Estimating Emissions Based on Higher Heating Values" in Section 12.2.) Values were converted from kg/TJ to g/MMBtu using 1 kg = 1000 g and 1 MMBtu = 0.001055 TJ. NA = data not available.

Table G.5 Utility-Specific Verified Electricity CO<sub>2</sub> Emission Factors (2000-2006)

Hailia.	CO <sub>2</sub> (lbs/MWh)						
Utility	2000	2001	2002	2003	2004	2005	2006
Anaheim Public Utilities						1,399.80	1,416.74
Austin Energy						1,127.37	1,077.97
City and County of San Francisco						76.28	
City of Palo Alto Public Utilities						320.94	39.02
East Bay Municipal Utility District						239.16	
Glendale Water & Power						1,065.00	
Los Angeles Department of Water & Power	1,407.44	1,403.39	1,348.48	1,360.07	1,360.60	1,303.58	1,238.52
Northern California Power Agency						55.38	
Pacific Gas & Electric Company					566.20	489.16	455.81
PacifiCorp					1,811.00	1,812.22	1,747.3
Pasadena Water & Power						1,409.65	
Platte River Power Authority						1,970.93	1,955.66
Riverside Public Utilities						1,333.45	1,346.15
Roseville Electric							565.52
Sacramento Municipal Utility District					769.00	616.07	555.26
Salt River Project							1,546.28
San Diego Gas & Electric					613.75	546.46	780.79
Southern California Edison					678.88	665.72	641.26
Turlock Irrigation District							682.48

Source: California Climate Action Registry Power/Utility Protocol Public Reports (as of June 2008). http://www.climateregistry.org/CARROT/public/reports.aspx

Table G.6 California Grid Average Electricity Emission Factors (1990-2004)

Year	CO <sub>2</sub> (lbs/MWh)	CH₄ (lbs/MWh)	N <sub>2</sub> O (lbs/MWh)
1990	1,031.14	0.040	0.014
1991	994.03	0.037	0.013
1992	984.42	0.040	0.012
1993	1,007.26	0.037	0.013
1994	1,071.19	0.040	0.013
1995	929.77	0.031	0.012
1996	827.65	0.029	0.011
1997	874.96	0.029	0.011
1998	941.54	0.029	0.011
1999	917.60	0.031	0.011
2000	829.50	0.029	0.009
2001	1,009.75	0.033	0.011
2002	865.28	0.031	0.010
2003	888.41	0.031	0.011
2004	958.49	0.029	0.011

Source: Calculated from total in-state and imported electricity emissions divided by total consumption in MWh. Emissions from California Air Resources Board, Greenhouse Gas Inventory, 1990 – 2004 (November 17, 2007 version), available on line at <a href="http://www.arb.ca.gov/cc/inventory/data/data.htm">http://www.arb.ca.gov/cc/inventory/data/data.htm</a>. Consumption data from California Energy Commission, <a href="http://www.energy.ca.gov">http://www.energy.ca.gov</a>

Figure G.1 Map of U.S. eGRID Subregions

Table G.7 eGRID Electricity Emission Factors by eGRID Subregion (2004 data)40

			by eGRID Subregion (2004 data)**				
Мар	eGRID 2006	eGRID 2006	2004 Emission Factors				
No.	Subregion	Subregion Name	(lbs CO <sub>2</sub> /MWh)	(lbs CH₄/MWh)	(lbs N₂O/MWh)		
1	NEWE	NPCC New England	908.90	0.080	0.015		
2	NYCW	NPCC NYC/Westchester	922.22	0.038	0.006		
3	NYLI	NPCC Long Island	1,412.20	0.102	0.016		
4	NYUP	NPCC Upstate NY	819.68	0.024	0.011		
5	RFCE	RFC East	1,095.53	0.028	0.017		
6	SRVC	SERC Virginia/Carolina	1,146.39	0.029	0.019		
7	SRTV	SERC Tennessee Valley	1,494.89	0.023	0.024		
8	SRMV	SERC Mississippi Valley	1,135.46	0.042	0.013		
9	SRSO	SERC South	1,490.37	0.040	0.025		
10	FRCC	FRCC All	1,327.66	0.054	0.016		
11	RFCM	RFC Michigan	1,641.41	0.035	0.025		
12	RFCW	RFC West	1,556.39	0.020	0.024		
13	MORE	MRO East	1,858.72	0.041	0.030		
14	SRMW	SERC Midwest	1,844.34	0.021	0.029		
15	MROW	MRO West	1,813.81	0.028	0.029		
16	SPNO	SPP North	1,971.42	0.024	0.030		
17	SPSO	SPP South	1,761.14	0.030	0.023		
18	ERCT	ERCOT All	1,420.56	0.021	0.015		
19	RMPA	WECC Rockies	2,035.81	0.024	0.030		
20	AZNM	WECC Southwest	1,254.02	0.018	0.015		
21	NWPP	WECC Northwest	921.10	0.022	0.014		
22	CAMX	WECC California	see Table G.6	see Table G.6	see Table G.6		
23	HIMS	HICC Miscellaneous	1,456.17	0.101	0.018		
24	HIOA	HICC Oahu	1,728.12	0.0911	0.0212		
25	AKMS	ASCC Miscellaneous	480.10	0.0239	0.0044		
26	AKGD	ASCC Alaska Grid	1,257.19	0.0266	0.0064		

Source: U.S. EPA eGRID2006 Version 2.1 (2004 data); CH<sub>4</sub> and N<sub>2</sub>O factors provided by EPA Climate Leaders based on eGRID2006 fuel consumption and electricity generation data and U.S. EPA's *Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2005*, April 2007 (Annex 3, Table A-69). Factors do not include emissions from transmission and distribution losses.

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 $<sup>^{40}</sup>$  Currently, CCAR's General Reporting Protocol Version 3.0 (April 2008) uses state-specific CH<sub>4</sub> and N<sub>2</sub>O emission factors. CCAR will be replacing the current CH<sub>4</sub> and N<sub>2</sub>O emission factors with eGRID emission factors in the next version of its GRP. CCAR members are encouraged to use the eGRID emission factors for consistency with The Climate Registry and this Protocol.

# Table G.8 Historical eGRID Electricity Emission Factors by eGRID Subregion (2000 data)

Note: This table provides  $CO_2$  electricity emission factors by eGRID subregion for use in reporting historical data for calendar years 1990-2004. These emission factors should not be used for current year reporting. For current year reporting, use the emission factors in Table G.7.

eGRID 2006 Subregion	eGRID 2006 Subregion Name	(lbs CO₂/MWh)
AKMS	ASCC Miscellaneous	757.81
ECMI	ECAR Michigan	1,632.06
ECOV	ECAR Ohio Valley	1,966.53
ERCT	ERCOT All	1,408.27
FRCC	FRCC All	1,390.04
HIMS	HICC Miscellaneous	1,702.93
HIOA	HICC Oahu	1,721.69
MAAC	MAAC All	1,097.56
MANN	MAIN North	1,761.09
MANS	MAIN South	1,237.29
MAPP	MAPP All	1,838.83
NYLI	NPCC Long Island	1,659.76
NEWE	NPCC New England	897.11
NYCW	NPCC NYC/Westchester	1,090.13
NYUP	NPCC Upstate NY	843.04
OFFG	Off-Grid	1,706.71
SRMV	SERC Mississippi Valley	1,331.34
SRSO	SERC South	1,561.51
SRTV	SERC Tennessee Valley	1,372.70
SRVC	SERC Virginia/Carolina	1,164.19
SPNO	SPP North	2,011.15
SPSO	SPP South	1,936.65
CALI	WECC California	804.54
NWGB	WECC Great Basin	852.31
NWPN	WECC Pacific Northwest	671.04
ROCK	WECC Rockies	1,872.51
WSSW	WECC Southwest	1,423.95

Table G.9 Default CO<sub>2</sub> Emission Factors for Transport Fuels

Fuel Type	Carbon Content (Per Unit Energy)	Heat Content	Fraction Oxidized	CO₂ Emission Factor (Per Unit Volume)
Fuels Measured in Gallons	kg C / MMBtu	MMBtu / barrel		kg CO₂ / gallon
Aviation Gasoline	18.87	5.048	1.00	8.32
Crude Oil	20.33	5.80	1.00	10.29
Diesel Fuel No.1 and 2	19.95	5.825	1.00	10.15
Jet Fuel (Jet A or A-1)	19.33	5.670	1.00	9.57
Kerosene	19.72	5.670	1.00	9.76
Liquefied Natural Gas (LNG) +	NA	NA	1.00	4.46
Liquefied Petroleum Gas (LPG) +	17.23	3.849	1.00	5.79
Ethane	16.25	2.916	1.00	4.14
Isobutane	17.75	4.162	1.00	6.45
n-Butane	17.72	4.328	1.00	6.70
Propane	17.20	3.824	1.00	5.74
Methanol	NA	NA	1.00	4.10
Motor Gasoline	19.33	5.218	1.00	8.81
Residual Fuel Oil (#5,6)	21.49	6.287	1.00	11.80
Fuels Measured in Standard Cubic Feet	kg C / MMBtu	Btu / Standard cubic foot		kg CO <sub>2</sub> / Standard cubic foot
Compressed Natural Gas (CNG) +	14.47	1,027	1.00	0.054
Non-Fossil Fuels*	kg C / MMBtu	MMBtu / barrel		kg CO₂ / gallon
Biodiesel (B100) +	NA	NA	1.00	9.46
Ethanol (E100) +	17.99	3.539	1.00	5.56

<sup>\*</sup> The CO<sub>2</sub> emissions from burning non-fossil fuels are considered biogenic and should be tracked and reported separately from your Scope 1 stationary combustion emissions.

Note: Default  $CO_2$  emission factors are calculated using Equation 12d: Heat Content × Carbon Content × Fraction Oxidized × 44/12 × Conversion Factor. Heat content factors are based on higher heating values (HHV). A fraction oxidized value of 1.00 is from the IPCC, *Guidelines for National Greenhouse Gas Inventories* (2006). NA = data not available.

Source: Ú.S. EPÁ, *Inventory of Greenhouse Gas Emissions and Sinks: 1990-2005* (2007), Annex 2.1, Tables A-31, A-34, A-36, A-39, except those marked + (from EPA Climate Leaders, Mobile Combustion Guidance, 2008). Methanol emission factor is derived from the properties of pure compounds.

Table G.10 Default CH<sub>4</sub> and N<sub>2</sub>O Emission Factors for Highway Vehicles by Model Year<sup>41</sup>

Vehicle Type and Year	N₂O (g/mi)	CH₄ (g/mi)
Gasoline Passenger Cars		
Model Years 1984-1993	0.0647	0.0704
Model Year 1994	0.0560	0.0531
Model Year 1995	0.0473	0.0358
Model Year 1996	0.0426	0.0272
Model Year 1997	0.0422	0.0268
Model Year 1998	0.0393	0.0249
Model Year 1999	0.0337	0.0216
Model Year 2000	0.0273	0.0178
Model Year 2001	0.0158	0.0110
Model Year 2002	0.0153	0.0107
Model Year 2003	0.0135	0.0114
Model Year 2004	0.0083	0.0145
Model Year 2005	0.0079	0.0147
Gasoline Light Trucks (Vans, Pic	kup Trucks, S	UVs)
Model Years 1987-1993	0.1035	0.0813
Model Year 1994	0.0982	0.0646
Model Year 1995	0.0908	0.0517
Model Year 1996	0.0871	0.0452
Model Year 1997	0.0871	0.0452
Model Year 1998	0.0728	0.0391
Model Year 1999	0.0564	0.0321
Model Year 2000	0.0621	0.0346
Model Year 2001	0.0164	0.0151
Model Year 2002	0.0228	0.0178
Model Year 2003	0.0114	0.0155
Model Year 2004	0.0132	0.0152
Model Year 2005	0.0101	0.0157
Gasoline Heavy-Duty Vehicles		
Model Years 1985-1986	0.0515	0.4090
Model Year 1987	0.0849	0.3675
Model Years 1988-1989	0.0933	0.3492
Model Years 1990-1995	0.1142	0.3246
Model Year 1996	0.1680	0.1278
Model Year 1997	0.1726	0.0924
Model Year 1998	0.1693	0.0641
Model Year 1999	0.1435	0.0578
Model Year 2000	0.1092	0.0493
Model Year 2001	0.1235	0.0528
Model Year 2002	0.1307	0.0546
Model Year 2003	0.1240	0.0533
Model Year 2004	0.0285	0.0341
Model Year 2005	0.0177	0.0326

Vehicle Type and Year	N₂O (g/mi)	CH₄ (g/mi)
Diesel Passenger Cars		
Model Years 1960-1982	0.0012	0.0006
Model Years 1983-2004	0.0010	0.0005
Diesel Light Trucks		
Model Years 1960-1982	0.0017	0.0011
Model Years 1983-1995	0.0014	0.0009
Model Years 1996-2004	0.0015	0.0010
Diesel Heavy-Duty Vehicles		
All Model Years	0.0048	0.0051

Source: Gasoline vehicle factors from EPA Climate Leaders, Mobile Combustion Guidance, (2007) based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emissions and Sinks*: 1990-2005 (2007). Diesel vehicle factors based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emissions and Sinks*: 1990-2005 (2007), Annex 3.2, Table A-98.

 $<sup>^{41}</sup>$  Currently, CCAR's General Reporting Protocol Version 3.0 (April 2008) uses different CH $_4$  and N $_2$ O emission factors. CCAR will be replacing the current CH $_4$  and N $_2$ O emission factors with these emission factors in the next version of its GRP. CCAR members are encouraged to use these emission factors for consistency with The Climate Registry and this Protocol.

Table G.11 Default CH<sub>4</sub> and N<sub>2</sub>O Emission Factors for Alternative Fuel Vehicles<sup>42</sup>

Vehicle Type	N₂O (g/mi)	CH₄ (g/mi)
Light Duty Vehicles		
Methanol	0.067	0.018
CNG	0.050	0.737
LPG	0.067	0.037
Ethanol	0.067	0.055
Heavy Duty Vehicles		
Methanol	0.175	0.066
CNG	0.175	1.966
LNG	0.175	1.966
LPG	0.175	0.066
Ethanol	0.175	0.197
Buses		
Methanol	0.175	0.066
CNG	0.175	1.966
Ethanol	0.175	0.197
Source: U.S. EPA, Inventory of U.S. Gree	enhouse Gas Emissions and Sinks: 1990-2	2005 (2007), Annex 3.2, Table A-100.

Table G.12 Default CH<sub>4</sub> and N<sub>2</sub>O Emission Factors for Non-Highway Vehicles<sup>43</sup>

Vehicle Type / Fuel Type	N₂O (g / gallon fuel)	CH₄ (g / gallon fuel)
Ships and Boats		
Residual Fuel Oil	0.30	0.86
Diesel Fuel	0.26	0.74
Gasoline	0.22	0.64
Locomotives		
Diesel Fuel	0.26	0.80
Agricultural Equipment		
Gasoline	0.22	1.26
Diesel Fuel	0.26	1.44
Construction		
Gasoline	0.22	0.50
Diesel Fuel	0.26	0.58
Other Non-Highway		
Snowmobiles (Gasoline)	0.22	0.50
Other Recreational (Gasoline)	0.22	0.50
Other Small Utility (Gasoline)	0.22	0.50
Other Large Utility (Gasoline)	0.22	0.50
Other Large Utility (Diesel)	0.26	0.58
Aircraft		
Jet Fuel	0.31	0.27
Aviation Gasoline	0.11	7.04

Source: U.S. EPA Climate Leaders, Mobile Combustion Guidance (2008) based on U.S. EPA *Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2005* (2007), Annex 3.2, Table A-101.

 $<sup>^{42}</sup>$  Currently, CCAR's General Reporting Protocol Version 3.0 (April 2008) uses different CH<sub>4</sub> and N<sub>2</sub>O emission factors. CCAR will be replacing the current CH<sub>4</sub> and N<sub>2</sub>O emission factors with these emission factors in the next version of its GRP. CCAR members are encouraged to use these emission factors for consistency with The Climate Registry and this Protocol.  $^{43}$  Ibid.

Table G.13 Alternate Methodology  $\text{CH}_4$  and  $\text{N}_2\text{O}$  Emission Factors for Highway Vehicles by Inventory Year

Vehicle Type and Year	N <sub>2</sub> O (g/mi)	CH₄ (g/mi)		
Gasoline Passenger Cars				
Inventory Year 1999	0.05372	0.05035		
Inventory Year 2000	0.05080	0.04648		
Inventory Year 2001	0.04711	0.04248		
Inventory Year 2002	0.04364	0.03886		
Inventory Year 2003	0.04011	0.03542		
Inventory Year 2004	0.03630	0.03251		
Inventory Year 2005	0.03413	0.02990		
Inventory Year 2006	0.02940	0.02780		
Gasoline Light Trucks (Vans,	Pickup Trucks	, SUVs)		
Inventory Year 1999	0.09029	0.06059		
Inventory Year 2000	0.08665	0.05701		
Inventory Year 2001	0.07795	0.05158		
Inventory Year 2002	.07095	0.04700		
Inventory Year 2003	0.06295	0.04236		
Inventory Year 2004	0.05593	0.03811		
Inventory Year 2005	0.04935	0.03451		
Inventory Year 2006	0.04331	0.03146		
Gasoline Heavy-Duty Vehicles	;			
Inventory Year 1999	0.12126	0.26243		
Inventory Year 2000	0.12262	0.23709		
Inventory Year 2001	0.12546	0.21149		
Inventory Year 2002	0.12721	0.19053		
Inventory Year 2003	0.12685	0.17253		
Inventory Year 2004	0.11780	0.15537		
Inventory Year 2005	0.10984	0.13826		
Inventory Year 2006	0.10310	0.12351		

Vehicle Type and Year	N₂O (g/mi)	CH₄ (g/mi)			
Diesel Passenger Cars		_			
Inventory Year 1999	0.001	0.0005			
Inventory Year 2000	0.001	0.0005			
Inventory Year 2001	0.001	0.0005			
Inventory Year 2002	0.001	0.0005			
Inventory Year 2003	0.001	0.0005			
Inventory Year 2004	0.001	0.0005			
Inventory Year 2005	0.001	0.0005			
Inventory Year 2006	0.001	0.0005			
Diesel Light Trucks (Vans, Pic	Diesel Light Trucks (Vans, Pickup Trucks, SUVs)				
Inventory Year 1999	0.00144	0.00094			
Inventory Year 2000	0.00145	0.00095			
Inventory Year 2001	0.00146	0.00096			
Inventory Year 2002	0.00147	0.00097			
Inventory Year 2003	0.00147	0.00097			
Inventory Year 2004	0.00148	0.00098			
Inventory Year 2005	0.00148	0.00098			
Inventory Year 2006	0.00149	0.00099			
Diesel Heavy-Duty Vehicles					
Inventory Year 1999	0.0048	0.0051			
Inventory Year 2000	0.0048	0.0051			
Inventory Year 2001	0.0048	0.0051			
Inventory Year 2002	0.0048	0.0051			
Inventory Year 2003	0.0048	0.0051			
Inventory Year 2004	0.0048	0.0051			
Inventory Year 2005	0.0048	0.0051			
Inventory Year 2006	0.0048	0.0051			

Sources: Derived from US EPA Climate Leaders, Mobile Emissions Guidance (May 2008), US EPA *Inventory of U.S. Greenhouse Gas Emissions and Sinks:* 1990 – 2004 (April 2006) and US EPA *Inventory of U.S. Greenhouse Gas Emissions and Sinks:* 1990 – 2006 (April 2008).

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