#### **ATTACHMENT 1**

#### PROPOSED SECOND 15-DAY MODIFICATIONS

Subchapter 10. Climate Change

# PROPOSED AMENDMENTS TO THE REGULATION FOR THE MANDATORY REPORTING OF GREENHOUSE GAS EMISSIONS

[Note: This document shows proposed modifications to the originally proposed amendments to the Regulation for the Mandatory Reporting of Greenhouse Gas Emissions (Division 3, Chapter 1, Subchapter 10, Article 2, sections 95100 to 95133, title 17, California Code of Regulations) set forth in Attachment B to the Staff Report: Initial Statement of Reasons, released October 27, 2010. The original proposed amendments are shown in <u>underline</u> to indicate additions and <u>strikeout</u> to indicate deletions. The additional proposed modifications made available with the "15-day" notice dated July 25, 2011 are shown in <u>double-underline</u> to indicate additions and <u>double-strikeout</u> to indicate deletions. Further modifications made available with this second "15-day" notice dated September 8, 2011 are shown in gray highlighted <u>double-strikeout</u> to indicate additions and gray highlighted <u>double-strikeout</u> to indicate deletions.]

Amend Division 3, Chapter 1, Subchapter 10, Article 2, sections 95100, 95101, 95102, 95103, 95104, 95105, 95106, 95107, 95108, 95109, 95110, 95111, 95112, 95113, 95114, 95115, 95130, 95131, 95132, and 95133, title 17, California Code of Regulations; repeal section 95125, title 17, California Code of Regulations; and adopt new sections 95100.5, 95116, 95117, 95118, 95119, 95120, 95121, 95122, 95123, 95129, 95150, 95151, 95152, 95153, 95154, 95155, 95156, and 95157, and 95158, title 17, California Code of Regulations to read as follows:

#### **Article 2: Mandatory Greenhouse Gas Emissions Reporting**

#### Subarticle 1. General Requirements for Greenhouse Gas Reporting

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## § 95100.5. Purpose and Scope

(a) The purpose of this article is to require the establish mandatory greenhouse gas (GHG) reporting and verification of greenhouse gas emissions from specified greenhouse gas emissions sources, verification, and other requirements for operators of certain facilities that directly emit GHGs, suppliers of certain fuels and carbon dioxide, electric power entities, verifiers of GHG emissions data reports and offset project data reports submitted pursuant to the Cap-and-Trade Regulation, and verification bodies. This article is designed to meet the requirements of section 38530 of the Health and Safety Code, and to support GHG emissions inventory and regulatory programs of the California Air Resources Board.

NOTE: Authority cited: Sections 39600, 39601, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95101. Applicability.

- (a) Organization of this Article. Subarticle 1 specifies general requirements for the reporting of greenhouse gasGHG emissions that apply to all facilities reporting entities listed below-in section (b).95101. Subarticle 2 specifies reporting requirements and calculation methods for specific types of facilities and entities. Subarticle 3 specifies calculation methods that are applicable to multiple types of facilities additional requirements for reported data, including procedures for the substitution for missing data. Subarticle 4 specifies greenhouse gas emissions data report verification requirements and the for GHG emissions data reports, requirements for those who perform greenhouse gas emission verifications provide verification services for GHG reporting entities, and accreditation requirements for verifiers of emissions data reports and offset project data reports. Subarticle 5 specifies reporting requirements and calculation methods for petroleum and natural gas production, processing, and storage facilities.
- (c) U.S. EPA GHG Reporting Rule. This article incorporates various provisions of title 40, Code of Federal Regulations (CFR), Part 98. These provisions are a portion of the U.S. Environmental Protection Agency (U.S. EPA) Final Rule on Mandatory Reporting of Greenhouse Gases. Unless otherwise specified, references in this article to 40 CFR Part 98 are to those requirements promulgated by U.S. EPA and published in the Federal Register on October 30, 2009, July 12, 2010, September 22, 2010, and October ₹28, 2010, November 30, 2010, December 17, 2010, and April 25, 2011.

- (b) (d) Except as otherwise specifically provided in section 95101(c) and section 95103(e), this article applies:
  - (1) Wherever the term "Administrator" is used in the federal rules referred to in this article, the term "Executive Officer of the California Air Resources Board" or "Executive Officer" shall be substituted.
  - (2) Wherever the term "EPA" is used in the federal rules referred to in this article, the term "California Air Resources Board" or "ARB" shall be substituted.
  - (3) In cases where the owner and operator of a facility or a supplier are not the same party, the operator is responsible for compliance with this article.
  - (4) For purposes of reporting GHG emissions in California, reporting entities must follow the requirements of this article where any incorporated provisions of 40 CFR Part 98 or Part 75 appear in conflict with it.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95101. Applicability.

- (a) General Applicability.
  - (1) This article applies to the following entities:
  - (1<u>A</u>) Operators of cement plants facilities located in California with source categories and included in Tables A-3 and or A-4 of 40 CFR Spart 98.2(a)(1)-(3); and operators of facilities with emissions from stationary fuel combustion or geothermal electricity generation, subject to the limitations below and in subsection (f) of this section;
    - Facilities with source categories in Table A-3 are subject to this article regardless of emissions level.
    - 2. Facilities with source categories in Table A-4 are subject to this article when stationary combustion emissions equal or exceed 10,000 metric tons CO<sub>2</sub>e for 2012 or a later calendar year.
    - 3. Facilities with source categories in Table A-4 are also subject to this article when emissions from all applicable source categories in paragraph (b) of this section equal or exceed 25,000 metric tons CO<sub>2</sub>e, for 2011 or a later calendar year.
  - (2<u>B</u>) Operators of petroleum refineries in California that emit greater than or equal to 25,000 metric tonnes of CO<sub>2</sub> in any calendar year after 2007 from the combination of stationary combustion and process sources; Suppliers of fuels—or carbon dioxide provided for consumption within California that are included in Table A-5 of 40 CFR Part §98.2(a)(4) or, as specified below in subsection (c);
  - (C) Carbon dioxide suppliers as specified below in subsection (c), including CO<sub>2</sub>

producers regardless of quantity produced, and CO<sub>2</sub> importers and exporters when bulk imports or exports equal or exceed 10,000 metric tons for 2011 or a later calendar year.

- (3<u>C</u>D) Operators of hydrogen plants in California that emit greater than or equal to 25,000 metric tonnes of CO<sub>2</sub> in any calendar year after 2007 from the combination of stationary combustion sources and hydrogen production processes; Electric power entities as specified below in subsection (d); and,
- (4<u>DE</u>) Operators of electricity generating facilities that are located in California or operated by a retail provider as defined in section 95102(a), that individually have a nameplate generating capacity greater than or equal to 1 megawatt (MW), and that emit greater than or equal to 2,500 metric tonnes of CO<sub>2</sub> in any calendar year after 2007 from electricity generating activities, including hybrid generating facilities; petroleum <u>erand</u> natural gas systems as specified below in subsection (e).
- (5) Retail providers as defined in section 95102(a);
- (6) Marketers as defined in section 95102(a);
- (7) Operators of cogeneration facilities that are located in California or operated by a retail provider as defined in section 95102(a) that individually have a nameplate generating capacity greater than or equal to 1 megawatt (MW), and that emit greater than or equal to 2,500 metric tonnes of CO<sub>2</sub> in any calendar year after 2007 from electricity generating activities;
- (8) Operators of other facilities in California that emit greater than or equal to 25,000 metric tonnes per year of CO<sub>2</sub> from stationary combustion sources in any calendar year after 2007.
- Any reporting entity that fits into one or more of the categories in subsection (a)(1) above for calendar year 2011 or later must submit an emissions data report for that year and for subsequent calendar years, except as provided in the report cessation provisions of subsection (h) of this section. The emissions data report must cover all source categories and GHGs for which calculation methods are provided or referenced in this article for the reporting entity. Except as otherwise specified in this article, the report must be compiled using the methods specified by source category in 40 CFR Part 98.
- (3) Verifiers and Verification Bodies. In addition to the reporting entities specified in subsection (a)(1) above, this article contains requirements for entities acting as verification bodies and individuals acting as third party verifiers of emissions data reports and offset project data reports. These requirements are specified in sections 95130 through 95133 of this article.
- (b) Calculating GHG Emissions Relative to Reporting Thresholds. For industrial for which an emissions-based applicability threshold is specified in 40 CFR §98.2, the operator must calculate emissions for

comparison to applicable thresholds using the requirements of 40 CFR §98.2(b)-(c), except as specified below. reporting entity must apply a threshold of 10,000 metric tens of CO<sub>2</sub>o for reporting under this article. Operators of facilities and suppliers must calculate their emissions using the requirements of 40 CFR §98.2(b)-(g), using a 10,000 metric tens of CO<sub>2</sub>o threshold to determine if reporting is required. For purposes of determining reporting applicability for a 10,000 metric tens of CO<sub>2</sub>o threshold, combustion and process emissions of CO<sub>2</sub>, CH<sub>4</sub> and N<sub>2</sub>O must be included, but fluorinated gases may be excluded.

- (1) For the purpose of computing emissions relative to the 25,000 metric ton CO<sub>2</sub>e threshold specified in section 95812 of the Cap-and-Trade Regulation, operators must include all covered emissions process and vented emissions that are subject to a compliance obligation, but may exclude fluorinated gases and other emissions not subject to a compliance obligation.
- (2) For the purpose of computing emissions relative to the 10,000 metric ton CO<sub>2</sub>e threshold for reporting applicability, operators must include emissions of CO<sub>2</sub>, CH<sub>4</sub> and N<sub>2</sub>O from stationary combustion sources, but may exclude process, vented, and fugitive emissions from the estimate.
- (43) Facilities with only stationary combustion emissions are subject to reporting included-according to the requirements of 40 CFR §98.2(a)(3), except that the thresholds for reporting in California are 10,000 metric tons of CO<sub>2</sub>e and an aggregate maximum heat input capacity of 12 mmMBtu/hr or greater.
- (24) Notwithstanding 40 CFR §98.2(b)(2), operators of facilities and suppliers must include emissions of CO<sub>2</sub> from the combustion of biomass and other biofuels when determining applicability relative to thresholds for emissions reporting and cessation of reporting.
- (<u>35</u>) Operators of geothermal generating units must report when total facility emissions of CO<sub>2</sub> and CH<sub>4</sub> equal or exceed 10,000 metric tons of CO<sub>2</sub>e.
- (c) Fuel and Garbon Dioxide Suppliers. The suppliers listed below, as defined in section 95102(a), are required to report under this article when they produce, import and/or deliver an annual quantity of fuel-products that, when if completely combusted, or used in other processes, would result in the release of greater than or equal to 10,000 metric tons of CO2e in California, unless otherwise specified in this article:
  - (1) Position holders at terminals and refineries delivering petroleum <u>fuels</u> products and/or biomass-derived fuels, as described in section 95121;
  - (2) Enterers that import petroleum <u>fuels products and/or biomass-derived fuels</u> outside the bulk transfer/terminal system, as described in section 95121;
  - (3) Producers of biomass-derived fuels, as described in section 95121;
  - (4)(3)All refiners that produce liquefied petroleum gas, without regard to product quantities, as described in section 95121;

- (5)(4)Operators of interstate pipelines delivering natural gas, as described in section 95122;
- (6)(5)California consignees of liquefied petroleum gas, as described in section 95122;
- (7)(6)Local distribution companies who are public utility gas corporations or publicly-owned natural gas utilities delivering natural gas, as described in section 95122;
- (8)(7)Operators of intrastate pipelines delivering natural gas as described in section 95122;
- (9)(8) All natural gas liquid fractionators, without regard to product quantities produced, as described in section 95122;
- (40)(9)All producers of carbon dioxide without regard to product quantity produced, and importers and exporters of carbon dioxide with annual bulk imports into or exports from California of 10,000 metric tons or more, as described in section 95123.
- (d) Electric Power Entities. The entities listed below are required to report under this article:
  - (1) Electricity importers and exporters, as defined in section 95102(a);
  - (2) Retail providers, including multi-jurisdictional retail providers, as defined in section 95102(a);
  - (3) California Department of Water Resources (DWR);
  - (4) Western Area Power Administration (WAPA);
  - (5) Bonneville Power Administration (BPA).
- (e) Petroleum and Natural Gas Systems. The facilityies types listed below, as further specified in section 95150, are required to report under this article when their stationary combustion and process emissions equal or exceed 10,000 metric tons of CO<sub>2</sub>e, or their stationary combustion, process, and vented emissions equal or exceed 25,000 metric tons of CO<sub>2</sub>e.
  - (1) Offshore petroleum and natural gas production facilities;
  - (2) Onshore petroleum and natural gas production facilities, when the reporting entity meets the requirements of section 95151(a)(1); as defined in section 95102;
  - (3) Onshore natural gas processing plants:
  - (4) Onshore natural gas transmission compression facilities;
  - (5) Underground natural gas storage facilities;
  - (6) Liquefied natural gas storage facilities:
  - (7) Liquefied natural gas import and export facilities;
  - (8) Natural gas distribution facilities.
- (c) (f) Exclusions. This article does not apply to, and greenhouse gas emissions reporting is not required for:

- (1) Electricity generating facilities that are solely powered by nuclear, hydroelectric, wind, or solar energy, unless on-site stationary combustion and process-emissions equal or exceed 10,000 metric tons of CO<sub>2</sub>e;
- (2) Portable equipment;
- (3) (2) Generating units designated as backup or emergency generators in a permit issued by an air pollution control district or air quality management district:
- (3) Fire suppression systems and equipment;
- (4) Hospitals with a North American Industry Classification System (NAICS) code starting with 62;
- (4) Portable equipment, including agricultural irrigation pumps, except where specifically required to report under 40 CFR Part 98 or this article;
- (5) Primary and secondary schools with a NAICS code of 611110=;
- (6) Fugitive methane emissions from municipal solid waste landfills described in 40 CFR Part 98, Subpart HH;
- (7) Fugitive methane and fugitive nitrous oxide emissions from livestock manure management systems described in 40 CFR Part 98, Subpart JJ, regardless of the magnitude of emissions produced.
- (8) The emissions source categories specified in 40 CFR Part 98, Subparts E, F, G, I, K, L, O, R, T, X, Z, BB, CC, DD, EE, FF, GG, II, LL, OO, QQ, SS and TT. However, a reporting entity who after the effective date of this article commences an industrial process identified in one of these subparts must notify the Executive Officer within 90 days of beginning that new process.
- (9) Agricultural irrigation pumps.
- (d) (g) Demonstration of Nonapplicability. The Executive Officer may request a demonstration from any operator, supplier, or entity-operating a facility to establish that a specified facility that the operator, supplier, or entity does not meet one or more of the applicability criteria specified in section 95101(b)this article. Such demonstration shallmust be provided to the Executive Officer within 20 working-days of receipt of a written request-received from the Executive Officer.
- (h) Cessation of Reporting. Except as otherwise specified below, a facility operator or supplier whose emissions fall below the applicable emissions =reporting thresholds of this article and who wishes to cease annual reporting must comply with 40 CFR §98.2(i). The operator or supplier must provide the letter notifications specified in 40 CFR §98.2(i) to the address indicated in section 95103 of this article. For purposes of this article:
  - (1) Wherever 40 CFR §98.2(i)(1) states "25,000 metric tons of CO<sub>2</sub>e per year," the phrase "10,000 metric tons of CO<sub>2</sub>e per year" shall be substituted, and reporting shall be required for three years rather than five years.
  - (2) Wherever 40 CFR §98.2(i)(2) states "15,000 metric tens of CO<sub>2</sub>e per year," the phrase "5,000 metric tens of CO<sub>2</sub>e per year" shall be substituted.

- (3)(2) In cases of permanent shutdown as specified in 40 CFR §98.2(i)(3), a reporter must submit an emissions data report for the year in which a facility or supplier's GHG-emitting processes and operations ceased to operate, and for the first full year of non-operation that follows.
- (4)(3) The verification requirements of this article do not apply to the first full year of non-operation following a permanent shutdown, but continue to apply to prior emissions data reports.
- (4) Electric power entities that import or export electricity in 2011 or 2012 must continue to submit an emissions data report through the 2014 data year, the end of the first compliance period. Electric power entities that import or export electricity in any year of a subsequent compliance period must continue to submit an emissions data report through the end of the same compliance period. Electric power entities no longer importing or exporting electricity at the beginning of a subsequent compliance period are not required to submit an emissions data report pursuant to this article, but must notify the Executive Officer in writing of the reason(s) for cessation of reporting.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## Subarticle 1. General Requirements for the Mandatory Reporting of Greenhouse Gas Emissions

## § 95102. Definitions.

- (a) For the purposes of this article, the following definitions shall apply:
  - (1) "Accuracy" means the closeness of the agreement between the result of the measurement and the true value of the particular quantity (or a reference value determined empirically using internationally accepted and traceable calibration materials and standard methods), taking into account both random and systematic factors.
  - (1) "Accuracy" means the closeness of the agreement between the result of the measurement and the true value of the particular quantity (or a reference value determined empirically using internationally accepted and traceable calibration materials and standard methods), taking into account both random and systematic factors.
  - (1) "Absorbent circulation pump" means a pump commonly powered by natural gas pressure that circulates the absorbent liquid between the absorbent regenerator and natural gas contactor.
  - (2) "Acid gas" means hydrogen sulfide (H<sub>2</sub>S) and/or carbon dioxide (CO<sub>2</sub>)

- contaminants that are separated from sour natural gas by an acid gas removal.
- (3) "Acid gas removal unit (AGR)" means a process unit that separates hydrogen sulfide and/or carbon dioxide from sour natural gas using liquid or solid absorbents or membrane separators.
- (4) "Acid gas removal vent stack emissions" mean the acid gas separated from the acid gas absorbing medium (e.g., an amine solution) and released with methane and other light hydrocarbons to the atmosphere or a flare.
- <u>"Additional" means, in the context of offset credits, greenhouse gas emission reduction or GHG removal enhancement activities, that result in greenhouse gas reduction or GHG removal enhancements, other than those activities required by law or regulation, any legally binding mandate, or any greenhouse gas reduction or GHG removal enhancement activities that would otherwise occur in a conservative business-as-usual scenario.</u>
- (5) "Adverse emissions data verification statement" means a verification statement rendered by a verification body attesting that the verification body cannot say with reasonable assurance that the submitted emissions data report is free of material misstatement and is in conformance with section 95131(b)(9) for the emissions data.
- (6) "Adverse product data verification statement" means a verification statement rendered by a verification body attesting that the verification body cannot say with reasonable assurance that the submitted emissions data report is free of material misstatement and is in conformance with section 95131(b)(9) for the product data.
- (7)(6)(2) "Adverse verification opinionstatement" means a verification opinionstatement rendered by a verification body statingattesting that the verification body cannot say with reasonable assurance that the submitted emissions data report is free of material misstatement and is in conformance with section 95131(b)(9), or that it cannot provide a qualifying statement that the emissions data report conforms to the requirements of this article. This definition applies to either the adverse emissions data verification statement erand the adverse product data verification statement.
- (8) "Agricultural waste" means waste produced on land used for horticulture, fruit growing, seed growing, dairy farming, livestock breeding and keeping, or grazing land, meadow land, osier land (growing willow), market gardens and nursery grounds as a result of agricultural activity.

- (9) "Air dried ton of paper" means paper with 6% moisture content.
- (7) "Air injected flare" means a flare in which air is blown into the base of a flare stack to induce complete combustion of low Btu natural gas. (i.e., high non-combustible component content.)
- (8) "Allowance" means, unless the plain meaning of the word indicates otherwise, a limited tradable authorization to emit up to one metric ton of carbon dioxide equivalent.
- (10)(9)(3) "Annual" means with a frequency of once a year; unless otherwise noted, annual events such as reporting requirements will be based on the calendar year.
- (11)(10) "API" means the American Petroleum Institute.
- (12)(41)(4) "AQMD/APCD" or "air district" means air quality management district or air pollution control district.
- (13)(12)(5) "ARB" means the California Air Resources Board.
- (14) "ARB offset credit" is as defined in the Cap-and-Trade Regulation.
- (15)(13) "Artificial island" is a plot of land or other structure constructed on a body of water to support onshore petroleum or natural gas production.
- (solid or liquid) of which the main constituents are bitumins that occur naturally or as a residue of petroleum refining-to-black cement-like material obtained by petroleum processing and containing bitumens as the predominant component. It includes crude asphalt as well as the following finished products: cements, fluxes, the asphalt content of emulsions (exclusive of water), and petroleum distillates blended with asphalt to make cutback asphalts.
- (7) "Asphalt blowing" means the process by which air is blown through asphalt flux to change the softening point and penetration rate.
- (17)(15)(8) "Asset--controlling supplier" means any entity that owns or operates electricity generating facilities or serves as an exclusive marketer for certain generating facilities even though it does not own them-, and is assigned a supplier-specific identification number and specified source emission factor by ARB for the wholesale electricity procured from its system and imported into California. Asset-controlling suppliers include-Bonneville Power Administration (BPA) is recognized by ARB as an asset-controlling supplier. and the two multi-jurisdictional retail providers in California: PacifiCorp and Sierra Pacific Power Company.

- (9) "Asset owning supplier" means any entity owning electricity generating facilities that delivers electricity to a transmission or distribution line.
- (18)(16) "Assigned emissions level" means an amount of emissions, in CO<sub>2</sub>e, assigned to the reporting entity by the Executive Officer in the case of a non-submitted/non-verified emissions data report or under the requirements of section 95103(g)-following the issuance of an adverse omissions data verification statement.
- (19)(17)(10) "Associated gas" or "produced gas" means a natural gas that is produced from gas wells or gas produced in association with the production of crude oil.
- (20)(18) "ASTM" means the American Society of Testing and Materials.
- (21)(19) "Authorized project designee" means an entity authorized by an Offset Project Operator to act on behalf of the Offset Project Operator.
- <u>"Aviation gasoline" means a complex mixture of volatile hydrocarbons, with or without additives, suitably blended to be used in aviation reciprocating engines. Specifications can be found in ASTM Specification D910–07a, Standard Specification for Aviation Gasolines (2007).</u>
- (23)(20) "Balancing authority" means the responsible entity that integrates resource plans ahead of time, maintains load-interchange-generation balance within a balancing authority area, and supports interconnection frequency in real time.
- (24)(21) "Balancing authority area" means the collection of generation, transmission, and loads within the metered boundaries of a balancing authority. A balancing authority maintains load-resource balance within this area.
- (25)(22)(11) "Barrel" means a volume equal to 42 U.S. gallons.
- (26) "Barrel of oil equivalent," with respect to reporting of oil and gas production, means barrels of crude oil produced, plus associated gas produced converted to barrels at 5.8 MMbtu per barrel.
- (27) "Basin" means geological provinces as defined by the American
  Association of Petroleum Geologists (AAPG) Geologic Note: AAPGCSD Geological Provinces Code Map: AAPG Bulletin, Prepared by
  Richard F. Meyer, Laurie G. Wallace, and Fred J. Wagner, Jr., Volume
  75, Number 10 (October 1991).
- (12) "Best available data and methods" means ARB methods for emissions calculations set forth in this article where reasonably feasible; or facility

- fuel use and other facility process data used in conjunction with ARB provided emission factors and other data; or other generally accepted methods for calculating greenhouse gas emissions.
- "Best available data and methods" means ARB methods for emissions calculations set forth in this article where reasonably feasible, or facility fuel use and other facility process data used in conjunction with ARB-provided emission factors and other data, or other industry standard methods for calculating greenhouse gas emissions.
- (29)<del>(28)</del>(23) "Bias" means systematic error, resulting in measurements that will be either consistently low or high relative to the reference value.
- (30)(29) "Bigeneration unit" means a unit that simultaneously generates electricity and useful thermal energy from the same fuel source but without waste heat recovery. An example of bigeneration includes a boiler generating steam that is split into two streams, and one stream powers a steam turbine to generate electricity, while the other stream is used for other industrial, commercial, heating and cooling purposes that are not in support of or a part of the electricity generation system.
- (31)(30)(24) "Biodiesel" means a diesel fuel substitute produced from nonpetroleum renewable resources that meet the registration requirements for fuels and fuel additives established by the U.S. Environmental Protection Agency under section 211 of the Clean Air Act. It includes biodiesel that is all of the following:
  - (A) Registered as a motor vehicle fuel or fuel additive under 40 CFR Part 79;
  - (B) A mono-alkyl ester;
  - (C) Meets American Society for Testing and Material designation ASTM D 6751-08 (Standard Specification for Biodiesel Fuel Blendstock (B100) for Middle Distillate Fuels, 2008);
  - (D) <u>Intended for use in engines that are designated to run on conventional diesel fuel; and</u>
  - (E) Derived from nonpetroleum renewable resources.
- (32)(31) "Biogas" means gas that is produced from the breakdown of organic material in the absence of oxygen. Biogas is produced in processes including anaerobic digestion, anaerobic decomposition, and thermochemical decomposition. These processes are applied to biodegradable biomass materials, such as manure, sewage, municipal solid waste, green waste, and waste from energy crops, to produce landfill gas, digester gas, and other forms of biogas.

- (33)(32)(25) "Biogenic portions of CO<sub>2</sub> emissions" means carbon dioxide emissions generated as the result of biomass combustion from combustion units.
- (34)(33)(26)(13) "Biomass" means non-fossilized and biodegradable 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. For the purpose of this article, biomass includes both California Renewable Portfolio Standard (RPS) eligible and non-eligible biomass as defined by the California Energy Commission.
- (35)(34)(27)(14) "Biomass-derived fuels" or "biomass fuels" or "biomass fuels" or "biomass-based fuels" means fuels derived entirely from biomass.
- (35) "Biomass-derived fuel verifier" means a staff of the verification body or subcontractor, both of which who must be an ARB-accredited transaction specialist, who that is a required member of the verification team for the verification of a reporting entity reporting biomethane or biogas.
- (36) "Biomethane" means biogas that meets pipeline quality natural gas standards.
- (37)(28) "Blendstocks" are petroleum products used for blending or compounding into finished motor gasoline. These include RBOB (reformulated blendstock for oxygenate blending) and CBOB (conventional blendstock for oxygenate blending), but exclude oxygenates, butane, and pentanes plus.
- (38)(29) "Blowdown" means the act of emptying or depressurizing a vessel.

  This may also refer to the discarded material such as blowdown water from a boiler or cooling tower.
- (39)(30) "Blowdown vent stack emissions" mean natural gas and/or CO<sub>2</sub> released due to maintenance and/or blowdown operations including compressor blowdown and emergency shut-down (ESD) system testing.
- (40)(31) "Bone dry short ton" means an amount of material that weighs= 2,000 pounds at zero percent moisture content.
- (41)(32)(15) "Bottom ash" means ash that collects at the bottom of a combustion chamber.

- (42)(33)(16) "Bottoming cycle-plant" means a type of cogeneration facilitysystem in which the energy input to the system is first applied to a useful thermal energy application or process, and at least some of the reject heat emerging from the application or process is then used for powerelectricity production.
- (43)(34)(17)—"British Thermal Unitthermal unit" or "Btu" means the quantity of heat required to raise the temperature of one pound of water by one degree Fahrenheit at about 39.2 degrees Fahrenheit.
- (44)(35) "Bulk transfer/terminal system" means a fuel distribution system consisting of refineries, pipelines, vessels, and terminals.
- (45)(36)(18)—"Busbar" means thea power conduit of ana facility with electricity generating facility units that serves as the starting point for the electricity transmission system.
- (46)(37)—"Business-as-usual scenario" means the set of conditions
  reasonably expected to occur within the offsets project boundary in the
  absence of the financial incentives provided by offset credits, taking
  into account all current laws and regulations, as well as current
  economic and technological trends.
- (47)(38)(19) "Butane" means a normally gaseousor "n-Butane" is a paraffinic straight-chain or branch chain hydrocarbon extracted from natural gas or refinery fuel gas streams and is represented by the chemical formula C<sub>4</sub>H<sub>10</sub>. Butane includes normal butane and refinery-grade butane. hydrocarbon with molecular formula C<sub>4</sub>H<sub>10</sub>.
- (48)(39)(20)—"Bypass dust" means discarded dust from the bypass system dedusting unit of suspension preheater, precalciner and grate preheater kilns, consisting of fully calcined kiln feed material.
- (21) "CAISO" means the California Independent System Operator.
- (22) "CAISO integrated forward market" means the electric power market conducted by the CAISO that determines the best use of resources available while finding the least cost method of procuring required components.
- (23) "CAISO markets" mean the CAISO real-time market and the CAISO integrated forward market.
- (24) "CAISO real-time market" means the electric power market conducted by the CAISO where supplemental electric power is quickly bought or sold every ten minutes to accommodate power use just moments before it occurs.

- (49)(40)(25) "Calcination" means the thermal decomposition of carbonate minerals, such as calcium carbonate (the principal mineral in limestone) to form calcium oxide in a cement kiln.
- (50)(41)(26)—"Calcine" means to heat a substance so that it oxidizes or reduces.
- (51) "Calcium ammonium nitrate solution" means calcium nitrate that contains ammonium nitrate and water. Calcium ammonium nitrate solution is generally used as agricultural fertilizer.
- (52)(42)(27)—"Calendar year" means the time period from January 1 through December 31.
- (43) "Calibrated bag" means a flexible, non-elastic, anti-static bag of a calibrated volume that can be affixed to an emitting source such that the emissions inflate the bag to its calibrated volume.
- (53) "California balancing authority" means a balancing authority with control over a balancing authority area primarily located in the State of California. A California balancing authority is responsible for the operation of the transmission grid within its metered boundaries which may extend beyond the geographical boundaries of the State of California.
- (28) "California Climate Action Registry" or "CCAR" means the entity established pursuant to former Health and Safety Code Section 42800 et seq.
- (54)(53) "California Climate Action Registry" or "CCAR" means the entity established pursuant to former Health and Safety Code Section 42800 et seq.
- (29) "California eligible renewable resource" means an electricity generating facility that the California Energy Commission has certified as an eligible renewable energy resource that may be used by a retail seller of electricity to satisfy its California Renewables Portfolio Standard Program procurement requirements, consistent with Public Utilities Code sections 399.11 through 399.16 and Public Resources Code sections 25740 through 25751.
- (55)(54)(45)—"California consignee" means the person or entity in California to whom the shipment is to be delivered.
- (56)(55)(46)(30) "California Energy Commission" or "CEC" means the California Energy Resources Conservation and Development Commission.

- (31) "Capacity factor" means the amount of energy that an electricity generating facility actually generates compared to its maximum rated output over a given period of time, usually one year.
- (57)(56)(44) "Cap-and-Trade Regulation" or "Cap-and-Trade Program" means
  ARB's regulation establishing the California Cap on Greenhouse Gas
  Emissions and Market-Based Compliance Mechanisms set forth in title
  17, California Code of Regulations, Chapter 1, Subchapter 10, article 5
  (commencing with section 95800).
- (58)(57)(47)(32) "Carbon dioxide" or "CO<sub>2</sub>" means the most common of the six primary greenhouse gases, consisting on a molecular level of a single carbon atom and two oxygen atoms.
- (59)(48)(33) "Carbon dioxide equivalent" or "CO<sub>2</sub> equivalent" or "CO<sub>2</sub>e" means a measure for comparing carbon dioxide with other GHGs, based on the quantity of those gases multiplied by the appropriate the number of metric tons of CO<sub>2</sub> emissions with the same global warming potential (GWP) factor and commonly expressed as one metric tonnes of carbon dioxide equivalents (MTCO<sub>2</sub>e)ton of another greenhouse gas. For the purposes of this article, global warming potential values listed in Table A-1 of 40 CFR Part 98 are used to determine the CO<sub>2</sub> equivalent of emissions.
- (60)<del>(59)</del> "Carbon dioxide supplier" or "CO<sub>2</sub>-supplier" or "supplier of CO<sub>2</sub>" means: (a) facilities with production process units located in the State of California that capture a CO<sub>2</sub> stream for purposes of supplying CO<sub>2</sub> for commercial applications or that capture the CO<sub>2</sub> stream in order to utilize it for geologic sequestration where capture refers to the initial separation and removal of CO<sub>2</sub> from a manufacturing process or any other process, (b) facilities with CO2 production wells located in the State of California that extract or produce a CO<sub>2</sub> stream for purposes of supplying CO<sub>2</sub> for commercial applications or that extract a CO<sub>2</sub> stream in order to utilize it for geologic sequestration, and (c) importers (intethe State of California) or exporters (out of the State of California) of bulk CO2-exporters (out of the State of California) of bulk CO2 that export CO<sub>2</sub> for the purpose of geologic sequestration, (d) exporters (out of the State of California) of bulk CO2 that export for purposes other than geologic sequestration, and (e) importers (into the State of California) of bulk CO<sub>2</sub>. This source category is focused on upstream supply and is not intended to place duplicative compliance obligations on CO<sub>2</sub> already covered upstream. The source category does not include transportation or distribution of CO<sub>2</sub>, purification, compression or processing of CO<sub>2</sub>, or on-site use of CO<sub>2</sub> captured on-site.
- (61)(60) "Carbonate" means compounds containing the radical CO<sub>3</sub><sup>-2</sup>.

  Upon calcination, the carbonate radical decomposes to evolve carbon

- dioxide (CO<sub>2</sub>). Common carbonates consumed in the mineral industry include calcium carbonate (CaCO<sub>3</sub>) or calcite; magnesium carbonate (MgCO<sub>3</sub>) or magnesite; and calcium-magnesium carbonate (CaMg(CO<sub>3</sub>)<sub>2</sub>) or dolomite.
- (62)(61) "Carbonate-based raw material" means any of the following materials used in the manufacture of glass: Limestone, dolomite, soda ash, barium carbonate, potassium carbonate, lithium carbonate, and strontium carbonate.
- (63)(62)(49)(34) "Catalyst" means a substance added to a chemical reaction, which facilitates or causes the reaction, and is not consumed by the reaction.
- (35) "Catalyst coke" means carbon that is deposited on a catalyst, thus deactivating the catalyst.
- (36) "Catalytic cracking" means a refinery process of breaking down larger, heavier, and more complex hydrocarbon molecules into simpler and lighter molecules. Catalytic cracking is accomplished by the use of a catalyst.
- (37) "Catalytic reforming" means a refining process using controlled heat and pressure with catalysts to rearrange certain hydrocarbon molecules.
- (64)(63)(50)(38) "Cement" means a building material that is produced by heating mixtures of limestone and other minerals or additives at high temperatures in a rotary kiln to form clinker, followed by cooling and grinding with blended additives. Finished cement is a powder used with water, sand and gravel to make concrete and mortar.
- (39) "Cementitious product" means cement, cement kiln dust, cement clinker, clinker dust, fly ash, slag, and other pozzolans.
- (65)(64)(51)(40) "Cement kiln dust" or "CKD" means the fine-grained, solid, highly alkaline waste removed from cement kiln exhaust gas by air pollution control devices. CKD consists of partly calcined kiln feed material and includes all dust from cement kilns and bypass systems including bottom ash and bypass dust.
- (52)(41) "Cement plant" means an industrial structure, installation, plant, or building primarily engaged in manufacturing Portland, natural, masonry, pozzolanic, and other hydraulic cements, and typically identified by NAICS code 327310.
- (66)(65)(53)—"Centrifugal compressor" means any equipment that increases the pressure of a process natural gas or CO<sub>2</sub> by centrifugal action,

- employing rotating movement of the driven shaft.
- (54) "Contrifugal compressor dry seals" means a series of rings around the compressor shaft where it exits the compressor case that operates mechanically under the opposing forces to prevent natural gas or CO<sub>2</sub> from escaping to the atmosphere.
- (55) "Centrifugal compressor dry seals emissions" means natural gas or CO2 released from a dry seal vent pipe and/or the seal face around the retating shaft where it exits one or both ends of the compressor case.
- (67)(66)(57)—"Certification" or "certify" refers to the procedure in 40 CFR §98.4(e), as required for reports submitted to ARB under this article.
- (68)(67) "Chain of title" means the sequence of historical transfers of title to a fuel from the producer to the reporting entity.
- (69)(68)(58) "City gate" means a location at which natural gas ownership or control passes from one party to another, neither of which is the ultimate consumer. In this article, in keeping with common practice, the term refers to a point or measuring station at which a local gas distribution utility receives gas from a natural gas pipeline company or transmission system. Meters at the city gate station measure the flow of natural gas into the local distribution company system and typically are used to measure local distribution company system sendout to customers.
- (70)(69)(59)(42) "Clinker" means the mass of fused material produced in a cement kiln from which finished cement is manufactured by milling and grinding.
- (71) "CO<sub>2</sub> weighted tonne" or "CWT" means a metric created to evaluate the greenhouse gas efficiency of petroleum refineries and related processes, stated in units of metric tons. The CWT value for an individual refinery is calculated using actual refinery throughput to specified process units and emission factors for these process units. The emission factor is denoted as the CWT factor and is representative of the greenhouse gas emission intensity at an average

level of energy efficiency, for the same standard fuel type for each process unit for production, and for average process emissions of the process units across a sample of refineries. Each CWT factor is expressed as a value weighted relative to crude distillation.

- (72)(70)(60)(43) "Coal" means all solid fuels classified as anthracite, bituminous, sub-bituminous, or lignite by the American Society for Testing and Materials Designation ASTM D388–05 "Standard Classification of Coals by Rank-" (September 2005).
- (73)<del>(71)</del>(61)—"Coal bed methane" or "CBM" means natural gas which is extracted from underground coal deposits or "beds."
- (44) "Coal-derived fuel" means any fuel, whether in a solid, liquid, or gaseous state, produced by the mechanical, thermal, or chemical processing of coal (e.g., pulverized coal, coal refuse, liquefied or gasified coal, washed coal, chemically cleaned coal, coal-oil mixtures, and coal-derived coke).
- (74)<del>(72)</del>(62)—"Cogeneration" means an integrated system that produces electric energy and useful thermal energy for industrial, commercial, or heating and cooling purposes, through the sequential or simultaneous use of the original fuel energy. Cogeneration must involve ensite generation of electricity and useful thermal energy and some form of waste heat recovery. Some examples of cogeneration include: (a) a gas turbine or reciprocating engine generating electricity by combusting fuel, which then uses a heat recovery unit to capture useful heat from the exhaust stream of the turbine or engine; (b) Steam turbines generating electricity as a byproduct of steam generation through a fired boiler; (c) Cogeneration systems in which the fuel input is first applied to a thermal process such as a furnace and at least some of the heat rejected from the process is then used for power production. For the purposes of this article, a combined-cycle power generation unit, where all of the generated steam is used for electricity generation, is not considered a cogeneration unit.
- (45) "Cogeneration facility" means an industrial structure, installation, plant, building, or self-generation facility, which may include one or more cogeneration systems configured as either a topping cycle or bottoming cycle plant.
- "Cogeneration system" means individual cogeneration components including the prime mover (heat engine), generator, heat recovery, and electrical interconnection, configured into an integrated system that provides sequential generation of multiple forms of useful energy (usually mechanical and thermal), at least one form of which the facility

- consumes on-site or makes available to other users for an end-use other than electricity generation.
- (75)(73) "Cogeneration system" means individual cogeneration components including the prime mover (heat engine), generator, heat recovery, and electrical interconnection, configured into an integrated system that provides sequential or simultaneous generation of multiple forms of useful energy (usually mechanical and thermal), at least one form of which the facility consumes on-site or makes available to other users for an end-use other than electricity generation.
- (76)(74)(63) "Cogeneration unit" means a unit that produces electric energy and useful thermal energy for industrial, commercial, or heating and cooling purposes, through the sequential for simultaneous use of the original fuel energy and waste heat recovery.
- (77)(75)(64)(47) "Coke (petroleum)" means a solid residue consisting mainly of carbon which results from the cracking of petroleum hydrocarbons in processes such as coking and fluid coking. This includes catalyst coke deposited on a catalyst during the refining process which must be burned off in order to regenerate the catalyst.
- (48) "Coke burn-off" means coke removal from the surface of a catalyst by combustion during catalyst regeneration.
- (78)(76) "Cold rolled and annealed steel sheet" means steel that is cold rolled and then annealed. Cold rolling means the changes in the structure and shape of steel through rolling, hammering or stretching the steel at a low temperature. Annealing is a heat or thermal treatment process by which a previously cold-rolled steel coil is made more suitable for forming and bending. The steel sheet is heated to a designated temperature for a sufficient amount of time and then cooled.
- (79)(77) "Cold rolling of steel" means the changes in the structure and shape of steel through rolling, hammering or stretching the steel at a low temperature.
- (80)(78)(65)(49) "Combustion emissions" means greenhouse gas emissions occurring during the exothermic reaction of a fuel with oxygen.
- (81)(79)(66)(50) "Combustion source" means a source of emissions resulting from combustion emissions.
- (82)(87)—"Commercial propane" means liquefied petroleum gas that has a wide-any mixture of gasses that can sustain combustion as defined by ASTM D1835-05.

- (83)(81)(68)—"Compliance instrument" means an allowance, ARB offset credit or sector-based offset credit. Each compliance instrument can be used to fulfill a compliance obligation equivalent to up to one metric ton of CO<sub>2</sub>eis as defined in the Cap-and-Trade Regulation.
- (84)(82)(69)—"Compliance obligation" means the quantity of verified reported emissions or assigned emissions for which an entity must submit compliance instruments to ARB.
- (85)(83)(70)—"Compliance offset protocol" means an offset protocol adopted by the Board.
- (86)(84)(71)—"Compliance period" means the three-year period for which the compliance obligation is calculated for covered entities pursuant to the Cap-and-Trade Regulation.
- (87)(85)(72)—"Component" for the purposes of sections 95150 to 9515\(\frac{87}{27}\) of this article means each metal to metal joint or seal of non-welded connection separated by a compression gasket, screwed thread (with or without thread sealing compound), metal to metal compression, or fluid barrier through which natural gas or liquid can escape to the atmosphere.
- (88)(86)(73)—"Compressor" means any machine for raising the pressure of a natural gas or CO<sub>2</sub> by drawing in low pressure natural gas and discharging significantly higher pressure natural gas or CO<sub>2</sub>.
- (89)(87)(74)—"Condensate" means hydrocarbon and other liquid, including both water and hydrocarbon liquids, separated from natural gas that condenses due to changes in the temperature, pressure, or both, and remains liquid at storage conditions, includes both water and hydrocarbon liquids.
- (90)(88)(76)(51) "Conflict of interest" means a situation in which, because of financial or other activities or relationships with other persons or organizations, a person or body is unable or potentially unable to render an impartial verification opinionstatement of a potential client's greenhouse gas emissions data report, or the person or body's objectivity in performing verification services is or might be otherwise compromised.
- (75) "Conservative" means, in the context of offsets, utilizing project
  baseline assumptions, emission factors, and methodologies that are
  more likely than not to understate net GHG reductions or GHG removal
  enhancements for an offset project to address uncertainties affecting
  the calculation or measurement of GHG reductions or GHG removal
  enhancements.

- (91)<del>(89)(77)</del> "Consignee" means the same as "California consignee."
- (92)(90) "Container Glass pulled" means the quantity of glass removed from the melting furnace in the container glass manufacturing process where "container glass" is defined as glass products used for packaging.
- (93)(94) "Continuous bleed" means a continuous flow of pneumatic supply gas to the process measurement device (e.g. level control, temperature control, pressure control) where the supply gas pressure is modulated by the process condition, and then flows to the valve controller where the signal is compared with the process set-point to adjust gas pressure in the valve actuator.
- (94)<del>(92)</del>(78)(52) "Continuous emissions monitoring system" or "CEMS" means the total equipment required to obtain a continuous measurement of a gas concentration or emission rate from combustion or industrial processes.
- (95)(93)(79)—"Conventional wells" mean gas wells in producing fields that do not employ hydraulic fracturing to produce commercially viable quantities of natural gas.
- (53) "Conveying system" means a device for transporting materials from one piece of equipment or location to another location within a facility. Conveying systems include but are not limited to the following: feeders, belt conveyors, bucket elevators and pneumatic systems.
- (96) "Covered emissions" mean all emissions included in a compliance obligation under sections 95852 through 95852.2 of the Cap-and-Trade Regulation, regardless of whether the Cap-and-Trade Regulation imposes a compliance obligation for the data year.
- (97)(94)(80)(54) "Cracking" means the process of breaking down larger molecules into smaller molecules, utilizing catalysts and/or elevated temperatures and pressures.
- (98)(95)(81)(55) "Crude oil" means a mixture of hydrocarbons that exists in the liquid phase and that is found in natural underground reservoirs and remains liquid at atmospheric pressure after passing through surface separating facilities. Depending upon the characteristics of the crude stream, it may also include any of the following:
  - (A) Small amounts of hydrocarbons that exist in gaseous phase in natural underground reservoirs but are liquid at atmospheric conditions (temperature and pressure) after being recovered from oil well (casing-head) gas in lease separators and are subsequently commingled with the crude stream without being

- separately measured. Lease condensate recovered as a liquid from natural gas wells in lease or field separation facilities and later mixed into the crude stream is also included.
- (B) Small amounts of non-hydrocarbons, such as sulfur and various metals.
- (C) Drip gases, and liquid hydrocarbons produced from tar sands, oil sands, gilsonite, and oil shale.
- (D) Petroleum products that are received or produced at a refinery and subsequently injected into a crude supply or reservoir by the same refinery owner or operator.

Liquids produced at natural gas processing plants are excluded.

Crude oil is refined to produce a wide array of petroleum products, including heating oils; gasoline, diesel and jet fuels; lubeirants used for their energy or chemical content.

- (99)(96)(82)—"Customer" means a purchaser of electricity not for the purposes of retransmission or resale.
- (100)<del>(97)(83)</del> "Data year" means the calendar year in which emissions occurred.
- (101)(98)(85)(56) "De minimis" means those emissions reported for a source or sources that are calculated using alternative alternatives methods selected by the operator, subject to the limits specified in section 95103(a)(6i).
- (102)(99)(86)—"Dehydrator" means a device in which a liquid absorbent (including desiccant, ethylene glycol, diethylene glycol, or triethylene glycol) directly contacts a natural gas stream to absorb water vapor.
- (87) "Dehydrator vent stack emissions" means natural gas released from a natural gas dehydrator system absorbent (typically glycol) reboiler or regenerator, including stripping natural gas and motive natural gas used in absorbent circulation pumps.
- (103)(100)(88)—Delayed coking" means a process by which heavier crude oil fractions are thermally decomposed under conditions of elevated temperature and pressure to produce a mixture of lighter oils and petroleum coke.
- (104)(101)(84) "Delivered electricity" means electricity that was distributed from a PSE and received by a PSE or electricity that was generated, transmitted, and consumed.

- (89) "De-methanizer" means the natural gas processing unit that separates methane rich residue gas from the heavier hydrocarbons (e.g., ethane, propane, butane, pentane-plus) in feed natural gas stream.
- remove water from raw natural gas by adsorption or absorption.

  Desiccants include activated alumina, palletized calcium chloride, lithium chloride and granular silica gel material. Wet natural gas is passed through a bed of the granular or pelletized solid adsorbent or absorbent in these dehydrators. As the wet gas contacts the surface of the particles of desiccant material, water is adsorbed on the surface or absorbed and dissolves the surface of these desiccant particles.

  Passing through the entire desiccant bed, almost all of the water is adsorbed onto or absorbed into the desiccant material, leaving the dry gas to exit the contactor.
- (106)(103)(91) "Designated representative" means the person responsible for certifying, signing, and submitting the GHG emissions data report.
- (107)(104)(92)(57) "Diesel fuel" means a fuel composed of distillates obtained in petroleum refining operations Distillate Fuel No. 1 and Distillate Fuel No. 2, including dyed and nontaxed fuels.
- (58) "Direct emissions" means greenhouse gas emissions from sources that are under the operational control of the operator.
- (108)(105) "Direct delivery of electricity" or "directly delivered" means electricity that meets any of the following criteria:
  - (A) The facility has a first point of interconnection with a California balancing authority:
  - (B) The facility has a first point of interconnection with distribution facilities used to serve end users within a California balancing authority area;
  - (C) The electricity is scheduled for delivery from the specified source into a California balancing authority via a continuous transmission path from interconnection of the facility in the balancing authority in which the facility is located to a final point of delivery located in the state of Californiawithout replacement electricity from another source; or
  - (D) There is an agreement to dynamically transfer electricity from the facility to a California balancing authority.
- (109)(106)(93)(59) "Distillate fuel oil" means a general classification for aone of the petroleum fractions produced in conventional distillation

- operations. It and from crackers and hydrotreating process units. The generic term distillate fuel oil includes kerosene, kerosene-type jet fuel, diesel fuels (Diesel Fuels No. 1, No. 2, and No. 4), and fuel oils- (Fuel Oils No. 1, No. 2, and No. 4).
- (110)(107)(94) "Distillate Fuel No. 1" has a maximum distillation temperature of 550°F at the 90 percent recovery point and a minimum flash point of 100°F and includes fuels commonly known as Diesel Fuel No. 1 and Fuel Oil No. 1, but excludes kerosene. This fuel is further subdivided into categories of sulfur content: High Sulfur (greater than 500 ppm), Low Sulfur (less than or equal to 500 ppm and greater than 15 ppm), and Ultra Low Sulfur (less than or equal to 15 ppm).
- (111)(108)(95) "Distillate Fuel No. 2" has a minimum and maximum distillation temperature of 540°F and 640°F at the 90 percent recovery point, respectively, and includes fuels commonly known as Diesel Fuel No. 2 and Fuel Oil No. 2. This fuel is further subdivided into categories of sulfur content: High Sulfur (greater than 500 ppm), Low Sulfur (less than or equal to 500 ppm and greater than 15 ppm), and Ultra Low Sulfur (less than or equal to 15 ppm).
- (112)(109)(96) "Distillate Fuel No. 4" is a distillate fuel oil made by blending distillate fuel oil and residual fuel oil, with a minimum flash point of 131°F.
- (60) "Distributed emissions" means CO<sub>2</sub> emissions from fuel combustion at cogeneration facilities distributed between energy stream outputs including thermal energy, electricity generation and potentially other product outputs.
- (61) "District heating and cooling" means the distribution of heat or cooling from one or more sources to multiple buildings.
- (113)<del>(110)</del> "Dolime" is calcined dolomite.
- (114)(111) "Dry gas" means a natural gas that is produced from gas wells not associated with the production of crude oil.
- -(62) "Electricity generating facility" means generating facility.
- (115)(112)(198) "E&P Tank" means E&P Tank Version 2.0 for Windows software, copyright 1996-1999 by the American Petroleum Institute and the Gas Research Institute (published 2000).
- (116)(113)(97) "EIA" means the Energy Information Administration. The Energy Information Administration (EIA) is a statistical agency of the United States Department of Energy.

- (117)(114) "Electric arc furnace" or "EAF" means a furnace that produces molten steel and heats the charge materials with electric arcs from carbon electrodes. Furnaces that continuously feed direct-reduced iron ore pellets as the primary source of iron are not affected facilities within the scope of this definition.
- (99) "Electricity consumed on-site" means the amount of electricity generated on-site and used for other operations at the facility, excluding parasitic power required for operation of the electricity generating or cogeneration system. This quantity excludes electricity generated off-site, such as electricity purchased from an electric utility.
- (118)(115)(100)

  "Electricity exporter" means marketers and retail providers that deliverhold title to exported electricity. For electricity delivered between balancing authority areas, the entity that holds title to exportsed electricity is identified on the NERC E-tag as the purchasing-selling entity (PSE) on the last segment of the tag's physical path, with the point of receipt located inside the state of California and the point of delivery located outside the state of California.
- (119)(116) "Electricity generating facility" means a facility that generates electricity and includes one or more generating units at the same location.
- (120)(117)(101) "Electricity generating unit" or "EGU" means any combination of physically connected generator(s), reactor(s), boiler(s), combustion turbine(s), or other prime mover(s) operated together to produce electric power. An EGU may include a unit that generate electricity from fuel combustion or from other renewable energy sources, such as solar and wind.
- $(121)\frac{(118)(102)}{(121)}$ "Electricity importers" are marketers and retail providers that deliverheld title to imported electricity. For electricity delivered between balancing authority areas, the electricity importerentity that holds title to delivered electricity is identified on the NERC E-tag as the purchasing-selling entity (PSE) on the last segment of the tag's physical path, with the point of receipt located outside the state of California and the point of delivery located inside the state of California. For facilities physically located outside the state of California with the first point of interconnection to a California balancing authority's transmission and distribution system, the importer is the facility operator or scheduling coordinator. Federal and state agencies are subject to the regulatory authority of ARB under this article and include Western Area Power Administration (WAPA), Bonneville Power Administration (BPA), and California Department of Water and PowerResources (DWR). When PSEs are not subject to the regulatory

- authority of ARB, including tribal nations, the electricity importer is the immediate downstream purchaser or recipient that is subject to the regulatory authority of ARB.
- (122)(119)(103)(63) "Electricity transaction" means the purchase, sale, import, export or exchange of electric power.
- (123)(120)(104) "Electricity wheeled through California" or "wheeled electricity" means electricity that is generated outside the state of California and delivered into California with the final point of delivery outside California. Electricity wheeled through California is documented on a single NERC E-tag showing the first point of receipt located outside the state of California, an intermediate point of delivery located inside the state of California, and the final point of delivery located outside the state of California.
- (124) "Eligible renewable energy resource" is as defined in section 95802(a) of the Cap-and-Trade Regulation.
- (125)(121)(105)(64) "Emission factor" means a unique value for determining an amount of a greenhouse gas emitted for a given quantity of activity (e.g., metric tennestons of carbon dioxide emitted per barrel of fossil fuel burned).)
- (126)(122)(106)(65) "Emissions" means the release of greenhouse gases into the atmosphere from sources and processes in a facility, including from the combustion of transportation fuels such as natural gas, petroleum products, and natural gas liquids.
- (127)(123)(107)(66) "Emissions data report" or "greenhouse gas emissions data report" or "report" means the report prepared by an operator or supplier each year and submitted by electronic means to ARB that provides the information required by this article.
- (128)(124) "Emissions data verification statement" means the final statement rendered by a verification body attesting whether a reporting entity's emissions data in their emissions data report is free of material misstatement, and whether the emissions data conforms to the requirements of this article.
- (129)(125)(108) "End user" means a final purchaser of an energy product, such as electricity, thermal energy, or natural gas not for the purposes of retransmission or resale. In the context of natural gas consumption, an "end user" is the point to which natural gas is delivered for consumption.
- (130)(126)(109) "Enforceable" means the authority for ARB to hold a particular party liable and to take appropriate action if any of the

- provisions of this article are violated.
- (131)(127)(110) "Engineering estimation," for the purposes of sections
  95150 to 9515&7 of this article, means an estimate of emissions based
  on engineering principles applied to measured and/or approximated
  physical parameters such as dimensions of containment, actual
  pressures, actual temperatures, and compositions.
- (132)(128)(111) "Enhanced oil recovery" or "EOR" means the use of certain methods such as steam (thermal EOR), water flooding or gas injection into existing wells to increase the recovery of crude oil from a reservoir. In the context of this rule, EOR also applies to injection of critical phase carbon dioxide into a crude oil reservoir to enhance the recovery of oil.
- (133)(129)(112) "Enterer" means an entity that imports into California motor vehicle fuel, diesel fuel, fuel ethanol, biodiesel, or anothernon-exempt biomass-derived fuel or renewable fuel and who is the importer of record under federal customs law or the owner of fuel upon import into California if the fuel is not subject to federal customs law.
- (134)(130)(113)(67) "Entity" means a person, firm, association, organization, partnership, business trust, corporation, limited liability company, company, or government agency.
- (135)(131)(114)(68) "Equipment" means any stationary article, machine, or other contrivance, or combination thereof, which may cause the issuance or control the issuance of air contaminants; equipment shall not mean portable equipment, tactical support equipment, or generating units electricity generators designated as backup or emergency generators in a permit issued by an air pollution control district or air quality management district.
- (136)(132) "Equipment leak" means those emissions which could not reasonably pass through a stack, chimney, vent, or other functionally-equivalent opening.
- (137)(133) "Equipment leak detection" means the process of identifying emissions from equipment, components, and other sources.
- (138)(134)(115)(69)—"Ethane" means a normally gaseous straight-chained is a paraffinic hydrocarbon that boils at a temperature of -127.48 degrees Fahrenheit with a chemical with molecular formula of C<sub>2</sub>H<sub>6</sub>.
- (139)(135)(116)(70)—"Exchange agreement" means a commitment between electricity market participants to swap energy for energy. Exchange transactions do not involve transfers of payment or receipts of money for the full market value of the energy being exchanged, but may

- include payment for net differences due to market price differences between the two parts of the transaction or to settle minor imbalances.
- (140)(136)(117) "Exclusive marketer" means a marketer that has exclusive rights to market electricity for a generating facility or group of generating facilities.
- (141)(137)(118)(71) "Executive Officer" means the Executive Officer of the ARBCalifornia Air Resources Board, or his or her delegate.
- "Exported electricity" means electricity generated inside the state of California and delivered to serve load located outside the state of California. This includes electricity delivered from a first point of receipt inside California, to the first point of delivery outside California, with having a final point of delivery outside the state of California. Exported electricity delivered across balancing authority areas is documented on NERC E-tags with the first point of receipt located inside the state of California and the final point of delivery located outside the state of California. Exported electricity does not include electricity generated inside the state of California then transmitted outside of California, but with a final point of delivery inside the state of California. Exported electricity does not include electricity generated inside the state of California that is allocated to serve the California retail customers of a multi-jurisdictional retail provider, consistent with a cost allocation methodology approved by the California Public Utilities Commission and the utility regulatory commission of at least one additional state in which the multijurisdictional retail provider provides retail electric service.
- (143)(139) "External combustion" means fired combustion in which the flame and products are separated from contact with the process fluid to which the energy is delivered. Process fluids may be air, hot water, or hydrocarbons. External combustion equipment may include fired heaters, industrial boilers, and commercial and domestic combustion units.
- (144)(140)(120)(72)—"Facility" means any physical property, plant, building, structure, stationary source, or 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 ownership or common control, that emits or may emit any greenhouse gas. Operators of military installations may classify such installations as more than a single facility based on distinct and independent functional groupings within contiguous military properties.

- (73) "Feed" means the prepared and mixed materials, which include but are not limited to materials such as limestone, clay, shale, sand, iron ore, mill scale, cement kiln dust, and fly ash, that are fed to the kiln. Feed does not include the fuels used in the kiln to produce heat to form the clinker product.
- (141) "Farm taps" means pressure regulation stations that deliver gas directly from transmission pipelines to generally rural customers. The gas may or may not be metered, but never pass through a city gate station. In some cases a nearby LDC may handle the billing to the customer(s).
- (145)(142)(121)(74) "Feedstock" means the raw material supplied to a process.
- (146)(143) "Fiberglass glass pulled" means the quantity of glass removed from the melting furnace in the fiberglass manufacturing process where "fiberglass" is defined as insulation products for thermal, acoustic and fire applications manufactured using glass.
- (147)(122) "Field," in the context of oil and gas systems, means standardized field names and codes of all oil and gas fields identified in the United States oil and gas fields as defined by the Energy Information Administration Oil and Gas Field Code Master List 2008, DOE/EIA 0370(08).
- (75) "Final point of delivery" means the last point of delivery for a given electricity transaction.
- (123) "Finished meter gaseline" means a complex mixture of volatile hydrocarbons, with or without additives, suitably blended to be used in spark ignition engines. Meter gaseline includes conventional gaseline, refermulated gaseline, and all types of exygenated gaseline. Gaseline also has seasonal variations in an effort to control ezone levels. This is achieved by lowering the Reid Vapor Pressure (RVP) of gaseline during the summer driving season. Depending on the region of the country the RVP is lowered to below 9.0 psi or 7.8 psi. The RVP may be further lowered by state regulations.
- (124) "Firmed and shaped electricity" means electricity that is paired with a variable renowable resource to improve dispatchability and back up the resource to assure customer load is met.
- (148)(145)(126)(76)—"Flare" means a combustion device, whether at ground level or elevated, that uses an open flame to burn combustible gases with combustion air provided by uncontrolled ambient air around the flame. This term includes both ground-level and elevated flares.

  When used as a verb, the term "flare" means to combust vent gas in a

flare.

- (149)(127) "Flare combustion" means unburned hydrocarbons including CH<sub>4</sub>, CO<sub>2</sub>, and N<sub>2</sub>O emissions resulting from the incomplete combustion of gas in flares.
- (150)(147)(128) "Flare combustion efficiency" means the fraction of natural\_hydrocarbon gas, on a volume or mole basis, that is combusted at the flare burner tip.
- (151)(148) "Flare stack emissions" means CO<sub>2</sub> and N<sub>2</sub>O from partial combustion of hydrocarbon gas sent to a flare plus CH<sub>4</sub> emissions resulting from the incomplete combustion of hydrocarbon gas in flares.
- (152)(149)(125) "Flash point" of a volatile liquid is the lowest temperature at which it can vaporize to form an ignitable mixture in air.
- (153)(150) "Flat glass pulled" means the quantity of glass removed from the melting furnace in the flat glass manufacturing process where "flat glass" is defined as glass initially manufactured in a sheet form.
- (77) "Flexicoking" means a thermal cracking process which converts heavy hydrocarbons such as crude oil, tar sands bitumen, and distillation residues into light hydrocarbons.
- (78) "Flexigas" means a low Btu gas produced during flexicoking.
- (154)(151)(129) "Flow monitor" means a component of the continuous emission monitoring system that measures the volumetric flow of exhaust gas.
- (155)(130)(79)—"Fluid catalytic cracking unit" or "FCCU" means a process unit in a refinery in which petroleum derivative feedstock is charged and fractured into smaller molecules in the presence of a catalyst, or reacts with a contact material to improve feedstock quality for additional processing, and in which the catalyst or contact material is regenerated by burning off coke and other deposits. The unit includes, but is not limited to, the riser, reactor, regenerator, air blowers, spent catalyst, and all equipment for controlling air pollutant emissions and recovering heat.
- (80) "Fluid catalytic cracking unit regenerator" means the portion of the fluid catalytic cracking unit in which coke burn-off and catalyst regeneration occurs, and includes the regenerator combustion air blower(s).
- (156)(153)(131)(81)—"Fluid coking" means a thermal cracking process utilizing the fluidized-solids technique to remove carbon (coke) for continuous conversion of heavy, low-grade oils into lighter products.

- (157)(154)(132) "Fluorinated greenhouse gas" means sulfur hexafluoride (SF<sub>6</sub>), nitrogen trifluoride (NF<sub>3</sub>), and any fluorocarbon except for controlled substances as defined at 40 CFR Part 82, subpart A and substances with vapor pressures of less than 1 mm of Hg absolute at 25°C. With these exceptions, "fluorinated GHG" includes any hydrofluorocarbon, any perfluorocarbon, any fully fluorinated linear, branched or cyclic alkane, ether, tertiary amine or aminoether, any perfluoropolyether, and any hydrofluoropolyether.
- (82) "Fly ash" means particles of ash, such as particulate matter that may also have metals attached to them, which are carried up the stack of a combustion unit with gases during combustion.
- (158)(155) "Forest-derived wood and wood waste" means wood harvested pursuant to the California Forest Practice Rule, Title 14, California Code of Regulations, Chapters 4, 4.5, and 10 or pursuant to the National Environmental Policy Act.
- (83) "Fossil fuel" means a fuel, such as coal, oil, and natural gas, produced by the decomposition of ancient (fossilized) plants and animals.
- (159)(156)(133) "Fossil fuel" means natural gas, petroleum, coal, or any form of solid, liquid, or gaseous fuel derived from such material; including for example, consumer products that are derived from such materials and are combusted.
- (160)(157)(134) "Fractionates" means the process of separating natural gas liquids into their constituent liquid products.
- (161)(158)(135) "Fractionator" means plants that produce fractionated natural gas liquids (NGLs) extracted from produced natural gas and separate the NGLs individual component products: ethane, propane, butanes and pentane-plus (C5+). Plants that only process natural gas but do not fractionate NGLs further into component products are not considered fractionators. Some fractionators do not process production gas, but instead fractionate bulk NGLs received from natural gas processors. Some fractionators both process natural gas and fractionate bulk NGLs received from other plants.
- (162)(136)(84)—"Fuel" means solid, liquid or gaseous combustible material. Volatile organic compounds burned in destruction devices are not fuels unless they can sustain combustion without use of a pilot fuel and such destruction does not result in a commercially useful end product.
- (163)(160)(137)(85)—"Fuel analytical data" means any data collected about the fuel usage (including mass, volume, and flow rate, heat content, or and fuel characteristics (including heating value, carbon content-of a

- fuel, and molecular weight) to support emissions calculation.
- (164)(138) "Fuel characteristic data" means, for the purpose of this article, properties of a fuel used for calculating GHG emissions including carbon content, high heat value, and molecular weight.
- (165)(162) "Fuel combusting electricity generating or cogeneration unit" means an electricity generating unit, which may include a cogeneration or bigeneration unit, that produces electricity from fuel combustion.
- (166)(163)(139) "Fuel ethanol" means ethanol that meets ASTM D-4806 (August 2008) specifications for blending with gasolines for use as automotive spark-ignition engine fuel.
- (167)(164)(140) "Fuel flowmeter system" means a monitoring system which provides a continuous record of the flow rate of fuel oil or gaseous fuel. A fuel flowmeter system consists of one or more fuel flowmeter components, all necessary auxiliary components (e.g., transmitters, transducers, etc.), and a data acquisition and handling system (DAHS).
- (168)(165)(141) "Fuel production facility" means a facility, other than a refinery, in which motor vehicle fuel, diesel fuel or biomass-based fuel is produced.
- (169)(142) "Fuel supplier" means a supplier of petroleum products, a supplier of biomass-derived transportation fuels, a supplier of natural gas, or a supplier of liquid petroleum gas as specified in this article.
- (170)(167) "Fuel transaction" means the record of the exchange of fuel possession, ownership, or title from one entity to another.
- (86) "Fugitive emissions" means the unintended or incidental emissions of greenhouse gases from the transmission, processing, storage, use, or transportation of fossil fuels or other materials, including but not limited to HFCs from refrigeration leaks, SF<sub>6</sub> from electric power distribution equipment, methane from mined coal, and CO<sub>2</sub> emitted from geyser steam and/or fluid used in geothermal generating facilities.
- (171)(168)(143) "Fugitive emissions" means those emissions which are unintentional and could not reasonably pass through a stack, chimney, vent, or other functionally-equivalent opening.
- (172)(169)(144) "Fugitive emissions detection" means the process of identifying emissions from equipment, components, and other point sources.
- (173)(170)(145)(87) "Fugitive source" means a source of fugitive emissions.

- (174)(171)(146)(88) "Full verification" means all verification services as provided in section 95131.
- (175)(172) "Galvanized steel sheet" means steel coated with a thin layer of zinc to provide corrosion resistance for such products as garbage cans, storage tanks, or framing for buildings. Sheet steel normally must be cold-rolled prior to the galvanizing stage.
- (89) "General stationary combustion facility" means a facility not otherwise subject to sector-specific reporting requirements that emits ≥25,000 metric tonnes of CO₂ in 2008 or any subsequent year from stationary combustion sources.
- (90) "Generating facility" means a facility that generates electricity and includes one or more generating units at the same location.
- (176)(173)(147) "Gas" means the state of matter distinguished from the solid and liquid states by: relatively low density and viscosity; relatively great expansion and contraction with changes in pressure and temperature; the ability to diffuse readily; and the spontaneous tendency to become distributed uniformly throughout any container.
- (148) "Gas conditions" means the actual temperature, volume, and pressure of a gas sample.
- stations where produced natural gas from individual wells is comingled, compressed for transport to processing plants, transmission and distribution systems, and other gathering/booster stations which co-mingle gas from multiple production gathering/booster stations.

  Such stations may include gas dehydration, gravity separation of liquids (both hydrocarbon and water), pipeline pig launchers and receivers, and gas powered pneumatic devices.
- (150) "Gas to oil ratio" or "GOR" means the ratio of the volume of gas at standard temperature and pressure that is produced from a volume of oil when depressurized to standard temperature and pressure.
- (178)(175) "Gas well" means a well completed for production of natural gas from one or more gas zones or reservoirs. Such wells contain no completions for the production of crude oil.
- (179)(176) "Generated electricity" means electricity generated by an electricity generating unit at the reporting facility. Generated electricity does not include any electricity wheeled through the facility, i.e. electricity that is generated outside the facility and delivered into the facility with final destination outside of the facility.

- (180)(177) "Generated energy" means electricity or thermal energy generated by the electricity generating, cogeneration, or bigeneration units included in the reporting facility.
- (181)(178)(152)(91) "Generating unit" means any combination of physically connected generator(s), reactor(s), boiler(s), combustion turbine(s), or other prime mover(s) operated together to produce electric power.
- (182)(179)(151)

  "Generation providing entity" or "GPE" means a merchant selling energy from owned, affiliated, or contractually bound generation. For purposes of reporting delivered electricity pursuant to section 95111, a GPE is the PSE, operator, or scheduling coordinator with prevailing rights to claim electricity from a specified source. A facility or generating unit operator, full or partial owner, sole party to a tolling agreement with the owner, or exclusive marketer is recognized by ARB as a generation providing entity.
- (183)(180)(153) "Geothermal" means heat or other associated energy derived from the natural heat of the earth.
- (184)(184)(192)—"Global warming potential?" or "\_"GWP-factor" means the ratio of the time-integrated radiative forcing impactfrom the instantaneous release of one mass-based unitkilogram of a given greenhouse gas relative to an equivalent unit of carbon dioxide over a given period of time.trace substance relative to that of one kilogram of a reference gas, i.e., CO2.
- (185)(182)(155)(93) "Greenhouse gas," "greenhouse gases" or "GHG" means carbon dioxide (CO<sub>2</sub>), methane (CH<sub>4</sub>), nitrous oxide (N<sub>2</sub>O), sulfur hexafluoride (SF<sub>6</sub>), hydrofluorocarbons (HFCs), and perfluorocarbons (PFCs), hydrocarbons—and other fluorinated greenhouse gases as defined in this section.
- (186)(183)(156) "Greenhouse gas emission reduction" or "GHG emission reduction" or "greenhouse gas reduction" or "GHG reduction" means a calculated decrease in GHG emissions relative to a project baseline over a specified period of time.
- (187)(184)(157) "Greenhouse gas removal enhancement" or "GHG removal" means the calculated total mass of a GHG removed, relative to a project baseline, from the atmosphere over a specified period of time.
- (188)(185)(158) "Greenhouse gas reservoir" or "GHG reservoir" means a physical unit or component of the biosphere, geosphere or hydrosphere with the capability to store, accumulate, or release of a GHG removed from the atmosphere by a GHG sink or a GHG captured from a GHG emission source.

- (189)(186)(159)(94) "Greenhouse gas sourcesink" or "GHG sink" means anya physical unit, process, or other use or activity that releases a greenhouse gas into or process that removes a GHG from the atmosphere.
- (190)(187) "Grid" or "electric power grid" means a system of synchronized power providers and consumers connected by transmission and distribution lines and operated by one or more control centers.
- (191)(188) "Grid-dedicated facility" means an electricity generating facility in which all net power generated is destined for distribution on the grid through retail providers or electricity marketers, ultimately serving wholesale or retail customers of the grid.
- (192)(189)(160)(95) "Gross generation" or "gross power generated" means the total electrical output of the generating facility or unit, expressed in megawatt hours (MWh) per year.
- (193)(190)(161) "HD-5" or "special duty propane" means a consumer grade of liquefied petroleum gas that containings a minimum of 90% propane, and a maximum of 5% propylene, and a maximum of 2.5% butane as specified in ASTM D1835-05-and 5% butanes and othane.
- (194)(191)(162) "HD-10" means the fuel that meets the specifications for propane used in transportation fuel found in Title 13, California Code of Regulations, section 2292.6. means liquefied petroleum gas with no more than 10% propylene
- (195)(192)(163) "Heat input rate" means the product (expressed in mmMMBtu/hr) of the gross calorific value of the fuel (expressed in mmMMBtu/mass of fuel) and the fuel feed rate into the combustion device (expressed in mass of fuel/hr) and does not include the heat derived from preheated combustion air, recirculated flue gases, or exhaust from other sources.
- (196)(193) "Heavy crude oil" or "heavy crude" means a category of crude oil characterized by relatively high viscosity, a higher carbon-to-hydrogen ratio, and a relatively higher density having an API gravity of less than 20.
- (197)(194)(164)(96)—"High heat value" or "HHV" means 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.
- (165) "High-bleed pneumatic devices" are automated flow control devices
  powered by pressurized natural gas and used for maintaining a
  process condition such as liquid level, pressure, delta-pressure and
  temperature. Part of the gas power stream which is regulated by the

- process condition flows to a valve actuator controller where it vents (bleeds) to the atmosphere at a rate in excess of six standard cubic feet per hour.
- (298) "Horsepower tested" means the total horsepower of all turbine and generator set units tested prior to sale.
- (299)(195) "Hot rolled steel sheet" means steel produced from the rolling mill that reduces a hot slab into a coil of specified thickness at a relatively high temperature.
- (200)(196)(166)(97)—"Hydrocarbons" means chemical compounds containing predominantly carbon and hydrogen.
- (201)(197)(167)(98) "Hydrofluorocarbons" or "HFCs" means a class of GHGs primarily used as refrigerants, consisting of hydrogen, fluorine, and carbon.
- <u>(202)(198)(168)(99)</u> "Hydrogen" means the lightest of all gases, occurring chiefly in combination with oxygen in water; exists also in acids, bases, alcohols, petroleum, and other hydrocarbons.
- (203)(199)(169)(100) "Hydrogen plant" or "hydrogen production facility" means a facility that produces hydrogen with steam hydrocarbon reforming, partial oxidation of hydrocarbons, or other processes.
- (101) "Indirect energy" means electricity, thermal, or other energy sources provided by a retail provider or facility not owned or operated by the user of the energy.
- $(204) \frac{(200)(170)}{(170)}$ "Imported electricity" means electricity generated outside the state of California and delivered to serve load located inside the state of California. Imported electricity includes electricity delivered across balancing authority areas from a first point of receipt located outside the state of California, to the first point of delivery located inside the state of California, having a final point of delivery in California. Imported electricity includes electricity imported into California over a multi-jurisdictional retail provider's transmission and distribution system, or electricity imported into the state of California everfrom a facility or unit physically located outside the state of California with athe first point of interconnection to a California balancing authority's transmission and distribution system. Imported electricity includes electricity that is a result of cogeneration located outside the state of California. Imported electricity does not include electricity wheeled through California, defined pursuant to this section which is electricity that is delivered into California with final point of delivery outside California. Imported electricity does not include electricity imported into the California Independent System Operator

- (CAISO) balancing authority area to serve retail customers that are located within the CAISO balancing authority area, but outside the state of California.
- (205)(201)(171) "Importer of record" means the owner or purchaser of the goods that are imported into California.
- (206)(202) "Independently operated and sited cogeneration/bigeneration facility" means a cogeneration or bigeneration facility that is not located on the same facility footprint as its thermal host and has different operational control than the thermal host.
- (207)(203) "Independently operated cogeneration/bigeneration facility colocated with the thermal host" means a cogeneration or bigeneration facility that is located on the same facility footprint as its thermal host but has different operational control than the thermal host.
- (208)(204) "Independent reviewer" has the same meaning as "lead verifier independent reviewer."
- (209)(205) "Industrial/institutional/commercial facility with electricity generation capacity" means a facility whose primary business is not electricity generation and includes one or more electricity generating, cogeneration, or bigeneration units.
- (210)(206) "Internal combustion" means the combustion of a fuel that occurs with an oxidizer (usually air) in a combustion chamber. In an internal combustion engine the expansion of the high-temperature and —pressure gases produced by combustion applies direct force to a component of the engine, such as pistons, turbine blades, or a nozzle. This force moves the component over a distance, generating useful mechanical energy. Internal combustion equipment may include gasoline and diesel industrial engines, natural gas-fired reciprocating engines, and gas turbines.
- (211)(207)(173) "Interstate pipeline" means any entity that owns or operates a natural gas pipeline delivering natural gas to consumers in the state and is subject to rate regulation by the Federal Energy Regulatory Commission.
- (212)(208)(174) "Intrastate pipeline" means any pipeline wholly within the state of California that is not regulated as a public utility gas corporation by the California Public Utility Commission (CPUC), not a publicly-owned natural gas utility and is not regulated as an interstate pipeline by the Federal Energy Regulatory Commission.
- (213)(209)(171) "Inventory position" means a contractual agreement with the terminal operator for the use of the storage facilities and

- terminaling services for the fuel.
- (214)(210)(175)(102) "ISO" means the International Organization for Standardization.
- (215)(211)(176) "Jurisdiction" means U.S. state or Canadian province.

  For purposes of this article, "U.S. state" means U.S. State, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa and includes the Commonwealth of the Northern Mariana Islands. For purposes of this article, "province" means any Canadian province or territory.
- (216)(212)(177)(103) "Kerosene" means a light distillate fuel that includes No. 1-K and No. 2-K is a light petroleum distillate with a maximum distillation temperature of 400°F at the 10-percent recovery point, a final maximum boiling point of 572°F, a minimum flash point of 100°F, and a maximum freezing point of -22°F. Included are No. 1-K and No. 2-K, distinguished by maximum sulfur content (0.04 and 0.30 percent of total mass, respectively), as well as all other grades of kerosene called range or stove oil that have properties similar to those of No. 1 fuel oil. "Kerosene" does not include kerosene-type jet fuel.
- (217)(213) "Kerosene-type jet fuel" means a kerosene-based product used in commercial and military turbojet and turboprop aircraft. The product has a maximum distillation temperature of 400 °F at the 10 percent recovery point and a final maximum boiling point of 572 °F. Included are Jet A, Jet A–1, JP–5, and JP–8.
- (104) "Kiln" means a device, including any associated preheater or precalciner devices, that produce clinker by heating limestone and other materials for subsequent production of Portland or other cement.
- (218)(214)(178) "Kiln" means an oven, furnace, or heated enclosure used for thermally processing a mineral or mineral-based substance.
- (219)(215)(179)(105) "Kilowatt hour" or "kWh" means 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 a unit of electrical power equal to one ampere under pressure of one volt, or 1/746 horsepower).)
- (220)(216)(180)(106) "Lead verifier" means a person that has met all of the requirements in section 95132(b)(2) and who may act as the lead verifier of a verification team providing verification services or as a lead verifier providing an independent review of verification services rendered.
- (221)<del>(217)</del>(181) "Lead verifier independent reviewer" or "independent

reviewer" means a lead verifier within a verification body who has not participated in conducting verification services for a reporting entity, offset project developer, or authorized project designee for the current reporting year who provides an independent review of verification services rendered to the reporting entity as required in section 95131.

- (222)(218)(182)(107) "Less intensive verification" means the verification services provided in interim years between full verifications; less intensive verification of a reporting entity's emissions data report only requires data checks on an operator and document reviews of a reporting entity's emissions data report based on the analysis and risk assessment in the most current sampling plan developed as part of the most current full verification services. This level of verification may only be used if the verifier can provide findings with a reasonable level of assurance.
- (223)(219) "Light Crude Oil" means a category of crude oil characterized by relatively low viscosity, a lower carbon-to-hydrogen ratio, and a relatively lower density having an API gravity of greater than or equal to 20.
- (224)<del>(220)</del> "Liquefied hydrogen" means hydrogen in a liquid state.
- (225)(221)(185) "Liquefied natural gas" or "LNG" means natural gas (primarily methane) that has been liquefied by reducing its temperature to -260 degrees Fahrenheit at atmospheric pressure.
- (108) "Liquefied petroleum gas" or "LPG" means a group of hydrocarbonbased gases derived from crude oil refining or natural gas fractionation. They include propane, propylene, normal butane, butane, butylene, isobutene and isobutylene. For convenience of transportation, these gases are liquefied through pressurization.
- (226)(222)(186)

  "Liquefied petroleum gas" or LP-Gas" or "LPG" means a flammable mixture of hydrocarbon gases used as a fuel. LPG is primarily-can be mixtures of primarily-propane, primarily-butane, propene (propylene) and ethane or mixtures of propane or butane.

  The most common specification categories are LPG includes propane grades HD-5, HD-10, and commercial grade propane, and propane/butane mix. LPG also includes both odorized and nonodorized liquid petroleum gas, and is also referred to as LGP, GLP, LP-Gas and propane.
- (227)(223)(183) "Linkage" means the approval of compliance instruments from an external greenhouse gas emission trading system (GHG ETS) to meet compliance obligations under the Cap-and-Trade Regulation, and the reciprocal approval of compliance instruments issued by

- <u>California to meet compliance obligation in an external GHG ETSis as defined in section 95802(a) of the Cap-and-Trade Regulation.</u>
- (228)(224)(184) "Linked jurisdiction" means a jurisdiction which has entered into a linkage agreement pursuant to subarticle 12 of the Capand-Trade Regulation.
- (229)(225)(187) "LNG boiloff gas" means natural gas in the gaseous phase that vents from LNG storage tanks due to ambient heat leakage through the tank insulation and heat energy dissipated in the LNG by internal pumps.
- (230)(226)(188) "Local distribution company" or "LDC," for purposes of this article, means a company that owns or operates distribution pipelines, not interstate pipelines, that physically deliver natural gas to end users and includes public utility gas corporations, publicly-owned natural gas utilities and intrastate pipelines.
- (109) "Long-term power contract" means a power contract with a term of five years or more.
- (231)(227)(189) "Lookback period" means the specified time period of historical data that the operators must use for missing data substitution as required by the regulation.
- (232)(228)(191)(110) "Low Btu gas" means gases recovered from casing vents, vapor recovery systems, crude oil and petroleum product storage tanks and other parts of petroleumthe crude oil refining and the crude oil and natural gas production process.
- (111) "Low Heating Value" or "LHV" means low or net heat content with the heat of vaporization excluded. The water is assumed to be in the gaseous state.
- (190) "Low-bleed pneumatic devices" means automated flew control devices
  powered by pressurized natural gas and used for maintaining a
  process condition such as liquid level, pressure, delta-pressure and
  temperature. Part of the gas power stream which is regulated by the
  process condition flows to a valve actuator controller where it vents
  (bleeds) to the atmosphere at a rate equal to or less than six standard
  cubic feet per hour.
- (233)(229)(192)(112) "Marketer" means a purchasing/-selling entity that delivers electricity and takes title to wholesale electricity and is not a retail provider, and that is the purchaser/seller at the first point of delivery in California for electric power imported into California, or the last point of receipt in California for power exported from California.

- (234)(230)(193) "Market-shifting leakage," in the context of an offset project, means increased GHG emissions or decreased GHG removals outside an offset project's boundary due to the effects of an offset project on an established market for goods or services.
- (235)(231)(194)(113)-"Material misstatement" means one or more inaccuraciesany-error discrepancy, omission, or misreporting, or aggregation of the three, identified in the course of verification that result in the total reported emissions, or reported purchases, sales, imports or exports of electricity, being outside the 95 percent accuracy required to receive a positive verification opinion.services that leads a verification team to believe that either the total reported GHG emissions (metric tons of CO2e) or total-a reported single product data component contains errors greater than 5%, as applicable, in an emissions data report centains—errors greater than 5 percent in the reported total CO2e emissions. Material misstatement is calculated separately for each type of data as specified in section 95131(b)(123)(A).
- (236)(232)(195) "Maximum potential fuel flow rate" or "maximum fuel consumption rate" means the maximum fuel use rate the source is capable of combusting, measured in physical unit of the fuel (e.g. million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solids). When the source consists of multiple units, the maximum potential fuel use rate is the sum of the maximum potential fuel use rates of all the units aggregated as a source.
- (237)(233)(196) "Megawatt hour" or "MWh" means the electrical energy unit of measure equal to one million watts of power supplied to, or taken from, an electric circuit steadily for one hour.
- (238)(234)(197)(114) "Methane" or "CH<sub>4</sub>" means a GHG consisting on the molecular level of a single carbon atom and four hydrogen atoms.
- (239)(235)(198)(115) "Metric tonneton" or "MT" or "tonne" means a common international measurement for the quantity of GHG emissions mass, equivalent to about 2204.6 pounds or 1.1 short tons.
- which a piece of data is not collected, is invalid, or is collected while the measurement device is not in compliance with the applicable quality-assurance requirements. In the context of periodic fuel sampling, missing data period is the entire sampling period (e.g. week, month, or quarter) for which corresponding fuel characteristic data are not obtained. In the context of periodic fuel consumption monitoring and recording, a missing data period consists of the consecutive time

intervals (e.g. hours, days, weeks, or months) for which fuel consumption during the time period is not monitored and recorded.

(241)(237) "Mixed crude oil" means a mix of both heavy and light crude oil.

(242)(238)(200)(116) "MMBtu" means million British thermal units.

- (117) "Mobile combustion emissions" means emissions from the transportation of materials, products, waste, and employees resulting from the combustion of fuels in company owned or controlled mobile combustion sources.
- (118) "Mobile combustion source" means a source of greenhouse gas emissions resulting from combustion by a vehicle or other non-stationary, self-propelled combustion source that produces greenhouse gas emissions including, but not limited to, passenger cars, large/heavy duty truck cabs and chassis, light and medium duty trucks and vans, motorcycles, public transit buses, or military tanks or other tracked military vehicles, mobile cranes, bulldozers, concrete mixers, street cleaners, golf carts, all terrain vehicles, trains, airplanes, boats, ships, implements of husbandry, and hauling equipment used inside and around airports, docks, depots, industrial, and commercial plants.
- (243)(239)(201)(119) "Motor gasoline (finished)" means a complex mixture of relatively volatile hydrocarbons with or without small quantities of additives, blended to form a fuel suitable for use in spark-ignition engines. Motor gasoline is characterized as having a boiling range of 122 to 158 degrees Fahrenheit°F at the 10-percent recovery point to 365 to 374 degrees Fahrenheit°F at the 90-percent recovery pointmeans a complex mixture of volatile hydrocarbons, with or without additives, suitably blended to be used in spark ignition engines. Motor gasoline includes conventional gasoline, reformulated gasoline, and all types of oxygenated gasoline. Gasoline also has seasonal variations in an effort to control ozone levels. This is achieved by lowering the Reid Vapor Pressure (RVP) of gasoline during the summer driving season. Depending on the region of the country the RVP is lowered to below 9.0 psi or 7.8 psi. The RVP may be further lowered by state regulations.
- (244)(240)(202) "Motor vehicle fuel" means gasoline. It does not include aviation gasoline, jet fuel, diesel fuel, kerosene, liquefied petroleum gas, natural gas in liquid or gaseous form, alcohol, or racing fuel.
- (245)<del>(241)</del> "Mscf" means thousand standard cubic feet.
- (246)(242)(203)(120) "Multi-jurisdictional retail provider" means a retail provider that provides electricity to end users consumers in California and in one or more other states in a contiguous service territory or from a

## common power system.

- (204) "Municipal solid waste" or "MSW" means solid phase household, commercial/retail, and/or institutional waste, such as yard waste and refuse.
- $(247)\frac{(243)}{}$ "Municipal solid waste" or "MSW" means solid phase household, commercial/retail, and/or institutional waste. Household waste includes material discarded by single and multiple residential dwellings, hotels, motels, and other similar permanent or temporary housing establishments or facilities. Commercial/retail waste includes material discarded by stores, offices, restaurants, warehouses, nonmanufacturing activities at industrial facilities, and other similar establishments or facilities. Institutional waste includes material discarded by schools, nonmedical waste discarded by hospitals, material discarded by non-manufacturing activities at prisons and government facilities, and material discarded by other similar establishments or facilities. Household, commercial/retail, and institutional wastes include yard waste, refuse-derived fuel, and motor vehicle maintenance materials. Insofar as there is separate collection, processing and disposal of industrial source waste streams consisting of used oil, wood pallets, construction, renovation, and demolition wastes (which includes, but is not limited to, railroad ties and telephone poles), paper, clean wood, plastics, industrial process or manufacturing wastes, medical waste, motor vehicle parts or vehicle fluff, or used tires that do not contain hazardous waste identified or listed under 42 U.S.C. §6921, such wastes are not municipal solid waste. However, such wastes qualify as municipal solid waste where they are collected with other municipal solid waste or are otherwise combined with other municipal solid waste for processing and/or disposal.
- (121) "NAICS" means North American Industry Classification System.
- (248)(244) "NAICS" means North American Industry Classification System.
- (249)(245)(205)(122) "Nameplate generating capacity" means the maximum rated output of a generator under specific conditions designated by the manufacturer, expressed in megawatts (MW) or kilowatts (kW).

  Generator nameplate capacity is usually indicated in units of kilovoltamperes (kVA) and in Kilowatts (kW) on a nameplate physically attached to the generator.
- (250)(246)(206)(123) "Naphtha" means Naphthas" (< 401°F) is a generic term applied to a petroleum fraction with an approximate boiling range between 122-degrees Fahrenheit and 400 degrees Fahrenheit°F and 400°F. The naphtha fraction of crude oil is the raw material for gasoline and is composed largely of paraffinic hydrocarbons.

- (251)(247)(207)(124) "Natural gas" means a naturally occurring mixture of hydrocarbons (e.g., methane, ethane, or propane) produced in geologicalhydrocarbon and non-hydrocarbon gases found in geologic formations beneath the earth's surface that maintains a gaseous state at standard atmospheric temperature and pressure under ordinary conditions's surface, of which its constituents include methane, heavier hydrocarbons and carbon dioxide. Natural gas may be field quality (which varies widely) or pipeline quality. For the purposes of this article, the definition of natural gas includes similarly constituted fuels such as field production gas, process gas, and fuel gas.
- (252)(248)(208) "Natural gas distribution facility" means the collection of all distribution pipelines, metering stations, and regulating stations that are operated by a local distribution company (LDC) that is regulated as a separate operating company by a public utility commission or that are operated as an independent municipally-owned distribution system.
- (253)(249)(209) "Natural gas driven pneumatic pump" means a pump that uses pressurized natural gas to move a piston or diaphragm, which pumps liquids on the opposite side of the piston or diaphragm.
- (254)(250)(210)

  "Natural gas liquids" or "NGLs" means those
  hydrocarbons in natural gas that are separated from the gas as liquids
  through the process of absorption, condensation, adsorption, or other
  methods—at lease separators and field facilities. Generally, such liquids
  consist of ethane, propane, butanes, and pentanes plus. Bulk NGLs
  refers to mixtures of NGLs that are sold or delivered as undifferentiated
  product from natural gas processing plants.
- (255)(251)(211) "Natural gas liquid fractionator" means an installation that fractionates natural gas liquids (NGLs) into their constituent liquid products (ethane, propane, normal butane, isobutene or pentanes plus) for supply to downstream facilities.
- (126) "NERC E-tag" means North American Electric Reliability Corporation (NERC) energy tag representing transactions on the North American bulk electricity market scheduled to flow between or across control areas.
- (256)(252)(212) "NERC E-tag" means North American Electric Reliability
  Corporation (NERC) energy tag representing transactions on the North
  American bulk electricity market scheduled to flow between or across
  balancing authority areas.
- (257)(253)(213)(125) "Net generation" or "net power generated" means the gross generation minus station service or unit service power

- requirements, expressed in megawatt hours (MWh) per year. In the case of cogeneration, this value is intended to include internal consumption of electricity for the purposes of a production process, as well as power put on the grid.
- (127) "No. 1 diesel fuel" means a light distillate fuel oil that meets the specifications of ASTM (American Society for Testing and Materials) Specification D396 07.
- (128) "No. 1 distillate" means a petroleum distillate that can be used as either a diesel fuel or a fuel oil.
- (129) "No.1 fuel oil" means a light petroleum distillate fuel oil that meets the specifications of ASTM Specification D396-07.
- (130) "No. 2 diesel fuel" means a distillate fuel oil that meets the specifications of ASTM Specification D975–07b.
- (131) "No. 2 distillate" means a petroleum distillate that can be used as either a diesel fuel or a fuel.
- (132) "No. 2 fuel oil" or "heating oil" means a distillate fuel oil that meets the specifications defined in ASTM D396-07.
- (133) "No. 4 fuel oil" means a distillate fuel oil made by blending distillate fuel oil and residual fuel oil stocks that conforms with ASTM Specification D396-07.
- (258)<del>(254)</del> "Nitric acid" means HNO<sub>3</sub> of 100% purity.
- (259)(255)(214)(134) "Nitrous oxide" or "N<sub>2</sub>O" means a GHG consisting at the molecular level of two nitrogen atoms and a single oxygen atom.
- (260)(256)(215)(135) "Nonconformance" means the failure to use the methods or emission factors specified in this article to calculate emissions, or the failure to meet any other requirements of the regulation.
- (261) "Non-exempt biomass-derived CO<sub>2</sub>" means CO<sub>2</sub> emissions resulting from the combustion of fuel not listed under section 95852.2(a) of the Cap-and-Trade Regulation, or that does not meet the requirements of section 95131(i) of this article.
- (262) "Non-exempt biomass-derived fuel" means fuel not listed under section 95852.2(a) of the Cap-and-Trade Regulation, or that does not meet the requirements of section 95131(i) of this article.
- (263)(257) "Non-fuel based renewable electricity generating unit" means a unit that generates electricity not from fuel sources, but from renewable

- energy sources, such as solar, wind, or hydropower. For the purpose of this article, a non-fuel based renewable electricity generating unit does not include other types of generation explicitly listed in section 95112(a)-(f).
- (264)(258)(216) "Non-submitted/non-verified emissions data report"
  means an emissions data report that is not submitted to ARB by the
  applicable reporting deadline, or for which a verification statement has
  not been issued by the applicable verification deadline.
- (265)(259)(217)(136) "North American Industry Classification System" or "NAICS" means a standard for use by Federal statistical agencies in classifying business establishments for the collection, analysis, and publication of statistical data related to the business economy of the United States. (NAICS) code(s)" means the six-digit code(s) that represent the product(s)/activity(s)/service(s) at a facility or supplier as defined in North American Industrial Classification System Manual 2007, available from the U.S. Department of Commerce, National Technical Information Service.
- (137) "Null power" means any electricity produced by a renewable energy electricity generating facility from which a Western Renewable Energy Generation Information System (WREGIS) or a Nevada Tracks Renewable Energy Credits (NVTREC) certificate has been unbundled and sold separately.
- (138) "NVTREC" means Nevada Tracks Renewable Energy Credits.
- (218) "Offset credit" means a tradable compliance instrument issued or approved by ARB that represents a GHG reduction or GHG removal enhancement of one metric ton of CO<sub>2</sub>e. The GHG reduction or GHG removal enhancement must be real, additional, quantifiable permanent, verifiable and enforceable.
- (266)(260)(219) "Offset project" means all equipment, materials, items, or actions that are directly related to or have an impact upon GHG reductions, project emissions or GHG removal enhancements within the offset project boundary.
- (267)(261)(220)

  "Offset project boundary" is defined by and includes all GHG emission sources, GHG sinks or GHG reservoirs that are affected by an offset project and under control of the Offset Project Operator or Authorized Project Designee. GHG emissions sources, GHG sinks or GHG reservoirs not under control of the Offset Project Operator or Authorized Project Designee are not included in the offset project boundary.
- (268)(262)(221) "Offset project data report" means the report prepared by

- an Offset Project Operator or Authorized Project Designee each year that provides the information and documentation required by this article or a compliance offset protocol.
- (269)(263)(222) "Offset project operator" means the entity(ies) with legal authority to implement the offset project.
- (270)(264)(223) "Offset protocol" means a documented set of procedures and requirements to quantify ongoing GHG reductions or GHG removal enhancements achieved by an offset project and calculate the project baseline. Offset protocols specify relevant data collection and monitoring procedures, emission factors and conservatively account for uncertainty and activity-shifting and market-shifting leakage risks associated with an offset project.
- (271)(265)(224) "Offshore," for purposes of this article, means seaward of the terrestrial borders of the United States, including all waters within three nautical miles of the California baseline, starting at the California-Oregon border and ending at the California-Mexico border at the Pacific Ocean, inclusive. For purposes of this definition, "California baseline" means the mean lower low water line along the California Coast, subject to the obb and flow of the tide, as well as adjacent bays, lakes or other normally standing waters, and extending to the outer boundaries of the jurisdiction and control of the United States under the Outer Continental Shelf Lands Act (43 U.S.C. §1331 et seq).
- (266)(225) "Offshore petroleum and natural gas production facility" means each platform structure and all associated equipment as defined in section 95150(a)(1) of this article.
- (272)(267) "Oil well" means a well completed for the production of crude oil from at least one oil zone or reservoir.
- (273)(268)(226)

  "Onshore petroleum and natural gas production facility"

  means all petroleum or natural gas equipment on a well pad or associated with a well pad and CO<sub>2</sub> EOR operations that are all petroleum or natural gas production wells under common ownership or common control including leased, rented, or contracted activities by an onshore petroleum and natural gas production owner or operator that are located in a single hydrocarbon basin as defined in 40 CFR

  §98.238by the American Association of Petroleum Geologists which is assigned a three digit Geologic Province Code. Where an person or operating entity holds owns or operates more than one permitwell in a basin, then all onshore petroleum and natural gas production equipment associated with all wells that the person or entity owns or operates relating to all permits in their name in the basin is would be considered one enshore petroleum and natural gas production facility.

- $(274) \frac{(269)(227)}{(269)(227)}$ "Onshore petroleum and natural gas production owner or operator" means the person or entity who holds the permit to operate petroleum and natural gas wells on the drilling permit or an operating permit where no drilling permit is issued, which operates an onshore petroleum and/or natural gas production facility (as described in 40 CFR §98.230(a)(2)). Where petroleum and natural gas wells operate without a drilling or operating permit, the person or entity that pays the State or Federal business income taxes is considered the owner or operator. is the permitee to operate petroleum and natural gas wells on the state drilling permit or a state operating permit where no drilling permit is issued by the state, which operates an onshore petroleum and/or natural gas production facility. Where more than one entity are permitees on the state drilling permit, or operating permit where no drilling permit is issued by the state, the permitted entities for the joint facility must designate one entity to report all emissions from the joint facility.
- (275) "On-site" or "onsite" in the context of GHG reporting means within the facility boundary.
- (276)(270)(228) "Operating pressure" means the containment pressure that characterizes the normal state of gas or liquid inside a particular process, pipeline, vessel or tank.
- (277)(271)(229)(139) "Operational control" for a facility subject to this article means the authority to introduce and implement operating, environmental, health and safety policies. In any circumstance where this authority is shared among multiple entities, the entity holding the permit to operate from the local air pollution control district or air quality management district is considered to have operational control for purposes of this article.
- (278)(272)(260)(140) "Operator" means the entity, including an owner, having operational control of a facility, or other entity, from which an emissions data report is required under this article. For purposes of reporting electricity transactions as required in section 95111 "operator" means a retail provider, marketer, or facility operator. For onshore petroleum and natural gas production, the operator is the operating entity listed on the state well drilling permit, or a state operating permit for wells where no drilling permit is issued by the state.
- (141) "Pacific Northwest" or "PNW" means Washington, Oregon, Idaho, Montana, and British Columbia.
- (273) "Other biomass-CO<sub>2</sub>" means biomass CO<sub>2</sub> omissions that will be required to hold a compliance obligation.

- (231) "Other biomass-derived fuel" means a biomass-derived fuel for which a reporting entity is required to hold a compliance obligation under title 17, California Code of Regulations, section 95852.1(g).
- (232) "Outer Continental Shelf" means all submerged lands lying seaward and outside of the area of lands beneath navigable waters as defined in 43 U.S.C. § 1301, and of which the subsoil and seabed appertain to the United States and are subject to its jurisdiction and control.
- (279)(274)

  "Outside of the facility boundary" means not within the physical boundary of the facility (regardless of ownership or operational control), or not in the same operational control of the reporting entity if within the same physical boundary of the facility. For example, an entity outside of the facility boundary may include another facility not in the reporting entity's operational control, another facility under the same operational control but considered a separate facility according to the definition of "facility" in this section, or an on-site industrial operation (e.g. a cogeneration system) within the facility fence line but that is operated by another operator and for which the on-site industrial operation has not been included in the reporting entity's GHG report.
- (280)(275) "Particular end-user" means a final purchaser of an energy product (e.g. electricity or thermal energy) for whom the energy product is delivered for final consumption and not for the purposes of retransmission or resale.
- (281)(276)(233)(142) "Perfluorocarbons" or "PFCs" means a class of greenhouse gases consisting on the molecular level of carbon and fluorine.
- (282) "Performance review" means an assessment conducted by ARB of an applicant seeking to become accredited as a verification body, verifier, lead verifier, offset project verifier, or sector specific verifier pursuant to section 95132 of this article. Such an assessment may include a review of applicable past sampling plans, verification reports, verification statements, conflict of interest submittals, and additional information or documentation regarding the applicant's fitness for qualification.
- (232) "Permanent" means, in the context of offset credits, either that GHG reductions or GHG removal enhancements are not reversible, or when GHG reductions or GHG removal enhancements may be reversible, that mechanisms are in place to replace any reversed GHG emission reductions or GHG removal enhancements to ensure that all credited reductions endure for a period that is comparable to the atmospheric lifetime of an anthropogenic CO<sub>2</sub> emission.

- (283)(277)(235)(143) "Petroleum" means oil removed from the earth and the oil derived from tar sands, and shale and coal.
- (284)(278)(236)(144) "Petroleum coke" means a residue high in carbonblack solid residue, obtained mainly by cracking and carbonizing of petroleum derived feedstocks, vacuum bottoms, tar and pitches in processes such as delayed coking or fluid coking. It consists mainly of carbon (90 to 95 percent), has low ash content, and low in hydrogen that is the final product of thermal decomposition in the condensation process in crackingmay be used as a feedstock in coke ovens. This product is also known as marketable coke or catalyst coke.
- (285)(279)(237)(145) "Petroleum refinery" or "refinery" means any facility engaged in producing gasoline, aromaticsgasoline blending stocks, naphtha, kerosene, distillate fuel oils, residual fuel oils, lubricants, or asphalt, or other products (bitumen) through distillation of petroleum or through redistillation, cracking, rearrangement or reforming of unfinished petroleum derivatives. Facilities that distill only pipeline transmix (off-spec material created when different specification products mix during pipeline transportation) are not petroleum refineries, regardless of the products produced.
- (286)(280)(238) "Physical address," with respect to a United States parent company as defined in this section, means the street address, city, State and zip code of that company's physical location.
- (287)(281) "Pickled steel sheet" means hot rolled steel sheet that is sent through a series of hydrochloric acid baths that remove the oxides.
- (288)(282)(239) "Pipeline quality natural gas" means, for the purpose of calculating emissions under this article, natural gas having a high heat value greater than 970 Btu/scf and equal to or less than 1,100 Btu/scf, and which is at least ninety percent methane by volume, and which is less than five percent carbon dioxide by volume.
- (289)(283) "Plaster" is calcined gypsum that is produced and sold as a finished product and is not used in the production of plasterboard at the same facility.
- (290)(284) "Plasterboard" is a panel made of gypsum plaster pressed between two thick sheets of paper.
- (291)(285)(240) "Point of delivery" means the point on an electricity transmission or distribution system where a deliverer makes electricity available to a receiver, or available to serve load. This point can be an interconnection with another system or a substation where the transmission provider's transmission and distribution systems are connected to another system, or a distribution substation where

- <u>electricity is imported into California over a multi-jurisdictional retail</u> provider's distribution system.
- (292)(286)(241)(146) "Point of delivery" means a "Point of receipt" means the point on an electric system where a power supplier delivers electricity to the receiver of that energy. electricity transmission or distribution system where an electricity receiver receives electricity from a deliverer. This point can be an interconnection with another system or a substation where the transmission provider's transmission and distribution systems are connected to another system.
- (147) "Point of receipt" means a point on an electric system where an entity receives electricity from a supplier. This point can be an interconnection with another system or a generator busbar.
- (293)(287)(242)(148) "Point source" means any separately identifiable stationary point from which greenhouse gases are emitted.
- (149) "Portable" is as defined in title 17, California Code of Regulations, section 93116.2(a)(28).
- (294)(288)(243) "Portable" means designed and capable of being carried or moved from one location to another. Indications of portability include wheels, skids, carrying handles, dolly, trailer, or platform.

  Equipment is not portable if any one of the following conditions exists:
  - (A) The equipment is attached to a foundation.
  - (B) The equipment or a replacement resides at the same location for more than 12 consecutive months.
  - (C) The equipment is located at a seasonal facility and operates during the full annual operating period of the seasonal facility, remains at the facility for at least two years, and operates at that facility for at least three months each year.
  - (D) The equipment is moved from one location to another in an attempt to circumvent the portable residence time requirements of this definition.
- (295)(289)(244)(150) "Portland cement" means hydraulic cement (cement that not only hardens by reacting with water but also forms a water-resistant product) produced by pulverizing clinkers consisting essentially of hydraulic calcium silicates, usually containing one or more of the forms of calcium sulfate as an inter-ground addition.
- (296)(290) "Positive emissions data verification statement" means a verification statement rendered by a verification body attesting that the

verification body can say with reasonable assurance that the emissions data in the submitted emissions data report is free of material misstatement and that the emissions data conforms to the requirements of this article.

- (297)(291)(245) "Position holder" means an entity that holds an inventory position in motor vehicle fuel, ethanol, distillate fuel, biodiesel, or renewable diesel as reflected in the records of the terminal operator or a terminal operator that owns motor vehicle fuel or diesel fuel in its terminal.
- (298)(292) "Positive product data verification statement" means a verification statement rendered by a verification body attesting that the verification body can say with reasonable assurance that the product data in the submitted emissions data report is free of material misstatement and that the product data conforms to the requirements of this article.
- (299)(293)(246)(151) "Positive verification opinionstatement" means a verification opinionstatement rendered by a verification body statingattesting that the verification body can say with reasonable assurance that the submitted emissions data report is free of material misstatement and includes a qualifying statement that the emissions data report conforms to the requirements of this article. This definition applies to the emissions data verification statement and the product data verification statement.
- (300)(294)(247)(152) "Power" means electricity, except where the context makes clear that another meaning is intended.
- (301)(295)(248)(153) "Power contract" or "written power contract," as used for the purposes of documenting specified versus unspecified sources of imported and exported electricity, means an arrangementa written document, including associated verbal or electronic records if included as part of the written power contract, arranging for the purchase procurement of electricity. Power contracts may be, but are not limited to, power purchase agreements, enabling agreements, and tariff provisions, without regard to duration.
- (154) "Pressure swing adsorption" or "PSA" means a gas purification process which selectively concentrates target gas molecules using porous, high surface area solid adsorbents and elevated pressure.
- (302)(296)(249) "Primary fuel" means the main fuel type (expressed in mmBtu) consumed by a unit for the applicable calendar year. the fuel that provides the greatest percentage of the annual heat input to a stationary fuel combustion unit.

- (303) "Primary refinery products" means aviation gasoline, motor gasoline, kerosene-type jet fuel, distillate fuel oil, renewable liquid fuels, and asphalt. For the purpose of calculating this value for each refinery ARB will convert blendstocks into their finished fuel volumes by multiplying blendstocks by an assumed blending ratio.
- (304)(297)(250)(156) "Prime mover" means the type of equipment such as an engine or water wheel that drives an electric generator. "Prime movers" include, but are not limited to, reciprocating engines, combustion or gas turbines, steam turbines, microturbines, and fuel cells.
- (305)(298)(251)(157) "Process" means the intentional or unintentional reactions between substances or their transformation, including, but not limited to, the chemical or electrolytic reduction of metal ores, the thermal decomposition of substances, and the formation of substances for use as product or feedstock.
- (158) "Process emissions" means greenhouse gas emissions other than combustion emissions occurring as a result of a process.
- (306)(299)(252) "Process emissions" means the emissions from industrial processes (e.g., cement production, ammonia production) involving chemical or physical transformations other than fuel combustion. For example, the calcination of carbonates in a kiln during cement production or the oxidation of methane in an ammonia process results in the release of process CO<sub>2</sub> emissions to the atmosphere. Emissions from fuel combustion to provide process heat are not part of process emissions, whether the combustion is internal or external to the process equipment.
- (307)(300)(253)(159) "Process gas" means any gas generated by an industrial process such as petroleum refining.
- (308)(301) "Process unit" means the equipment assembled and connected by pipes and ducts to process raw materials and to manufacture either a final or an intermediate product used in the onsite production of other products. The process unit also includes the purification of recovered byproducts.
- (309)(302)(254)(160) "Process vent" means an opening where a gas stream is continuously or periodically discharged during normal operation.
- (310)(303)(255) "Producer" means a person who owns, leases, operates, controls or supervises a California production facility.
- (311)(304) "Product data" means the sector-specific data specified in subarticles 2 and 5 of this article, including requirements in 40 CFR

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- (312)(305) "Product data verification statement" means the final statement rendered by a verification body attesting whether a reporting entity's product data in their emissions data report is free of material misstatement, and whether the product data conforms to the requirements of this article.
- (313)(306)(256)(161)- "Professional judgment" means the ability to render sound decisions based on professional qualifications and relevant greenhouse gas accounting and auditing experience.
- (314)(307)(257) "Project baseline" means, in the context of a specific offset project, a conservative estimate of business-as-usual GHG emission reductions or GHG removal enhancements for the offset project's GHG emission sources, GHG sinks, or GHG reservoirs within the offset project boundary.
- (315)(308)(258)(162) "Propane" means a normally straight chain hydrocarbon that boils at -43.67 degrees Fahrenheit and is represented by the chemicalis a paraffinic hydrocarbon with molecular formula C<sub>3</sub>H<sub>8</sub>.
- (155) "PSA off-gas" or "tail-gas" means the impurity stream resulting from the sequential PSA pressurization/depressurization purification process.
- (316)(309)(259) "Public utility gas corporation" is a gas corporation

  defined in California Public Utilities Code section 222 that is also a

  public utility as defined in California Public Utilities Code section 216.
- (317)(310)(260) "Publicly-owned natural gas utility" means a municipality or municipal corporation, a municipal utility district, a public utility district, or a joint powers authority that includes one or more of these agencies that furnishes natural gas services to end users.
- (318)(311)(261) "Pump" means a device used to raise pressure, drive, or increase flow of liquid streams in closed or open conduits.
- (319)(312)(262) "Pump seal emissions" means hydrocarbon gas released from the seal face between the pump internal chamber and the atmosphere.
- (320)(313)(263) "Pump seals" means any seal on a pump drive shaft used to keep methane and/or carbon dioxide containing light liquids from escaping the inside of a pump case to the atmosphere.
- (321)(314)(264)(163) "Purchasing/-selling entity" or "PSE" means anthe functional entity that is eligible to purchase or sell energy or purchases or sells, and takes title to energy, capacity, and reserve

- transmission<u>reliability related</u> services is identified on a NERC E-tag for each physical path segment.
- (322)(315)(265)(164) "Pure" means consisting of at least 97 percent by mass of a specified substance. For facilities burning biomass fuels, this means the fraction of biomass carbon accounts for at least 97 percent of the total amount of carbon in the fuel burned at the facility.
- (165) "Purge gas" means nitrogen, carbon dioxide, liquefied petroleum gas, or natural gas used to maintain a non-explosive mixture of gases in a flare header or provide sufficient exit velocity to prevent regressive flame travel back into the flare header.
- (323)(316) "PURPA Qualifying Facility" means a facility that has acquired a "qualifying facility (QF)" certification pursuant to 18 CFR §292.207 under the Public Utility Regulatory Policies Act of 1978 (PURPA).
- (324)<del>(317)</del>(267) "QA/QC" means quality assurance and quality control.
- (166) "Qualifying facility" means a cogeneration or small power production facility that meets ownership, operating, and efficiency criteria established by the Federal Energy Regulatory Commission (FERC) pursuant to the Public Utility Regulatory Policies Act.
- "Qualified exports" is as defined in section 95802(a) of the Capand-Trade Regulationmeans emissions associated with electricity that is exported in the same hour as imported electricity and documented by NERC E-tags. Only electricity exported within the same hour and by the same PSE as the imported electricity is a qualified export. It is not necessary for the imported and exported electricity to enter or leave California at the same intertic. Emissions associated with qualified exports may be subtracted from the associated imports. Qualified exports shall not result in a negative compliance obligation for any hour.
- (326)(319) "Qualified positive emissions data verification statement" means a statement rendered by a verification body attesting that the verification body can say with reasonable assurance that the emissions data in the submitted emissions data report is free of material misstatement, but the emissions data may include one or more nonconformances with the requirements of this article which do not result in a material misstatement.
- (327)(320) "Qualified positive product data verification statement" means a statement rendered by a verification body attesting that the verification body can say with reasonable assurance that the product data in the submitted emissions data report is free of material misstatement, but

the product data may include one or more nonconformance(s) with the requirements of this article which do not result in a material misstatement.

- (328)(321)(266) "Qualified positive verification statement" means a statement rendered by a verification body attesting that the verification body can say with reasonable assurance that the submitted emissions data report is free of material misstatement, but the emissions data report may include one or more nonconformance(s) with the requirements of this article which do not result in a material misstatement. This definition applies to either the qualified positive emissions data verification statement erand the qualified positive product data verification statement.
- (329)(322)(268) "Quality-assured data" or "quality-assured value" means the data are obtained from a monitoring system that is operating within the performance specifications and the quality assurance/quality control procedures set forth in the applicable rules, such as 40 CFR Part 60 or Part 75, without unscheduled maintenance, repair, or adjustment.
- (269) "Quantifiable" means, in the context of offset projects, the ability to accurately measure and calculate GHG reductions or GHG removal enhancements relative to a project baseline in a reliable and replicable manner for all GHG emission sources, GHG sinks or GHG reservoirs included within the offset project boundary, while accounting for uncertainty, activity-shifting leakage and market-shifting leakage.
- (330)(323)(270) "Rack" means a mechanism for delivering motor vehicle fuel or diesel from a refinery or terminal into a truck, trailer, railroad car, or other means of non-bulk transfer.
- (271) "Real" means, in the context of offset projects, that GHG reductions or GHG enhancements result from a demonstrable action or set of actions, and are quantified using appropriate, accurate and conservative methodologies that account for all GHG emissions sources, GHG sinks, and GHG reservoirs within the offset project boundary and account for uncertainty and the potential for activity shifting leakage and market-shifting leakage.
- (331)(324)(272)(167) "Reasonable assurance" means a high degree of confidence that submitted data and statements are valid.
- (332)(325)(273) "Reciprocating compressor" means a piece of equipment that increases the pressure of a process natural gas or CO<sub>2</sub> by positive displacement, employing linear movement of a shaft driving a piston in a cylinder.

- (333)(326)(275) "Reciprocating compressor rod packing" means a series of flexible rings in machined metal cups that fit around the reciprocating compressor piston rod to create a seal limiting the amount of compressed natural gas or CO<sub>2</sub> that escapes to the atmosphere.
- (276) "Re-condenser" means heat exchangers that cool compressed boil-off gas to a temperature that will condense natural gas to a liquid.
- (334)(327)(274)(168) "Recycled" means refers to a material that is reused or reclaimed.
- (335)(328) "Recycled boxboard" means containers of solid fiber made from recycled fibers, including cereal boxes, shoe boxes and protective paper packaging for dry foods. It also includes folding paper cartons, set-up boxes, and similar boxboard products. Recycled boxboard is made from recycled fibers.
- (336)(329) "Recycled linerboard" means types of paperboard made from recycled fibers that meet specific tests adopted by the packaging industry to qualify for use as the outer facing layer for corrugated board, from which shipping containers are made.
- (337)(330) "Recycled medium" means the center segment of corrugated shipping containers, being faced with linerboard on both sides.

  Recycled medium is made from recycled fibers.
- (338)(331)(277)(169) "Refinery fuel gas" or "still gas" means 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.
- (339)(332)(278) "Reformulated Gasoline Blendstock for Oxygenate Blending" or "RBOB" has the same meaning as defined in title 13 of the California Code of Regulations, section 2260(a).
- "Relative Accuracy Test Audit" means a method of determining the correlation of continuous emissions monitoring system data to simultaneously collected reference method test data, such as required in 40 CFR Part 60 and 40 CFR Part 75.
- (341)(334)(280) "Renewable diesel" means a motor vehicle fuel or fuel additive that is all of the following:
  - (A) Registered as a motor vehicle fuel or fuel additive under 40 CFR Part 79;
  - (B) Not a mono-alkyl ester;

- (C) Intended for use in engines that are designed to run on conventional diesel fuel; and
- (D) Derived from nonpetroleum renewable resources.
- (342)(335)(281)(170) "Renewable energy" means energy from sources that constantly renew themselves or that are regarded as practically inexhaustible. Renewable energy includes, but is not limited to, energy derived from solar, wind, geothermal, hydroelectric, wood, biomass, tidal power, sea currents, and ocean thermal gradients.
- (343) "Renewable liquid fuels" means fuel ethanol, biomass-based diesel fuel, other renewable diesel fuel and other renewable fuels.
- (336) "Replacement electricity" means electricity delivered to a first point of delivery in California to replace electricity from variable renewable resources in order to meet hourly load requirements. The electricity generated by the variable renewable energy facility and purchased by the first deliverer is not required to meet direct delivery requirements. The physical location of the variable renewable energy facility busbar and the first point of receipt on the NERC E-tag for the replacement electricity must be located in the same balancing authority area.
- (344)(337)(282) "Reporting entity" means a facility operator, supplier, or electric power entity subject to the requirements of this article.
- (345)(338)(283)(171) "Report year Reporting period" means the calendar year for which emissions are being reported in the emissions coincides with the data year for the GHG report.
- (346)(339)(284) "Reporting year" or "report year" means data year.
- (347)(340)(285) "Reservoir" means a porous and permeable underground natural formation containing significant quantities of hydrocarbon liquids and/or gases. A reservoir is characterized by a single natural pressure system.
- (348)(341)(286)(172) "Residual fuel oil" means 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.
- (349)(342) "Residue gas and residue gas compression" means, respectively, production lease natural gas from which gas liquid products and, in some cases, non-hydrocarbon components have been extracted such that it meets the specifications set by a pipeline transmission company, and/or a distribution company; and the compressors operated by the processing facility, whether inside the

- processing facility boundary fence or outside the fence-line, that deliver the residue gas from the processing facility to a transmission pipeline.
- (350)(343)(289) "Retail end-use customer" or "retail end user" means a residential, commercial, agricultural, or industrial electric customer who buys electricity to be consumed as a final product and not for resale.
- (351)(344)(287)(173) "Retail provider" means an entity that provides electricity to retail end users in California and is an electric corporation as defined in Public Utilities Code section 218, electric service provider as defined in Public Utilities Code section 218.3, local publicly owned electric utility as defined in Public Utilities Code section 9604,224.3, a community choice aggregator as defined in Public Utilities Code section 331.1, or the Western Area Power Administration. For purposes of this article, electrical cooperatives, as defined by Public Utilities Code section 2776, are excluded.
- (352)(345)(288) "Retail sales" means electricity sold to retail end users.
- (290) "Sales oil" means produced crude oil or condensate measured at the production lease automatic custody transfer (LACT) meter or custody transfer meter tank gauge.
- (174) "Screening value" or "SV" means the instrument reading (ppmv) obtained when components, including but not limited to valves, pump seals, connectors, flanges, open-ended lines and other equipment components, are evaluated for leakage as described in United States Environmental Protection Agency (U.S. EPA) Method 21 Determination of Volatile Organic Compound Leaks (1981).
- (353)(346)(291)(175) "Sector" means a broad industrial categorization such as specified in section 95101(b).95101.
- "Sector-based crediting program" is a GHG emissions reduction crediting mechanism established by a country, region, or subnational jurisdiction in a developing country and covering a particular economic sector within that jurisdiction. A program's performance is based on achievement toward an emissions reduction target for the particular sector within the boundary of the jurisdiction and beyond.

  Responsibility for reducing emissions in a sector-based crediting program is shared between GHG mitigation policies and activities specific to that sector that exceed legal requirements and market mechanisms. For the limited purposes of this definition, "sector" means a group or subgroup of an economic activity or a group of economic activities as in "service sector" or a cross-section of a group of economic activities as in "informal sector."
- (292) "Sector-based offset credit" means a credit issued from a sector-

- based crediting program once the crediting baseline for a sector has been reached. For the limited purposes of this definition, "sector" means a group or subgroup of an economic activity or a group of economic activities as in "service sector" or a cross-section of a group of economic activities as in "informal sector."
- (176) "Self-generation facility" means a facility dedicated to serving a particular end user, usually located on the user's premises. The facility may either be owned directly by the end user or owned by an entity with a contractual arrangement to provide electricity to meet some or all of the user's load.
- (354)(347)(294) "Separator" means a vessel in which streams of multiple phases are gravity separated into individual streams of single phase.
- (355)(348)(295) "Short ton" means a common international measurement for mass, equivalent to 2,000 pounds.
- (356)(349)(296) "Shutdown" means the cessation of operation of an emission source for any purpose.
- (357)(350) "Simplified block diagram" means a diagram consisting of boxes, shapes, lines, arrows, and labels that meets the requirements of section 95112(a)(6). A simplified block diagram is not an architectural drawing or an engineering drawing that shows the likeness of the physical objects being depicted and their actual locations and sizes in scale; it is a simplified graphical representation of the objects being depicted, their relative locations, and how they are connected through flows of energy or energy carrier (e.g. steam, water, electricity, or fuel).
- (177) "Small refiner" is as defined in Title 13, California Code of Regulations, section 2260(a)(32).
- (358) "Single product data component" means each individual annual product data item that is required to be reported pursuant to the product data requirements of this article.
- (359)(351) "Soda ash equivalent" means the total mass of all soda ash, biocarb, borax, V-Bor, DECA, PYROBOR, Boric Acid, and Sodium Sulfate, Potassium Sulfate, Potassium Chloride, and Sodium Chloride produced.
- (360) "Solomon Energy Intensity Index" or "Solomon EII" or "EII" means a petroleum refinery energy efficiency metric that compares actual energy consumption for a refinery with the "standard" energy consumption for a refinery of similar size and configuration. The "standard" energy consumption is calculated based on an analysis of

- worldwide refining capacity as contained in the database maintained by Solomon Associates. The ratio of a facility's actual energy to the standard energy is multiplied by 100 to arrive at the Solomon Ell for a refinery.
- (361) "Solomon Energy Review" means a data submittal and review conducted by a petroleum refinery and Solomon Associates. This process uses the refinery energy utilization, throughput and output to determine the Solomon EII of the refinery.
- (297) "Sour natural gas" means natural gas that contains significant concentrations of hydrogen sulfide and/or carbon dioxide that exceed the concentrations specified for commercially saleable natural gas delivered from transmission and distribution pipelines.
- (362)(352)(298)(178) "Source" means greenhouse gas source, as defined in this section; any physical unit, process, or other use or activity that releases a greenhouse gas into the atmosphere.
- (363)(353) "Source category" means categories of emission sources as defined by Tables A-3, A-4, and A-5 of 40 CFR Part 98.
- (179) "Southwest" or "SW" means Arizona, Nevada, Utah, Colorado, and western New Mexico.
- (364)(354)(299)(180) "Specified source of powerelectricity" or "specified source" means a particular generating unit or facility for which electrical generation can be confidently tracked due toor unit which is permitted to be claimed as the source of imported electricity delivered by an electricity importer. The reporting entityelectricity importer must have either full or partial ownership or due to its identification in a power contract including any California eligible renewable resourcein the facility/unit or a written contract to procure electricity generated by that facility/unit. Specified facilities/units include cogeneration systems. Specified source also means electricity procured from an asset-controlling supplier recognized by the ARB.
- (365)(355) "Stand-alone electricity generating facility" means an electricity generating facility whose primary business and sole industrial operation is electricity generation, and is not a cogeneration or bigeneration facility.
- (366)(356)(301)(181) "Standard conditions" or "STP" or "standard temperature and pressure (STP)" means either 60 or a temperature of 20 degrees Celsius (68 degrees Fahrenheit) and an absolute pressure of 760 mm (30 inches) of mercury or 60 degrees Fahrenheit and 1 atmosphere 14.7 pounds per square inch absolute.

- (367)(357)(300) "Standard cubic foot" or "scf" is a measure of quantity of gas, equal to a cubic foot of volume at 60 degrees Fahrenheit and either 14.696 pounds per square inch (1 atm) or 14.73 PSI (30 inches Hg) of pressure.
- (182) "Standard cubic foot" or "sef" means the amount of gas that would occupy a volume of one cubic foot if free of combined water at standard conditions.
- (368)(358)(302) "SSM" means periods of startup, shutdown and malfunction-during flare operations.
- (369)(359)(303)(183) "Stationary" means neither portable nor self propelled, and operated at a single facility.
- (184) "Stationary combustion source" means a stationary source of combustion emissions, and for the purposes of this article does not include portable equipment, backup generators, or emergency generators as specified in section 95101(c)(2) and section 95101(c)(3).
- (370)(360) "Steel produced using an electric arc furnace" means steel produced by an electric arc furnace or "EAF." EAF means a furnace that produces molten steel and heats the charge materials with electric arcs from carbon electrodes.
- (371)(361)(304)(185) "Storage tank" means any tank, other container, or reservoir used for the storage of organic liquids, excluding tanks that are permanently affixed to mobile vehicles such as railroad tank cars, tanker trucks or ocean vessels.
- (372) "Stucco" means hemihydrate plaster (CaSO<sub>4</sub>•½H<sub>2</sub>O) produced by heating ("calcining") raw gypsum, thereby removing three-quarters of its chemically combined water.
- (373)(362)(305) "Substitute power" or "substitute electricity" means electricity that is provided to meet the terms of a power purchase contract with a specified facility or unit when that facility or unit is not generating electricity.
- (374)(363)(306)(186) "Sulfur hexafluoride" or "SF<sub>6</sub>" means a GHG consisting on the molecular level of a single sulfur atom and six fluorine atoms.
- (187) "Sulfur recovery unit" or "SRU" means a process unit that recovers elemental sulfur from gases that contain reduced sulfur compounds and other pollutants, usually by a vapor-phase catalytic reaction of sulfur dioxide and hydrogen sulfide.
- (375)(364)(307)(188) "Supplemental firing" means an energy input to the

- cogeneration facility used only in the thermal process of a topping <u>-</u> cycle plant, or in the <u>electricityelectric</u> generating or manufacturing process of a bottoming <u>-</u>cycle <u>plantcogeneration facility</u>.
- (376)(365)(308) "Supplier" means a producer, importer, or exporter, position holder, or local distribution company of a fossil fuel or an industrial greenhouse gas.
- <del>(366) "Supplier of CO₂" has the same meaning as "carbon dioxide supplier."</del>
- (309) "Sweet Gas" means natural gas with low concentrations of hydrogen sulfide (H<sub>2</sub>S) and/or carbon dioxide (CO<sub>2</sub>) that does not require (or has already had) acid gas treatment to meet pipeline corresion-prevention specifications for transmission and distribution.
- (377)(367)(310)(189) "Tactical support equipment" is as defined in title Title 17, California Code of Regulations, section 93116.2(a)(36).
- (190) "Thermal host" means the user of the steam or heat output of a cogeneration facility.
- (378)(368) "Thermal host" means the user of the steam or heat output of a cogeneration or bigeneration facility.
- (191) "Ton" means a short ton equal to 2000 pounds.
- (379)(369)(311) "Terminal" means a motor vehicle fuel or diesel fuel storage and distribution facility that is supplied by pipeline or vessel, and from which meter vehicle fuel may be removed at a rack.

  "Terminal" includes a fuel production facility where motor vehicle or diesel fuel is produced and stored and from which meter vehicle fuel may be removed at a rack.
- (380)(370)(312) "Terminal operator" means any entity that owns, operates or otherwise controls a terminal that is supplied by pipeline or vessel and from which accountable fuel products may be removed at a rack.
- (381)(371)(313) "Thermal energy" means the thermal output produced by a combustion source used directly as part of a manufacturing process, industrial/commercial process, or heating/cooling application, but not used to produce electricity.
- (372) "Through air dried tissue" means tissue paper manufactured using the through air drying (TAD) process. TAD involves passing het air or gas through a porous material in order to evaporate the water in the sheet.

  TAD is differentiated from other conventional tissue papermaking technologies such as light dry crepe or heavy wet crepe.

- (382)(373)(314) "Tier" means the level of calculation method from 40 CFR §98.33 that is required for a stationary combustion source in section 95115 of this article.
- (383)(374)(315) "Tier 1" means a stationary combustion calculation method that applies default values for emission factors and high heat value to generate an emissions estimate, as specified in 40 CFR §98.33.
- (384)(375)(316) "Tier 2" means a stationary combustion calculation method that applies a default value for an emission factor and a fuel's measured high heat value (or a boiler efficiency for steam-generating solid fuels) to generate an emissions estimate, as specified in 40 CFR §98.33.
- (385)(376)(317) "Tier 3" means a stationary combustion calculation method that utilizes a fuel's measured carbon content to generate an emissions estimate, as specified in 40 CFR §98.33.
- (386)(377)(318) "Tier 4" means a stationary combustion calculation method that utilizes quality-assured data from a continuous emission monitoring system to generate an emissions estimate, as specified in 40 CFR §98.33. This method may also capture process emissions from a common stack.
- (387)(378) "Tin Plate" means thin sheet steel with a very thin coating of metallic tin. Tin plate also includes Tin Free Steel or TFS which has an extremely thin coating of chromium, metallic and oxide. Tin plate is used primarily in canmaking.
- (388) "Tissue" means a class of papers which are characteristically gauzy in texture and, in some cases, fairly transparent. They may be glazed, unglazed, or creped, and are used for a variety of purposes. Examples of different types of tissue papers include sanitary grades such as toilet, facial, napkin, towels, wipes, and special sanitary papers.
- (389)(379) "Tolling agreement" means an agreement whereby a party rents a power plant from the owner. The rent is generally in the form of a fixed monthly payment plus a charge for every MW generated, generally referred to as a variable payment.
- (390)(380)(319)(192) "Topping cycle plant" means a type of cogeneration facilitysystem in which the energy input to the facilityplant is first used to produce useful power outputelectricity, and at least some of the reject heat from the powerelectricity production process is then used to provide useful thermal output.
- (391)<del>(381)</del> "Total thermal output" means the total amount of usable thermal

- energy generated by a cogeneration or bigeneration unit that can potentially be made available for use in any industrial or commercial processes, heating or cooling applications, or delivered to other end users. This quantity excludes the heat content of returned condensate and makeup water, but includes the thermal energy used for supporting power generation, thermal energy used in other on-site processes or applications that are not in support of or a part of the electricity generation system, thermal energy provided or sold to particular end-user, and thermal energy that is otherwise not utilized.
- (193) "Total organic carbon" or "TOC" means a measure of the total organic carbon molecules present in a sample.
- (194) "Transferred CO<sub>2</sub>" means carbon dioxide that is not emitted directly at the facility but is sold and/or transferred out of the installation as a pure substance.
- (392)(382)(320) "Transmission pipeline" means a high pressure cross country pipeline transporting sellable quality natural gas from production or natural gas processing to natural gas distribution pressure let-down, metering, regulating stations where the natural gas is typically odorized before delivery to customers.
- (393)(383) "Traceable" means that a standard used to calibrate a device has an unbroken chain of comparisons to a stated reference (such as a standard set by the National Institute of Standards and Technology), with each comparison having a stated uncertainty
- (321) "Tribal nation" means those Native American tribes in the United States and listed in the Federal Register.
- (394)(384)(322) "Turbine meter" means a flow meter in which a gas or liquid flow rate through the calibrated tube spins a turbine from which the spin rate is detected and calibrated to measure the fluid flow rate.
- (395)(385)(323)(195) "Uncertainty" means the degree to which data or a data system is deemed to be indefinite or unreliable.
- (396)(386)(324) "Uncontrolled blowdown system" means the use of a blowdown procedure that does not result in the recovery of emissions for flaring or re-injection.
- (397)(387)(325) "Unconventional wells" means gas wells in producing fields that employ hydraulic fracturing to enhance gas production volumes.
- (326) "United States" means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, American Samoa, the Virgin Islands,

- Guam, and any other Commonwealth, territory or possession of the United States, as well as the territorial sea as defined by Presidential Proclamation No. 5928.
- (398)(388)(327) "United States parent company(s)" mean the highest-level United States company(s) with an ownership interest in the reporting entity as of December 31 of the reporting year.
- (399)(389)(328)(196) "Unspecified source of powerelectricity" or "unspecified source" means electricity procured and delivered without limitation at the time of transaction to a specific facility's or unit's generation generation that cannot be matched to a particular generating facility. Unspecified sources of power may include power purchased from entities that own fleets of generating facilities such as independent power producers, retail providers, and federal power agencies and power purchased from electricity marketers, brokers, and markets specific facility or unit that generates electricity or matched to an asset-controlling supplier recognized by the ARB. Unspecified sources contribute to the bulk system power pool and typically are dispatchable, marginal resources that do not serve baseload.
- (197) "Useful power output" means the electric or mechanical energy made available for use, exclusive of any such energy used in the power production process.
- (400)(390) "Upstream entity" means the last entity in the chain of title prior to the fuel being received by the reporting entity.
- (401)(391) "Urban waste" means waste pallets, crates, dunnage, manufacturing and construction wood waste, tree trimmings, mill residues and range land maintenance residues.
- (402)(392)(329) "U.S. EPA" means the United States Environmental Protection Agency.
- (403)(393) "Used oil" means a petroleum-derived or synthetically-derived oil whose physical properties have changed as a result of handling or use, such that the oil cannot be used for its original purpose. Used oil consists primarily of automotive oils (e.g., used motor oil, transmission oil, hydraulic fluids, brake fluid, etc.) and industrial oils (e.g., industrial engine oils, metalworking oils, process oils, industrial grease, etc.).
- (330)(198) "Useful thermal output" means the thermal energy made available in a cogeneration system for use in any industrial or commercial process, heating or cooling application, or delivered to other end users, i.e., total thermal energy made available for processes and applications other than electrical generation.

- (331) "Vapor recovery system" means any equipment located at the source of potential gas emissions to the atmosphere or to a flare, that is composed of piping, connections, and, if necessary, flow-inducing devices, and that is used for routing the gas back into the process as a product and/or fuel.
- (332) "Vaporization unit" means a process unit that performs controlled heat input to vaporize LNG to supply transmission and distribution pipelines or consumers with natural gas.
- (394)(333) "Variable renewable resource" means run-of-river hydroelectric, solar, or wind energy that requires firming and shaping to meet load requirements.
- (404)(395)(334) "Vented emissions" means intentional or designed releases of CH<sub>4</sub> or CO<sub>2</sub> containing natural gas or hydrocarbon gas (not including stationary combustion flue gas), including process designed flow to the atmosphere through seals or vent pipes, equipment blowdown for maintenance, and direct venting of gas used to power equipment (such as pneumatic devices).
- (335) "Verifiable," in the context of offset projects, means that an offset project data report assertion is well documented and transparent such that it lends itself to an objective review by an accredited verification body.
- (405)(336)(199) "Verification" means the process used to ensure that an operatora systematic, independent and documented process for evaluation of a reporting entity's emissions data report is free of material misstatement and complies with ARB's against ARB's reporting procedures and methods for calculatingcalculation and reporting GHG emissions and product data.
- (406)(397)(337)(200) "Verification body" means a firm or AQMD/APCD, accredited by ARB, that is able to render a verification opinionstatement and provide verification services for operators reporting entities subject to reporting under this article.
- (201) "Verification cycle" means one year of full verification and the next consecutive two years of less intensive verification for operators subject to annual verification. For operators subject to triennial verification, a verification cycle means one year of full verification, and if elected, the next consecutive two years of less intensive verification. A verification cycle cannot exceed three calendar years.
- (202) "Verification opinion" means the final opinion rendered by a verification body attesting whether an operator's emissions data report is free of

- material misstatement and a qualifying statement whether the emissions data report conforms to the requirements of this article.
- (407)(398)(338)(203) "Verification services" means services provided during verification as specified in section 95131,95131 beginning with the development of the verification plan or first site visit, including but not limited to reviewing an operatora reporting entity's emissions data report, verifyingensuring its accuracy according to the standards specified in this article, assessing the operator reporting entity's compliance with this article, and submitting a verification opinionstatement(s) to the ARB.
- (408)(399)(339) "Verification statement" means the final statement rendered by a verification body attesting whether a reporting entity's emissions data report is free of material misstatement, and whether the emissions data report it conforms to the requirements of this article.

  This definition applies to either the emissions data verification statement erand the product data verification statement.
- (409)(400)(340)(204) "Verification team" means all of those working for a verification body, including all subcontractors, to provide verification services for an operator. The lead verifier for the verification team shall be a lead verifier in the verification body a reporting entity.
- (410)(401)(341) "Verified emissions data report" means an emissions data report that has been reviewed by a third-party verifier and has a verification statement, or statements, if applicable, accepted by submitted to the ARB.
- (411)(402)(342)(205) "Verifier" means an individual accredited by ARB to carry out verification services as specified in section 95131.
- (412)(403)(343) "Verifier review" means a verifier conducts all reviews and services in section 95131, except the material misstatement assessment under section 95131(b)(142). If some of the sources are selected for data checks based on the sampling plan, the verifier will check for conformance with the requirements of this article.
- (413)(404)(344)(206) "Volatile organic compounds compound" or "VOC" means any volatile compound of carbon, excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate, which participates in atmospheric photochemical reactions.
- (207) "Waste-derived fuel" means a fuel typically derived from waste(s) and generally used as a substitute for conventional fossil fuels. Waste-derived fuels can include fossil fuels such as waste oil, plastics, or solvents; biomass such as dried sewage or impregnated saw dust; or

- fractions of both fossil fuels and biomass such as municipal solid waste or tires.
- (208) "Wastewater" means any process water which contains oil, emulsified oil, or other organic compounds that are not recycled or otherwise used in a facility.
- (209) "Wastewater separator" means equipment used to separate oils and water from locations downstream of process drains.
- (414)(405)(345) "Weighted monthly average" means the sum of the products of two values measured during the same time period divided by the sum of the values not being averaged. For weighted average HHV it would be the sum of the products of volume and HHV measured during the same time period divided by the sum of the volumes.
- the flow of petroleum or natural gas from newly drilled wells to expel drilling and reservoir fluids and test the reservoir flow characteristics, steps which may vent produced gas to the atmosphere via an open pit or tank. Well completion also involves connecting the well bore to the reservoir, which may include treating the formation or installing tubing, packer(s), or lifting equipment, steps that do not significantly vent natural gas to the atmosphere. This process may also includes high-rate back-flowflowback of injected gas, water, oil, and sand used to fracture and prop-open fractures in low permeability gas reservoirs proppant used to fracture or re-fracture and prop open new fractures in existing lower permeability gas reservoirs, steps that may vent large quantities of produced gas to the atmosphere.
- (416)(407)(347) "Well workover" means the process(es) of performingance of one or more of a variety of remedial operations on producing oil petroleum and natural gas wells to try to increase production. This process also includes high-rate back-flowflowback of injected gas, water, oil, and proppant and sand-used to re-fracture and prop-open new fractures in existing low permeability gas reservoirs, steps that may vent large quantities of produced gas to the atmosphere.
- (417)(408)(348) "Wellhead" means the piping, casing, tubing and connected valves protruding above the Earth's surface for an oil and/or natural gas well. The wellhead ends where the flow line connects to a wellhead valve. Wellhead equipment includes all equipment, permanent and portable, located on the improved land area (i.e. well pad) surrounding one or multiple wellheads.

(418)(409)(349) "Wet natural gas" means natural gas in which water vapor exceeds the concentration specified for commercially saleable natural gas delivered from transmission and distribution pipelines. This input stream to a natural gas dehydrator is referred to as "wet gas".

(419)(410)(350) "Wholesale sales" means sales to other LDCs.

(210) "WREGIS" means Western Renewable Energy Generation Information System.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95103.—General- Greenhouse Gas Reporting Requirements.

The facilities, suppliers, and entities specified in section 95101 must monitor emissions and submit emissions data reports to the Air Resources Board following the requirements specified in 40 CFR §98.3 and §98.4, except as otherwise provided in this section.

- (a) General Reporting Requirements. The operators listed in section 95101(b), except as provided in section 95103(e), shall submit greenhouse gas emissions data reports on the schedule specified in section 95103(b).
  Abbreviated Reporting for Facilities with Emissions Below 25,000 Metric Tons of CO₂e. A facility operator may submit an abbreviated emissions data report under this article if all of the following conditions have been met: ∓the facility operator without does not have a compliance obligation under the Cap-and-
  - Trade Regulation during any year of the current three year compliance period: the operator-who is also-not subject to the reporting requirements of 40 CFR

    Part 98; and the facility-and whose total stationary combustion, and process and venting emissions are below 25,000 metric tons of CO<sub>2</sub>e in 2011 and each subsequent year. may submit abbreviated emissions data reports under this article. This provision does not apply to suppliers or electric power entities.

    Abbreviated reports must include the following-information in paragraphs (1)-(6) below, and comply with the requirements specified in paragraphs (7)-(10) below:
  - (1) The operator shall submit a report for the 2008 report year that applies best available data and methods to develop emissions estimates. The operator shall submit reports for 2009 and subsequent report years that meet all specifications of this article. Facility name, assigned ARB identification number, physical street address including the city, state and zip code, air basin, air district, county, and geographic location, natural gas supplier name, natural gas supplier customer identification number, and annual billed MMBtu (10 therms = 1 MMBtu).
  - (2) Stationary Sources. The operator shall identify, calculate, and report CO<sub>2</sub>, N<sub>2</sub>O, CH<sub>4</sub>, SF<sub>6</sub>, HFC, and PFC emissions from stationary combustion,

- process, and fugitive sources at the facility as specified in sections 95110 through 95115. The operator shall calculate and report each GHG separately for each fuel type used. The operator shall monitor and report fuel consumption for the facility, and for each process unit or group of units where fuel use is separately metered. Total facility GHG stationary combustion emissions aggregated for all stationary fuel combustion units and calculated according to any method available by fuel type in 40 CFR  $\S 98.33(a)$ , expressed in metric tons of total CO2, CO2 from biomass-derived fuels, CH4, and N2O.
- (3) The operator shall separately identify, calculate and report all direct emissions of CO<sub>2</sub> resulting from combustion of biomass-derived fuels as specified in sections 95110 through 95115. If applicable, GHG emissions for each process source type found in 40 CFR Part 98 that was in operation at the facility during the period covered by the report. Emissions must be determined according to any method specified for that process emissions type in 40 CFR Part 98, and expressed in metric tons of CO<sub>2</sub>, CO<sub>2</sub> from biobased feedstock, CH<sub>4</sub>, N<sub>2</sub>O, and total CO<sub>2</sub>e as applicable. At facilities where a continuous emissions monitoring system (CEMS) is installed and operated according to federal, state or local requirements, process emissions may be reported in combination with stationary combustion emissions, but fuel use by fuel type must be separately reported in the units specified below.
- (4)(3) Mobile Sources. The operator may elect to identify, calculate, and separately report facility CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub> emissions from mobile combustion. For those gases selected for voluntary reporting, the operator shall calculate mobile combustion emissions using the methods specified in section 95125(i). Identification of the methods chosen for determining emissions.
- (5)(4) The operator shall separately calculate and report consumption of purchased or acquired electricity, heat, cooling or steam when specified in sections 95110 through 95115. Any facility operating data or process information used for the GHG emission calculations, including fuel use by fuel type, reported in million standard cubic feet for gaseous fuels, gallons for liquid fuels, short tons for solid fuels, and bone-dry short tons for biomass-derived solid fuels. If applicable, include high heat values and carbon content values used to calculate emissions. Missing fuel use or fuel characteristics data must be substituted according to the requirements of 40 CFR §98.35.
- (6)(5) For facilities with on-site electricity generation or cogeneration, the information specified in section 95112(a)-(b) of this article.
- (7)(6) A signed and dated certification statement provided by the designated representative of the owner or operator, according to the requirements of 40 CFR §98.4(e)(1).
- (b) (7) Abbreviated emissions data reports submitted under this provision must be certified as complete and accurate no later than June 1 of each calendar year. This requirement begins in 2012 for facilities who were required to report GHG

- emissions to ARB in 2011, and begins in 2013 for facilities not previously reporting to ARB.
- (8) Subsequent revisions according to the requirements of 40 CFR §98.3(h) must be submitted only if cumulative errors are found to exceed 5 percent of total CO<sub>2</sub>e emissions, or if error correction would cause the emissions total to exceed 25,000 metric tons of CO<sub>2</sub>e, in which case a report that meets the full requirements of this article must be submitted within ninety days of discovery.
- (e)(9) For abbreviated reports submitted under this provision, records must be kept according to the requirements of 40 CFR §98.3(g), except that a written GHG Monitoring Plan is not required.
- (d)(10) An abbreviated emissions data report is not subject to the third-party verification requirements of this article.

### (b)-(d) Reserved

- (e) Reporting Deadlines. Except as otherwise specified in this paragraph provided in section 95103(a)(7)-(8), each facility operator or supplier must submit an emissions data report for the previous calendar year no later than April 10 of each calendar year. Each electric power entity must submit an emissions data report for the previous calendar year no later than June 1 of each calendar year. The operator submitting an abbreviated report under the provisions of section 95103(a) (d) must submit the abbreviated report no later than June 1 of each calendar year.
- (f) Verification Requirement and Deadlines. The requirements of this paragraph apply to <u>Ee</u>ach reporting entity submitting an emissions data report for the previous calendar year that indicates emissions equaled or exceeded 25,000 metric tons of CO<sub>2</sub>e, including CO<sub>2</sub> from biomass-derived fuels and geothermal sources, or and each reporting entity that has or has had a compliance obligation under the Cap-and-Trade Regulation in any year of the current three-year compliance period. The reporting entity must obtain third-party verification services for that report from a verification body that meets the requirements specified in Subarticle 4 of this article. Such services must be completed and a separate verification statements for emissions data and for product data, as applicable, must be submitted by the verification body to the Executive Officer by September 1 each year for operators and suppliers, and by October 1 each year for electric power entities. Each reporting entity must ensure that thisese verification statements is are submitted by the this applicable deadline specified in this paragraph. Contracting with a verification body without providing sufficient time to complete the verification statements by the applicable deadline will not excuse the reporting entity from this responsibility. These requirements are additional to the requirements in 40 CFR §98.3(f).
- (g) Non-submitted/Non-verified Emissions Data Reports. When a reporting entity that holds a compliance obligation under the Cap-and-Trade Regulation fails to submit an emissions data report or fails to obtain a positive emissions data

- <u>verification statement</u> or qualified positive <u>emissions data</u> <u>verification statement</u> <u>by the applicable deadline, the Executive Officer shall develop an assigned emissions level for the reporting entity as set forth in section 95131(c)(5)(A)-(BC).</u>
- (h) Reporting in 2012. For emissions data reports due in 2012, in cases where monitoring equipment and procedures were not in place in 2011 to enable reporting under the full specifications of this article, facility operators and suppliers must may report 2011 emissions using applicable monitoring and calculation methods that are applicable to them from 40 CFR Part 98. For entities not required to report 2011 emissions under 40 CFR Part 98, best available data and methods may be used for the 2011 data year. Suppliers and Eelectric power entities must report 2011 electricity transactions (MWh) and emissions (MT of CO<sub>2</sub>e) under the full specifications of this article as applicable in 2012. For 2012 reports of 2011 emissions by facilities and suppliers, the missing data substitution requirements specified in this article that are different from the requirements of 40 CFR Part 98 do not apply; missing data for the 2012 report of 2011 emissions must be substituted according to the requirements of 40 CFR Part 98. Facilities meeting the requirements of section 95103(a) for abbreviated reporting are not required to report in 2012, but must report each year beginning <del>in 2013.</del>
- (6) Emissions (i) Calculation and Reporting Procedures for De Minimis Sources Emissions. The A facility operator may elect to designate as de minimis one or more sources that collectively produce a portion of GHG emissions, representing no more than 3 percent of thea facility's total CO<sub>2</sub> equivalent emissions (including emissions from biomass-derived fuels and feedstocks), not to exceed 20,000 metric tonnestons of CO<sub>2</sub>-equivalent emissionse. The operator may estimate emissions for these de minimis sources emissions using alternative methods of the operator's choosing, subject to the concurrence of the verification teambody that the use of such methods provides reasonable assurance that the emissions so designated and estimated do notused are reasonable, not biased toward significant underestimation or overestimation of emissions, and unlikely to exceed the applicable de minimis limits. The operator shall de minimis limits. Where these emissions are required to be reported by 40 CFR Part 98, the operator must calculate and report them consistent with the report submitted to U.S. EPA under those requirements. The operator must separately identify and include in the emissions data report the emissions from designated de minimis sources. The operator shallmust determine CO<sub>2</sub> equivalence according to the 100-year global warming potentials provided in Appendix A. Table A-1 of 40 CFR Part 98.
  - (7) The operator shall report information in the units of measurement specified in sections 95110 through 95115.
  - (8) Fuel Analytical Data Capture. When the applicable emissions estimation methodologies in sections 95110 through 95125 require periodic collection

of fuel analytical data for an emissions source, the operator shall demonstrate every reasonable effort to obtain a fuel analytical data capture rate of 100 percent for each report year.

- (A) If the operator is unable to obtain fuel analytical data such that more than 20 percent of emissions from a source cannot be directly accounted for, and the source for which data are missing is not subject to separate fuel analytical data capture requirements specified in 40 CFR Part 75 or Part 60, the emissions from that source shall be considered unverifiable for the report year.
- (B) If the fuel analytical data capture rate is at least 80 percent but less than 100 percent for any emissions source identified in sections 95110 through 95125, and that source is not subject to separate fuel analytical data capture requirements specified in 40 CFR Part 75 or Part 60, the operator shall use the mean of the fuel analytical data results captured to substitute for the missing values for the period of missing data.
- (9) Fuel Use Measurement Accuracy. The operator shall employ procedures for fuel use data measurements (mass or volume flow) used to calculate GHG emissions that quantify fuel use with an accuracy within ±5 percent. All fuel use measurement devices shall be maintained and calibrated in a manner and at a frequency required to maintain this level of accuracy. The operator shall make available to the verification team documentation to support this level of accuracy. The operator who measures solid fuels shall validate fuel consumption estimates with belt or conveyor scale calibrations conducted at least quarterly, and retain record of such calibrations.

## (10) Procedure for Interim Fuel Analytical Data Collection.

- (A) In the event of an unforeseen breakdown of fuel analytical data monitoring equipment required for the emissions estimation methodologies in sections 95110 through 95125, the Executive Officer may authorize an operator to use an interim data collection procedure if the Executive Officer determines that the operator has satisfactorily demonstrated that:
  - 1. The breakdown may result in a loss of more than 20 percent of the source's fuel data for the reporting year, such that emissions for the affected source could not be verified under the provisions of section 95103(a)(8)(A):
  - The fuel analytical data monitoring equipment cannot be promptly repaired or replaced without shutting down a process unit significantly affecting the facility operations, or that the monitoring

- equipment must be replaced and replacement equipment is not immediately available;
- 3. The interim procedure will not remain in effect longer than is reasonably necessary for repair or replacement of the malfunctioning data monitoring equipment; and
- 4. The request was submitted within 30 calendar days of the breakdown of the fuel analytical data monitoring equipment.
- (B) An operator seeking approval of an interim data collection procedure must, within 30 days of the monitoring equipment breakdown, submit a written request to the Executive Officer that includes all of the following:
  - 1. The proposed start date and end date of the interim procedure;
  - A detailed description of what data are affected by the breakdown;
  - A discussion of the accuracy of data collected during the interim procedure compared with the data collected under the operator's usual equipment-based method;
  - 4. A demonstration that no feasible alternative procedure exists that would provide more accurate emissions data; and
  - 5. A demonstration that the proposed interim procedure meets the criteria specified in section 95103(a)(10)(A).
- (C) The Executive Officer may limit the duration of the interim data collection procedure or include other conditions of approval to ensure the criteria in section 95103(a)(10)(A) are met.
- (D) Data collected pursuant to an approved interim data collection procedure shall be considered captured data for purposes of compliance with the capture rate requirements in section 95103(a)(8). When approving an interim data collection procedure, the Executive Officer shall determine whether the accuracy of data collected under the procedure is reasonably equivalent to data collected from properly functioning monitoring equipment, and if it is not, the relative accuracy to assign for purposes of assessing possible material misstatement under section 95131(b)(11) of this article.
- (11) Where this article specifies a choice between use of a fuel-based calculation or use of a continuous emissions monitoring system (CEMS) to calculate CO<sub>2</sub> emissions, the operator shall make this choice and continue to use the method chosen for all future emissions data reports. When an operator elects to install a new CEMS prior to January 1, 2011, the operator may report combustion emissions on the basis of the fuel-based calculation specified in this article for the 2008, 2009, and 2010 report years. The new

CEMS shall be installed and operated according to requirements in section 95125(g), and become operational for purposes of emissions reporting by January 1, 2011.

- (b) Reporting Schedule Existing Facilities. Operators of the facilities and entities listed in section 95101(b), except as provided in section 95103(e), that are operational as of January 1, 2008, must submit emissions data reports to ARB in 2009 and each subsequent calendar year. Operators shall submit these reports as specified in the following schedule.
  - (1) The following operators subject to the requirements of this article shall submit a complete emissions data report to the ARB no later than April 1 of each calendar year beginning in 2009, for emissions occurring in the previous calendar year:
    - (A) Operators of general stationary combustion facilities, excluding oil and gas facilities with a NAICS code of 211111;
    - (B) Operators of electricity generating facilities and cogeneration facilities not under the operational control of any of the following: a retail provider, cement plant operator, petroleum refinery operator, hydrogen plant operator, or operator of an oil and gas facility with a NAICS code of 211111.
  - (2) The following operators subject to the requirements of this article shall submit a complete GHG emissions data report to the ARB no later than June 1 of each calendar year beginning in 2009, for emissions occurring in the previous calendar year:
    - (A) Retail providers;
    - (B) Marketers:
    - (C) Operators of general stationary combustion facilities within the oil and gas sector with a NAICS code of 211111;
    - (D) Operators of cement plants;
    - (E) Operators of petroleum refineries;
    - (F) Operators of hydrogen plants.
- (c) Verification Existing Facilities. Operators of all facilities subject to the reporting requirements of this article shall obtain verification services for emissions data reports submitted in 2010 and subsequent years from a verification body that meets the requirements of sections 95131 through 95133. Verification shall be obtained as provided in the following schedule.
  - (1) Annual Schedule. The following shall obtain verification of each annual emissions data report:
    - (A) Retail providers, marketers, and operators of petroleum refineries and hydrogen plants;
    - (B) Operators of general stationary combustion facilities in the oil and gas sector identified by NAICS code of 211111;

- (C) Operators of electricity generating and cogeneration facilities that combust fossil fuels and have a total nameplate generating capacity >10 MW.
- (2) **Triennial Schedule.** The following shall obtain verification of the emissions data report submitted in 2010, and shall obtain verification of the emissions data reports submitted every third year thereafter:
  - (A) Operators of cement plants; however, if any change in materials or operations occurs at a cement plant that requires a change in a permit filed with an air pollution control district or air quality management district, the operator of the cement plant shall obtain verification of the emissions data report that covers the first full calendar year following the permit change, in addition to the regular triennial schedule;
  - (B) Operators of electricity generating or cogeneration facilities that combust pure biomass fuels, or geothermal generating facilities;
  - (C) Operators of electricity generating or cogeneration facilities that have a total nameplate generating capacity <10 MW;
  - (D) Operators of general stationary combustion facilities, excluding oil and gas sector facilities identified by NAICS code 211111.
- (3) Verification Opinion Due Dates. In the calendar years when verification is required, the verification body shall submit to the ARB the verification opinion specified in section 95131(c)(1) no later than six months after the deadlines specified in section 95103(b) for submitting emission reports.
  - (A) For operators having an emissions data report due April 1, as specified in section 95103(b)(1), the verification opinion must be submitted no later than October 1 of the same calendar year;
  - (B) For operators having an emissions data report due June 1, as specified in section 95103(b)(2), the verification opinion must be submitted no later than December 1 of the same calendar year.
- (d) Reporting Schedule New Facilities. Any operator described in section 95101(b) that commences operations at a new facility after January 1, 2008 shall submit an initial emissions data report for that facility based on emissions produced during the first full calendar year of operation. The emissions data report and a verification opinion shall be submitted during the year following the first full calendar year of operation according to the schedule in sections 95103(b) and (c), with reports for subsequent years due as required by the same schedule. This paragraph does not apply to changes in ownership, management, or operations at existing facilities.
- (e) Cessation of Reporting After Reduced Emissions.
  - (1) When the operation of a general stationary combustion facility, refinery, or hydrogen plant subject to the requirements of this article is changed such that the operator has reported less than 20,000 metric tonnes of CO<sub>2</sub> from combustion for three consecutive report years, the operator shall be exempted from further reporting until CO<sub>2</sub>-emissions from combustion again exceed 25,000 metric tonnes in any calendar year.

- (2) When the operation of an electricity generating or cogeneration facility subject to this article is changed such that the operator has reported less than 2,000 metric tons of CO<sub>2</sub> for three consecutive report years, the operator shall be exempted from further reporting until CO<sub>2</sub> emissions again exceed 2,500 metric tonnes in any calendar year.
- (i) Calculating, Reporting, and Verifying Emissions from Biomass-Derived Fuels. The operator or supplier must separately identify and report all biomass-derived fuels as described in section 95852.2(a) of the Cap-and-Trade Regulation. Except for operators that use the methods of 40 CFR §98.33(a)(2)(iii) or §98.33(a)(4),t∓he operator or supplier must separately identify, calculate, and report all direct emissions of CO<sub>2</sub> resulting from the combustion of biomassderived fuels as specified in sections 95112 and 95115 for facilities, and sections 95121-and 95122 for suppliers. Biomass-derived fuel emissions must be identified by the source of fuel as described in title 17. California Code of Regulations, section 95852.2(a). Carbon dioxide emissions from aA A biomassderived fuel not listed in that those sections 95852.2(a) of the Cap-and-Trade Regulation must will-be identified as an Other Biomassnon-exempt biomassderived fuel-CO2.-Derived Fuel. For a fuel listed under title 17, California Code of Regulations, section 95852.2 of the Cap-and-Trade Regulation, reporting entities must also meet the verification requirements in section 95131(i) of this article and the requirements of title 17, California Code or Regulations, section 95852.1.1 of the Cap-and-Trade Regulation, or the fuel's emissions must be identified as an Other Biomassnon-exempt biomass-derived fuel-CO2-Derived Fuel and be subject to a compliance obligation under title 17. California Code of Regulations, section 95852.1. Carbon dioxide combustion emissions from nonexempt biomass-derived fuel will be identified as non-exempt biomass-derived CO<sub>2</sub>. The responsibility for obtaining verification of a biomass-derived fuel falls on the entity that is claiming there is not a compliance obligation for the fuel, as indicated in section 95852.2 of the Cap-and-Trade Regulation.
  - (1) When reporting solid waste, the reporting entity must separately report the mass, in short tons, of urban waste, agricultural waste, and municipal solid waste.
  - (2) When reporting the use of forest derived wood and wood waste as identified in section 95852.2(a)(4) of the Cap-and-Trade Regulation and harvested pursuant to any section of the California Forest Practice

    Rules Title 14, California Code of Regulations, Chapters 4, 4.5 and 10 or federal National Environmental Policy Act, the reporting entity must report the bone-dry mass received and the name, physical address, mailing address, contact person with phone number and e-mail address, and corresponding identification number under which the wood was removed.
  - (3) When reporting biomethane, documentation including invoices, shipping reports, allocation and balancing reports, storage reports, in-kind

- nomination reports, and contracts must be made available for verifier or ARB review to demonstrate the receipt of eligible biomethane.
- (4) When reporting emissions from biomass-derived fuel as Other Biomass

  CO<sub>2</sub>-Derived Fuel the reporting entity must report-Reporting of fuel
  consumption from non-exempt biomass-derived fuel is subject to the
  requirements of section 95103(k) and reporting of emissions from nonexempt biomass-derived fuels is subject to the requirements of sections
  95110 to 9515795115.
- (k) Measurement Accuracy Requirement. The operator or supplier subject to the requirements of 40 CFR §98.3(i) must meet those requirements, except as otherwise specified in this paragraph. In addition, the operator or supplier submitting an emissions data report with fessil fuel emissions greater than or equal to 25,000 metric tons of CO<sub>2</sub>e, and each operator or supplier with covered emission equal to or exceeding 25,000 metric tons of CO<sub>2</sub>e or a compliance obligation under the Cap-and-Trade Regulation in any year of the current three-<del>year</del> compliance period, must meet the requirements of 40 CFR §98.3(i)paragraphs (k)(1)-(10) below for calibration and measurement device accuracy. Inventory measurement, stock measurement, or tank drop measurement methods are subject to paragraph (11) below. The requirements of paragraphs (k)(1)-(10) apply to The operator or supplier with infrequent outages as specified at 40 CFR §98.3(i)(6) who documents in the monitoring plan a calibration postponement after January 1, 2012 must submit of the Executive Officer a request for postponement, within 30 days of the postponement or the effective date of this article, whichever occurs last. The request must include an explanation of the reasons for the postponement, the date when the calibration will be completed, or a demonstration of meter accuracy in the absence of calibration. Such postponement will be subject to the approval of the Executive Officer. fuel consumption monitoring devices. feedstock consumption monitoring devices, process stream flow monitoring devices, and steam flow devices, product data measuring devices, mass and fluid flow meters, weigh scales, conveyer scales, gas chromatographs, mass spectrometers, calorimeters, and devices for determining density, specific gravity, and molecular weight. Unless otherwise required by 40 CFR §98.3(i), the provisions of this section do not apply to: stationary fuel combustion units that use the CEMS methodologies in 40 CFR Part 75 the methods in 40 CFR §98.33(a)(4)= to calculate CO<sub>2</sub> mass emissions; emissions reported as de minimis under section 95103(i); and devices that are solely used to measure parameters used to calculate emissions that are not covered emissions. without a compliance obligation.
  - (1) Except as otherwise provided in section 95103(k)(7) through (9), all monitoring and sampling devices used to provide data for the GHG emissions calculations or product data must be calibrated prior to the year data collection is required to begin using the procedures specified in this section. Each of these devices must meet the applicable accuracy

- specification in section 95103(k)(6). The procedures and methods used to quality-assure the data from each measurement device must be documented in the written monitoring plan required by section 95105(c)
- (2) All devices that provide data used to calculate GHG emissions or product data must be calibrated according to either the manufacturer's recommended procedures or a method specified in an applicable subpart of 40 CFR Part 98. The calibration method(s) used must be documented in the monitoring plan required under section 95105(c), and are subject to verification under this article and review by ARB to ensure that measurements used to calculate GHG emissions or product data have met the accuracy requirements of this section.
- (3) For facilities and suppliers that become subject to this article after

  January 1, 2012, all flow meters and other measurement devices that

  provide data used to calculate GHG emissions or product data must be
  installed and calibrated no later than the date on which data collection is
  required to begin under this article.
- (4) Except as otherwise provided in section 95103(k)(7) through (9), subsequent recalibrations of the devices subject to the requirements of this section must be performed, no less frequently than at one of the following frequencies time intervals, whichever is the shortest-period of time:
  - (A) The frequency specified in a subpart of 40 CFR Part 98 that is applicable under this article.
  - (B) The frequency recommended by the manufacturer.
  - (C) Once during every three-year compliance period of the Cap-and-Trade
    Regulation, with the time between successive calibrations not to be
    less than 30 months or greater than 48 months.
  - (D) Immediately upon replacement of a previously calibrated meter.
  - (E) If the device manufacturer explicitly states in the product
    documentation that calibration is required at a period exceeding three
    years, the operator may follow the procedures in subparagraph (9) to
    obtain Executive Officer approval to relieve the operator from having to
    comply with provisions (A) and (DC) of this subparagraph
- (5) All standards used for calibration must be traceable to the National Institute of Standards and Technology or other similar national government body responsible for measurement standards.
- (6) In addition to the specific calibration requirements specified below, all devices covered by this section, regardless of type, must be selected, installed, operated, and maintained in a manner to ensure an accuracy within ±5%.
  - (A) Perform all mass and volume measurement device calibration as specified in the original equipment manufacturer's (OEM) documentation. If OEM documentation is unavailable, calibrate as specified in 40 CFR §98.3(i)(2)-(3), except that a minimum of three calibrations points must be used spanning the normal operating conditions. When using the three calibration points, one point must be at or near the zero point, one point must be at or near the upscale

point, and one point at or near the mid-point of the devices operating range. Additionally:

- 1. Pressure differential devices Orifice plates must be inspected at a frequency specified in subparagraph (4) of this section. The inspection must be conducted as described in the appropriate part of ISO 5167-2 (2003), section 5- AGA Report No 3 (2003) Part 2, or a method published by an organization listed in 40 CFR §98.7 applicable to the analysis being conducted. If the plate fails any one of the tests then the meter shall be deemed out of calibration.
  - a. Records of all tests must be preserved pursuant to section
     95105 and made available to verifiers and ARB upon request.
  - b. In addition to the inspection, the plateprimary element must also be photographed on both sides prior to any treatment or cleanup of the plateelement to clearly show the condition of the plate surfaceelement as well as the orifice as it would haveit existed in the pipe.
- 2. Probes internal to the pipeline for Devices used to measure total pressure and temperature must be calibrated using methods specified in section 95103(k)(2) and at a frequency specified in section 95103(k)(4).
- 3. If temperature and/or total pressure measurements are not available or are taken at a remote location, the uncertainty caused by this must be factored into the evaluation of the overall measurement accuracy required under section 95103(k)(6).
- (7) Financial transaction meters are exempted from the calibration requirements of section 95103(k) provided that the supplier and purchaser do not have any common owners and are not owned by subsidiaries or affiliates of the same company. For a flow meter or measurement device that has been previously calibrated in accordance with section 95103(k)(1) through (5), an additional calibration is not required by the date specified in section 95103(h)(1) if, as of that date, the previous calibration is still active (i.e., the device is not yet due for recalibration because the time interval between successive calibrations has not elapsed). In this case, the deadline for the successive calibrations of the flow meter or measurement device shall be set according to section 95103(k)(4).
- (8) For units and processes that operate continuously with infrequent outages, it may not be possible to meet deadlines for the initial or subsequent calibrations of a flow meter or other fuel measurement or sampling device, or inspection of orifice plates without disrupting normal process operation. In such cases, the owner or operator may submit a written request to the Executive Officer to postpone calibration or inspection until the next scheduled maintenance outage. Such postponements are subject to the procedures of section 95103(k)(9) and must be documented in the monitoring plan that is required under section 95105(c).
- (9) In cases of continuously operating units and processes where calibration or inspection is not possible without operational disruption, the operator must

demonstrate by other means to the satisfaction of the Executive Officer that measurements used to calculate GHG emissions and product data still meet the accuracy requirements of section 95103(k)(6). The Executive Officer must approve any postponement of calibration or required recalibration beyond January 1, 2012.

- (A) A written request for postponement must be submitted to the Executive Officer not less than 30 days before the required calibration, recalibration or inspection date except in 2012, where the postponement request must be received by the reporting deadline in section 95103(e). The Executive Officer may request additional documentation to validate the operator's claim that the device meets the accuracy requirements of this section. The operator shall provide any additional documentation to ARB within ten (10) working days of a request by ARB.
- (B) The request must include:
  - 1. The date of the required calibration, recalibration, or inspection;
  - 2. The date of the last calibration or inspection;
  - 3. The proposed date for calibration, recalibration, or inspection which must be during the time period of the shorter of either the next scheduled shutdown. If the next shutdown will not occur within or three years, this must be noted and a new request must be received every three years until the shutdown occurs and the calibration, recalibration or inspection is completed.
  - 4. A description of the meter or other device, including at a minimum:
    - a. make,
    - b. model,
    - c. install date,
    - d. location,
    - e. annual emissions calculated or annual product data reported using data from the device,
    - f. sources for which the device is used to calculate emissions or product data,
    - g. calibration or inspection procedure.
    - h. reason for delaying calibration or inspection,
    - i. proposed method to assure the accuracy requirements of section 95103(k)(6) are met.
      - <u>i.</u> name, title, phone number and e-mail of contact person capable of responding to questions regarding the device.
- (10) If the results of an initial calibration or a recalibration fail to meet the required accuracy specification, and the emissions or product data estimated using the data provided by the device represent more than 5 percent of total facility emissions or product data on an annual basis, the verifier shall note at a minimum a nonconformance as part of the emissions data verification statement.
- (11) When using an inventory measurement, stock measurement, or tank drop measurement method to calculate volumes and masses, the method must

be accurate to ±5% for the time periods required by this article, including annually for single product data components. Techniques used to quantify amounts stored at the beginning and end of these time periods are not subject to the calibration requirements of this section. Uncertainties in beginning and end amounts are subject to verifier review for material misstatement under section 95131(b)(12) of this article. If any devices used to measure inputs and outputs do not meet the requirements of paragraphs (1)-(10) above, the verifier must account for this uncertainty when evaluating material misstatements. Reported values must be calculated using the following equations:

<u>Fuel consumed (volume or mass) = (inputs during time period – outputs during time period) + (amount stored at beginning of time period) – (amount stored at end of time period)</u>

<u>Product produced (volume or mass) = (outputs during time period - inputs during time period) + (amount stored at end of time period - amount stored at beginning of time period)</u>

- (I) Reporting and Verifying Product Data. The reporting entity must separately identify, quantify, and report all product data as specified in sections 95110-95123 and 95156 of this article. It is the responsibility of the reporting entity to obtain verification services for the product data. Product data will be evaluated for conformance and material misstatement independent of GHG emissions data. The operator must not replace missing-data when calculating product data.
- (I) Weekly Fuel Monitoring. In addition to the requirements specified in 40 CFR §98.3(g)(5), as a part of the GHG Monitoring Plan the operator must monitor fuel measurement equipment and maintain records of its proper operation by recording fuel consumption quantities at least weekly, where such equipment is used to calculate GHG emissions. The records of fuel consumption must be sufficient for the application of the missing data substitution procedure in section 95129(d)(2) in the event that the use of that procedure becomes necessary.
- (m) Changes in Methodology. Except as specified below, where this article permits a choice between different methods for the monitoring and calculation of GHGs, the operator or supplier must make this choice by January 1, 2013, and continue to use the method chosen for all future emissions data reports, unless the use of an alternative calculation method is approved in advance by the Executive Officer.
  - (1) The operator or supplier is permitted to permanently improve the emissions calculation method after January 1, 2013 through a change to a higher-tier monitoring or calculation method, such as the addition of a continuous emissions monitoring system.

- (2) The operator or supplier is permitted to temporarily modify the emissions monitoring or calculation method when consistent with and necessary for the avoidance of missing data or to comply with the missing data provisions of this article.
- (3) When proposing a change in monitoring or calculation method, an operator or supplier must indicate why the change in method is being proposed, and provide a demonstration of differences in estimated emissions under the two methods.
- (4) When permitted, a change in method must be made after the completion of monitoring for a data year, and not for a portion of a data year except where necessary to comply with section 95129 and other missing data substitution provisions of this article.
- (n) Addresses. The following address shall be substituted for the addresses provided in 40 CFR §98.9 for both U.S. mail and package deliveries:

Executive Officer

Attn: Emission Inventory Branch
California Air Resources Board
P.O. Box 2815
Sacramento, CA 95812

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95104. Greenhouse Gas Emissions Data Report Contents and Mechanism.

The reporting entities specified in 95101 must develop, submit, and certify greenhouse gas emissions data reports to the Air Resources Board each year in accord with the following requirements.

- (a) Emissions Data Report. Operators subject to this article shall submit emissions data reports according to the schedule and requirements specified in section 95103, except as provided in section 95103(e). Emissions data reports shall include the information below and the additional data specified in sections 95110 through 95115, as applicable. General Contents. In addition to the items specified at 40 CFR §98.3(c), each reporting entity must include in the emissions data report the following California information: ARB identification number, air basin, air district, county, and geographic location. Electricity generating units must also provide Energy Information Administration and California Energy Commission identification numbers, as applicable.
  - (1) Facility name, identification number, physical address, mailing address, location, NAICS code;
  - (2) A description of facility geographic location:

- (3) Name and contact information including email address and telephone number, of the operator submitting the emissions report and the person primarily responsible for preparing and submitting the emissions report;
- (4) The report year;
- (5) The direct emissions, electricity transactions information, and other data specified in sections 95110 through 95115 as applicable to the operator, including emissions occurring during routine maintenance, start-ups, shutdowns, upsets and downtime;
- (6) Indirect energy consumed for electricity, heat, steam, and cooling when required for the facility as specified in sections 95110 through 95115;
- (7) Efficiency metrics when required for the facility as specified in sections 95110 through 95115;
- (8) The parent company or companies of the operator, along with:
  - (A) A list of all facilities and offices in California owned or operated by that parent company or companies, directly or through a subsidiary, that emit direct GHG emissions from combustion that is not for the purpose of facility space heating, including facilities and offices not subject to the requirements of this article;
  - (B) Contact information for the facilities and offices provided in section 95104(a)(8)(A), including physical addresses, e-mail addresses if available, and telephone numbers;
  - (C) The operator may elect to have information required by sections 95104(a)(8)(A)-(B) submitted separately by the parent company for all facilities under the ownership or operational control of the parent company or its subsidiaries;
  - (D) The operator may also elect to provide a single contact person, e-mail, and phone contact for all facilities listed under the requirements of 95104(a)(8)(A)-(B);
  - (E) Information provided under section 95104(a)(8) is not subject to the verification requirements of this article.
- (9) Emission factors developed or measured by the operator using approved source testing as provided under sections 95125(b)(4) or 95125(h)(3). Emission factors shall be provided in units of emissions per amount of fuel consumed, where fuel is reported in units of either scf for gases, gallons for liquids, short tons for non-biomass solids, or bone dry tons for biomass-derived solid fuels.
- (10) A signed and dated statement provided by the operator that the report has been prepared in accordance with this article, and that the statements and information contained in the emissions data report are true, accurate, and complete.
- (b) Maintaining the GHG Inventory Program. To facilitate annual compilation of the emissions data report, the operator shall maintain a greenhouse gas inventory program that ensures that emissions calculations and electricity transactions information are transparent, accurate, and independently verifiable.

The operator shall establish, document, implement, and maintain data acquisition and handling activities for the calculation and reporting of greenhouse gas emissions. Such activities shall include measuring, monitoring, analyzing, recording, processing and calculating the parameters specified by this article. Designated Representative. Each reporting entity must designate a reporting representative and adhere to the requirements for this representative at 40 CFR §98.4. Operators and suppliers with a reporting obligation under 40 CFR Part 98 must designate the same reporting representative as named under those requirements. Designated Representative. Each reporting entity must designate a reporting representative and adhere to the requirements of 40 CFR §98.4 for this representative and for any named alternate designated representatives. at 40 CFR §98.4. Operators and suppliers with a reporting obligation under 40 CFR Part 98 must designate the same reporting representative as named under those requirements.

- (c) Data Completeness. The operator shall establish, document, implement and maintain a system that provides clarity, transparency, and completeness of data sufficient to facilitate replication of the emissions and electricity transactions information reported as specified by this article. The operator shall make every reasonable effort to complete emissions data reports that contain no material misstatement and are in conformance with the emission calculation methodologies and factors specified by this article. The operator shall implement systems of internal audit, quality assurance, and quality control for the reporting program and the data reported. Corporate Parent and NAICS Codes. Each reporting entity must submit information to meet the requirements specified in amendments to 40 CFR Part 98 on Reporting of Corporate Parent Information, NAICS Codes and Cogeneration, as promulgated by U.S. EPA on September 22, 2010.
- (d) Revisions. The operator may revise a submitted emissions data report under the circumstances specified in section 95104(d)(1)-(3). The operator shall maintain documentation to support any revisions made to a previously submitted emissions data report. Documentation for all emissions data report revisions shall be retained by the operator for five years, as specified in section 95105. Facility Level Energy Input and Output Purchases. The operator must include in the emissions data report information about the facility's energy acquisitions and energy provided or sold as specified belowelectricity purchases (kWh), and steam, heat, and cooling purchases (mmBtu), each by name and ARB identification number of the provider. For the purpose of reporting under this paragraph, the operator may exclude any electricity that is generated outside the facility and delivered into the facility with final destination outside of the facility. The operator may also exclude electricity consumed by operations or activities that do not generate any emissions, energy outputs, or products that are covered by this article, and that are neither a part of nor in support of electricity generation or any industrial activities covered by this article. The operator must report this information for the calendar year covered by the emissions data report, pro-rating purchases as necessary to include

## information for the full months of January and December.

- (1) Electricity purchases or acquisition from sources outside of the facility boundary (MWh) and the name and ARB identification number of each electricity provider, as applicable.
- (2) Thermal energy purchases or acquisitions from sources outside of the facility boundary (mmBtu) and the name and ARB identification number of each energy provider, as applicable. If the operator acquires thermal energy from a PURPA Qualifying Facility and vents, radiates, wastes, or discharges more than 10% of the acquired thermal energy before utilizing the energy in any industrial process, operation, or heating/cooling application, the operator must report the amount of thermal energy actually needed and utilized, in addition to the amount of thermal energy received from the provider.
- (3) Electricity provided or sold, as specified in section 95112(a)(4), if applicable.

  (4) Thermal energy provided or sold to entities outside of the facility boundary: the operator must report the amount of thermal energy provided or sold (mmBtu), the names and ARB identification number of each end-user as applicable, and the type of unit that generates the thermal energy. If section 95112 applies to the operator, the operator must follow the requirements of section 95112(a)(5) in reporting the thermal energy generated by cogeneration or bigeneration units, and if applicable, also separately report the information required in paragraph 95104(d)(4) for the thermal energy provided or sold that is not generated by cogeneration or bigeneration units.
  - (1) If during the course of receiving verification services and prior to completion of a verification opinion an operator chooses to make a correction or improvement to the report;
  - (2) If an operator wishes to correct or improve an emissions data report not subject to verification, provided those changes are documented and approved by ARB;
  - (3) If, within five years of submittal, an operator wishes to correct or improve an emissions data report that has received a positive verification opinion, in which case the revision must also be made subject to verification.
- (e) Reporting Mechanism. Reporting entitiesThe operator shall submit emissions data reports, and any revisions to the reports, through the California Air Resources Board's (ARB) Greenhouse Gas Reporting Tool, or any other reporting tool approved by the Executive Officer that will guarantee transmittal and receipt of data required by ARB's Mandatory Reporting Regulation and Cost of Implementation Fee Regulation. Reporting entities are not responsible for reporting data required under this article that is not specified for reporting in the reporting tool.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95105. Document Retention and Record Keeping Requirements. Recordkeeping Requirements.

Each reporting entity that is required to report greenhouse gases under this article, except as provided in section 95103(ea)(9), must keep records as required by 40 CFR §98.3(g)-(h) with the following qualifications.

- (a) The operator shall establish and maintain procedures for document retention and record keeping. The operator shall retain documents regarding the design, development and maintenance of the GHG inventory, in paper, electronic or other usable format, for a period of not less than five years following submission of each Duration. Reporting entities with a compliance obligation under the Capand-Trade Regulation in any year of the current three year compliance period must maintain all records specified in 40 CFR §98.3(g), and records associated with revisions to emissions data reports as provided under 40 CFR §98.3(h), for a period of tenseventen years from the date of emissions data report certification. The retained documents, including GHG emissions data, shall and input data, must be sufficient to allow for the verification of each emissions data report. Reporting entities that do not have a compliance obligation under the Cap-and-Trade Regulation during any year of the current three-year compliance period must maintain such records for a period of five years from the date of certification.
- (b) Upon request by ARB, the operator shall provide to ARB within 20 working days all documents, including data, used to develop an emissions data report.

  ARB Requests for Records. Copies of any records or other materials

  maintained under the requirements of 40 CFR Part 98 or this article must be made available to the Executive Officer upon request, within twenty days of receipt of such request by the designated representative of the reporting entity.
- (c) In addition to information submitted as part of the emissions data report, each operator shall retain, at a minimum, the following information for at least five years after the submission of the report: GHG Monitoring Plan for Facilities and Suppliers. Each reporting entity facility or supplier that reports under 40 CFR Part 98, and each reporting entity facility or supplier with covered emissions equal to or exceeding 25,000 mtCO<sub>2</sub>e, and each facility or supplier with a compliance obligation under the Cap-and-Trade Regulation in any year of the current three-year-compliance period, must complete and retain for review by a verifier or ARB a written GHG Monitoring Plan that meets the requirements of 40 CFR §98.3(g)(5). For facilities, the Plan must also and-includes the following elements, as applicable:

- (1) The list of all sources included in the emission estimates;
- (2) The
- (1) All fuel use data measurement devices used to calculate for emissions for each source, categorized by process and fuel or material type;
- (3) Documentation of the process for collecting fuel use data for the facility and its sources;
- (4) Any GHG emissions calculations and methods used;
- (5) All emission factors used for emission estimates, including documentation for any factors not provided by ARB;
- (6) Any facility or other input data used for emission estimates;
- (7) Documentation of biomass fractions for specific fuels;
- (8) Record of electric power purchase and sale transactions, including imports and exports of power into and from California;
- (9) The fuel use data, emissions, or other data submitted to the ARB under this article including the emissions data report; calculations or product data must be clearly identified, and the plan must indicate how data from these devices are incorporated into the emissions data report;
- (2) Original equipment manufacturer (OEM) documentation, or other documentation that identifies instrument accuracy and required maintenance and calibration requirements for all measurement devices used in the calculation of GHG emissions.
- (3) <u>Identification of measurement device location, and the location of any</u> <u>additional devices or sampling ports required for calculating covered flows and emissions and product data (e.g. temperature, total pressure, HHV).</u>
- (4) <u>The dates of measurement device calibration or inspection, and the dates of the next required calibration or inspection.</u>
- (5) Identification of low flow cutoffs, as applicable.
- (6) A listing of the equation(s) used to calculate mass or volume flows, and from which any non-measured parameters are obtained.
- (7) Records of the most recent orifice plate inspection performed according to the requirements of ISO 5167-2 (2003) section 5.
- (10) Names and documentation of key facility(3)(8) Training practices for personnel involved in emissions calculating and reportingGHG monitoring, including documented training procedures, and training materials;
- (11) Any other information that is required for the verification of the emissions data report.
- (12) A log to be prepared for each reporting year, beginning January 1, 2009, documenting all procedural changes made in GHG accounting methods and changes to instrumentation critical to GHG emissions determination.
- (d) For measurement based methodologies, each operator shall retain the following information for at least five years after the submission of the emissions data report:
  - (1) The list of all emission sources monitored;
  - (2) Collected monitoring data;

- (3) The data used to assess the accuracy of emissions from each emissions source, categorized by process;
- (4) Quality assurance and quality control information including information regarding any measurement gaps;
- (5) The data used for the corroborating calculations;
- (6) A detailed technical description of the continuous measurement system, including documentation of any findings and approvals by federal, State or local agencies;
- (7) Raw and aggregated data from the continuous measurement system; including documentation of changes over time and the log book on tests, down-times, calibrations, servicing and maintenance;
- (8) Documentation of any changes in continuous measurement systems.
- (4)(89) Copies of methodologies used for all fuel-based emissions analyses, including the standardized methods chosen as specified in section 95109.
- (910) At the operator's choosing, a fuel monitoring plan to verify on a regular basis the proper functioning of fuel measurement equipment that is used to determine facility GHG emissions. The operator wishing to preserve the option of using the missing data substitution procedures in section 95129(d)(2) in the event that such procedures become necessary to use, must monitor fuel measurement equipment and maintain records of its proper operation by recording fuel consumption data at least weekly. The operator exercising this option may fulfill periodic fuel monitoring either through manual monitoring or by using an automatic data acquisition system that electronically records, stores, and identifies measurement device malfunctioning periods. The records of fuel consumption must be sufficient for the application of the missing data substitution procedure in section 95129(d)(2) if that option is later chosen by the operator.
- (d) GHG Inventory Program for Electric Power Entities that Import or Export Electricity. In lieu of a GHG Monitoring Plan, electric power entities that import or export electricity must prepare GHG Inventory Program documentation that is maintained and available for verifier review and ARB audit pursuant to the recordkeeping requirements of this section. The following information is required:
- (1) Information to allow the verification team to develop a general understanding of entity boundaries, operations, and electricity transactions;
- (2) Reference to management policies or practices applicable to reporting pursuant to section 95111;
- (3) List of key personnel involved in compiling data and preparing the emissions data report:
- (4) Training practices for personnel involved in reporting delivered electricity pursuant to section 95111 and responsible for data report certification, including documented training procedures;

- (5) Electric power entities reporting delivered electricity pursuant to section 95111 are required to qQuery of NERC e-tag source data to determine the quantity of electricity (MWh) imported, exported, and wheeled for transactions in which they are the purchasing-selling entity on the last physical path segment that crosses the border of the state of California, and provide access to review the raw e-tag data, a tabulated summary, and query description;
- (6) Reference to other independent or internal data management systems and records, including written power contracts and associated verbal or electronic records, full or partial ownership, invoices, and settlements data used to ealculate and report electricity deliveries document whether reported transactions are specified or unspecified and whether the requirements for adjustments to covered emissions pursuant to section 95852(b) of the Cap-and-Trade Regulation are met:
- (7) Description of steps taken and calculations made to aggregate data into reporting categories required pursuant to section 95111:
- (8) Records of preventive and corrective actions taken to address verifier and ARB findings of past nonconformances and material misstatements:
- (9) Log of <u>Eemissions</u> <u>Data Report modifications made after initial</u> <u>certification; and</u>
- (10) A written description of an internal audit program that includes emissions data report review and documents ongoing efforts to improve -the GHG Inventory Program.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95106. Confidentiality.

- (a) Emissions data submitted to the ARB under this article is public information and shall not be designated as confidential. <u>Data reported to U.S. EPA under 40</u> <u>CFR Part 98 which is determined to be non-confidential by U.S. EPA has been released to the public by U.S. EPA shall be considered public information by ARB.</u>
- (b) Any entity submitting information to the ARBExecutive Officer pursuant to this article may designateclaim such information as "confidential" by clearly identifying such information as "confidential." Any claim of confidentiality by an entity submitting information must be based on the entity's belief that the information marked as confidential is eitherthat is not emissions data as confidential because it is a trade secret or otherwise exempt from public disclosure under the California Public Records Act (Government Code section 6250 et seq.). All such requests for confidentiality shall be handled in

accordance with the procedures specified in title 17, California Code of Regulations, sections 91000 to 91022.

NOTE: Authority cited: Sections 38580, 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 38580, 39600, 41511, and 38530, Health and Safety Code.

## § 95107. Enforcement.

- (a) Knowing submission of false information, with intent to deceive, to the Executive Officer or a verification body, shall constitute a single, separate violation of the requirements of this article for each day after the information has been received by the Executive Officer.
- (a) Penalties may be assessed for any violation of this article pursuant to Health and Safety Code section 38580. In seeking any penalty amount, ARB shall consider all relevant circumstances, including any pattern of violation, the size and complexity of the reporting entity's operations, and the other criteria in Health and Safety Code section 42403(b).
- (b) Failure to submit(a)(b) Each day or portion thereof that any report or to include in a report all information required by this article, or late submittal of any report, shall constitute a single, separate violation of this article for each day that the report has not been submitted beyond the specified reporting date. For the required by this article remains unsubmitted, is submitted late, or contains information that is incomplete or inaccurate within the level of reproducibility of a test or measurement method is a single, separate violation. For purposes of this section, ""report" means any emissions data report, verification opinionstatement, or other document required to be submitted to the Executive Officer by this article.
- (b) Except as otherwise provided in this section, each day or portion thereof in which any other violation of this article occurs is a separate offense.
- (e)(b)(c) Each metric ton of CO<sub>2</sub>e emitted but not reported as required by this article is a separate violation. ARB will not initiate enforcement action under this subparagraph until after any applicable verification deadline for the pertinent report.
- (d)(e)(d) Each failure to measure, collect, record or preserve information in the manner required by this articleneeded for the calculation of emissions as required by this article or that this article otherwise requires be measured, collected, recorded or preserved constitutes a separate violation of this article, except where the reporting entity can demonstrate that the failure results solely from maintenance or calibration required by this article.

(e)(d)(e) The Executive Officer may revoke or modify any Executive Order issued pursuant to this article as a sanction for a violation of this article.

(f)(e)(f) The violation of any condition of an Executive Order that is issued pursuant to this article is a separate violation.

(g)(f) Penalties may be assessed for any violation of this article pursuant to Health and Safety Code section 38580. In determining any penalty amount, ARB shall consider all relevant circumstances, including the criteria in Health and Safety Code section 42403(b).

(h)(g) Any violation of this article may be enjoined pursuant to Health and Safety Code section 41513.

NOTE: Authority cited: Sections <u>38580, 38580, 39600, 39601, 39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections <del>38580, 39600, 41511, and 38530, Health and Safety Code.</del>

## § 95108. Severability.

Each part of this article shall be deemed severable, and in the event that any provision of this article is held to be invalid, the remainder of this article shall continue in full force and effect.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code</u>. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95109. Incorporation by Reference. Standardized Methods.

The following documents are incorporated by reference into this article. These materials are incorporated as they exist on the date this article is adopted.

- (a) American Society for Testing and Materials (ASTM) D1826-94 (Reapproved 2003), ASTM D3588-98 (Reapproved 2003), ASTM D4891-89 (Reapproved 2006), ASTM D240-02 (Reapproved 2007), ASTM D4809-00 (Reapproved 2005), ASTM 5373-02 (Reapproved 2007), ASTM D5291-02 (Reapproved 2007), ASTM D3238-95 (Reapproved 2005), ASTM D2502-04, ASTM D2503-92 (Reapproved 2002), ASTM D1945-03, ASTM D1946-90 (Reapproved 2006), ASTM D6866-06a, ASTM D388-05, ASTM D5468-02 (Reapproved 2007), ASTM D240-87 (Reapproved 1991), ASTM D5865-07a, ASTM Specification D396-07, ASTM Specification D975-07b.
- (b) California Implementation Guidelines for Estimating Mass Emissions of Fugitive Hydrocarbon Leaks at Petroleum Facilities, California Air Pollution Control

- Officers Association (CAPCOA) and California Air Resources Board (ARB), February 1999.
- (c) Control of Emissions from Refinery Flares, Rule 1118, South Coast Air Quality Management District, Amended November 4, 2005.
- (d) U.S. EPA TANKS Version 4.09D, US Environmental Protection Agency, October 2005.
- (e) Gas Processors Association (GPA) Standard 2261-00, Revised 2000.
- (a) Entities that are required to report greenhouse gas emissions pursuant to this article must use either those standardized methods and materials listed in 40 CFR §98.7, or another similar method published by an organization listed in 40 CFR §98.7 that is applicable to the analysis being conducted. For gaseous fuels, fuel characteristics may be determined using chromatographic analysis as specified in 40 CFR §98.34(a)(6) and §98.34(b)(5). All methods used must be documented in the GHG Monitoring Plan that is as required by section 95105(c).
- (b) Alternative test methods that are demonstrated to the satisfaction of the Executive Officer to be equally or more accurate than the methods in section 95109(a) may be used upon written approval by the Executive Officer.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# Subarticle 2. Requirements for the Mandatory Reporting of Greenhouse Gas Emissions from Specific Types of Facilities, Suppliers, and Entities

# § 95110. Data Requirements and Calculation Methods for Cement Plants-Cement Production.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart H of 40 CFR Part 98 (§§98.80 to 98.88) in reporting annual stationary combustion and process emissions and other data from cement production to ARB, except as otherwise provided in this section.

- (a) Greenhouse Gas Emissions Data Report. The operator of a cement plant specified in section 95101(b) shall include the following information in the emissions data report for each report year. CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fuel combustion, the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
  - (1) Total emissions, including:
    - (A) Total CO<sub>2</sub> emissions (metric tonnes),
    - (B) Total CH<sub>4</sub> emissions (metric tonnes), and
    - (C) Total N<sub>2</sub>O emissions (metric tonnes).
  - (2) Process CO<sub>2</sub> emissions from cement manufacturing using the following calculation methods:
    - (A) Clinker based methodology for CO<sub>2</sub> estimates shall include:
      - 1. Clinker emission factor (kg CO<sub>2</sub>/metric tonne clinker) including:
        - a. Quantity of clinker produced (metric tonnes),
        - b. Lime (CaO) content of clinker (percent).
        - c. Magnesium Oxide (MgO) content of clinker (percent),
        - d. Non-carbonate CaO (percent), and
        - e. Non-carbonate MgO (percent);
      - 2. Cement kiln dust (CKD) emission factor (kg CO<sub>2</sub>/metric tonne clinker) including,
        - a. Plant specific CKD calcination rate (unitless), and
        - b. Quantity of CKD discarded (metric tonnes); and
      - 3. CO<sub>2</sub> emissions from clinker production (metric tonnes).
    - (B) Total organic carbon (TOC) content in raw materials including:
      - 1. Amount of raw material consumed in the report year (metric tonnes).
      - 2. Organic carbon content of raw material (percent), and
      - 3. CO<sub>2</sub> emissions from TOC in Raw Materials (metric tonnes).
  - (3) Stationary combustion emissions, including:

- (A) Fuel consumption by fuel type, separately for kiln and non-kiln units, reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels;
- (B) Average carbon content as a percent by fuel type if measured or provided by fuel supplier;
- (C) Average high heat value (HHV) by fuel type if measured or provided by fuel supplier, reporting in units of mmBtu per fuel unit as specified in section 95110(a)(3)(A);
- (D) CO<sub>2</sub> emissions by fuel type (metric tonnes), separately for kiln and non-kiln units, including separately calculated and identified CO<sub>2</sub> emissions from biomass-derived fuels (metric tonnes);
- (E) CH<sub>4</sub> emissions by fuel type (metric tonnes); and,
- (F) N<sub>2</sub>O emissions by fuel type (metric tonnes).
- (4) Fugitive emissions, including:
  - (A) Coal consumption by coal type (short tons),
  - (B) Emission factor (million standard cubic feet (scf) CH<sub>4</sub>/metric tonne), and
  - (C) CH<sub>4</sub> emissions from coal storage (metric tonnes).
- (5) Indirect energy usage, including:
  - (A) Electricity purchases from each electricity provider (kWh), and
  - (B) Steam, heat, and cooling purchases from each energy provider (Btu).
- (6) Efficiency metrics, using both of the following calculation methods:
  - (A) CO<sub>2</sub> emissions per metric tonne of cementitious product, including:
    - 1. Amount of own clinker consumed (metric tonnes),
    - 2. Amount of clinker added to stock (metric tonnes),
    - 3. Amount of clinker sold directly (metric tonnes),
    - 4. Amount and type of clinker substitutes consumed for blending (metric tonnes), and
    - 5. Amount and type of cement substitutes consumed for blending (metric tonnes).
  - (B) CO<sub>2</sub> emissions per metric tonne of clinker, including:
    - 1. Amount of own clinker consumed (metric tonnes),
    - 2. Amount of clinker added to stock (metric tonnes), and
    - 3. Amount of clinker sold directly (metric tonnes).
- (b) Calculation of CO₂, N₂O, and CH₄ Emissions. Operators of cement plants shall calculate emissions and indirect energy usage for each source as specified in this section. Monitoring, Data and Records. For each emissions calculation method chosen under section 95110(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95110(c)-(d), 95115, and 95129 of this article.

- (1) **Total CO<sub>2</sub> Emissions.** Operators of cement plants shall calculate total CO<sub>2</sub> emissions using either (A) or (B) below.
  - (A) Continuous emissions monitoring systems (CEMS) as specified in section 95125(g). Operators of cement plants that measure CO<sub>2</sub> emissions using CEMS shall also report fuel usage by fuel type.
  - (B) Process CO<sub>2</sub> emissions from cement manufacturing as specified in section 95110(c) and stationary combustion CO<sub>2</sub> emissions as specified in section 95110(d).
- (2) N<sub>2</sub>O and CH<sub>4</sub> Emissions. Operators of cement plants shall calculate total N<sub>2</sub>O and CH<sub>4</sub> emissions from fuel combustion as specified in section 95125(b).
- (3) Fugitive Emissions. Operators of cement plants shall calculate fugitive CH<sub>4</sub>-emissions from coal fuel storage as specified in section 95125(j).
- (4) Indirect Energy Usage. Operators of cement plants shall calculate indirect electricity and thermal energy purchased or acquired and consumed as specified in sections 95125(k)-(l).
- (5) **Electricity Generating Units**. Operators of cement plants with electricity generating units subject to the requirements of this article shall also meet the requirements of section 95111.
- (6) Cogeneration. Operators of cement plants with cogeneration systems subject to the requirements of this article shall meet the requirements of section 95112.
- (7) Efficiency Metrics. Operators of cement plants shall calculate CO<sub>2</sub> emissions per metric tonne of cementitious product and per metric tonne of clinker as specified in section 95110(e).
- (c) Process CO<sub>2</sub> Emissions from Cement Manufacturing. Operators of cement plants shall calculate CO<sub>2</sub> emissions from clinker production using the Clinker-Based Methodology as specified in section 95110(c)(1). Operators shall also calculate CO<sub>2</sub> process emissions from the total organic carbon (TOC) content in raw materials as specified in section 95110(c)(2). Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.85 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(3) below.
  - (1) Clinker-Based Methodology. Operators of cement plants shall calculate CO<sub>2</sub>-emissions from clinker production using a plant-specific clinker emission factor and a plant-specific cement kiln dust (CKD) emission factor

as specified in this section. To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.

## Clinker-Based Methodology

 $CO_2$  Emissions (metric tonnes) = [(Cli) \* (EF<sub>Cli</sub>)] + [(CKD) \* (EF<sub>CKD</sub>)]

### Where:

Cli = Quantity of clinker produced, metric tonnes

EF<sub>Cli</sub> = Clinker emission factor, metric tonnes CO<sub>2</sub>/metric tonne clinker computed as specified in section 95110(c)(1)(A)

CKD = Quantity CKD discarded, metric tonnes

EF<sub>CKD</sub> = CKD emission factor, computed as specified in section 95110(c)(1)(B)

(A) Clinker Emission Factor (EF<sub>Cli</sub>). Cement plant operators shall calculate a plant-specific clinker emission factor for each report year based on the percent of measured CaO and MgO content in the clinker and adjusted to account for non-carbonate CaO and MgO using the Clinker Emission Factor equation specified in this section, 95110(c)(1)(A). Each fraction of non-carbonate sources (e.g., steel slag, calcium silicates or fly ash) of CaO and MgO shall be subtracted from the total amount of CaO and MgO content of the clinker.

#### Clinker Emission Factor:

EF<sub>Cli</sub> = [(CaO content – non-carbonate CaO) \* Molecular ratio of CO<sub>2</sub>/CaO] + [(MgO Content – non-carbonate MgO) \* Molecular Ratio of CO<sub>2</sub>/MgO]

#### Where:

 $\begin{array}{lll} \text{CaO Content (by weight)} &=& \text{CaO content of Clinker (\%)} \\ \text{Molecular Ratio of CO}_2/\text{CaO} &=& 0.785 \\ \text{MgO Content (by weight)} &=& \text{MgO content of Clinker (\%)} \\ \text{Molecular Ratio of CO}_2/\text{MgO} &=& 1.092 \\ \text{Non-carbonate CaO (by weight)} &=& \text{Non-carbonate CaO of Clinker (\%)} \\ \text{Non-carbonate MgO(by weight)} &=& \text{Non-carbonate MgO of Clinker (\%)} \\ \end{array}$ 

(B) CKD Emission Factor. Operators of cement plants that generate CKD and do not recycle the CKD back to the kiln shall calculate a plant-specific CKD emission factor. The CKD emission factor shall be calculated using the CKD Emission Factor equation (EF<sub>CKD</sub>) and the Plant-specific CKD Calcination Rate (d) equation specified in this section (95110(c)(1)(B).

### CKD Emission Factor

Where:	<del></del>
EF <sub>CKD</sub> =	CKD Emission Factor
EF <sub>Cli</sub> =	Clinker Emission Factor
d =	CKD Calcination Rate

### Plant-specific CKD Calcination Rate

d =

### Where:

- = weight fraction of carbonate CO<sub>2</sub> in the CKD
- = weight fraction of carbonate CO<sub>2</sub> in the raw material
- (2) TOC Content in Raw Materials. Operators of cement plants shall calculate CO<sub>2</sub> process emissions from the TOC content in raw materials by applying an assumed 0.2 percent organic carbon factor to the amount of raw material consumed then converting from carbon to CO<sub>2</sub> using the equation below. If data for the carbonate content of clinker or cement kiln dust as required by 40 CFR §98.83(d) are missing, and a new analysis cannot be undertaken, the operator must apply a substitute value according to the procedures in paragraphs (A)-(C) below.
  - (A) If the data capture rate is at least 90 percent for the data year, the operator must substitute for each missing value using the best available estimate of the parameter, based on all available process data.
  - (B) If the data capture rate is at least 80 percent but not at least 90 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
  - (C) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).

### **TOC Content in Raw Materials**

 $CO_2$  emissions =  $(TOC_{R.M.}) * (R.M.) * (3.664)$ 

## Where:

TOC<sub>R.M</sub> = 0.2% = Organic carbon content of raw material (%)
R.M. = The amount of raw material consumed (metric tonnes/yr)
3.664 = The CO<sub>2</sub> to carbon molar ratio

- (3) For each missing value of the monthly raw material consumption or monthly clinker production used to calculate emissions, the operator must apply a substitute value according to paragraphs (A)-(B) below.
  - (A) If the data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value according to 40 CFR §98.85(c) or 40 CFR §98.85(d), as applicable.
  - (B) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum short tons of clinker per day capacity of the system or the maximum short tons per day raw material throughput of the kiln, as applicable, and the number of days per month.
- (4) The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.
- (d) Stationary Combustion CO<sub>2</sub> Emissions. Operators of cement plants shall calculate stationary combustion CO<sub>2</sub> emissions at cement kiln and non-kiln units separately for the quantity and type of each fuel combusted during each report year as specified in this section. Additional Product Data to Support Benchmarking. In addition to the information required by 40 CFR §98.86, the operator must report the additional parameters provided in paragraphs (1)-(42) below whether or not a CEMS is used to measure CO<sub>2</sub> emissions.
  - (1) Annual quantity clinker produced (short tons).
  - (2) Annual quantity clinker consumed (short tons).
  - (43) Natural Gas and Associated Gas: Operators of cement plants that combust natural gas and associated gas shall calculate CO<sub>2</sub> emissions resulting from the combustion of natural gas and associated gas using the method provided in section 95125(c) or section 95125(d). Annual quantity of substitute limestone and gypsum (including both natural and synthetic gypsum) consumed for blending, by type (short tons).
  - (<u>≥4</u>) Coal or Petroleum Coke: Operators of cement plants that combust coal or petroleum coke shall calculate CO₂ emissions using the method provided in section 95125(d). Operators of cement plants shall measure and record

- weekly coal consumption. Annual quantity of cement substitute consumed, by type (short tons). This parameter is not subject to review for material misstatement under the requirements of section 95131(b)(12).
- (3) Other Fossil Fuels: Operators of cement plants that combust middle distillates (such as diesel, fuel oil, or kerosene), residual oil, or LPG (such as ethane, propane, isobutene, n-Butane, or unspecified LPG) shall calculate CO<sub>2</sub> emissions using the method provided in section 95125(c) or section 95125(d).
- (4) Refinery Fuel Gas: Operators of cement plants that combust refinery gas, still gas, or process gas shall calculate CO<sub>2</sub> emissions using the method provided in section 95125(e).
- (5) Landfill Gas or Biogas: Operators of cement plants that combust landfill gas or biogas from waste water treatment shall calculate CO<sub>2</sub> emissions using the method provided in section 95125(c) or section 95125(d).
- (6) Biomass Solids: Operators of cement plants that combust biomass shall calculate CO<sub>2</sub> emissions using the method provided in section 95125(a), section 95125(b), section 95125(d) or section 95125(h)(3).
- (7) Waste-Derived Fuels: Operators of cement plants that combust wastederived fuels including municipal solid waste shall calculate CO<sub>2</sub> emissions using the method provided in section 95125(c), or section 95125(d), or section 95125(h)(3).
- (8) Co-Firing of Fuels: Operators of cement plants that co-fire more than one fuel shall calculate CO<sub>2</sub> emissions separately for each fuel type using methods provided in sections 95125(a) and (c)-(e) as specified by fuel type in sections 95110(d)(1)-(7) and 95110(d)(9). Operators that co-fire wastederived fuels that are partly biomass but not pure biomass with other fuels, shall determine the biomass-derived portion of total CO<sub>2</sub> emissions resulting from the combustion of the co-fired fuels, using the method specified in section 95125(h)(2), if applicable.
- (9) Start-Up Fuels: Operators of cement plants that primarily combust biomass-derived fuels but that combust fossil fuels for start-up, shut-down, or malfunction operating periods only, shall report CO<sub>2</sub> emissions from the fossil fuels using methodologies in section 95125(a) or methods specified in this section by fuel type.

<del>(e)</del>	Efficiency Metrics. Cement plant operators shall calculate for the report year
1	the CO <sub>2</sub> emissions generated per metric tonne of cementitious product and CO <sub>2</sub>
4	emissions generated per metric tonne of clinker using the efficiency metric
•	equations specified in this section, 95110(e).

(1) CO<sub>2</sub> Emissions per metric tonne of Cementitious Product

[CO<sub>2</sub> emissions equation]

(2) CO<sub>2</sub> Emissions per metric tonne of Clinker CO<sub>2</sub> emissions [CO<sub>2</sub> emissions equation]

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

§ 95111. Data Requirements and Calculation Methods for Electricity

Generating Facilities, Retail Providers and Marketers Electric Power

Entities.

Any The electric power entity who is required to report under section 95101 of this article must comply with the following requirements—when reporting to ARB.

- (a) Electricity Generating Facilities. The operator of an electricity generating facility specified in section 95101(b) shall include the following information in the greenhouse gas emissions data report for each report year and shall meet the requirements specified in sections 95111(c)-(i) as applicable to the facility when calculating emissions for inclusion in the report.
  - (1) For each facility, operators shall include:
    - (A) ARB designated facility identification number (ID), nameplate generating capacity in megawatts (MW), and net power generated in the report year in megawatt hours (MWh);
    - (B) Fuel consumption by fuel type, reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels;
    - (C) Average high heat value by fuel type, reporting in units of mmBtu per unit of fuel as specified in section 95111(a)(1)(B), if measured, based on values measured by the operator or the fuel supplier as specified in section 95125(c)(1)(A)-(C). If high heat value is not measured by the operator or available from the fuel supplier, then the operator shall report steam produced in mmBtu. The operator may elect to convert pounds of steam into mmBtu using the method provided in section 95125(h)(1)(B). The operator shall include boiler efficiency, if known;
    - (D) Average carbon content, as a percent, by fuel type, if measured, based on values measured by the operator or the fuel supplier as specified in section 95125(d);
    - (E) CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub>-emissions from stationary combustion in metric tonnes as specified
- (a) General Requirements and Content for GHG Emissions Data Reports for Electricity Importers and Exporters.
  - (1) Greenhouse Gas Emissions. The electric power entity must report GHG emissions separately for each category of delivered electricity required, in metric tons of CO<sub>2</sub> equivalent (MT of CO<sub>2</sub>e), according to the calculation methods in section 95111(e)-(d) by fuel type;b).

- (F) Process CO<sub>2</sub> emissions from acid gas scrubbers or acid gas reagent used in the combustion source, if applicable, in metric tonnes;
- (2) Delivered Electricity. The electric power entity must report imported, exported, and wheeled delivered electricity in MWh<sub>7</sub> disaggregated by first point of receipt or final point of delivery, as applicable, and must also separately report all delivered imported imported and exported electricity from unspecified sources by first point of receipt, and all imported electricity from each specified source. Substitute electricity defined pursuant to section 95102(a) must be separately reported for each specified source, as applicable. First points of receipt (POR) and final points of delivery (POD) must be reported using the standardized code used in NERC e-tags, as well as the full name of the POR/POD.
  - (G) Fugitive CH<sub>4</sub> emissions from coal storage from coal-fired facilities, if applicable, in metric tonnes;
- (3) Imported Electricity from Unspecified Sources. When reporting imported electricity from unspecified sources, the electric power entity must aggregate electricity deliveries and associated GHG emissions by first point of receipt. The electric power entity also must report for each first point of receipt the following information:
  - (H) Fugitive emissions of HFC related to the operation of cooling units that support power generation, if applicable, in kilograms;
  - (A) Whether the first point of receiptdelivery is located in a linked jurisdiction published on the ARB Mandatory Reporting website: The standardized acronym or code and the full name for the first point of receipt and the jurisdiction in which it is located:
  - (B) The amount of electricity from unspecified sources as measured at the first point of delivery in California; and,
  - (C) Separately report replacement electricity for variable renewable resources; and
  - (DCC) Whether transmission losses are made up in other electricity deliveries reported or from California sources. GHG emissions, including those associated with Transmission losses, must be reported as required in section 95111(b).
  - (I) Fugitive CO<sub>2</sub> emissions from geothermal facilities, if applicable, in metric tonnes;
- (4) Imported Electricity from Specified Facilities or Units. The electric power entity must report all direct delivery of electricity as from a specified source for facilities or units in which they are a generation providing entity (GPE) or have a written power contract to procure electricity. When reporting imported electricity from specified facilities or units, the electric power entity must disaggregate electricity deliveries and associated GHG emissions by facility or unit and by first point of receipt, as applicable. The reporting entity must also report total GHG emissions and MWh from specified

sources and the sum of emissions from specified sources explicitly listed as not covered pursuant to section 95852.2 of the Cap-and-Trade Regulation.

- (J) Fugitive SF<sub>6</sub>, in kilograms, emitted from equipment that is located at the facility and that the operator is responsible for maintaining in proper working order. Operators of multiple facilities or operators subject to the requirements in section 95111(b)(2)(A) may aggregate SF<sub>6</sub> emissions for all sources or any subset of sources:
- (A) If the electric power entity holds a contract for a specified percentage of a facility's or unit's generation in the report year or has partial ownership share, the electric power entity must include electricity purchased or sold as being from a partially or fully owned facility or unit and meet the same requirements for partially or fully owned facilities or units in this section.
- (<u>BA</u>) Claims of specified sources of imported electricity, defined pursuant to section 95102(a), are calculated pursuant to section 95111(b), and must meet the requirements in section 95111(g), and must include the following information:
- (K) For facilities located inside California, wholesale sales (MWh) exported directly out-of-state, if known, that are additional to electricity transactions reported as specified in section 95111(b)(2)(E). Sales shall be aggregated by counterparty and measured at the busbar. The operator shall report the region of destination as Pacific Northwest (PNW) or Southwest (SW).
  - 1. Total facility or unit gross and not generation;
  - 2. For specified deliveries from facilities or units that report GHG emissions to ARB or to U.S. EPA pursuant to 40 CFR Part 98, whether GHG emissions associated with net power generated exceed 1100 lbs CO<sub>2</sub>e/MWh;
  - 13. The amount of imported electricity from specified facilities or units as measured at the busbar; and
  - 24. For If t he amount of imported electricity deliveries from specified facilities or units whereas measured ments at the busbar are is not known, report the amount of imported electricity the amount of imported electricity the amount of imported electricity as measured at the first point of delivery in California, and including estimated transmission losses as required in section 95111(b), and the reason why measurement at the busbar is not known. The electric power entity also must report whether transmission losses are made up in other imported electricity deliveries reported, or from California sources.
  - 3. The purchase of generation from specified variable renewable resources and the replacement electricity delivered must be separately reported.

- (2) For each generating unit operators shall include:
- (5) Imported Electricity from Supplied by Asset-Controlling Suppliers. The electric power reporting entity must separately report imported electricity supplied by Bonneville Power Administration, an asset-controlling suppliers recognized by ARB. Bonneville Power Administration Each asset-eontrolling supplier must be identified on the NERC E-tags as the PSE at the first point of receipt. The electric power reporting entity must:
  - (A) Generating unit ID designated by ARB, nameplate generating capacity (MW), and net power generated (MWh);
  - (A) Report the asset-controlling supplier standardized <u>PSE</u> acronym or code, full name, and the ARB identification number;
  - (B) Report delivered electricity as specified and not as unspecified;
  - (C) Report delivered electricity from asset-controlling suppliers as measured at the first point of delivery in the state of California; and,
  - (D) Report GHG emissions calculated pursuant to section 95111(b), including transmission losses.
  - (B) Fuel consumption by fuel type reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels;
- (6) Imported Electricity from Multi-jurisdictional Retail Providers. The electric power entity must separately report imported electricity supplied by multi-jurisdictional retail providers who are recognized by the ARB as asset-controlling suppliers. Multi-jurisdictional retail providers are recognized by the ARB as asset-controlling suppliers when their system power emission factor, calculated and published on the ARB Mandatory Reporting website, is greater than 1100 lbs CO<sub>2</sub>e/MWh.
  - (C) CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub> emissions from fuel combustion in metric tonnes as specified in section 95111(c)-(d) by fuel type;
  - (A) The electric power entity must report imported electricity supplied by multi-jurisdictional retail providers as measured at the first point of delivery in California.
  - (B) Multi-jurisdictional retail providers must report retail sales in their California service territory as imported electricity.
  - (C) The electric power entity must report GHG emissions calculated pursuant to section 95111(b). For multi-jurisdictional retail providers recognized by ARB as an asset-controlling suppliers, refer to subsection 95111(b)(3) and 95111(b)(4).
  - (D) For units of facilities located inside California, wholesale sales (MWh) exported directly out-of-state by generating unit if applicable and as specified in section 95111(a)(1)(K).
- (6¥) Exported Electricity. The electric power entity must report exported electricity in MWh and associated GHG emissions in MT of CO₂e for

unspecified sources disaggregated by each final point of delivery outside the state of California, and for each specified source disaggregated by each final point of delivery outside the state of California, as well as the following information:

- (3) Aggregation of Multiple Units. If a facility lacks the necessary metering or monitoring equipment to measure data individually for each generating unit, the operator may report data on an aggregated basis for multiple units that combust the same fuel type.
  - (A) For each final point of delivery outside the state of California, include the standardized acronym or code, full name, and the jurisdiction in which it is located.
  - (B)(A)—Exported electricity as measured at the last point of delivery located in the state of California, if known. If unknown, report as measured at the final point of delivery outside California.
  - (B€) Do not report estimated transmission losses.
  - (CD) Report zero MT of CO2e for each whether the final point of delivery is located in a linked jurisdiction published on the ARB Mandatory Reporting website-as located in a linked jurisdiction.
  - (<u>D</u>E) For other final points of delivery, rReport <u>GHG</u>associated emissions calculated pursuant to section 95111(b) for each point by multiplying <u>MWh</u> exported by the emission factor calculated and published on the <u>ARB Mandatory Reporting website for unspecified imported</u> electricity.
  - (E) Separately report qualified exports as defined in section 95102(a).
- (78) Exchange Agreements. The electric power entity must report delivered electricity under power exchange agreements consistent with imported and exported electricity requirements of this section. Electricity delivered into the state of California under exchange agreements must be reported as imported electricity and electricity delivered out of California under exchange agreements must be reported as exported electricity.
- (89) Electricity Wheeled Through California. The electric power entity must separately report electricity wheeled through California, aggregated by first point of receipt outside California, and must exclude wheeled power transactions from reported imports and exports. When reporting electricity wheeled through California, the power entity must include the quantities of electricity wheeled through California as measured at the first point of delivery inside the state of California.
- (940) Verification Documentation. The electric power entity must retain for purposes of verification NERC E-tags, written power contracts, settlements data, and all other information needed required to confirm reported electricity procurements and deliveries pursuant to the recordkeeping requirements of section 95105.
- (4) (1044) Electricity Generating Units and Cogeneration Units Facilities.

  Operators of generating facilities with in California. Electric power entities

- that also operate electricity generating units or cogeneration units systems subject to the located inside the state of California that meet the applicability requirements of this article shall also meet the requirements of must report GHG emissions to ARB under section 95112.
- (1142) Electricity Generating Units and Cogeneration Units Outside California.

  Operators and owners of electricity generating units and cogeneration units located outside the state of California who elect to report to ARB under section 95112 must fully comply with the reporting and verification requirements of this article.
- (b) Calculating GHG Emissions. Calculating GHG Emissions.
  - (1) Calculating GHG Emissions from Unspecified Sources. For electricity from unspecified sources, the electric power entity must calculate the annual CO<sub>2</sub> equivalent mass emissions using the following equation:

$$CO_2e = MWh \times TL \times EF_{unsp}$$

### Where:

- $\underline{\text{CO}_2\text{e}} = \underline{\text{Annual CO}_2}$  equivalent mass emissions from the unspecified electricity deliveries at each point of receipt identified ( $\underline{\text{metric tons}}\underline{\text{MT}}$  of  $\underline{\text{CO}_2\text{e}}$ ).
- <u>MWh</u> = <u>Megawatt-hours of unspecified electricity deliveries at each</u> point of receipt identified.
- <u>EF<sub>unsp</sub></u> = <u>Default emission factor for unspecified electricity imports.</u> <u>calculated and published on the ARB Mandatory Reporting website.</u>
- <u>EF<sub>unsp</sub></u> = 0.42835 MT of CO<sub>2</sub>e/MWh for first points of receipt located in non-linked jurisdictions.
- <u>EFunsp = 0 MT of CO2e/MWh for points of receipt located in linked iurisdictions.</u>
- TL = Transmission loss correction factor.
- <u>TL = 1.02 to account for transmission losses between the busbar and measurement at the first point of receipt in California.</u>
- when transmission losses are not made up in other electricity deliveries reported or from California sources.
- <u>TL =1.0 when transmission losses are made up in other electricity</u> <u>deliveries reported or from California sources.</u>
- (2) Calculating GHG Emissions from Specified Facilities or Units. For electricity from specified facilities or units, the electric power entity must calculate emissions using the following equation:

$$CO_2e = MWh \times TL \times EF_{sp}$$

Where:

- $\underline{\text{CO}_2\text{e}} = \underline{\text{Annual CO}_2}$  equivalent mass emissions from the specified electricity deliveries from each facility or unit claimed (metric tons MT of CO<sub>2</sub>e).
- <u>MWh</u> = <u>Megawatt-hours of specified electricity deliveries from each facility or unit claimed.</u>
- $\overline{\text{EF}_{\text{sp}}}$  = Facility-specific or unit-specific emission factor published on the ARB Mandatory Reporting website.
- <u>EF<sub>sp</sub></u> = 0 MT of CO<sub>2</sub>e for facilities <del>located in linked jurisdictions and facilities, or units within facilities, below the GHG emissions compliance threshold for delivered electricity pursuant to the Capand-Trade Regulation <u>during the first compliance period.</u></del>
- TL = Transmission loss correction factor.
- TL = 1.02 when deliveries are not reported as measured at the busbar, to account for transmission losses between the busbar and measurement at first point of receipt in California and transmission losses are not made up in other electricity deliveries reported or from California sources.
- TL = 1.0 when deliveries are reported as measured at the busbar, or transmission losses are made up in other electricity deliveries reported or from California sources.

The Executive Officer shall calculate facility-specific or unit-specific emission factors and publish them on the ARB Mandatory Reporting website using the following equation:

 $EF_{sp} = E_{sp} / EG$ 

### Where:

- $E_{sp} = CO_2e$  emissions for a specified facility or unit for the report year (MT of  $CO_2e$ ).
- EG = Net generation from a specified facility or unit for the report year reported to ARB under this section (MWh).
- (A) For specified facilities or units whose operators are subject to this article or whose owners or operators voluntarily report under this article, E<sub>sp</sub> shall be equal to the sum of CO<sub>2</sub>e emissions from stationary combustion of fossil fuels, acid gas scrubbers, or acid gas reagents, as reported pursuant to section 95112ARB.
- (B) For specified facilities or units whose operators are not subject to reporting under this article or whose owners or operators do not voluntarily report under this article, but are subject to the U.S. EPA GHG Mandatory Reporting Regulation, E<sub>sp</sub> shall be based on equal to the sum of CO<sub>2</sub>e GHG emissions reported to U.S. EPA pursuant to 40 CFR Part 98. Emissions from combustion of biomass-derived fuels will be based on EIA data, when not reported to U.S. EPA.

(C) For specified facilities or units whose operators are not subject to reporting under this article or whose owners or operators do not voluntarily report under this article, nor are subject to the U.S. EPA GHG Mandatory Reporting Regulation, E<sub>SP</sub> is calculated using heat of combustion data reported to the Energy Information Administration (EIA) as shown below.

 $E_{sp} = 0.001 \times \Sigma(Q_{fuel} \times EF_{fuel})$ 

### Where:

0.001 = conversion factor kg to MT

- Q<sub>fuel</sub> = Heat of combustion for each specified fuel type from the specified facility or unit for the report year (mmMMBtu). For cogeneration, Q<sub>fuel</sub> is the quantity of fuel allocated to electricity generation consistent with EIA reporting. For geothermal electricity, Q<sub>fuel</sub> is the steam data reported to EIA (MMBtu).
- EF<sub>fuel</sub> = CO<sub>2</sub>e emission factor for the specified fuel type as required by this article (kg CO<sub>2</sub>e /mmMMBtu). For geothermal electricity, EF<sub>fuel</sub> is the estimated CO<sub>2</sub> emission factor published by EIA.
- (D) New fFacilities or units will be assigned an emission factor by the Executive Officer ARB based on the type of fuel combusted or the technology used for the first year of reporting when a U.S. EPA GHG Report or EIA fuel consumption report is not available, including new facilities and facilities located outside the U.S. for the previous report year.
- (3) Calculating GHG Emissions of Imported Electricity from Supplied by

  Specified Asset-Controlling Suppliers. ARB will calculate and publish on
  the ARB Mandatory Reporting website the system emission factors for the
  following asset-controlling suppliers: Bonneville Power Administration;
  multi-jurisdictional retail providers, and asset-controlling suppliers with a
  system emission factor greater than 1100 lbs CO<sub>2</sub>e/MWh. For imported
  electricity from an asset-controlling suppliers recognized by the ARB. 
  electric power reporting entity must calculate emissions for electricity
  supplied as using the following equation:

$$CO_2e = MWh \times TL \times EF_{ACS}$$

### Where:

<u>CO<sub>2</sub>e</u> = Annual CO<sub>2</sub> equivalent mass emissions from the specified electricity deliveries from Bonneville Power Administration each supplier identified (metric tensMT of CO<sub>2</sub>e).

<u>MWh</u> = <u>Megawatt-hours of specified electricity deliveries.</u>

- EF<sub>ACS</sub> = Supplier-specific emission factor published on the ARB

  Mandatory Reporting website (MT CO<sub>2</sub>e/MWh). ARB will assign

  Bonneville Power Administration (BPA) a default system emission
  factor equal to 20 percent of the default emission factor for
  unspecified sources, or when available, based on a previously
  verified GHG report submitted to ARB, beginning in the 2010 data
  year and meeting the requirements for asset-controlling suppliers.
- TL = Transmission loss correction factor.
- TL = 1.02 when deliveries are not reported as measured at a first point of receipt located within the balancing authority area of the asset-controlling supplier-and transmission losses are not made up in other electricity deliveries reported or from California sources.
- TL = 1.0 when deliveries are reported as measured at a first point of receipt located within the balancing authority area of the asset-controlling supplier-or transmission losses are made up in other electricity deliveries reported or from California sources.
- The Executive Officer shall calculate the system emission factor for assetcontrolling suppliers using the following equations:

<u>EF<sub>ACS</sub></u> = Sum of System Emissions MT of CO<sub>2</sub>e / Sum of System MWh

Sum of System Emissions, MT of 
$$CO_2e = \Sigma E_{asp} + \Sigma (PE_{sp} * EF_{sp}) + \Sigma (PE_{unsp} * EF_{unsp}) - \Sigma (SE_{sp} * EF_{sp})$$

Sum of System MWh =  $\Sigma EG_{asp} + \Sigma PE_{sp} + \Sigma PE_{unsp} - \Sigma SE_{sp}$ 

### Where:

- $\Sigma E_{asp} = Sum of CO_2e$  emissions from each specified facility/unit in the asset-controlling supplier's fleet, consistent with section 95111(b)(2) (MT of  $CO_2e$ ).
- <u>ΣEG<sub>asp</sub> = Sum of net generation for each specified facility/unit in the asset-controlling supplier's fleet for the data year as reported to ARB under this article (MWh).</u>
- <u>PE<sub>sp</sub></u> = Amount of electricity purchased wholesale and taken from specified sources by the asset-controlling supplier for the data year as reported to ARB under this article (MWh).
- <u>PE<sub>unsp</sub></u> = Amount of electricity purchased wholesale from unspecified sources by the asset-controlling supplier for the data year as reported to ARB under this article (MWh).
- <u>SE<sub>sp</sub></u> = Amount of wholesale electricity sold from a specified source by the asset-controlling supplier for the data year as reported to ARB under this article (MWh).
- $EF_{sp} = CO_2e$  emission factor as defined for each specified facility or unit calculated consistent with section 95111(b)(2) (MT  $CO_2e/MWh$ ).

 $EF_{unsp} = GQ_2 edD$  efault emission factor for unspecified sources calculated consistent with section 95111(b)(1) (MT  $CO_2e/MWh$ ).

Multi-jurisdictional retail providers include emissions and megawatthours in the terms above from facilities or units that contribute to a
common system power pool. Multi-jurisdictional retail providers de
not include emissions or megawatt-hours in the terms above from
facilities or units allocated to serve retail loads in designated states
pursuant to a cost allocation methodology approved by the California
Public Utilities Commission (CPUC) and the utility regulatory
commission of at least one additional state in which the multijurisdictional retail provider provides retail electric service.

(4) Calculating GHG Emissions of Imported Electricity from for Multi-jurisdictional Retail Providers. Multi-jurisdictional retail providers must include emissions and megawatt-hours in the terms below from facilities or units that contribute to a common system power pool. Multi-jurisdictional retail providers do not include emissions or megawatt-hours in the terms below from facilities or units allocated to serve retail loads in designated states pursuant to a cost allocation methodology approved by the California Public Utilities Commission (CPUC) and the utility regulatory commission of at least one additional state in which the multi-jurisdictional retail provider provides retail electric service. Multi-jurisdictional retail providers must calculate emissions that have a compliance obligation using the following equation:

$$\frac{CO_{2}e = \left(MWh_{R} - MWh_{WSP-CA} - EG_{CA}\right) \times TL \times EF_{MJRP} + MWh_{WSP-notCA} \times TL \times EF_{MJRP} - CO_{2}e_{linked}}{CO_{2}e = \left(MWh_{R} \times TL_{R} - MWh_{WSP-CA} - EG_{CA}\right) \times EF_{MJRP} + MWh_{WSP-notCA} \times TL_{WSP} \times EF_{unsp} - CO_{2}e_{linked}}$$

### Where:

 $\underline{CO_2e} = \underline{Annual\ CO_2e}$  mass emissions of imported electricity (metric tensMT of  $\underline{CO_2e}$ ).

<u>MWh<sub>R</sub></u> = Total electricity procured by multi-jurisdictional retail provider to serve its retail customers in California, reported as retail sales for California service territory, MWh.

MWh<sub>WSP-CA</sub> = Wholesale electricity procured in California by multijurisdictional retail provider to serve its retail customers in California, as determined by the first point of receipt on a NERC E-tag and pursuant to a cost allocation methodology approved by the California Public Utilities Commission (CPUC) and the utility regulatory commission of at least one additional state in which the multijurisdictional retail provider provides retail electric service, MWh.

- MWh<sub>WSP-not CA</sub> = Wholesale electricity imported into California by multijurisdictional retail provider with a final point of delivery in California and not used to serve its California retail customers, MWh.
- EF<sub>MJRP</sub> = Multi-jurisdictional retail provider system emission factor
  calculated by ARB pursuant to subsection 95111(b)(3) and consistent
  with a cost allocation methodology approved by the California Public
  Utilities Commission (CPUC) and the utility regulatory commission of
  at least one additional state in which the multi-jurisdictional retail
  provider provides retail electric service.
- <u>EF<sub>unsp</sub> = Default emission factor for unspecified sources calculated</u> consistent with section 95111(b)(1) (MT CO<sub>2</sub>e/MWh).
- EG<sub>CA</sub> = #Net generation measured at the busbar of facilities and units located in California that are allocated to serve its retail customers in California pursuant to a cost allocation methodology approved by the California Public Utilities Commission (CPUC) and the utility regulatory commission of at least one additional state in which the multi-jurisdictional retail provider provides retail electric service, MWh.
- <u>TL = Transmission loss correction factor.</u>
- <u>TL <sub>WSP</sub>= 1.02 for when transmission losses applied to wholesale power are not made up in other electricity deliveries reported or from California sources.</u>
- <u>TL R = Estimate of transmission losses from busbar to end user reported by multi-jurisdictional retail provider 1.0 when transmission losses are made up in other electricity deliveries reported or from California sources.</u>
- $CO_2e_{linked}$  = Annual  $CO_2e$  mass emissions recognized by ARB pursuant to linkage under subarticle 12 of the Cap-and-Trade Regulation (MT of  $CO_2e$ ).
- (5) Calculation of covered emissions for compliance obligation under Cap-and-Trade Regulation. For imported electricity with covered emissions as defined pursuant to section 95102(a), subject to a compliance obligation pursuant to section 95852(cb) of the Cap-and-Trade Regulation, the electric power entity must calculate and report annual CO<sub>2</sub> equivalent mass emissions using the following-covered emissions pursuant to the equation in section 95852(b)(1)(B) of the Cap-and-Trade Regulation and include the following information:

$$CO_{2}e_{\text{cov}\,\text{ered}} = CO_{2}e_{\text{unspecified}} + (CO_{2}e_{\text{specified}} - CO_{2}e_{\text{specified-not}\,\text{cov}\,\text{ered}}) - CO_{2}e_{\text{VRR\_adjustment}} - CO_{2}e_{\text{qualified\_exp}\,\text{orts}} - \overline{C}O_{2}e_{\text{linked}}$$

### Where:

CO<sub>2</sub>e covered = Sum of covered emissions defined pursuant to section 95102(a) and calculated pursuant to the equation in section 95852(b)(1)(B) of the Cap-and-Trade RegulationAnnual CO<sub>2</sub> equivalent mass emissions with a compliance obligation pursuant to the Cap-and-Trade Regulation (MT of CO<sub>2</sub>e).

- <u>CO<sub>2</sub>e <sub>unspecified</sub> = Annual-Sum of CO<sub>2</sub> equivalent mass emissions from unspecified-imported electricity from unspecified sources (MT of CO<sub>2</sub>e).</u>
- <u>CO<sub>2</sub>e specified</u> = <u>Annual Sum of CO<sub>2</sub> equivalent mass emissions from imported electricity that meets the requirements in section 95111(g) for reporting electricity from specified electricity sources (MT of CO<sub>2</sub>e).</u>
- CO<sub>2</sub>e <sub>specified-not covered</sub> = Annual-Sum of CO<sub>2</sub> equivalent mass emissions from imported electricity that meets the requirements in section 95111(g) for reporting electricity from specified electricity sources and is explicitly listed as not covered pursuant to the section 95852.2 of the Cap-and-Trade Regulation (MT of CO<sub>2</sub>e).
- CO<sub>2</sub>e VRRRPS adjustment = Annual-Sum of CO<sub>2</sub> equivalent mass emissions adjustment for replacement electricity generated by each California eligible renewable energy resource located outside the state of California and registered with ARB by the reporting entity pursuant to section 95111(g)(1), but not directly delivered as defined pursuant to section 95102(a). Electricity included in the RPS adjustment must meet the requirements pursuant to section 95852(b)(4) of the Capand-Trade Regulation associated with variable renewable electricity purchases defined in section 95102(a) (MT of CO<sub>2</sub>e).
- CO<sub>2</sub>e <sub>qualified exports QE adjust</sub> = Annual Sum of CO<sub>2</sub> equivalent mass emissions adjustment for qualified exports as defined in section 95102(a) and that meet the requirements pursuant to section 95852(b)(5) of the Cap-and-Trade Regulation (MT of CO<sub>2</sub>e).
- <u>CO<sub>2</sub>e <sub>linked</sub> = Annual-Sum of CO<sub>2</sub>e mass emissions recognized by ARB pursuant to linkage under subarticle 12 of the Cap-and-Trade Regulation (MT of CO<sub>2</sub>e).</u>

$$CO_2 e_{VRR\_adjustment} = MWh_{VRR} \times AF$$

$$CO_2e_{RPS\_adjustment} = MWh_{RPS} \times AF$$

### Where:

- <u>CO<sub>2</sub>e <sub>VRR RPS adjustment</sub> = Annual Sum of CO<sub>2</sub> equivalent mass emissions adjustment for replacement electricity associated with variable renewable electricity purchases defined in section 95102(a) (MT of CO<sub>2</sub>e).</u>
- MWh<sub>RPS</sub> = Sum of MWh generated by each California eligible renewable resource located outside of the state of California, procured by the reporting entity, registered with ARB pursuant to section 95111(g)(1), and meeting requirements pursuant to section 95852(b)(4) of the Cap-and-Trade Regulation.

- $\frac{AF = EF_{unspecified}}{CO_2e/MWh)} \frac{\text{when replacement electricity is unspecified (MT)}}{CO_2e/MWh)}$
- AF = EF<sub>specified</sub> when replacement electricity is specified and its associated emission factor is less than unspecified power (MT CO<sub>2</sub>e/MWh)
- <u>AF = EF<sub>specified</sub> EF<sub>unspecified</sub> when replacement electricity is specified and its associated emission factor is greater than unspecified power (MT CO<sub>2</sub>e/MWh)</u>
- (c) GHG Emissions Data Report: Additional Requirements for Retail Providers, excluding Multi-jurisdictional Retail Providers. Retail providers must include the following information in the GHG emissions data report for each report year, in addition to the information identified in section 95111(a)-(b) and (g).
  - (1) Retail providers that serve California load-must report California retail sales. A retail providers who is required only to report retail sales may choose not to apply the verification requirements specified in section 95103, if the retail provider deems the emissions data report non-confidential.
  - (2) Retail providers may elect to report the subset of retail sales attributed to the electrification of shipping ports, truck stops, and motor vehicles if metering is available to separately track these sales from other retail sales.
  - (3) Retail providers that serve California load must claim as specified electricity all electricity imported from facilities or units in which they have an ownership share or written contract to procure electricity.
  - (4)(3) For facilities or units located outside California in a jurisdiction where a GHG emissions trading system has not been approved for linkage pursuant to subarticle 12 of the Cap-and-Trade Regulation, that are fully or partially owned by a retail provider that have GHG emissions greater than the default emission factor for unspecified imported electricity based on the most recent GHG emissions data report submitted to ARB or U.S. EPA, the retail provider must include:
    - (A) Information required in section 95111(g)(1) in data years with no reported imported electricity from the facility or unit. The facility name, ARB facility identification number and generating unit identification number as applicable, percent ownership share at the facility level, ownership share at the generating unit level as applicable, both not and gross nameplate capacity, and both not and gross power generated in the report year;
    - (B) The quantity of electricity from the facility or unit sold by the retail provider or on behalf of the retail provider from the facility or unit having a final point of delivery outside California, as measured at the busbar.
    - (C) High GHG-Emitting Facilities or Units. For facilities or units that are operated by a retail provider or fully or partially owned by a retail provider, excluding multi-jurisdictional retail providers, and that have

emissions greater than the default emission factor for unspecified electricity based on the most recent GHG emissions data report submitted to ARB or to U.S.EPA, the retail provider must report the following information:

1. When the product of net generation (MWh) and ownership share is greater than imported electricity (MWh), emissions associated with electricity not imported into<del>delivered to</del> California must be reported as

 $CO_2e_{\text{not imported}} = (EG_{SD}^*OS - I_{SD})^*EF_{SD}$ 

Where:

 $EG_{SD}$  = facility or unit net generation, MWh.

OS = fraction ownership share.

 $I_{sp}$  = imported electricity, MWh.

 $EF_{sp.}$  = facility or unit-specific emission factor, MT of  $CO_2e/MWh$ .

- 2. List the replacement generation sources, locations, and whether they are new units when I<sub>sp</sub>< 90% of EG<sub>sp</sub>\*OS and when a facility specified in the previous report year has no imported electricity in the current report year.
- (45) Retail providers that report as electricity importers also must separately report electricity imported from specified and unspecified sources by other electric power entities to serve their load, designating the electricity importer.
- (d) GHG Emissions Data Report: Additional Requirements for Multi-Jurisdictional Retail Providers. Multi-jurisdictional retail providers that provide electricity into California at the distribution level must include the following information in the GHG emissions data report for each report year, in addition to the information identified in section 95111(a)-(b).
  - (1) A report of the electricity transactions and GHG emissions associated with the common power system or contiguous service territory that includes consumers in California. This includes the requirements in this section as applicable for each generating facility or unit in the multi-jurisdictional retail provider's fleet;
  - (2) The multi-jurisdictional retail provider must include in its emissions data report wholesale power purchased and taken (MWh) from specified and unspecified sources and wholesale power sold from specified sources according to the specifications in this section, and as required for ARB to calculate a supplier-specific emission factor;
  - (3) Total retail sales (MWh) by the multi-jurisdictional retail provider in the contiguous service territory or power system that includes consumers in California;

- (4) Retail sales (MWh) to California customers served in California's portion of the service territory;
- (5) GHG emissions associated with the imported electricity, including both California retail sales and wholesale power imported into California from the retail provider's system, according to the specifications in this section;
- (6) Multi-jurisdictional retail providers that serve California load must claim as specified power all power purchased or taken from facilities or units in which they have operational control or an ownership share or written power contract;
- (7) Multi-jurisdictional retail providers that serve California load may elect to exclude information listed in 95111(g)(1)(E)-(J) when registering claims to specified power from facilities located outside California and participating in the Federal Energy Regulatory Commission's PURPA Qualifying Facility program
- (7) Multi-jurisdictional retail providers must provide the supplier-specific ARB identification number to electric power entities who purchase electricity from the supplier's system.
- (e) GHG Emissions Data Report: Additional Requirements for WAPA and DWR Additional Requirements for WAPA and DWR.
  - (5) Out-of-State Facilities. Operators of out-of-state generating facilities that are not subject to any of the mandatory reporting requirements of this article may voluntarily submit a greenhouse gas emissions data report that meets applicable requirements in this article for generating facilities.
  - (1) In reporting its GHG emissions to ARB, the California Department of Water Resources shall include all applicable information identified in this article for retail providers, including the amount of electricity used for pump loads, to operate the State Water Project.
  - (2) In reporting its GHG emissions to ARB, the Western Area Power Agency shall include all applicable information identified in this article for retail providers, including the amount of electricity used for pump loads, to operate the Central Valley Project.

### (6) Asset Owning/Asset

(f) GHG Emissions Data Report: Additional Requirements for Asset-Controlling Suppliers. An asset owning or asset controlling supplier may voluntarilyBonneville Power Administration may request that ARB assign a supplier-specific ID to the supplier's fleet of generating facilities if the supplier's sales of renewable energy account for 50 percent or more of their total sales of electric energy for the report year or if power purchased by the supplier from unspecified sources does not exceed 20 percent of the supplier's total sales of electric energy for the report year. An asset owning or asset ARB calculate its supplier-specific emission factor based on a previously verified GHG report that meets the requirements for asset-controlling suppliers, instead of a default system emission factor equal to

- <u>20 percent of the default emission factor for unspecified sources. An asset-controlling supplier that chooses this option shallmust:</u>
- (A) (1) Meet the requirements in this <u>articlesection</u> as applicable for each generating facility <u>or unit in the supplier's fleet;</u>
  - (B) Include in its greenhouse gas emissions data report the list of the generating facilities in its fleet along with the ARB designated facility ID:
- (C) If wholesale power purchased by the supplier accounts for more than 10 percent of total electric energy sold by the supplier for the report year, the supplier shall include in its greenhouse gas(2) Include in its emissions data report wholesale power purchased and taken (MWh) from specified and unspecified sources and wholesale power sold from specified sources according to the specifications in this section 95111(b)(1)(A)-(B), and as required for ARB to calculate a supplier-specific emission factor;
- (D) (3) Retain for verification purposes documentation that the power sold by the supplier originated from the supplier's fleet of facilities and either that the fleet is under the supplier's operationoperational control or that the supplier serves as the fleet's exclusive marketer;
- (E) (4) Provide the supplier-specific ID to retail providers ARB identification number to electric power entities who purchase unspecified powerelectricity from the supplier's fleetsystem.

### (b) Retail Providers and Marketers.

- (1) General Requirements for Retail Providers and Marketers. Retail providers and marketers shall meet the following general requirements in preparing their greenhouse gas emissions data report for each report year. Retail providers and marketers shall include electricity transactions associated with both renewable and nonrenewable energy sources of power.
  - (A) When reporting electricity transactions, retail providers and marketers shall:
    - 1. Specify the amount of electricity in MWh;
    - 2. For electricity from specified sources, specify the amount of electricity as measured at the busbar;
    - 3. For electricity from unspecified sources, specify the amount of electricity as measured at the first point of receipt for which the reporting entity has information;
    - 4. For electricity from specified sources, specify the facility name, the ARB designated facility ID, and the generating unit ID for the unit generating the power, if applicable;
    - 5. Specify region of origin and region of destination;

- Retail providers shall aggregate and specify electricity transactions by counterparty;
- 7. Marketers shall aggregate and specify electricity transactions by power supplier;
- 8. Specify the amount of electricity (MWh) that is null power when applicable;
- 9. Specify electricity received under exchange agreements as purchases and electricity delivered under exchange agreements as wholesale sales.
- (B) If the region of origin for an electricity transaction cannot be documented, the retail provider or marketer shall designate the region as unknown.
- (C) Power Wheeled Through California. When reporting power transactions involving imports into California or exports out of California, the retail provider or marketer shall exclude the amount of power imported into California that terminates in a location outside of California, as measured at the first California point of delivery.
- (D) California Department of Water Resources (DWR). The California Department of Water Resources shall include all applicable information identified in this article for retail providers, including the amount of power used by DWR itself.
- (E) Multi-jurisdictional Retail Providers. Multi-jurisdictional retail providers shall include information required for retail providers in this article for the service territory that includes California end-use customers.
- (F) Western Area Power Administration (WAPA). The Western Area Power Administration shall include information required of retail providers in this article relating to serving end use California customers and reporting fugitive SF<sub>6</sub> emissions. In particular, WAPA shall include electricity transactions related to sources of electricity located in California that are used to serve WAPA's end-use California customers, power imported to California to serve WAPA's end-use customers including transactions from facilities owned by the Bureau of Reclamation on the Lower Colorado River, and power exported from California.
- (2) Greenhouse Gas Emissions Data Report: Retail Providers and Marketers. Retail providers and marketers shall include the following information in the greenhouse gas emissions data report for each report year. Multi-jurisdictional retail providers shall include the information in

- sections 95111(b)(2)(A) and 95111(b)(2)(G)-(H) but are exempt from sections 95111(b)(2)(B)-(F).
- (A) Fugitive emissions of SF<sub>6</sub> (kg) related to transmission and distribution systems, substations, and circuit breakers located inside California that the retail provider or marketer is responsible to maintain in proper working order. SF<sub>6</sub> emissions shall be calculated using the methodology specified in section 95111(f).
- (B) Wholesale power imported (MWh) from specified sources with final point of delivery in California and for which the retail provider or marketer was the deliverer to the first point of delivery in California, designating the region of origin as PNW or SW.
- (C) Wholesale power imported (MWh) from unspecified sources with final point of delivery in California and for which the retail provider or marketer was the deliverer to the first point of delivery in California. The retail provider or marketer shall designate the region of origin as PNW, SW, or unknown and shall retain for verification purposes NERC E-tags, settlements data, or other information as confirmation of the region of origin.
- (D) Retail providers shall include wholesale power imported from specified and unspecified sources with final point of delivery in California for which the retail provider is not the deliverer to the first point of delivery in California, designating the region of origin. Transactions reported under this section 95111(b)(2)(D) shall not be duplicated under section 95111(b)(3)(F).
- (E) Wholesale power exported (MWh) from specified sources located inside California, and designating the region of destination (PNW, SW, or unknown).
- (F) Wholesale power exported (MWh) from unspecified sources located inside California, and designating the region of destination (PNW, SW, or unknown).
- (G) Electricity Transactions Wheeled Through California. Wholesale power imported (MWh) into California that terminates in a location outside of California, as measured at the first California point of delivery. The retail provider or marketer shall specify these transactions separately by the counterparty supplying power and specify the region of origin (PNW or SW). The retail provider or marketer shall retain for purposes of verification NERC E-tags, settlements data, or other information to confirm the transactions.

- (H) Retail providers shall include in their greenhouse gas emissions data report for each report year the additional information listed in section 95111(b)(3).
- (3) Greenhouse Gas Emissions Data Report: Additional Requirements for Retail Providers Only. Retail providers shall include the following information in the greenhouse gas emissions data report for each report year, in addition to the information identified in sections 95111(b)(1)-(2).
  - (A) The information listed in section 95111(a) for each generating facility over which the retail provider has operational control.
  - (B) The facility name, ARB designated facility ID, nameplate generating capacity (MW) and net power generated in the report year (MWh) for generating facilities over which they have operational control that are powered by nuclear, hydroelectric, wind, or solar energy.
  - (C) Total retail sales in megawatt hours (MWh). Multi-jurisdictional retail providers shall include total retail sales for their service territories that include California customers and the portion of total annual retail sales to California customers only.
- (g) Requirements for Claims of Specified Sources of Imported Electricity and Associated Emissions for Eligible Renewable Energy Resources in the RPS Adjustment. Each reporting entity claiming specified facilities or units for imported or exported electricity must register its anticipated specified sources with ARB pursuant to subsection 95111(g)(1) and by February 1 following each data year to obtain associated emission factors calculated by ARB. Each reporting entity claiming specified facilities or units for imported or exported electricity must also meet requirements pursuant to subsections 95111(q)(2)-(5) in the emissions data report. Each reporting entity claiming an RPS adjustment, as defined in section 95111(b)(5), pursuant to section 95852(b)(4) of the Capand-Trade Regulation must include registration information for the eligible renewable energy resources pursuant to subsection 95111(g)(1) in the emissions data report. Prior registration and subsections 95111(g)(2)-(5) do not apply to RPS adjustments. Registration information and the amount of electricity claimed in the RPS adjustment must be fully reconciled and corrections must be certified within 45 days following the emissions data report due date. Electricity importers must register specified sources and report theassociated GHG emissions as followings information:
  - (D) Retail sales (MWh) from specified sources that use renewable energy may be reported as a subset of total retail sales in order to reflect special retail programs to reduce greenhouse gases. Retail providers that choose to report retail sales for these programs shall aggregate sales by specified facility and include the facility name, the ARB designated ID, and a description of the program.

- (1) Registration Information for Specified Sources and Eligible Renewable

  Energy Resources in the RPS Adjustment and Suppliers. Each electricity importer claiming specified sources or suppliers of electricity must register its anticipated specified sources and suppliers of electricity with ARB prior to January February 1 offollowing each reporting data year. For purposes of registration under this paragraph, specified sources are facilities and units. Specified suppliers are asset-controlling suppliers and multi-jurisdictional retail providers. The electricity importer must include the following information is required to when it registers its specified sources and suppliers:
  - (E) Wholesale power purchased or power taken (MWh) from in-state specified sources. For these transactions, the retail provider shall designate the region of origin as California.
  - (A) The facility names and, for specification to the unit level, provide the facility and unit names.
  - (B) For sources with a previously assigned ARB identification number, the ARB facility or unit identification number or supplier number published on ARB's mandatory reporting program website. For newly specified sources, ARB will assign a unique identification number.
  - (C) If applicable, the facility and unit identification numbers as used for reporting to the Energy Information Administration, U.S. EPA Acid Rain Program, U.S. EPA pursuant to 40 CFR Part 98, U.S. Energy Information Administration, Federal Energy Regulatory Commission's PURPA Qualifying Facility program, California Energy Commission, and California Independent System Operator and the California Energy Commission Eligible Renewable Resource identification number, as applicable.
  - (D) The physical address of each facility, including jurisdiction.
  - (E) Provide names of facility owner and operator.
  - (<u>F</u><u>∈</u>) The percent ownership share and whether the facility or unit is under the electricity importer's operational control.
  - (GF) Total facility or unit gross and net nameplate capacity when the electricity importer is a GPE.
  - (H) Total facility or unit gross and net generation when the electricity importer is a GPE.
  - (I) Start date of commercial operation and, when applicable, date of repowering.
  - (J) GPEs claiming additional capacity at an existing facility must include the implementation date, the expected increase in net generation (MWh), and a description of the actions taken to increase capacity.
  - (G) Designate whether the facility emitted less than 25,000 metric tons of CO<sub>2</sub>e as reported in the most recent GHG report to the ARB or to the U.S. EPA.

- (Kℍ) Designate whether the facility or unit is a newly specified source, a continuing specified source, or was a specified source in the previous report year that will not be specified in the current report year.
- (<u>L</u><u></u><u></u><u><u></u><u><u></u><u><u></u><u><u></u><u><u></u><u><u></u><u>|</u> ) Provide the primary technology or fuel type as listed below:</u></u></u></u></u></u>
  - 1. Variable renewable resources by type, defined for purposes of this article as pure solar, pure wind, and run-of-river hydroelectricity;
  - Hybrid facilities such as solar thermal;
  - 3. Hydroelectric facilities ≤ 30 MW, not run-of-river;
  - 4. Hydroelectric <u>facilities</u> > 30 MW;
  - 5. Geothermal binary cycle plant or closed loop system;
  - 6. Geothermal steam plant or open loop system;
  - 7. Biomass-derived sources Units combusting biomass-derived fuel, by primary fuel type;
  - 8. Nuclear facilities;
  - Cogeneration by primary fuel type;
  - 10. Fossil sources by primary fuel type;
  - 11. Co-fired fuels;
  - 12. Municipal solid waste combustion;
  - 13. Other.
- (F) Wholesale power purchased (MWh) from unspecified sources within California or from unknown sources. For these purchases the retail provider shall designate the region of origin as one of the following:
- (2) Emission Factors. The emission factor published on the ARB Mandatory
  Reporting website, calculated by ARB according to the methods in section
  95111(b), must be used when reporting GHG emissions for a specified
  source of electricity.
- (3) Owned Sources. Electricity importers must report as specified sources of electricity the imported electricity from generating facilities or units located outside the state of California in which they have an ownership share, or written contract for a specified percentage of a facility's or unit's generation in the report year.
- (34) Delivery Tracking Conditions Required for Specified Electricity Imports.

  Electricity importers may claim a specified source when the electricity delivery meets any of the criteria for direct delivery of electricity defined in section 95102(a), or the claim requires replacement electricity for variable renewable resources as defined in section 95102(a), and meets one of the following sets of conditions:
  - (A) The electricity importer is a GPE; or has an ownership share in the facility or unit or a written contract for a specified percentage of the facility's or unit's generation in the report year;
  - (B) The electricity importer has a written power contract forte receive electricity generated by the facility or unit.

- (5) High GHG-Emitting Specified Facilities or Units. For facilities or units that are operated by a retail provider or fully or partially owned by a retail provider, excluding multi-jurisdictional retail providers, and that have omissions greater than the default emission factor for unspecified electricity based on the most recent GHG emissions data report submitted to ARB or to U.S.EPA, the retail provider must report the following information.
  - 1. From the CAISO real-time market:
  - 2. From the CAISO integrated forward market;
  - 3. From California but other than from the CAISO markets.
  - 4. From a region of origin that is unknown. Retail providers, other than multi-jurisdictional retail providers, shall report unspecified power purchased from an unknown region as an import under sections 95111(b)(2)(C) or section 95111(b)(2)(D), as applicable. Multi-jurisdictional retail providers shall include power purchased from an unknown region under section 95111(b)(3)(G).
  - (A) When the product of net generation (MWh) and ownership share is greater than imported electricity (MWh), emissions transferred outside California must be reported as
  - (G) Multi-jurisdictional retail providers shall include wholesale power purchased or power taken from specified sources and wholesale power purchased from unspecified sources not already reported under section 95111(b)(3)(E) or section 95111(b)(3)(F)1-3, designating the region of origin as PNW, SW, or unknown, as applicable.

    CO2e = (EC20 \*OS I20)\*EEC20

### Where:

EGsp = facility or unit not generation, MWh.

OS = fraction ownership share.

Isp = imported electricity, MWh.

EFsp. = facility or unit-specific emission factor, MT of CO2e/MWh.

- (H) Power purchased or taken (MWh) from a specified hydroelectric generating facility with nameplate capacity of > 30 MW (that is not a California eligible renewable resource) or from a specified nuclear facility shall be listed as one of the following:
- (B) List the replacement generation sources, locations, and whether they are new units when lsp< 90% of EGsp\*OS and for a facility specified in the previous report year that has no imported electricity in the report year.
- (4) Additional Information for Specified Sources. For each claim to a specified source of electricity, the electricity importer must indicate whether one or more of the following descriptions conditions applies.

- (A) Deliveries from specified sources previously reported as consumed in California Electricity historically consumed in California. Specified source of electricity has been reported in a 2009 verified data report and is claimed for the current data year by the same electricity importer, based on a written power contract or status as a GPE in effect prior to January 1, 2010 that remains in effect, or that has been renegotiated for the same facility or generating unit for up to the same share or quantity of net generation within 12 months following prior expiration: or when imported electricity from a specified facility for which reported in a 2009 data report is imported electricity was reported as greater than 80 percent of net generation in the 2009 or 2010 data years that year, any subsequent GPE for the facility or purchasing solling entity with a written power contract may claim it as a specified source for up to the full amount of net generation measured at the busbar in the current data year:
- (B) Deliveries from existing federally owned hydroelectricity facilities by exclusive marketers. Electricity from specified federally owned hydroelectricity facility delivered by exclusive marketers;
- (C) Deliveries from existing federally owned hydroelectricity facilities allocated by contract. Specified federally owned hydroelectricity source delivered by electricity importers with a written power contract in effect within 12 months after changes in rights due to federal power allocation or redistribution policies, including acts of Congress, and not related to price bidding, that remains in effect or has been renegotiated for the same facility for up to the same share or quantity of net generation within 12 months following prior contract expiration;
- (D) Deliveries from new facilities. Specified source of electricity is first registered pursuant to section 95111(g)(1) and delivered by an electricity importer within 12 months of the start date of commercial operation and the electricity importer making a claim in the current data year is either a GPE or purchaser of electricity under a written power contract;
- (E) Deliveries from existing facilities with additional capacity. Specified source of electricity is first registered pursuant to section 95111(g)(1) and delivered by a GPE within 12 months of the start date of an increase in the facility's generating capacity due to increased efficiencies or other capacity increasing actions.
- (6) Low GHG-Emitting Existing, Fully Committed Resources: Nuclear and Large Hydroelectric Resources. An emission factor of zero MT of CO<sub>2</sub>e/MWh may only be used when electricity imported into California from a specified hydroelectric generating facility with nameplate capacity greater than 30

## MW or a nuclear facility that was operational prior to January 1, 2010 meets one of the following conditions:

- 1. Power(A) <u>Electricity</u> purchased with a <u>written</u> contract in offect prior to January 1, 2008<u>2010</u> that remains in offect or has been renegotiated for the same facility for the same share or quantity of net generation within one year of contract expiration;
  - Power purchased not meeting the stipulation specified in section 95111(b)(3)(H)1. and that is not associated with an increase in the facility's generating capacity;
- 3. Power(B) Electricity purchased that does not meeting the stipulation specified in section 95111(b)(3)(H)1.meet the first requirement that is associated with an increase in the facility's generating capacity due to increased efficiencies or other capacity increasing actions;
- 4. Power(C) Electricity purchased from hydroelectric generating facilities during a "spill or sell" situation where power not purchased is lost.:
- Power(D) Electricity purchased that does not meet the stipulation specified in section 95111(b)(3)(H)1. <u>first-requirement</u> due to federal power redistribution policies for federally owned resources and not related to price bidding.
- (I) Native Load. The retail provider may elect to designate the power taken from a generating facility partially or fully owned, or operated by the retail provider and power purchased or taken from other specified sources as serving native load if the facility meets one of the following criteria and shall state which of the criteria were met:
  - 1. The generating facility is a California eligible renewable resource and, prior to the reporting date, the reporting entity has retired the WREGIS or NVTREC certificates associated with the power received from the facility during the report year.
  - 2. The generating facility is a hydroelectric generation facility.
  - 3. The generating facility is partially or fully owned by the retail provider, operated by the retail provider, or under a long term power contract. If a facility is designated as serving native load on this basis, all generating facilities from which the retail provider purchases or takes specified power that run at the same or greater average annual capacity factor shall also be designated as serving native load.
  - 4. The generating facility is a qualifying facility whose generation the reporting entity purchases under a power contract.
- (J) Retail providers shall designate a wholesale sale as inside California if the point of delivery of the sale is within California. If retail providers cannot provide documentation that the point of delivery of the sale is

- within California, then retail providers, not multi-jurisdictional, shall report the wholesale sale as an export under section 95111(b)(2)(E) or section 95111(b)(2)(F), as applicable, and multi-jurisdictional retail providers shall include the sale under section 95111(b)(3)(O).
- (K) Wholesale sales (MWh) of power purchased or taken from specified facilities operated by the retail provider delivered to point of delivery inside California and the designation of the region of destination as CAISO real-time market, CAISO integrated forward market, or California.
- (L) Wholesale sales (MWh) of power purchased or taken from specified sources not operated by the retail provider delivered to point of delivery inside California and the designation of the region of destination as CAISO real-time market, CAISO integrated forward market, or California.
- (M) Wholesale sales (MWh) of power purchased from unspecified sources delivered to counterparties inside California and the designation of the region of destination as CAISO real-time market, CAISO integrated forward market, or California.
- (N) Multi-jurisdictional retail providers shall indicate those wholesale sales included in section 95111(b)(3)(K)-(M) for which they are the deliverer to the first point of delivery in California (not located within their own service territory.)
- (O) Multi-jurisdictional retail providers shall include wholesale sales (MWh) of power purchased or taken from specified or unspecified sources not already reported in section 95111(b)(3)(K)-(N).
- (P) If the retail provider holds a contract that entitles the retail provider to a specified percentage of a facility's generation in the report year, the retail provider shall include power purchased or sold from that facility as being from a partially owned facility.
- (Q) For facilities fully or partially owned by the retail provider, include facility name, ARB designated facility ID, generating unit ID as applicable, percent ownership share at the facility level, ownership share at the generating unit level as applicable, and net power generated in the report year (MWh) if not already reported under section 95111(a).
- (R) For facilities that are fully or partially owned by the retail provider and that have CO<sub>2</sub> emissions greater than 1,100 lbs of CO<sub>2</sub> per MWh based on the most recent greenhouse gas emissions data report that

received a positive verification opinion or on CO<sub>2</sub> emissions reported to U.S.EPA under 40 CFR Part 75, the retail provider may elect to include:

- 1. Wholesale sales (MWh) made by the retail provider or on behalf of the retail provider from the facility or unit to counterparties located outside California where:
  - i. The power could not be delivered to the reporting entity during the hours in which it was sold due to congestion in the transmission and distribution system or similar issues or;
  - ii. The retail provider did not need the power during the hours in which it was sold for reasons not related to reducing the retail provider's greenhouse gas emissions responsibility. Reasons may include, but are not limited to, the retail provider's own load was met by resources that were less expensive than the specified facility (excluding any value associated with greenhouse gas mitigation).
- Amount of power generation that was reduced from the facility or unit in MWh per year as a result of the reduced demand for power by the retail provider. The retail provider shall retain documentation that associates reduced generation with reduced demand.
- (S) The retail provider may elect to separately report retail sales related to the electrification of shipping ports, truck stops, and motor vehicles if metering is available to separately track these sales from other retail sales.
- (c) Calculation of CO<sub>2</sub> Emissions from Stationary Combustion. Operators of generating facilities shall meet the following requirements in preparing CO<sub>2</sub> emission calculations from stationary combustion for inclusion in the greenhouse gas emissions data report.
  - (1) Natural Gas. Operators of generating facilities or units that combust natural gas and are subject to the requirements of 40 CFR Part 75 shall include Part 75 CO<sub>2</sub> emissions data for the report year. Operators may elect to use revenue fuel meters to conduct quality checks on generating unit level information. For facilities or units that combust natural gas but are not required to report CO<sub>2</sub> emissions under 40 CFR Part 75, the operator shall calculate and include CO<sub>2</sub> emissions using methodologies provided in:
    - (A) Sections 95125(c)-(d) or (g) if the high heat value is ≥ 975 and ≤ 1100 Btu per scf or;

(B) Section 95125(d) or (g) if the high heat value is < 975 or > 1100 Btu per scf.

### (2) Coal or Petroleum Coke.

- (A) Operators of generating facilities or units that combust coal or petroleum coke and are subject to the requirements of 40 CFR Part 75 shall include Part 75 CO<sub>2</sub> emissions data for the report year, or CO<sub>2</sub> emissions based on alternative equations and specifications by fuel type provided in 40 CFR Part 75, Appendix G;
- (B) If the generating facility or unit is not subject to the requirements in 40 CFR Part 75, the operator of the generating facility shall calculate and include CO<sub>2</sub> emissions using methods specified in section 95125(d) or section 95125(g).

### (3) Middle Distillates, Gasoline, Residual Oil, or Liquid Petroleum Gases (LPG).

- (A) If a generating facility or unit combusts middle distillates (such as diesel, fuel oil, or kerosene), gasoline, residual oil, or LPG (such as ethane, propane, isobutene, n-Butane, or unspecified LPG) and is subject to the requirements of 40 CFR Part 75, the operator of the facility shall include Part 75 CO<sub>2</sub> emissions data for the report year;
- (B) If the generating facility or unit is not subject to the requirements of 40 CFR Part 75, the operator shall calculate and include annual CO<sub>2</sub> emissions using the methods specified in sections 95125(c)-(d) or (g).
- (4) Refinery Fuel Gas, Flexigas, or Associated Gas. If a generating facility combusts refinery fuel gas, flexigas, or associated gas, the operator shall calculate and include CO<sub>2</sub> emissions for the report year using the methods specified by fuel type in sections 95113(a)(1)(A)-(C) or 95113(a)(1)(E).
- (5) Landfill Gas or Biogas. If a facility combusts landfill gas or biogas derived from biomass, the operator shall calculate and include CO<sub>2</sub> emissions for the report year using the method specified in section 95125(c), 95125(d), or 95125(g).

### (6) Biomass Solids or Municipal Solid Waste.

- (A) If a facility combusts biomass solids or municipal solid waste, the operator shall calculate and include CO<sub>2</sub> emissions for the report year using methodologies provided in section 95125(g) based on continuous emission monitoring systems, CO<sub>2</sub> concentrations, and flue gas flow rates;
- (B) If the facility combusts municipal solid waste and does not have appropriate devices to measure CO<sub>2</sub> concentrations and flue gas flow rates, the operator shall use methods specified in section 95125(h);
- (C) If the facility combusts biomass solids and does not have appropriate devices to measure CO<sub>2</sub> concentrations and flue gas flow rates, the operator shall use a method specified in sections 95125 (c)-(d) or (g)-(h).
- (7) **CO<sub>2</sub> Emissions for Fuels Co-Fired.** Operators shall use the following methodologies to determine separately and include CO<sub>2</sub> emissions from fuels (excluding refinery gases) that are co-fired at a facility.
  - (A) If more than one fossil fuel and only fossil fuels are co-fired in a facility that does not report using data from a continuous emissions monitoring system, then the operator shall calculate CO<sub>2</sub>-emissions separately for each fuel type using methods provided in sections 95125(c)-(e) as specified by fuel type in sections 95111(c)(1)-(4). Operators who have the option in this article to calculate emissions based on data from a continuous emissions monitoring system, and who co-fire more than one fossil fuel, need not report emissions separately for each fossil fuel.
  - (B) If a biomass-derived fuel is co-fired with a fossil fuel in a facility and the operator does not report CO2 emissions using data from a continuous emissions monitoring system, then the operator shall calculate CO2 emissions separately for each fuel type using methods provided in sections 95125(a), (c), (d) or (e) as specified by fuel type in sections 95111(c)(1)-(6) and (8). If the facility does have a continuous emissions monitoring system, then the operator shall calculate emissions associated with each fuel using the methods specified in section 95125(g)(4).
  - (8) **Start-Up Fuels**. The operators of generating facilities that primarily combust biomass-derived fuels but that combust fossil fuels for start-up, shut-down, or malfunction operating periods only, shall calculate and include CO<sub>2</sub> emissions from fossil fuel combustion using the method

provided in section 95125(a) or methods provided in sections 95125(c)-(e).

- (d) Calculation of N₂O and CH₄ from Stationary Combustion. Operators of generating facilities shall use the methodologies provided in section 95125(b) to calculate and include N₂O and CH₄ emissions from stationary combustion.
- (e) Calculation of CO<sub>2</sub> Process Emissions from Acid Gas Scrubbing. Operators that use acid gas scrubbers or add an acid gas reagent to the combustion source shall include CO<sub>2</sub> emissions from these processes if these emissions are not already captured in CO<sub>2</sub> emissions calculations based on a continuous emissions monitoring system. The operator shall calculate CO<sub>2</sub> emissions from the acid gas processes using the following equation:

$$CO_2 = S * R * (CO_2 - MW / Sorbent - MW )$$

Where:

CO<sub>2</sub> = CO<sub>2</sub> emitted from sorbent for the report year, metric tonnes; S = Limestone or other sorbent used in the report year, metric tonnes; R = Ratio of moles of CO<sub>2</sub> released upon capture of one mole of acid gas; CO<sub>2</sub>-MW = molecular weight of carbon dioxide (44); Sorbent MW = molecular weight of sorbent (if calcium carbonate, 100).

- (f) **Determining Fugitive SF**<sub>6</sub> **Emissions.** Operators of generating facilities, retail providers, and marketers shall use the methodology provided by the U.S. EPA SF<sub>6</sub>-Emission Reduction Partnership for Electric Power Systems to determine fugitive SF<sub>6</sub> emissions as specified in Appendix A. The operator shall convert pounds of SF<sub>6</sub> into kilograms.
- (g) **Determining Fugitive HFC Emissions.** Operators of generating facilities shall calculate fugitive HFC emissions separately for each HFC compound used in cooling units that support power generation or are used in heat transfers to cool stack gases using the methodology provided by U.S. EPA SF<sub>6</sub> Emission Reduction Partnership but substituting HFCs for SF<sub>6</sub> in the methodology. The operator shall convert pounds of HFCs into kilograms. This section does not apply to air or water cooling systems or condensers that do not contain HFCs.
  - (1) Operators who are reporting by individual cooling unit may elect to use service logs to document HFC usage and emissions. Service logs should document all maintenance and service performed on the unit during the report year, including the quantity of HFCs added to or removed from the unit, and include a record at the beginning and end of each report year. The operator may use service log information along with the following simplified material balance equations to quantify fugitive HFCs from unit installation, servicing, and retirement, as applicable. The operator shall

include the sum of HFC emissions from the applicable equations in the greenhouse gas emissions data report.

### Where:

HFC<sub>Install</sub> = HFC emitted during initial charging/installation of the unit, kilograms;

HFC<sub>Service</sub> = HFC emitted during use and servicing of the unit for the report year, kilograms;

HFC<sub>Retire</sub> = HFC emitted during the removal from service/retirement of the unit, kilograms;

R<sub>new</sub> = HFC used to fill new unit (omit if unit was pre-charged by the manufacturer), kilograms;

C<sub>new</sub> = Nameplate capacity of new unit (omit if unit was pre-charged by the manufacturer), kilograms;

R<sub>recharge</sub> = HFC used to recharge the unit during maintenance and service, kilograms;

R<sub>recover</sub> = HFC recovered from the unit during maintenance and service, kilograms;

C<sub>retire</sub> = Nameplate capacity of the retired unit, kilograms;

R<sub>retire</sub> = HFC recovered from the retired unit, kilograms.

(h) Calculation of Fugitive CH<sub>4</sub> Emissions. Operators of generating facilities that combust coal shall calculate and include fugitive CH<sub>4</sub> emissions from coal storage using the methodology provided in section 95125(j).

If none of the conditions in (A) through (D) above are met, apply the default emission factor for unspecified electricity pursuant to section 95111(b).

(i) Calculation of Fugitive CO<sub>2</sub> Emissions from Geothermal Generating

**Facilities.** Operators of geothermal electricity generating facilities shall calculate and include fugitive CO<sub>2</sub>-emissions using one of the following methods:

Where CO<sub>2</sub> = CO<sub>2</sub> emissions, metric tonnes per year:

EF = Default fugitive CO<sub>2</sub> emission factor for geothermal facilities as specified in Appendix A, kg per mmBtu;

Heat = Heat taken from geothermal steam and/or fluid, mmBtu per year.

(2) Operators of geothermal generating facilities may elect to calculate CO<sub>2</sub> emissions using ARB approved source specific emission factors derived from tests conducted at least annually under the supervision of ARB or the

local air pollution control district or air quality management district. Upon approval of a test plan by ARB, the test procedures in that plan shall be repeated in future years to update the source specific emission factors annually. In the absence of source specific emission factors approved by ARB, the operator shall use the method specified above in section 95111(i)(1).

(¥5) Substitute electricity. Report substitute electricity received from specified and unspecified sources pursuant to the requirements of this section.

Substitute electricity is provided under contract with specified facilities, not elassified as variable renewable resources, to meet delivery requirements when the specified facility or unit is not operating.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95112. Data Requirements and Calculation Methods for Cogeneration Facilities Electricity Generation and Cogeneration Units.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subparts C and D of 40 CFR Part 98 (§§98.30 to 98.48), as applicable, in reporting emissions and other data from electricity generating and cogeneration units to ARB, except as otherwise provided in this section. Notwithstanding the above, \(\pm\)the operator of a facility with total facility nameplate generating capacity of less than 1 MW may elect to follow section 95115 in reporting electricity generating units as general combustion sources, in lieu of the requirements of section 95112.

- (a) Greenhouse Gas Emissions Data Report. The operator of a cogeneration facility specified in section 95101(b) shall include the following information in the greenhouse gas emissions data report for each report year. The operator of a cogeneration facility that is a self-generation facility with nameplate generating capacity less than ten megawatts and is not otherwise subject to the requirements of this article as specified in Section 95101(b)(1)-(6) and (8), may elect to submit an abbreviated emissions data report as specified in Section 95112(c). Basic Information About the for EGUs Electricity Generating Facility. Notwithstanding any limitations in 40 CFR Parts 75 or 98, the operator of an electricity generating unit acility is required to include in the emissions data report the information listed in this paragraph, unless otherwise specified in paragraphs (e) and (g) of this section for geothermal facilities and facilities with renewable energy generation. Reporting of information specified in section 95112(a)(4)-(6) is optional for facilities that do not provide or sell any generated energy outside of the facility boundary.
  - (1) If applicable, facility identification numbers assigned by the California

- Energy Commission, U.S. Energy Information Administration, Federal Energy Regulatory Commission's PURPA Qualifying Facility program, and California Independent System Operator:
- (2) Total facility nameplate generating capacity in megawatts (MW);
- (3) Indicate whether the facility is a stand-alone electricity generating facility, an independently operated cogeneration/bigeneration facility co-located with the thermal host, an independently operated and sited cogeneration/bigeneration facility, or an industrial/institutional/commercial facility with electricity generation capacity, as applicable. Also indicate whether the facility is a grid-dedicated facility, a facility that does not provide any generated energy outside of the facility boundary, as applicable.
- (4) The disposition of generated electricity in MWh, reported at the facility-level, including:
  - (A) Generated electricity provided or sold to a retail provider or electricity marketer who distributes the electricity over the electric power grid for wholesale or retail customers of the grid. The operator must report the name of the retail provider or electricity marketer:
  - (B) Generated electricity provided or sold directly to particular end-users.

    A reportable end-user includes any entity, under the same or different operational control, that is not a part of the facility. Report each end-user's facility name, NAICS code, and ARB ID if applicable;
  - (C) If the facility includes industrial processes or operations that are neither in support of or a part of the power generation system, report the amount of generated electricity used by those on-site industrial processes or operations.
- (5) The disposition of the thermal energy (mmBtu) generated by the cogeneration unit or bigeneration unit, if applicable, reported at the facilitylevel including:
  - (A) Thermal energy provided or sold to particular end-users. A reportable end-user includes any entity, under the same or different operational control, that is not a part of the facility. Report each end-user's facility name, NAICS code, ARB ID if applicable, and the types of thermal energy product provided. Exclude from this quantity the amount of thermal energy that is vented, radiated, wasted, or discharged before the energy is provided to the end-user;
  - (B) Thermal energy used for supporting power production, including steam used for power augmentation, NOx control, sent to a deaerator, or sent to a cooling tower;
  - (C) If the facility includes other industrial processes or operations that are neither in support of or a part of the electricity generation or cogeneration system, report the amount of generated thermal energy that is used by those on-site industrial processes or operations and heating or cooling applications. Exclude from this quantity the amount of thermal energy that is vented, radiated, wasted, or discharged before it is utilized at industrial processes or operations. This quantity

does not include the amount of thermal energy generated by equipment that is not an integral part of the cogeneration unit.

(6) For the first year of reporting in 2012 or later, operators of cogeneration or bigeneration units must submit a simplified block diagram depicting the following, as applicable: individual equipment included in the generation system (e.g. turbine, engine, boiler, heat recovery steam generator): direction of flows of energy specified in paragraphs (a)(4)-(5), (b)(2)-(4) and (b)(7)-(8) of this section, with the forms of energy carrier (e.g. steam, water, fuel) labeled; and relative locations of fuel meters and other fuel quantity measurements. If the cogeneration or bigeneration system is modified after the initial submission of the diagram in 2012, the operator must resubmit an updated diagram to ARB.

### (b) Information About Electricity Generating Units.

Notwithstanding any limitations in 40 CFR Parts 75 or 98, the operator of an electricity generating unit must include in the emissions data report the information listed in this paragraph. For aggregation of electricity generating units that meet the applicable criteria in 40 CFR §98.36(c)(1)-(34), the operator may elect to report the following information for a group of aggregated units consisting of only electricity generating units of the same type (e.g., all cogeneration units, all bigeneration units, or all generating units that are neither cogeneration or bigeneration in the grouping), except when 40 CFR 98.36(c) applies to the grouping, in lieu of separately reporting for each single unit.

Operators of geothermal facilities, hydrogen fuel cells, and renewable electricity generating units must follow paragraph (e), (f), or (g) of this section, whichever is applicable, instead of paragraph (b) of this section. For bottoming cycle cogeneration units, the operator is not required to report the data specified in section 95112(b)(4)-(6) except for any fuels combusted for supplemental firing as specified in section 95112(b)(7).

- (1) Facility level and generating unit information as specified in sections 95111(a)(1)-(3) as applicable. Basic information about the generating unit, including:
  - (A) Nameplate generating capacity in megawatts (MW);
  - (B) Primer mover technology;
  - (C) For aggregation of units, provide a description of the individual equipment included in the aggregation;
  - (D) If the unit generates both electricity and thermal energy, indicate whether the unit is a cogeneration or a bigeneration unit. If the unit is a cogeneration unit, indicate whether it is topping or bottoming cycle.
- (2) Cogeneration System:
  - (A) Prime mover of each cogeneration system.
  - (B) Identification of the cogeneration facility as a topping cycle or bottoming cycle plant

- (C) Description of waste heat technology, including nameplate data for waste heat boiler, waste heat jacket heat exchanger, absorption chiller, and hot water heat exchanger
- Net and gross power generated, in megawatt hours (MWh);
- (3) If the unit is a cogeneration or bigeneration unit, the operator must report the total thermal output (mmBtu) generated by the unit. Exclude from this quantity the heat content of returned condensate and makeup water;
- (3)—Electricity Generation:
  - (A) Electricity sold wholesale (MWh)
  - (B) Electricity sold or provided directly to end-users (MWh) and end-user's NAICS code
  - (C) Electricity consumed on-site for each report year (MWh)
  - (D) Efficiency of electricity generation, if known
- (4) Fuel consumption by fuel type, reportinged in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solids;
- (4)(5) Thermal Energy Production:
  - (A) Total useful thermal output (mmBtu)
    - 1. Amount of thermal energy sold or provided to cogeneration thermal host (mmBtu) and customer's NAICS code
    - Amount of thermal energy from the cogeneration system consumed on-site for processes other than the cogeneration system for each report year (mmBtu)
  - (B) Input steam to steam turbine, if measured (mmBtu)
  - (C) Output of heat recovery steam generator (mmBtu)
  - (D) Fuel fired for supplemental firing in the duct burner of the heat recovery steam generator (mmBtu)
  - (E) Efficiency of thermal energy production, if known
- If not already required to be reported under 40 CFR §98.36(b)(6), annual CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emissions from the unit, expressed in metric tons of each gas:
- (5)(6) Distributed Emissions:
  - (A) Distributed emissions to thermal energy production (metric tonnes CO<sub>2</sub>)
  - (B) Distributed emissions to electricity generation (metric tonnes CO<sub>2</sub>)
  - (C) Distributed emissions to manufactured product outputs, as applicable (metric tonnes CO<sub>2</sub>)
  - If used to calculate CO<sub>2</sub> emissions and not already required to be reported under 40 CFR §98.36<del>(b)(6)</del>(e)(2)(ii)(C) and (iv)(C), report weighted or arithmetic average carbon content and high heat value by fuel type, whichever is used in calculating emissions as specified in 40 CFR §98.33. determined using the same procedures as specified for HHV in 40 CFR §98.32(a)(2)(ii).
- (6) Indirect electricity usage as specified in section 95125(k). For facilities whose primary sector is not electricity generation, report the following electricity generation information at the facility level, if known:

- (A) Electricity purchased and consumed (kWh) sold to the grid (MWh).
- (B) Electricity provider (Name) sold or provided directly to end-users (MWh), end-user's NAICS code and ARB ID (if an ARB ID has been assigned).
- (C) Electricity consumed on-site (MWh).
- (b) Calculation of CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub> Emissions. Operators of cogeneration facilities shall calculate and report emissions for each source specified in this section. Basic Information for Cogeneration Units. In addition to the information required by paragraph (a) of this section, the operator of a cogeneration unit must:
  - (1)—CO<sub>2</sub> emissions from stationary combustion using methodologies listed by fuel type for electricity generating facilities as specified in section 95111(c).

    Indicate whether the unit is topping cycle or bottoming cycle plant, and the prime mover technology;
  - (2)—GHG emissions from processes and from fugitive sources as specified for electricity generating facilities in sections 95111(e)-(h), if applicable, using the methodologies designated in the respective sections. Provide useful thermal output (mmBtu);
  - (3)(8) N<sub>2</sub>O and CH<sub>4</sub> emissions from stationary combustion using the methodologies provided in section 95125(b). Other steam used for electricity generation. Where steam or heat is acquired from another facility for the generation of electricity, report-the provider, the provider's ARB ID, and the amount of acquired steam or heat (mmBtu) for electricity generation. For bottoming cycle cogeneration units only, report the amount of steam used (mmBtu) for generation of electricity:
  - (4) Distributed Emissions. Topping cycle plant operators shall calculate distributed emissions for electricity generation and thermal energy production separately using the Efficiency Method provided in section 95112(b)(4)(A). Bottoming cycle plant operators shall calculate distributed emissions for electricity generation, thermal energy production, and manufactured product outputs using the Detailed Efficiency Method provided in section 95112(b)(4)(B).
    - (A) Distributed Emissions for Topping Cycle Plants: Operators shall calculate distributed emissions using the Efficiency Method equations

specified in this section, 95112(b)(4)(A). Operators shall distribute emissions to electricity generation by subtracting distributed emissions to thermal energy production from emissions from stationary combustion for the report year. Operators shall calculate emissions using a facility-specific electricity generation efficiency value as specified in section 95112(b)(4)(A)1, if parameters are known. Operators shall use the Heat Recovery Steam Generator (HRSG) or boiler manufacturer's rating for the thermal energy production efficiency value, if known. Operators may use assumed values of 0.35 for electricity generation efficiency and/or 0.80 for thermal energy production efficiency, when parameters are unknown.

### Efficiency Method

Thermal Energy Production Electricity Generation

#### Where:

E<sub>H</sub> = Distributed emissions to thermal energy production, metric tonnes CO<sub>2</sub>

H = Total useful thermal output for the report year, mmBtu

e<sub>H</sub> = Efficiency of thermal energy production

P = Power generated for the report year, mmBtu (MWh x 3.413) = mmBtu

e<sub>P</sub> = Efficiency of electricity generation

E<sub>T</sub> = CO<sub>2</sub> emissions from stationary combustion in the report year, metric tonnes CO<sub>2</sub>

E<sub>P</sub> = Distributed emissions to electricity generation, metric tonnes CO<sub>2</sub>

1. Facility-Specific Electricity Generation Efficiency Value:

<del>e</del>p =

Where:

e<sub>P</sub> = Efficiency of electricity generation

P\_\_\_= Power generated for the report year, mmBtu

F = Total fuel input, mmBtu

(B) Distributed Emissions for Bottoming Cycle Plants: Operators shall calculate distributed emissions using the Detailed Efficiency Method equations specified in this section, 95112(b)(4)(B). Operators shall distribute emissions to electricity generation by subtracting distributed emissions to thermal energy production and manufactured product from stationary combustion emissions for the report year. Bottoming cycle plant operators shall calculate stationary combustion emissions for the manufacturing process as specified in section 95112(b)(4)(B)2.

Operators shall report emissions using a calculated facility-specific electricity generation efficiency value as specified in section 95112(b)(4)(B)1, if parameters are known. Operators shall use the Heat Recovery Steam Generator (HRSG) or boiler manufacturer's rating for the thermal energy production efficiency value, if known. Operators may use assumed values of 0.35 for electricity generation efficiency and/or 0.80 for thermal energy production efficiency, when parameters are unknown.

### Detailed Efficiency Method

e<sub>P</sub>

Thermal Energy Production Electricity Generation

### Where:

E<sub>H</sub> = Distributed emissions to thermal energy production, metric tonnes CO<sub>2</sub>

H = Total useful thermal output for the report year, mmBtu

e<sub>H</sub> = Efficiency of thermal energy production

P = Power generated for the report year, mmBtu

(MWh \* 3.413) = mmBtu

e<sub>P</sub> = Efficiency of electricity generation

E<sub>T</sub> = CO<sub>2</sub> emissions from stationary combustion in the report year, metric tonnes

E<sub>M</sub> = Distributed emissions to manufacturing product, metric tonnes CO<sub>2</sub>, computed as specified in section 95112(b)(4)(B)2.

E<sub>P</sub> = Distributed emissions to electricity generation, metric tonnes CO<sub>2</sub>

### 1. Facility-Specific Electricity Generation Efficiency Value:

Where:

e<sub>P</sub> = Efficiency of electricity generation

P\_ = Power generated for the report year, mmBtu

H<sub>ST</sub> = Input steam to steam turbine, mmBtu.

### 2. Emissions Assigned to Manufacturing Process:

Where:

E<sub>M</sub> = Distributed emissions to manufacturing product, metric tonnes CO<sub>2</sub>

E<sub>T</sub> = Emissions from stationary combustion in the report year, metric tonnes CO<sub>2</sub>

<u>P</u>	_=	Power generated for the report year,
		mmBtu
		(MWh * 3.413) = mmBtu
H	=	Total useful thermal output for the report
		<del>year, mmBtu</del>
F		Total fuel input, mmBtu
F <sub>S</sub>	_=	Fuel fired for supplemental firing in the duct
		burner of the HRSG, mmBtu
H <sub>e</sub>		Exothermic heat from manufacturing
		process, mmBtu, computed as specified in
		section 95112(b)(4)(B)3.
<del>e</del> H		Efficiency of thermal energy production

H<sub>e</sub> shall only be included if an exothermic manufacturing process is used.

3. Exothermic Heat from Manufacturing Process

Where:

He = Exothermic heat from manufacturing process, mmBtu

HRSG = Output of heat recovery steam generator in the report year, mmBtu

e<sub>H</sub> = Efficiency of thermal energy production

F = Total fuel input, mmBtu

If He value calculated above is negative, then the exothermic heat of the process is not sufficient to overcome the process use and/or loss of the input fuel heat, and the He value is set to 0.

- (c) Abbreviated Greenhouse Gas Emissions Data Report. The operator of a cogeneration facility that is a self-generation facility with nameplate generating capacity <10 MW and is not otherwise subject to the requirements of this article as specified in Section 95101(b)(1)–(6) and (8), and who elects to submit an abbreviated emissions data report, shall include the following information for each report year. CO2 Emissions from Fossil-Fuel Combustion. When calculating CO2, CH4, and N2O emissions from fuel combustion, the operator who is subject to Subpart C or D of 40 CFR Part 98 must use a method in 40 CFR §98.33(a)(1)-te §98.33(a)(4) as specified by fuel type in section 95115 of this article, except that for CO2 emissions The operator who is subject to Subpart D of 40 CFR Part 98 must may elect instead to follow the provisions in 40 CFR §98.43, within the limitations of section 95103(m) of this article.
  - (1) The operator of a Subpart D unit must report emissions from fuels combusted within the data year but not reported pursuant to 40 CFR Part

- 75 requirements, such as prior to initial provisional or monitoring certification of CEMS. The operator must use a method in 40 CFR §98.33(a)(1)-(4) as specified by fuel type in section 95115, or if applicable, according to the *de minimis* provisions in section 95103(i) of this article.
- (2) The operator of a Subpart D unit with contractual deliveries of biomethane or biogas is subject to the requirements in 95131(i) of this article and must follow the procedure in sections 95115(e)(4)-(5) in calculating emissions from biomethane, biogas, and natural gas.
- (1) At the facility level, operators shall include:
  - (A) ARB designated facility identification number (ID), nameplate generating capacity in megawatts (MW), and net power generated in the report year in megawatt hours (MWh);
  - (B) Total fuel consumption by fuel type for each cogeneration system reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels:
  - (C) Cogeneration system information as specified in section 95112 (a)(2);
  - (D) Electricity generation information as specified in section 95112 (a)(3);
  - (E) CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub> emissions from stationary combustion associated with the facility's cogeneration system in metric tonnes, calculated as specified in section 95112(d);
    - 1. CO<sub>2</sub> emissions from biomass-derived fuels (metric tonnes)
- (2) For each generating unit operators shall include:
  - (A) Generating unit ID designated by ARB, nameplate generating capacity (MW), and net power generated (MWh);
  - (B) Fuel consumption by fuel type, where generating units of the same fuel type are separately metered;
  - (C) CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub> emissions from fuel combustion in metric tonnes as specified in section 95112(d), where generating units of the same fuel type are separately metered.
- (3) Operators may elect to submit any of the additional information required in section 95112(a).

- (d) Calculation of CO₂, N₂O, and CH₄ Emissions. The operator of a cogeneration facility that files an abbreviated emissions data report as specified in section 95112(c) shall calculate emissions for each source specified in this section: Monitoring, Data and Records. For each emissions calculation method chosen under section 95112(c), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95112, 95115, and 95129 of this article.
  - (1) CO<sub>2</sub> emissions from stationary combustion using the methodologies provided in either (A), (B), or (C) below.
    - (A) Use of continuous emissions monitoring systems (CEMS) as specified in section 95125(a):
    - (B) Use of default emission factors as specified in section 95125(a);
    - (C) Use of fuel heat content, carbon content or other fuel-specific parameters as specified in section 95125(c), (d), or (h).
  - (2) N<sub>2</sub>O and CH<sub>4</sub> emissions from stationary combustion using the methodologies provided in section 95125(b).
- (e) Biomass Emissions for Units Reporting Under 40 CFR Part 75. Operators of electricity generating and cogeneration units subject to 40 CFR Part 75 and the data reporting requirements in 40 CFR §98.36(d) that combust both fossil and biomass-derived fuels must separately report CO<sub>2</sub>-emissions from combustion of fossil fuels and CO<sub>2</sub> emissions from the combustion of biomass-derived fuels. The biogenic portion of CO<sub>2</sub> emissions must be calculated according to the methodology specified in 40 CFR §98.33(e).
- (f)(e) CO<sub>2</sub> and CH<sub>4</sub> Emissions from Geothermal Facilities. Operators of geothermal generating facilities must report CO<sub>2</sub> and CH<sub>4</sub> emissions from geothermal energy sources, the amount of geothermal steam utilized (mmBtu) if steam quantity is used in calculating emissions, and applicable requirements in section 95112(a)(1)-(4), (b)(1)(A)-(C), and (b)(2).
- The operator must calculate annual emissions of CO<sub>2</sub> and CH<sub>4</sub> from geothermal energy sources using source specific emission factors derived from a measurement plan approved by the ARB. The operator must submit to the Executive Officer a measurement plan at least 45 days prior to the first test date. The measurement plan must include testing at least annually, and more frequently as needed. Upon approval of the measurement plan by the Executive Officer, the test procedures in that plan must be performed as specified in the plan. The Executive Officer and the local air pollution control officer must be notified at least 20 days in advance of subsequent tests.

- (g) (f) Hydrogen Fuel Cells. Operators of stationary hydrogen fuel cell units that produce hydrogen on-site must report information on the fuels or feedstocks used in hydrogen production. The operator must include the following information in the annual GHG emissions data report:
  - (1) Nameplate generating capacity in megawatts (MW); Basic information about the generating unit specified in section 95112(b)(1)-(2);
  - (2) Net and gross power generated, in megawatt hours (MWh);
  - (3)(2) Fuel or feedstock consumption by fuel/feedstock type, reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solids;
  - (4)(3) The provider of each fuel or feedstock, and the user's customer account number:
  - (5)(4) Cogeneration information in section 95112(b)(3), if applicable.
- (g) On-site Renewable Electricity Generation. The requirements in this paragraph apply to facilities that meet the applicability for reporting under section 95101 and are not otherwise exempted from reporting under section 95101(f). If such facility includes non-fuel-based renewable electricity generating units with nameplate generating capacity of greater than 0.5 MW, the operator must report the nameplate generating capacity (MW), gross power generated (MWh) by the non-fuel-based renewable electricity generating units, and the applicable information in 95112(a). For facility operators that do not operate other electricity generating units that are subject to the requirements in paragraphs (a)-(f) of section 95112, reporting of information specified in section 95112(a)(4)(C) and (a)(5)-(6) is optional.
- (h) Missing Data Substitution Procedures. To substitute for missing data for emissions reported under sections 95112 or 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of 40 CFR §98.35 when reporting in 2012, and section 95129 of this article when reporting in 2013 and later years. Facilities reporting under 40 CFR Part 75 must substitute for missing data under the requirements of that part, as specified in 40 CFR §98.45.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95113. Data Requirements and Calculation Methods for Petroleum Refineries.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must

comply with Subpart Y of 40 CFR Part 98 (40 CFR §§98.250 to 98.258) in reporting annual emissions and other data from petroleum refineries to ARB, except as otherwise provided in this section.

(a) Greenhouse Gas Emissions Data Report. The operator of a petroleum refinery specified in section 95101(b) shall include in the emissions data report for each report year the information required by this section, using the calculation methods specified. CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fuel combustion under subpart C as specified at 40 CFR §98.252(a), the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article. CO<sub>2</sub> emissions from refinery fuel gas combustion must be calculated using a Tier 3 or Tier 4 methodology of subpart C, as specified in 40 CFR §98.252(a).

## (1) Stationary Combustion - CO<sub>2</sub> Emissions.

The operator may elect to determine CO<sub>2</sub> combustion emissions using Continuous Emissions Monitoring Systems (CEMS) as specified in section 95125(g) (metric tonnes). In the absence of such CEMS data the operator shall use the following methods by fuel type.

- (A) Refinery Fuel Gas: CO<sub>2</sub> emissions resulting from the combustion of refinery fuel gas as specified in section 95125(d) or 95125(e), (metric tonnes).
- (B) Natural Gas and Associated Gas: CO<sub>2</sub> emissions resulting from the combustion of natural gas and associated gas as specified in section 95125(c) or 95125(d), (metric tonnes).
- (C) Fuel Mixtures: CO<sub>2</sub> emissions resulting from the combustion of each fuel contained in the fuel mixture or for each fuel mixture as specified in section 95125(f), (metric tonnes).
- (D) Other Fuels: CO<sub>2</sub> emissions resulting from the combustion of No. 1, No. 2, No 4, No. 5, and No. 6 fuels, kerosene, residual oil, distillate oil, gasoline, diesel fuel, and LPG using the methods specified in section 95125(a), 95125(c), or 95125(d), (metric tonnes).
- (E) Low Btu gases: CO<sub>2</sub> emissions resulting from the combustion and/or destruction of low Btu gases as specified in section 95125(f) or 95113(d)(3). CO<sub>2</sub> emissions resulting from the combustion of flexigas as specified in section 95125(d)(3)(A), (metric tonnes).
- (2) Stationary Combustion CH₄ and N₂O. Emissions from stationary combustion sources using methods specified in section 95125(b), (metric tonnes).

- (3) Fuel and Feedstock Consumption. Fuel consumption and feedstock consumption used to calculate GHG emissions by type in the report year (including petroleum coke) reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels.
- (4) Hydrogen Production Plant Emissions. The operator shall calculate emissions using the methodologies specified in section 95114, (metric tonnes).
- (5) Process Emissions. The operator shall calculate process emissions using the methodologies in section 95113(b), (metric tonnes), and shall report any CO<sub>2</sub> molecular fractions derived from approved source tests as specified in section 95113(b)(5)(B).
- (6) Fugitive Emissions. The operator shall calculate fugitive emissions using the methods specified in section 95113(c), (metric tonnes).
- (7) Flaring Emissions. The operator shall calculate flare and control device emissions using the methods specified in section 95113(d), (metric tonnes)
- (8) Electricity Generating Units. Operators of refineries with electricity generating units subject to the requirements of this article shall meet the requirements of section 95111.
- (9) Cogeneration Emissions. Operators of refineries with cogeneration systems subject to the requirements of this article shall meet the requirements of section 95112.
- (10) Indirect Energy Purchases. The operator shall calculate indirect energy purchased and consumed using methods specified in section 95125(k)-(l).
- (b) Calculation of Process Emissions. The operator shall calculate process emissions as specified in this section. Operators may elect to calculate CO<sub>2</sub> process emissions resulting from catalyst regeneration (sections 95113(b)(1) and 95113(b)(2)) using a continuous emission monitoring system as specified in section 95125(g). In the absence of such CEMS data the operator shall use the following methods. Monitoring, Data and Records. For each emissions calculation method chosen under section 95113(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95113(\frac{1}{2}k), 95115, and 95129 of this article.
  - (1) Catalytic Cracking
    - (A) The operator shall calculate and report CO<sub>2</sub> emissions from the continuous regeneration of catalyst material in fluid catalytic cracking

units (FCCU) and fluid cokers using the methods specified in sections 95113(b)(1). Hourly coke burn rate shall be calculated as shown below:

$$CR = K_4Q_f(\%CO_2 + \%CO) + K_2Q_3 - K_3Q_f[\%CO/2 + \%CO_2 + \%O_2] + K_3Q_{oxy}(\%O_{xy})$$

#### Where:

CR = hourly coke burn rate (kg/hr or lb/hr)

 $K_1$ ,  $K_2$ ,  $K_3$  = material balance and conversion factors ( $K_1$ ,  $K_2$ , and  $K_3$  - see Table 11, Appendix A)

Q<sub>r</sub> = volumetric flow rate of exhaust gas before entering the emission control system (dscm/min or dscf/min)

Q<sub>a</sub> = volumetric flow rate of air to regenerator as determined from control room instrumentation (dscm/min or dscf/min)

%CO<sub>2</sub> = percent CO<sub>2</sub> concentration in regenerator exhaust, percent by volume – dry basis

%CO = percent CO concentration in regenerator exhaust, percent by volume - dry basis

%O<sub>2</sub> = percent oxygen concentration in regenerator exhaust, percent by volume — dry basis

 $Q_{oxy}$  = volumetric flow rate of  $O_2$  enriched air to regenerator as determined from control room instrumentation (dscm/min or dscf/min)  $%O_{xy} = O_2$  concentration in  $O_2$  enriched air stream inlet to regenerator, percent by volume — dry basis

Q<sub>r</sub> shall be determined in the following manner:

$$Q_r = (79 * Q_a + (100 - \%Q_{xy}) * Q_{oxy})/(100 - \%CO_2 - \%CO - \%O_2)$$

#### Where:

Q<sub>r</sub> = volumetric flow rate of exhaust gas from regenerator before entering the emission control system (dscm/min or dscf/min)

Q<sub>a</sub> = volumetric flow rate of air to regenerator, as determined from control room instrumentation (dscm/min or dscf/min)

%Q<sub>xy</sub> = oxygen concentration in oxygen enriched air stream, percent by volume – dry basis

Q<sub>exy</sub> = volumetric flow rate of O<sub>2</sub> enriched air to regenerator as determined from catalytic cracking unit control room instrumentation (dscm/min or dscf/min)

%CO<sub>2</sub> = carbon dioxide concentration in regenerator exhaust, percent by volume – dry basis

%CO = carbon monoxide concentration in regenerator exhaust, percent by volume – dry basis. When no auxiliary fuel is burned and a continuous CO monitor is not required, assume <math>%CO to be zero  $%O_2 = O_2$  concentration in regenerator exhaust, percent by volume – dry basis

<del>(B)</del>	The operator shall calculate a daily average coke burn rate (CR <sub>d</sub> ) for
	each day of operation as the sum of hourly coke burn rate
	determinations for each hour of operation divided by the number of
	operational hours per day. CR <sub>d</sub> (lb/day) shall be converted to (kg/day).
	operational hours per day. One (ib/day) shall be converted to (kg/day

(C) The operator shall calculate and report CO<sub>2</sub> emissions as shown below:

#### Where:

 $CO_2 = CO_2$  emissions (metric tonnes/yr) n = number of days of operation in the report year CR<sub>d</sub> = daily average coke burn rate (kg/day) CF = carbon fraction in coke burned 3.664 = conversion factor - carbon to carbon

dioxide

0.001 = conversion factor - kg to metric tonnes

## (2) Other Catalyst Regeneration

(A) The operator shall calculate and report process CO<sub>2</sub> emissions resulting from periodic catalyst regeneration as shown below.

$$\frac{---n}{CO_2 = \sum CRR * (CF_{spent} - CF_{regen}) * 3.664 * 0.001}$$

Where:

 $CO_2 = CO_2$  emissions (metric tonnes/yr)

CRR = mass of catalyst regenerated (mass/regeneration cvcle)

CF<sub>spent</sub> = weight fraction carbon on spent catalyst

CF<sub>regen</sub> = weight fraction carbon on regenerated catalyst  $\frac{\text{(default = 0)}}{\text{(default = 0)}}$ 

n = number of regeneration cycles

3.664 = conversion factor - carbon to carbon dioxide

0.001 = conversion factor - kg to metric tonnes

(B) The operator shall calculate and report process CO<sub>2</sub> emissions resulting from continuous catalyst regeneration in operations other than FCCU and fluid cokers (e.g. catalytic reforming) as shown below.

Where:

CO<sub>2</sub> = CO<sub>2</sub> emissions (metric tonnes/yr)

(A) The operator shall calculate and report process emissions of CO<sub>27</sub> CH<sub>4</sub>, and N<sub>2</sub>O from process vents using the method shown below. Process emissions calculated and reported using other methods specified in this regulation shall not be calculated and reported here.

## (4) Asphalt Production

(A) The operator shall calculate and report CO<sub>2</sub> and CH<sub>4</sub> emissions resulting from asphalt blowing activities (where these emissions are not reported to the local AQMD/APCD and subsequently reported as directed in section 95113(d)) using the method specified below:

$$CH_4 = (M_A * EF * MW_{CH4}/MVC)(1 - DE) * 0.001$$

Where:

CH<sub>4</sub> = CH<sub>4</sub> emissions (metric tonnes/yr)

 $M_A$  = mass of asphalt blown (10<sup>3</sup> bbl/yr)

EF = emission factor (EF = 2,555 scf CH<sub>4</sub>/ $10^3$  bbl)

MW<sub>CH4</sub> = CH<sub>4</sub> molecular weight (16.04 kg/kg-mole)

MVC = molar volume conversion factor (849.5 scf/kg-

mole, for STP of 20°C and 1 atmosphere)

DE = control measure destruction efficiency (DE = 98% expressed as 0.98)
0.001 = conversion factor – kg to metric tonnes

 $CO_2 = (M_A * EF * MW_{CH4}/MVC) * DE * 2.743 * 0.001$ 

Where:

CO<sub>2</sub> = CO<sub>2</sub> emissions (metric tonnes/yr)

M<sub>A</sub> = mass of asphalt blown (10<sup>3</sup> bbl/yr)

EF = emission factor (EF = 2,555 scf CH<sub>4</sub>/10<sup>3</sup> bbl)

MW<sub>CH4</sub> = CH<sub>4</sub> molecular weight (16.04 kg/kg-mole)

MVC = molar volume conversion factor (849.5 scf/kg mole, for STP of 20°C and 1 atmosphere)

DE = control measure destruction efficiency (DE = 98% expressed as 0.98)

2.743 = CH<sub>4</sub> to CO<sub>2</sub> conversion factor

0.001 = conversion factor – kg to metric tonnes

### (5) Sulfur Recovery

(A) The Operator shall calculate and report CO<sub>2</sub> process emissions from sulfur recovery units (SRU) using the methods specified below:

CO<sub>2</sub> = FR \* MW<sub>CO2</sub>/MVC \* MF \* 0.001

Where:

CO<sub>2</sub> = emissions of CO<sub>2</sub> (metric tonnes/yr)

FR = volumetric flow rate of acid gas to SRU (scf/year)

 $MW_{CO2}$  = molecular weight of  $CO_2$  (44 kg/kg-mole) MVC = molar volume conversion (849.5 scf/ kg-mole, for STP of 20°C and 1 atmosphere or 836 scf/kg-mole, for STP of 60°F, and 1 atmosphere) MF = molecular fraction (%) of  $CO_2$  in sour gas (default MF = 20% expressed as 0.20) 0.001 = conversion factor – kg to metric tonnes

(B) As an alternative to using the default MF value, the operator may elect to calculate CO<sub>2</sub> emissions using an ARB approved, source specific molecular fraction of CO<sub>2</sub> in the sour gas, derived from source tests conducted at least once per calendar year under the supervision of ARB or the local air pollution control district or air quality management district. Upon approval of a source test plan by ARB, the source test procedures in that plan shall be repeated in subsequent years to update the source specific CO<sub>2</sub> molecular fractions approved by ARB,

the operator shall use the default value provided in section 95113(b)(5)(A).

- (c) Calculation of Fugitive Emissions. The operator shall calculate and report fugitive emissions as specified below. Refinery Fuel Gas Sampling. As required by 40 CFR §98.34(b)(3)(ii)(E), in cases where equipment necessary to perform daily sampling and analysis of carbon content and molecular weight for refinery fuel gas is not in place, such equipment must be installed and procedures established to implement daily sampling and analysis no later than January 1, 2013.
  - (1) Wastewater Treatment CH<sub>4</sub> and N<sub>2</sub>O
    - (A) The operator shall calculate and report methane emissions from wastewater treatment as shown below:

(B) The operator shall calculate and report nitrous oxide emissions from wastewater treatment as shown below:

$$N_2O = Q * N_{gave} * EF_{N2O} * 1.571 * 0.001$$

Where:

N<sub>2</sub>O = emissions of N<sub>2</sub>O (metric tonnes/yr)

Q = volume of wastewater treated (m³/yr)

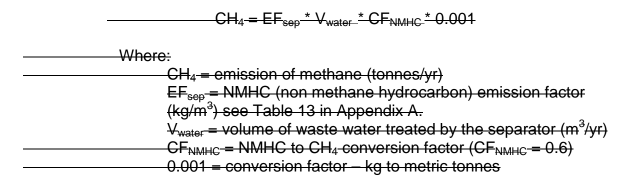
N<sub>gave</sub> = average of quarterly determinations of N in effluent (kg N/m³)

EF<sub>N2O</sub> = emission factor for N<sub>2</sub>O from discharged wastewater (0.005 kg N<sub>2</sub>O-N/kg N)

1.571 = conversion factor – kg N<sub>2</sub>O-N to kg N<sub>2</sub>O

0.001 = conversion factor – kg to metric tonnes

(2) Oil-Water Separators – The operator shall calculate and report emissions from oil-water separators as shown below.



### (3) Storage Tanks

(A) The operator shall calculate and report CH<sub>4</sub> emissions from crude oil, naphtha, distillate oil, asphalt, and gas oil storage tanks using the U.S. EPA TANKS Model (Version 4.09D). VOC emission values generated by the model shall be converted to methane emissions using a default conversion factor of 0.6 (CH<sub>4</sub> = 0.6 \* VOC). Alternatively, operators may determine species specific conversion factors determined by storage tank headspace vapor analysis using ARB approved sampling and analysis methodology.

### (4) Equipment Fugitive Emissions

- (A) The operator shall calculate and report CH<sub>4</sub> fugitive emissions for all gas service components as specified in CAPCOA (1999) Method 3: Correlation Equation Method in the following manner:
  - 1. Components shall be identified as one of the following classification types: valve, pump seal, other, connector, flange, open-ended line. Operators shall use the Component Identification and Counting Methodology and screening methods found in CAPCOA (1999), which is incorporated by reference herein.
  - 2. Screening values (SV) for each component comprising all natural gas, refinery fuel gas, and PSA off-gas systems shall be measured and recorded using instrumentation capable of detecting methane. Operators shall conduct screenings at the frequency interval required by their local air district.
  - Operators shall calculate VOC emissions in the following manner:
    - a. Zero Components Use of Default Zero Factor. For zero components (components where the SV, corrected for background, equals 0.0 ppmv i.e., the SV is indistinguishable

from zero) for each screening period (e.g. month, quarter, year), operators shall calculate VOC emissions as follows:

Where:

E<sub>VOC-0</sub> = zero component VOC emission (kg/screening period)

i = component type (1 = valve, 2 = pump seal, 3 = other, 4 = connector, 5 = flange, 6 = open-ended line)

CC<sub>i</sub> = number of i components where SV = 0

ZF<sub>i0</sub> = zero VOC emission factor (kg/hr) for component i (see Appendix A, Table 14)

t = time (hours) since last screening

b. Leaking Components – Use of Correlation Equation.
 Operators shall choose one of the following emission calculation pathways for leaking components based on local air district rules applicable at the facility.

For facilities located in air districts which authorize the use of correlation equations for screening values between background and 9,999 ppmv, the operator shall use the following method for these components and the pegged component method found in section 95113(c)(4)(A)(3)(c) for components pegged over 9,999 ppmv.

For facilities located in air districts which authorize the use of correlation equations for screening values between background and 99,999 ppmv, the operator shall use the following method for these components and the pegged component method found in section 95113(c)(4)(A)(3)(d) for components pegged over 99,999 ppmv.

Where:

E<sub>VOCL C</sub> = leaking components VOC emissions (kg/screening period)

i = component type (1=valve, 2=pump seal, 3=others,

4=connector, 5=flange, 6=open ended-line)

n = number of i components

σ<sub>i</sub> = correlation equation coefficient for component type i

(see Appendix A, Table 14)
SV<sub>n</sub> = screening value for component n
βi = correlation equation exponent for component type i
(see Appendix A, Table 14)
t = time (hours) component has been leaking – default
value is time from last screening

c. Pegged components over SV 9,999 ppmv. The operator shall calculate VOC emissions for each screening period (e.g. month, quarter, year) as follows:

$$\frac{---6}{E_{VOCP-10} = \sum_{i=1}^{\infty} CC_{i} * PF_{iP-10} * t}$$

Where:

E<sub>VOCP-10</sub> = VOC emissions for components pegged over SV 9,999 ppmv (kg/screening period)

i = component type (1=valve, 2=pump seal, 3=others, 4=connector, 5=flange, 6=open-ended line)

CC<sub>i</sub> = number of i components pegged over 9,999 ppmv PF<sub>iP-10</sub> = VOC emission factor (kg/hr) for component type i pegged over 9,999 ppmv (see Appendix A, Table 14) t = time component has been leaking (hours) — default value is time since last screening

d. Pegged components over 99,999 ppmv. The operator shall calculate VOC emissions for each screening period (e.g. month, quarter, year) as follows:

Where:

E<sub>VOCP-100</sub> = VOC emissions for components pegged over 99,999 ppmv (kg/screening period)

i = component type (1=valve, 2=pump seal, 3=others, 4=connector, 5=flange, 6=open-ended line)

CC<sub>i</sub> = number of i components pegged over 99,999 ppmv PF<sub>iP-100</sub> = VOC emission factor (kg/hr) for component type i pegged over 99,999 ppmv (see Appendix A, Table 14)

t = time component has been leaking (hours)- default value is time since last screening

4. The operator shall calculate and report methane emissions in the following manner:

E<sub>VOCP-10</sub> = VOC emissions for components pegged over 9,999 ppmv (kg/screening period)

E<sub>VOCP-100</sub> = VOC emissions for components pegged over 99,999 ppmv (kg/screening period)

 $CF_{VOC} = VOC$  to  $CH_4$  conversion factor (default  $CF_{VOC} = 0.6$ ) 0.001 = conversion factor – kg to metric tonnes

The operator shall include the term E<sub>VOCP-10</sub> if the local air district authorizes the use of correlation equations for screening values between background and 9,999 ppmv. Operators shall include the term E<sub>VOCP-100</sub> if the local air district authorizes the use of correlation equations for screening values between background and 99,999 ppmv.

Where available, operators shall use system specific determinations of gas composition and methane content (refinery fuel gas, natural gas, associated gas, flexigas, low Btu gas) to determine a  $CF_{VOC}$  value. When representative data is not available, operators shall use the default value ( $CF_{VOC} = 0.6$ ) provided by ARB.

### (d) Calculation of Emissions from Flares and Other Control Devices.

Calculating CO<sub>2</sub> from Flares. For periods of normal flare operation, the operator must use Equation Y-1a, Y-1b, or Equation Y-2 as specified in 40 CFR §98.253(b)(ii)(A) or 98.253(b)(ii)(B). For periods of startup, shutdown, and malfunction (SSM) during which the operator was unable to measure the parameters required by Equations Y-1a, Y-1b, or and Y-2, the operator must determine the quantity of gas discharged to the flare separately for each SSM, and calculate the CO<sub>2</sub> emissions as specified in the equation shown below. For SSM periods the operator must use engineering calculations and process knowledge to estimate the carbon content of flared gas as required by §98.253(b)(iii)(A). The terms of the equation below are defined as they are for Equation Y-3 in 40 CFR §98.253(b)(iii)(C).

$$CO_{2} = 0.98 \times 0.001 \times \left( \sum_{p=1}^{n} \left[ 44/12 \times \left( Flare_{SSM} \right)_{p} \right] \times MW_{p} / MVC \times CC_{p} \right)$$

- (1) The operator shall calculate and report CO<sub>2</sub>, CH<sub>4</sub> and N<sub>2</sub>O emissions resulting from the combustion of flare pilot and purge gas using the appropriate method(s) specified in sections 95113(a)(1) and (2).
- (2) The operator shall calculate and report CO<sub>2</sub> (and CH<sub>4</sub>-where applicable) emissions resulting from the combustion of hydrocarbons routed to flares for destruction using one of the methods specified below:
  - (A) Operators required to report CH<sub>4</sub> and NMHC emissions to a local Air Quality Management District or Air Pollution Control District shall calculate CO<sub>2</sub> emissions as follows:

$$\begin{array}{c} ----365 \\ \text{CO}_2 = \sum \ [\text{CF}_{\text{NMHC}} * \text{NMHC} * \text{FE}/(100\text{-FE}) * 3.664 + \text{CH}_4 * \text{FE}/(100\text{-FE}) * 2.743] * 0.001 \\ -----1 \end{array}$$

#### Where:

CO<sub>2</sub> = emissions of CO<sub>2</sub> (metric tonnes/yr)

CF<sub>NMHC</sub> = carbon fraction in NMHC (CF<sub>NMHC</sub> = 0.6)

NMHC = flare non-methane hydrocarbon emissions (kg/day)

CH<sub>4</sub> = flare methane emissions (kg/day)

FE = flare destruction efficiency (%)

3.664 = conversion factor — carbon to carbon dioxide

2.743 = conversion factor — methane to carbon dioxide

0.001 = conversion factor — kg to metric tonnes

When sampling to determine the actual value of CF<sub>NMHC</sub> is mandated by the AQMD/APCD, the operator shall use the measured value in lieu of 0.6.

The operator shall use flare destruction efficiencies (FE) specified by the local APCD/AQMD.

The operator shall also report the sum of all flare CH<sub>4</sub> emissions reported to the local AQMD/APCD for the report year (metric tonnes/yr).

(B) The operator who is subject to Rule 1118, Control of Emissions from Refinery Flares (South Coast Air Quality Management District), shall calculate ROG as specified in Attachment B of Rule 1118 and report flare CO<sub>2</sub> emissions as follows:

$$\frac{365}{CO_2} = \sum_{t=0}^{\infty} \frac{(CF_{ROG} * [ROG * FE/(100-FE)] * 3.664) * 0.001}{1}$$

CO <sub>2</sub> = emissions of CO <sub>2</sub> (metric tonnes/yr)
CF <sub>ROG</sub> = carbon fraction in ROG (CF <sub>ROG</sub> = 0.6)
ROG = reactive organic gas flare emissions (kg/day)
FE = flare destruction efficiency (%)
3.664 = conversion factor - carbon to carbon dioxide
0.001 = conversion factor - kg to metric tonnes

The operator shall use flare destruction efficiencies (FE) specified by the local AQMD/APCD.

(C) The operator who is not required to report flare emissions to a local AQMD/APCD shall calculate CO<sub>2</sub> emissions as shown below:

Where:

CO<sub>2</sub> = CO<sub>2</sub> emissions (metric tonnes/year)

RFT = refinery feed through-put (m<sup>3</sup>/yr)

EF<sub>NMHC</sub> = non-methane hydrocarbon emission factor (EF<sub>NMHC</sub> = 0.002 kg/m<sup>3</sup> through-put)

CF<sub>NMHC</sub> = conversion factor - NMHC to carbon (CF<sub>NMHC</sub>= 0.6)

3.664 = conversion factor - carbon to carbon dioxide

0.001 = conversion factor - kg to metric tonnes

(3) The operator who utilizes other methods for the destruction of low Btu gases (e.g. coker flue gas, gases from vapor recovery systems, casing vents and product storage tanks) such as incineration or combustion as a supplemental fuel in heaters, boilers etc., shall calculate and report CO<sub>2</sub> emissions as specified below:

Where:

 $CO_2 = CO_2$  emissions (metric tonnes/year)

 $GV_A$  = volume of gas A destroyed annually (scf/year)

CC<sub>A</sub> = carbon content of gas A (kg C/kg fuel)

MW<sub>A</sub> = molecular weight of gas A

MVC = molar volume conversion factor (849.5 scf/kg- mole for STP of 20°C and 1 atmosphere or 836 scf/kg-mole, for STP of 60°F, and 1 atmosphere)

3.664 = conversion factor - carbon to carbon dioxide

0.001 = conversion factor - kg to metric tonnes

The operator shall determine CC<sub>A</sub> and MW<sub>A</sub> quarterly (four times per year) using methods specified in section

95125(d)(3)(A) and compute an annual average value. GV<sub>A</sub>

#### shall be determined to assure accuracy within ± 7.5%.

- (e) Calculating CO<sub>2</sub> from FCCUs and Fluid Coking. The requirements of 40 CFR §98.253(c)(2) apply under this article regardless of the rated capacity of a fluid catalytic cracking unit or a fluid coking unit. The operator may not use Equation Y-8 or the option provided under 40 CFR §98.253(c)(3) for units with rated capacities of 10,000 barrels per stream day or less.
- (f) Calculating CH<sub>4</sub> from Delayed Coking Units. When calculating CH<sub>4</sub> emissions from the depressurization of the coking unit vessel as required by 40 CFR §98.253(i), the operator must conduct the sampling and engineering analysis necessary to apply the two terms below, from Equation Y-18, modified as follows:
  - <u>Evoid</u> <u>= Volumetric void fraction of coking vessel prior to steaming based on engineering calculations (cf gas/cf of vessel).</u>
  - <u>MF<sub>CH4</sub></u> = Average mole fraction of methane in coking vessel gas based on the analysis of at least two samples per year, collected at least four months apart (kg-mole CH<sub>4</sub>/kg-mole gas, wet basis).
- (ef) Uncontrolled Blowdown Systems. When calculating CH<sub>4</sub> emissions for uncontrolled blowdown systems as required by 40 CFR §98.253(k), the operator must use the methods for process vents in 40 CFR §98.253(j).
- (hg) Data Reporting Requirements for Flares. When the operator has calculated flare emissions for SSM periods using the modified equation specified in section 95113(d), the operator reporting data under the requirements of 40 CFR §98.256(e)(8) must report only the total number of SSM events, the volume of gas flared, and the average molecular weight and carbon content of the flare gas for each SSM event, using the units specified.
- (<u>ih</u>) Data Reporting Requirements for FCCUs and Coking Units. When the operator has calculated CO<sub>2</sub> from fluid catalytic cracking units or fluid coking units consistent with section 95113(e), the operator shall not report the data required by 40 CFR §98.256(f)(9).
- (ij) Data Reporting Requirements for Uncontrolled Blowdown Systems. When the operator has calculated CH<sub>4</sub> from uncontrolled blowdown systems consistent with section 95113(g), the operator must report the information required for process vents in 40 CFR §98.256(l), as applicable, in lieu of the information required by 40 CFR §98.256(m)(2).
- (ki) Records that must be retained. In addition to the requirements of 40 CFR §98.257, for each process vent for which the concentration of CO<sub>2</sub>, N<sub>2</sub>O and CH<sub>4</sub> are determined to be below the thresholds in 40 CFR §98.253(j), the operator must maintain records of the method used to determine the CO<sub>2</sub>, N<sub>2</sub>O, and CH<sub>4</sub>

- concentrations, and all supporting documentation necessary to demonstrate that the thresholds in 40 CFR §98.253(j) are not exceeded during the data year pursuant to the record keeping requirements of section 95105.
- (<u>Ik</u>) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.255 when substituting for missing data, except <u>for 2013 and later emissions</u> data reports as otherwise provided in paragraphs (1)-(2) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) For all other data required for emissions calculations in this section, the operator must follow the requirements of paragraphs (A)-(B) below.
    - (A) If the analytical data capture rate is at least 90 percent for the data year, the operator must substitute for each missing value using the best available estimate of the parameter, based on all available process data.
    - (B) If the analytical data capture rate is at least 80 percent but not at least 90 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
    - (C) If the analytical data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).

# (ml) Additional Product and Process Data-Reporting Requirements for Benchmarking Purposes.

- (1) Finished Products. The operator must report production quantities for the data year of each petroleum product listed in Table C-1 of 40 CFR
  Part 98, and each additional transportation fuel product listed in Table MM-1 of 40 CFR Part 98 (standard cubic feet for gaseous products, barrelsgallons for liquid products, short tons for solid products). Among the products reported, only primary refinery products will be subject to review for material misstatement under the requirements of section 95131(b)(12).
- (2) Energy Intensity Index. For refineries that participate in the Solomon

  Energy Reviews, the operator must report Solomon Ell values. In the

  2012 emissions data report the operator must report Solomon Ell values
  for data years 2008, 2009, 2010, and 2011. In subsequent emissions data
  reports the operator must continue to report the Solomon Ell value for the
  applicable data year.

### (3) CO<sub>2</sub> Weighted Tonne (CWT) Calculation.

- (A) Reporting of CWT Throughput Functions. For data years 2013 and later the operator must report values for the CWT functions listed in Table 1 of this section. Report quantities of net fresh feed (F), reactor feed (R, includes recycle), product Feed (P), or synthesis gas production for POX units (SG) as indicated.
- (B) Total facility CWT. The total facility CWT production value must be calculated according to the following formula.

$$\underline{CWT} = \sum \underline{CWT_{Factor} * Throughput}$$

Where:

"CWT" = The total amount of CO<sub>2</sub> Weighted Tonnes from a petroleum refinery.

<u>"CWT<sub>Factor</sub>" = The CWT factor for each process found in Table 1 of this section.</u>

"Throughput" = The reported value for each CWT function identified in Table 1 of this section reported pursuant to section 95113(m)(3)(A).

(C) Units and Accuracy. Report annual volume in both barrels and mass, in thousands of metric tons, unless other basis units are indicated in column 3 of Table 1 of this section. In order to meet the desired accuracy for CWT, throughput values reported in thousands of metric tons per year must use a certain number of decimals depending on the magnitude of the CWT factor:

(i)	For factors up to 1.99:	0 decimals
(ii)	For factors between 2.00 and 19.99:	1 decimal
(iii)	For factors between 20.00 and 99.99:	2 decimals
(iv)	For factors above 100.00:	3 decimals

#### **Table 1. CWT Functions and Factors**

<u>CWT function</u>	<u>Description</u>	Basis (Thousands of Metric Tons/Year)	<u>CWT factor</u>
Atmospheric Crude Distillation	Mild Crude Unit, Standard Crude Unit	E	1.00

Vacuum Distillation  Solvent	Mild Vacuum Fractionation, Standard Vacuum Column, Vacuum Fractionating Column  Vacuum distillation factor also includes average energy and emissions for Heavy Feed Vacuum (HFV) unit. Since this is always in series with the MVU, HFV capacity is not counted separately Conventional Solvent, Supercritical	E E	<u>0.85</u> <u>2.45</u>
<u>Visbreaking</u>	Atmospheric Residuum (w/o a Soaker Drum), Atmospheric Residuum (with a Soaker Drum), Vacuum Bottoms Feed (w/o a Soaker Drum), Vacuum Bottoms  Feed (with a Soaker Drum)		<u>1.40</u>
Thermal Cracking	Thermal cracking factor also includes average energy and emissions for Vacuum Flasher Column (VAC VFL) but capacity is not counted separately	Ē	2.70
<u>Delayed Coking</u> <u>Delayed Coking</u>		<u>E</u>	<u>2.20</u>
Fluid Coking	Fluid Coking	E	<u>7.60</u>
<u>Flexicoking</u>	Flexicoking	E	<u>16.60</u>
Coke Calcining	Vertical-Axis Hearth, Horizontal-Axis Rotary Kiln	<u>P</u>	<u>12.75</u>
Fluid Catalytic Cracking	Fluid Catalytic Cracking, Mild Residuum Catalytic Cracking, Residual Catalytic Cracking	Ē	<u>5.50</u>
Other Catalytic Cracking	Houdry Catalytic Cracking, Thermofor Catalytic Cracking	Ē	<u>4.10</u>
Distillate/Gasoil Hydrocracking	Mild Hydrocracking, Severe Hydrocracking, Naphtha Hydrocracking	<u>E</u>	<u>2.85</u>
<u>Residual</u> <u>Hydrocracking</u>	H-Oil, LC-Fining <sup>TM</sup> and Hycon	E	<u>3.75</u>
Naphtha/Gasoline Hydrotreating	Benzene Saturation, Desulphurisation of C4–C6 Feeds, Conventional Naphtha H/T, Diolefin to Olefin Saturation, Diolefin to Olefin Saturation of Alkylation Feed, FCC Gasoline hydrotreating with minimum octane loss, Olefinic Alkylation of Thio S, S-Zorb Process, Selective H/T of Pygas/Naphtha, Pygas/Naphtha Desulphurisation, Selective H/T of Pygas/Naphtha  Naphtha hydrotreating factor includes energy and emissions for Reactor for Selective H/T (NHYT/RXST) but capacity is not counted separately	<u>E</u>	<u>1.10</u>

Kerosene/Diesel Hydrotreating	Aromatic Saturation, Conventional H/T, Solvent aromatics hydrogenation, Conventional Distillate H/T, High Severity Distillate H/T, Ultra-High Severity H/T, Middle Distillate Dewaxing, S-Zorb Process, Selective Hydrotreating of Distillates Desulphurisation of Atmospheric	Ē	<u>0.90</u>
Residual Hydrotreating	Residuum, Desulphurisation of Vacuum Residuum	E	<u>1.55</u>
VGO Hydrotreating	Hydrodesulphurisation/denitrification, Hydrodesulphurisation	<u>E</u>	<u>0.90</u>
Hydrogen Production	Steam Methane Reforming, Steam Naphtha Reforming, Partial Oxidation Units of Light Feeds  Factor for hydrogen production includes energy and emissions for purification (H <sub>2</sub> PURE), but capacity is not counted separately	<u>P</u>	300.00
Catalytic Reforming	Continuous Regeneration, Cyclic, Semi- Regenerative, AROMAX	<u>E</u>	<u>4.95</u>
<u>Alkylation</u>	Alkylation with HF Acid, Alkylation with Sulfuric Acid, Polymerisation C3 Olefin Feed, Polymerisation C3/C4 Feed, Dimersol  Factor for alkylation/polymerisation includes energy and emissions for acid regeneration (ACID), but capacity is not counted separately	<u>P</u>	<u>7.25</u>
C4 Isomerisation	C4 Isomerisation Factor also includes energy and emissions related to average EU-27 special fractionation (DIB) correlated with C4 isomerisation	<u>R</u>	<u>3.25</u>
C5/C6 Isomerisation	C5/C6 Isomerisation Factor also includes energy and emissions related to average EU-27 special fractionation (DIH) correlated with C5 isomerisation	<u>R</u>	<u>2.85</u>
Oxygenate Production	MTBE Distillation Units, MTBE Extractive Units, ETBE, TAME, Isooctene Production	<u>P</u>	<u>5.60</u>
<u>Propylene</u> <u>Production</u>	ylene Chemical Grade, Polymer grade		<u>3.45</u>
Asphalt Manufacture	Asphalt and Bitumen Manufacture Production figure should include Polymer-Modified Asphalt. CWT factor includes blowing	<u>P</u> <u>2.10</u>	
Polymer-Modified Asphalt Blending  Asphalt Blending		<u>P</u>	<u>0.55</u>

Sulfur Recovery	Sulfur Recovery Factor for sulfur recovery includes energy and emissions for tail gas recovery (TRU) and H <sub>2</sub> S Springer Unit (U32), but capacity is not counted separately	<u>P</u>	18.60
Aromatic Solvent Extraction	ASE: Extraction Distillation, ASE: Liquid/Liquid Extraction, ASE: Liq/Liq w/Extr. Distillation  CWT factor cover all feeds including Pygas after hydrotreatment. Pygas hydrotreating should be accounted under naphtha hydrotreatment	Ē	<u>5.25</u>
Hydrodealkylation	Hydrodealkylation	E	2.45
TDP/TDA	Toluene Disproportionation/Dealkylation	<u> </u>	1.85
Cyclohexane production	Cyclohexane production	<u> </u>	3.00
Xylene Isomerisation	Xylene Isomerisation	Ē	<u>1.85</u>
Paraxylene production	Paraxylene Adsorption, Paraxylene Crystallisation  Factor also includes energy and emissions for Xylene Splitter and Orthoxylene Rerun Column	<b>[</b> ]	6.40
Metaxylene production	Metaxylene production	<u>P</u>	<u>11.10</u>
Phthalic anhydride production	Phthalic anhydride production	<u>P</u>	<u>14.40</u>
Maleic anhydride production	Maleic anhydride production	<u>P</u>	<u>20.80</u>
Ethylbenzene production	Ethylbenzene production Factor also includes energy and emissions for Ethylbenzene distillation	<u>P</u>	<u>1.55</u>
Cumene production	<u>Cumene production</u>	P	<u>5.00</u>
Phenol production	Phenol production	Р	1.15
Lube solvent extraction	Lube solvent extraction: Solvent is Furfural, Solvent is NMP, Solvent is Phenol, Solvent is SO <sub>2</sub>	Ē	<u>2.10</u>
Lube solvent dewaxing	Lube solvent dewaxing: Solvent is Chlorocarbon, Solvent is MEK/Toluene, Solvent is MEK/MIBK, Solvent is propane	<u> </u>	<u>4.55</u>
Catalytic Wax Isomerisation	Catalytic Wax Isomerisation and Dewaxing, Selective Wax Cracking	<u>E</u>	<u>1.60</u>
Lube Hydrocracker	Lube Hydrocracker w/Multi-Fraction Distillation, Lube Hydrocracker w/Vacuum Stripper	E	<u>2.50</u>
Wax Deoiling	Wax Deoiling: Solvent is Chlorocarbon,		<u>12.00</u>
Lube/Wax Hydrotreating	Lube H/F w/Vacuum Stripper, Lube H/T w/Multi-Fraction Distillation, Lube H/T		<u>1.15</u>

	Distillation, Wax H/T w/Vacuum Stripper		
Solvent	Solvent Hydrotreating	_	
Hydrotreating	<u>Solvone Hydrottodanig</u>	E	<u>1.25</u>
Solvent	Solvent Fractionation	E	0.90
<u>Fractionation</u>		<u> </u>	0.30
Mol sieve for C10 + paraffins	Mol sieve for C10 + paraffins	<u>P</u>	1.85
Partial Oxidation of Residual Feeds (POX) for Fuel	POX Syngas for Fuel	<u>SG</u>	<u>8.20</u>
Partial Oxidation of Residual Feeds (POX) for Hydrogen or Methanol	POX Syngas for Hydrogen or Methanol, POX Syngas for Methanol  Factor includes energy and emissions for CO Shift and H <sub>2</sub> Purification (U71) but capacity is not counted separately	SG	44.00
Methanol from syngas	<u>Methanol</u>	<u>P</u>	<u> </u>
Air Separation	Air Separation	P (MNm <sup>3</sup> O <sub>2</sub> )	8.80
Fractionation of purchased NGL	Fractionation of purchased NGL	Ē	1.00
Flue gas treatment	DeSOx and DeNOx	F (MNm <sup>3</sup> )	0.10
Treatment and Compression of Fuel Gas for Sales	Treatment and Compression of Fuel Gas for Sales	Elec. Consumption (kW)	<u>0.15</u>
Seawater Desalination	Seawater Desalination	<u>P</u>	<u>1.15</u>
Basis for CWT factors: Net fresh feed (F), Reactor feed (R, includes recycle), Product feed (P),			
Synthesis gas production for POX units (SG).			

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95114. Data Requirements and Calculation Methods for Hydrogen Plants Production.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart P of 40 CFR Part 98 (40 CFR §§98.160 to 98.168) in reporting annual emissions and other data from hydrogen production to ARB, except as otherwise provided in this section. GHG emissions and output associated with hydrogen production must be reported separately from other emissions and output associated with a petroleum refinery.

- (a) Greenhouse Gas Emissions Data Report. The operator of a hydrogen production facility specified in section 95101(b), shall include in the emissions data report for each report year the information required by this section, using the calculation methods specified. Definition of Source Category. This source category includes merchant hydrogen production facilities located within another facility if they are not owned by, or under the direct control of, the other facility's owner or operator is defined consistent with 40 CFR §98.160.
  - (1) Fuel and Feedstock Consumption. Fuel consumption and feedstock consumption in the report year by fuel/feedstock type (including petroleum coke) reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels.
  - (2) **Production.** The operator shall report the total hydrogen produced at the facility in the report year (scf) and the amount of hydrogen sold for use as transportation fuel (scf).
  - (3) Stationary Combustion CH<sub>4</sub> and N<sub>2</sub>O. The operator shall calculate and report CH<sub>4</sub> and N<sub>2</sub>O emissions from stationary combustion sources using methods specified in section 95125(b), (metric tonnes).
  - (4) Fugitive Emissions. The operator shall calculate and report fugitive emissions using the methods specified in section 95113(c), (metric tonnes).
  - (5) Flaring Emissions. The operator shall calculate and report emissions from flares and control devices (if these emissions are not calculated using other methods specified in this regulation) using the methods specified in section 95113(d), (metric tonnes).
  - (6) Transferred CO<sub>2</sub> and CO. The operator shall calculate and report the amount of CO<sub>2</sub> and CO sold as transferred carbon dioxide and carbon monoxide respectively, (metric tonnes). Transferred carbon dioxide and carbon monoxide shall not be subtracted from total CO<sub>2</sub> emissions reported.
  - (7) **Process Vent Emissions.** The operator shall report process vent emissions not reported using other methods specified in this regulation as specified in section 95113(b)(3), (metric tonnes)
  - (8) Sulfur Recovery Process Emissions. The operator shall report CO<sub>2</sub> process emissions from sulfur recovery units as specified in section 95113(b)(5), (metric tonnes).
  - (9) Electricity Generating Units. The operators of hydrogen plants with electricity generating units subject to the requirements of this article shall meet the requirements of section 95111.

- (10) Cogeneration Emissions. The operators of hydrogen plants with cogeneration systems subject to the requirements of this article shall meet the requirements of section 95112.
- (11) Indirect Energy Purchases. The operator shall report all indirect energy purchased and consumed as specified in sections 95125(k)-(l).
- (12) Stationary Combustion and Process CO<sub>2</sub> Emissions. The operator shall calculate and report stationary combustion and process CO<sub>2</sub> emissions as specified in section 95114(b), (metric tonnes).
- (b) Calculation of CO<sub>2</sub> Stationary Combustion and Process Emissions. The operator shall calculate and report CO<sub>2</sub> stationary combustion and process emissions using one of the methods specified in this section. CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fuel combustion under subpart C as specified at 40 CFR §98.162(b)-(c), the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
  - (1) Continuous Emission Monitoring Systems. The operator may elect to calculate CO<sub>2</sub> process and stationary combustion using Continuous Emissions Monitoring Systems (CEMS) as specified in section 95125(g)(7).
  - (2) Fuel and Feedstock Mass Balance. The operator may elect to calculate CO<sub>2</sub> process and stationary combustion emissions using the method specified below.

$$\frac{\text{CO}_2 \text{ (Fuel)} = \sum \sum (F_a * CF_a) *3.664 * 0.001}{1 - 1}$$

$$\frac{\text{CO}_2 \text{ (Feedstock)} = \sum \sum [(FS_b * CF_b) - S] * 3.664 * 0.001}{1 - 1}$$

$$CO_2$$
 (Mass Balance) =  $CO_2$  (Fuel) +  $CO_2$  (Feedstock)

#### Where:

 $CO_2(\cdot)$  = carbon dioxide (fuel) (feedstock) and (mass balance) emissions (metric tonnes/year)

n = days of operation per reporting period

F<sub>a</sub> = fuel a consumption rate (scf or gallon/day)

x = total number of fuels

CF<sub>a</sub> = carbon content of fuel a (kg C/scf or gallon fuel)

FS<sub>b</sub> = feedstock b consumption rate (scf/day)

CF<sub>b</sub> = carbon content of feedstock b (kg C/scf feedstock)
y = total number of feedstocks
S = carbon accounted for elsewhere (kg C/day)
3.664 = conversion factor — carbon to carbon dioxide
0.001 = conversion factor — kg to metric tonnes

The operator shall limit the application and use of factor S to situations where CO<sub>2</sub> and/or CH<sub>4</sub> emissions are accounted for using other methods specified in these regulations (for example: uncoverted carbon contained in PSA off-gas or hydrogen plant product that is diverted to fuel gas systems, fed to downstream units and recovered as fuel gas or hydrogen plant feed or diverted to flare where emissions are calculated and reported using applicable methods specified in this regulation). The operator shall determine the carbon content of all feedstock mixtures daily. The operator shall determine the carbon content of natural gas that is not mixed with another fuel or feedstock prior to consumption once per month. The operator shall choose sampling locations in a manner that minimizes bias.

- (3) Fuel Stationary Combustion and Feedstock Process Emissions. The operator may elect to calculate CO<sub>2</sub> process and stationary combustion emissions using the methods specified below.
  - (A) The operator shall calculate CO<sub>2</sub>-stationary combustion emissions using methods specified in section 95113(a)(1)
  - (B) The operator shall calculate CO<sub>2</sub> process emissions using the method specified in this section.

Where:

CO<sub>2</sub> = carbon dioxide emissions (metric tonnes/yr)

n = number of operational days

x = number of feedstocks

FSR<sub>i</sub> = feedstock i supply rate (scf/day)

CF<sub>i</sub> = carbon content of feedstock i (kg C/scf feedstock)

S = carbon accounted for elsewhere (kg C/day)

3.664 = conversion factor - carbon to carbon dioxide

0.001 = conversion factor - kg to metric tonnes

The operator shall limit the application and use of factor S to situations where CO<sub>2</sub> and/or CH<sub>4</sub> emissions are accounted for using other methods specified in these regulations (for example: unconverted carbon contained in PSA off-gas or hydrogen plant product that is diverted to

fuel gas systems, fed to downstream units and recovered as fuel gas or hydrogen plant feed or diverted to flare where emissions are calculated and reported using applicable methods specified in this regulation). The operator shall determine the carbon content of all feedstock mixtures daily. The operator shall determine the carbon content of natural gas that is not mixed with another fuel or feedstock prior to consumption once per month. The operator shall choose sampling locations in a manner that minimizes bias.

- (c) Monitoring, Data and Records. For each emissions calculation method chosen under section 95114(b), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95114(h), 95115, and 95129 of this article.
- (d) CO<sub>2</sub> Process Emissions. When calculating CO<sub>2</sub> under the fuel and feedstock material balance approach specified at 40 CFR §98.163(b), the operator must apply the weighted average carbon content values obtained (the term CC<sub>n</sub> in Equations P-1 through P-3) according to the frequencies specified in section 95114(e).
- (e) Sampling Frequencies. When monitoring GHG emissions without a CEMS as specified at 40 CFR §98.164(b)(2), and reporting data as specified at §98.166, the operator must determine the carbon content and molecular weight values for fuels and feedstocks according to the frequencies specified below.
  - (1) When reporting CO<sub>2</sub> emissions for gaseous fuel and feedstock as specified in 40 CFR §98.163(b)(1), the operator must use a weighted average carbon content from the results of one or more analyses for month n for natural gas or a standardized fuel or feedstock specified in Table 1 of section 95115, or from daily analysis for other gaseous fuels and feedstocks such as refinery fuel gas; other than natural gas;
  - (2) When reporting CO<sub>2</sub> emissions for liquid fuel and feedstock as specified in 40 CFR §98.163(b)(2), the operator must use weighted average carbon content from the results of one or more analyses for month n for a standardized fuel or feedstock specified in Table 1 of section 95115, or from daily sampling for month n for other liquid fuels or feedstocks. Daily liquid samples may be combined to generate a monthly composite sample for carbon analysis;
  - (3) When reporting CO<sub>2</sub> emissions for solid fuel and feedstock as specified in 40 CFR §98.163(b)(3), the operator must use weighted average carbon content from the results of daily sampling for month n. Daily solid samples may be combined to generate a monthly composite sample for carbon analysis.
- (f) Weighted Average Sampling. Where this section requires sampling of a

parameter on a more frequent basis than 40 CFR Part 98, the operator or supplier must comply with the following:

- (1) The samples must be spaced apart as evenly as possible over time, taking into account the operating schedule of the relevant unit or facility.
- (2) The operator or supplier must calculate and report a weighted average of the values derived from the samples by using the following formula:

$$V_E = \frac{\sum_{j=1}^{n} (V_j \times M_j)}{\sum_{j=1}^{n} M_j}$$

#### Where:

 $V_E$  = The value of the parameter to be reported under 40 C.F.R. Part 98 for period E.

<u>j</u> = Each period during period E for which a sample is required by this article.

n = The number of periods j in period E.

 $V_i$  = The value of the sample for period j.

 $\underline{M_i}$  = The mass of the sampled material processed or otherwise used by the relevant unit or facility in period j.

- (3) The operator or supplier must keep records of the date and result for each sample or composite sample and mass measurement used in the equation above and of the calculation of each weighted average included in the emissions data report, pursuant to the record keeping requirements of section 95105.
- (g) Data Reporting Requirements. When reporting data as specified at 40 CFR §98.166, the operator must may also report the amount of carbon in unconverted feedstock and CO<sub>2</sub> for which GHG emissions are calculated and reported by the facility using other calculation methods provided in this regulation. To avoid double-counting, such carbon may be subtracted from the total carbon in the feedstock. For example, carbon in waste diverted to a fuel system or flare, where the CO<sub>2</sub> and CH<sub>4</sub> emissions are calculated and reported using other methods provided in this regulation, shouldmay be separately specified (metric tons of CO<sub>2</sub>e/year). The operator must also report the amount of hydrogen produced and sold as a transportation fuel, if known.
- (h) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.165 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(2) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous

- emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
- (2) For all other data required for emissions calculations in this section, the operator must follow the requirements of paragraphs (A)-(C) below.
  - (A) If the analytical data capture rate is at least 90 percent for the data year, the operator must substitute for each missing value using the best available estimate of the parameter, based on all available process data.
  - (B) If the analytical data capture rate is at least 80 percent but not at least 90 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
  - (C) If the analytical data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).
- (i) Additional Product Data. Operators must report the annual mass of liquefied hydrogen produced (short tons).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95115. Data Requirements and Calculation Methods for General Stationary Fuel Combustion Facilities Sources.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart C of 40 CFR Part 98 (§§98.30 to 98.38) in reporting annual stationary fuel combustion emissions and related data to ARB, except as otherwise provided in this section.

(a) *Emissions data report.* The operator of any facility specified in section 95101(b)(8) that emits greater than or equal to 25,000 metric tonnes per year of CO<sub>2</sub> from stationary combustion sources shall submit an emissions data report for each report year. The operator shall include the following information in the emissions data report: *CO<sub>2</sub> from Steam Producing Units.* The operator of a steam producing unit combusting municipal solid waste or solid biomass fuels may use Equation C-2c of 40 CFR §98.33(a)(2)(B)(iii), unless required to use Tier 3 or 4 by 40 CFR Part 98 or Part 75. Operators of steam producing units combusting fossil-based solid fuels must select applicable Tier 3 or Tier 4 methods.

- (1) Stationary combustion emissions:
  - (A) Total CO<sub>2</sub> emissions (metric tonnes)
    - 1. CO<sub>2</sub> emissions from biomass-derived fuels (metric tonnes)
  - (B) Total CH<sub>4</sub> emissions (metric tonnes)
  - (C) Total N<sub>2</sub>O emissions (metric tonnes)
- (2) Fuels information:
  - (A) Fuel consumption by fuel type, reporting in units of million standard cubic feet for gases, gallons for liquids, short tons for non-biomass solids, and bone dry short tons for biomass-derived solid fuels. The operator shall determine and provide consumption of each fuel by direct measurement for the report year. If there are no installed devices for direct measurement of fuel consumption, facilities shall determine consumption on the basis of recorded fuel purchase or sales invoices measuring any stock change (measured in million Btu, gallons, million standard cubic feet, short tons or bone dry short ,tons) using the following equation:

Fuel Consumption in the Report Year = Total Fuel Purchases — Total Fuel Sales + Amount Stored at Beginning of Year — Amount Stored at Year End

For reporting, Btu fuel consumption values shall be converted to million standard cubic feet, gallons, short tons, or bone dry short tons, using heat content values provided by the supplier, measured by the facility, or using values provided in Table 4 of Appendix A.

- (B) Average annual carbon content as a percent by fuel type, if measured or provided by fuel supplier.
- (C) Average annual high heat value by fuel type if measured or provided by fuel supplier, reporting in units of mmBtu per fuel unit as specified in section 95115(a)(2)(A).
- (3) Indirect energy usage:
  - (A) Electricity purchases from each electricity provider (kWh)
  - (B) Steam, heat, and cooling purchases from each energy provider (Btu)
- (b) Calculation of CO<sub>2</sub> Emissions. The operator shall calculate emissions of CO<sub>2</sub> as specified below. CEMS CO<sub>2</sub> Monitoring. Notwithstanding the allowance allowed use of oxygen concentration monitors in 40 CFR §98.33(a)(4)(iv), an operator installing a continuous emissions monitoring system that includes a stack gas volumetric flow rate monitor after January 1, 2012, and who reports CO<sub>2</sub> emissions using this system, must install and use a CO<sub>2</sub> monitor to report CO<sub>2</sub> emissions. An operator without a CO<sub>2</sub> monitor who uses a CEMS and O<sub>2</sub> concentrations to calculate and report a unit's CO<sub>2</sub> emissions, and who conducts a Relative Accuracy Test Audit (RATA) for the unit, must at least annually include in the RATA the direct monitoring of CO<sub>2</sub> concentration and flow, and the

calculation of CO<sub>2</sub> mass per hour. The operator must retain these results pursuant to the recordkeeping requirements of section 95105 and make them available to ARB upon request. The requirements of this paragraph do not apply to facilities for which pipeline natural gas is the only fuel consumed.

- (1) The operator of a crude oil or natural gas production facility identified with the NAICS code 211111 shall report CO<sub>2</sub> emissions from stationary combustion according to the methods specified in sections 95125(c),(d), and(f).
  - (A) For natural gas and associated gas, the operator shall use the method specified in section 95125(c) or 95125(d).
  - (B) For low Btu gases, the operator shall report emissions resulting from the combustion and/or destruction of low Btu gases as specified in section 95113(d)(3) or section 95125(f), as applicable.
  - (C) For fuel mixtures, the operator shall apply the method specified in section 95125(f).
- (2) For all other facilities, the operator shall measure and report CO<sub>2</sub> emissions from stationary combustion using one of the following methods:
  - (A) Use of a continuous emissions monitoring systems (CEMS) as specified in section 95125(a):
  - (B) Use of default emission factors and high heat values as specified in section 95125(a).
  - (C) Where a default high heat value is not supplied for a specific fuel type in Appendix A, the operator shall use the method provided in section 95125(c), (d), or (h) to calculate CO<sub>2</sub> emissions.
  - (D) Operators not using CEMS who co-fire two or more types of fuels shall select methods specified in sections 95115(b)(1)-(2) that enable the operator to separately report CO<sub>2</sub> emissions for each fuel type. Operators who co-fire with waste-derived fuels that are partly but not pure biomass may elect to determine the biomass portion of total CO<sub>2</sub> emissions resulting from the combustion of the co-fired fuels using the method specified in section 95125(h)(2).
- (c) Calculation of N<sub>2</sub>O and CH<sub>4</sub> Emissions. The operator shall calculate emissions of N<sub>2</sub>O and CH<sub>4</sub> emissions from stationary combustion using the methodologies provided in section 95125(b). Choice of Tier for Calculating CO<sub>2</sub> Emissions. Notwithstanding the provisions of 40 CFR §98.33(b), the operator's selection of a method for calculation of CO<sub>2</sub> emissions from combustion sources is subject to the following limitations by fuel type and unit size. The operator is permitted to select a higher tier than that required for the fuel type or unit size as specified below.
  - (1) The operator may select the Tier 1 or Tier 2 calculation method specified in

- 40 CFR §98.33(a) for any fuel listed in Table 1 of this section that is combusted in a unit with a maximum rated heat input capacity of 250 mmMMBtu/hr or less, subject to the limitation at 40 CFR §98.33(b)(1)(iv), or for biomass-derived fuels listed in Table C-1 of 40 CFR Part 98 when their emissions are not subject to a compliance obligation under the Capand-Trade Regulation and which are not mixed prior to combustion with fuel that has emissions with a compliance obligation, when listed in Table C-1 of 40 CFR Part 98.
- (2) The operator may select the Tier 2 calculation method specified in 40 CFR §98.33(a)(2) for natural gas when it is pipeline quality as defined in section 95102 of this article, and for distillate fuels listed in Table 1 of this section.

  Tier 1 may be selected when the fuel supplier is providing pipeline quality natural gas measured in therms. Equation C-2c may be selected for the units specified in paragraph (a) of this section.
- (3) The operator may select any calculation method specified in 40 CFR §98.33(a) when calculating emissions that are shown to be *de minimis* under section 95103(i) of this article, or for a fuel providing less than 10 percent of the annual heat input to a unit with a maximum rated heat input capacity of 250 mmMBtu/hr or less, unless not permitted under 40 CFR §98.33(b).
- (4) The operator must use either the Tier 3 or the Tier 4 calculation method specified under 40 CFR §98.33(a)(3)-(4) for any other fuel, including fuel with emissions identified as non-exempt biomass-derived Other Biomass CO<sub>2</sub>, subject to the limitations of 40 CFR §98.33(b)(4)-(5) requiring use of the Tier 4 method. The operator using Tier 3 must determine annual average carbon content with weighted fuel use values, as required by Equation C-2b of 40 CFR §98.33. When fuel mass or volume it measured by lot, the term "n" in Equation C-2b is substituted as the number of lots received in the year.
- (d) Electricity Generating Units. Operators of general stationary combustion facilities with electricity generating units subject to the requirements of this article shall meet the requirements of section 95111. Source Test Option for N<sub>2</sub>O and CH<sub>4</sub>. In lieu of other methods specified in this article, a facility operator may conduct site-specific source testing to derive emission factors and determine annual emissions of N<sub>2</sub>O or CH<sub>4</sub> from any combustion source. Alternatively, the operator may use the results of an applicable test method specified in title 17, California Code of Regulations, section 95471. For source testing:
  - (1) The facility operator must submit to the Executive Officer a test plan at least 45 days prior to the first test date. The test plan must provide for testing at least annually, and more frequently as needed to account for seasonal variations in fuels or processes.
  - (2) The plan must specify conduct of performance and stack tests consistent with the requirements of approved ARB or U.S. EPA test methods. Process rates during the test must be determined in a manner

- that is consistent with the procedures used for GHG report accounting purposes.
- (3) Upon approval of the test plan by the Executive Officer, the test procedures in that plan must be repeated as specified in the plan. The Executive Officer and the local air pollution control officer must be notified at least ten days in advance of subsequent tests.
- (e) Cogeneration. Operators of general stationary combustion facilities with cogeneration systems subject to the requirements of this article shall meet the requirements of section 95112. Procedures for Biomass CO<sub>2</sub> Determination. Reporting entities must use the following procedures when calculating emissions from biomass-derived fuels that are mixed with fossil fuels prior to measurement combustion:
  - (1) When combusting municipal solid waste (MSW) or any other fuel for which the biomass fraction is not known, the operator must follow the procedures specified in 40 CFR §98.33(e)(3) to specify a biomass fraction.
  - (2) For the analysis conducted under the requirements of 40 CFR §98.34(e) for partially biogenic fuels other than MSW, the operator may choose to analyze monthly fuel samples. The operator must collect such samples weekly and combine a portion of each weekly sample to form a monthly composite mixture. The monthly composite mixture must be homogenized and well mixed prior to withdrawal of a sample for analysis.
  - (3) When calculating emissions from a biomethane and natural gas mixture as described in 40 CFR §98.33(a)(2) using the annual MMBtu of fuel combusted in place of the product of Fuel and HHV in Equation C-2aa Tier 2 method, the operator must calculate emissions based on verifiable contractual deliveries of biomethane subject to the requirements of 95131(i), using the natural gas emission factor in the following equations:

$$\begin{split} &\underline{E_{biomethane}} = &EF_{natural~gas} \times MMBtu_{biomethane} \times 0.001 \\ &\underline{E_{natural~gas}} = &EF_{natural~gas} \times \left(mmBTU_{annual} - mmBTU_{biomethane}\right) \times 0.001 \\ &E_{natural~gas} = &EF_{natural~gas} \times \left(MMBtu_{annual} - MMBtu_{biomethane}\right) \times 0.001 \end{split}$$

Where:		
E <sub>biomass</sub>	=	The annual biomass CO <sub>2</sub> , CH <sub>4</sub> or N <sub>2</sub> O emissions from
		biomethane (metric tons)
Enatual_gas	=	The annual fossil CO <sub>2</sub> , CH <sub>4</sub> or N <sub>2</sub> O emissions from
<del></del>		natural gas (metric tons)
E <sub>total</sub>	=	The total annual CO <sub>2</sub> , CH <sub>4</sub> or N <sub>2</sub> O emissions from a
		source, determined using 40 CFR §98.33(a)(3)-(4)
		methodology or Subpart D of 40 CFR Part 98 (metric
		tons)

The natural gas emission factor from Tables C-1 and

C-2 of 40 CFR Part 98 (kg/mmMMBtuTU)

The total delivered mmMMBtuTUs for the reporting year based on utility bills or meters meeting the accuracy requirements of section 95103(k)

The total verifiable biomethane deliveries subject to the requirements of 95131(i) for the reporting year based on contractual deliveries

- (4) When calculating emissions from a biomethane and natural gas mixture as described in 40 CFR §98.33(a)(4) using a continuous emission monitoring system (CEMS)<del>Tier 4</del>, or when calculating those emissions according to Subpart D of 40 CFR Part 98, the reporting entity must calculate the biomethane emissions as described in subparagraph (3) of this section, with the remainder of emission being natural gas emissions.
- When calculating emissions from a biogas and natural gas mixture using 40 CFR §98.33(a)(4) or the carbon content method described in 40 CFR §98.33(a)(3) Tier 4, or when calculating those emissions according to Subpart D of 40 CFR Part 98, the reporting entity must calculate biogas emissions using a carbon content Tier 3 method as described in 40 CFR §98.33(a)(3), with the remainder of emissions being natural gas emissions.
- (f) Indirect Energy Usage. Operators of general stationary combustion facilities shall calculate indirect electricity and thermal energy purchased or acquired and consumed as specified in sections 95125(k)-(l). Fuel Sampling Frequencies.

  The operator who collects and analyzes fuel samples to conduct the monitoring analyses required under 40 CFR §98.34 must sample at the frequencies specified in that section, except in the following cases.
  - (1) Natural gas that is outside the range of pipeline quality as defined in section 95102 must be sampled and analyzed at least monthly by the reporting entity or the fuel supplier or the fuel supplier.
  - (2) Under 40 CFR §98.34(b)(3)(ii)(E), in cases where equipment necessary to perform daily sampling and analysis of carbon content and molecular weight for refinery fuel gas is not in place, such equipment must be installed and procedures established to implement daily sampling and analysis no later than January 1, 2013.
  - (3) The operator is estimating CO<sub>2</sub> emissions using a CEMS under 40 CFR §98.33(a)(4).
- (g) Fuel Use for CEMS Units. The operator who estimates and reports CO<sub>2</sub> emissions using a CEMS under 40 CFR §98.33(a)(4) must also report the

- <u>quantity of each type of fuel combusted in the unit or group of units (as applicable) during the reporting year, in standard cubic feet for gaseous fuels, gallons for liquid fuels, short tons for solid fuels, and bone dry short tons for biomass-derived solids. Fuel use monitoring devices for units covered under this paragraph are exempt from the provisions of section 95103(k) of this article.</u>
- (h) Aggregation of Units. Facility operators may elect to aggregate units according to 40 CFR §98.36(c), except as otherwise provided in this paragraph. Facility operators that are reporting under more than one source category in Tables A-3, A-4, and A-5 of 40 CFR Part 98, with the exception of 40 CFR Part 98 Subpart C, and that elect to follow 40 CFR §98.36(c)(1), (c)(3) or (c)(4), must not aggregate units that belong to different source categories. For the purpose of unit aggregation, units subject to 40 CFR Part 98 Subpart C that are associated with one source category must not be grouped with other Subpart C units associated with another source category, except when 40 CFR §98.35(c)(2) applies. Units subject to section 95112 must use the criteria for aggregation in section 95112(b).
- (i) Pilot Lights. Notwithstanding the exclusion of pilot lights from this source category in 40 CFR §98.30(d), the operator must include emissions from pilot lights in the emissions data report when operated 300 hours or more in the data year. The operator may apply appropriate methods from 40 CFR §98.33 or engineering methods to calculate these emissions when pilot lights are unmetered. Pilot lights fueled from a common fuel source may be aggregated for reporting. Pilot lights may be reported as de minimis consistent with the requirements of section 95103(i). Unmetered pPilot lights are not subject to the measurement device calibration requirements of section 95103, but pilot light emissions calculations are subject to verification.
- (gi) Electricity Generating and Cogeneration Units. The operator of a facility that includes electricity generating and cogeneration units meeting the applicability criteria of section 95101 must meet the requirements specified in section 95112 of this article.
- (<u>hk</u>) Natural Gas Provider Information. The operator who is reporting emissions from the combustion of natural gas must report the provider(s) of natural gas to the facility, and the operator's customer account number(s) and the annual MMBtu delivered to each account according to each provider's billing statement (10 therms = 1 MMBtu).
- (#I) Procedures for Missing Data. To substitute for missing data for emissions reported under section 95115 of this article, the operator must follow the requirements of section 95129 beginning with the 2013 emissions data report. For reporting of 2011 emissions in 2012, the operator must use the applicable missing data substitution requirements of 40 CFR Part 98.

- (im) Additional <u>Product Data to Support Benchmarking</u>. Operators of the following types of facilities must also report the production quantities indicated below.
  - (1) The operator of a facility engaged in the production and manufacture of hot rollinged and/or cold rolling of sheet steel, galvanized sheet steel, or both, must report the quantity of hot rolled sheet steel sheet, pickled steel sheet, cold rolled and annealed steel sheet, and galvanized sheet steel sheet, and tin plate produced in the data year (short tons). For cold rolled and annealed steel sheet, the operator must also report a description of the process used to produce the products, such as continuous annealing process or batch annealing.
  - (2) The operator of a soda ash manufacturing facility must report the quantity of soda ash, biocarb, borax, V-Bor, DECA, PYROBOR, boric acid, and sulfate produced in the data year (short tons).
  - (3) The operator of a gypsum manufacturing facility must report the quantity of plaster that is sold as a separate finished product and the amount of stucco used to produce saleable plaster-board produced in the data yearquantities produced of each of the following products (short tons):-dry-gypsum; plaster; gypsum blocks, plasterboards and coving; and glass-fiber reinforced gypsum (GRG) plasterboards.
  - (4) The operator of a turbine and turbine generator set testing facility must report the nameplate power of the units tested (horsepower tested).

<u>Table 1: Petroleum Fuels For Which Tier 1 or Tier 2 Calculation</u> Methodologies May Be Used Under Section 95115(c)(1)

<u>Fuel Type</u>	Default High	<u>Default CO₂ Emission Factor</u>
	Heat Value	_
	mmBtu/gallon	<u>kg CO₂ /mmBtu</u>
Distillate Fuel Oil No. 1	0.139	<u>73.25</u>
Distillate Fuel Oil No. 2	0.138	<u>73.96</u>
Distillate Fuel Oil No. 4	<u>0.146</u>	<u>75.04</u>
Kerosene	<u>0.135</u>	<u>75.20</u>
Liquefied petroleum gases (LPG) <sup>1</sup>	0.092	<u>62.98</u>
<u>Propane</u>	0.091	<u>61.46</u>
<u>Propylene</u>	0.091	<u>65.95</u>
<u>Ethane</u>	0.096	<u>62.64</u>
<u>Ethylene</u>	0.100	<u>67.43</u>
<u>Isobutane</u>	0.097	<u>64.91</u>
<u>Isobutylene</u>	0.103	<u>67.74</u>
<u>Butane</u>	<u>0.101</u>	<u>65.15</u>
<u>Butylene</u>	0.103	<u>67.73</u>
Natural Gasoline	<u>0.110</u>	<u>66.83</u>
Motor Gasoline (finished)	<u>0.125</u>	<u>70.22</u>
Aviation Gasoline	<u>0.120</u>	<u>69.25</u>
Kerosene-Type Jet Fuel	0.135	72.22

<sup>&</sup>lt;sup>1</sup> Commercially sold as "propane" including grades such as HD5.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### § 95116. Glass Production.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart N of 40 CFR Part 98 (§§98.140 to 98.148) in reporting annual stationary combustion and process emissions and related data from glass production to ARB, except as otherwise provided in this section.

- (a) CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fuel combustion, the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
- (b) Monitoring, Data and Records. For each emissions calculation method chosen under section 95116(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95115, 95116(c)-(d), and 95129 of this article.
- (c) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.145 when estimating missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(3) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) For each missing value of the monthly amounts of carbonate-based raw materials charged to any continuous glass melting furnace, the operator must apply a substitute value according to the procedures in paragraphs (A)-(B) below.
    - (A) If the data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value according to 40 CFR §98.145(a).
    - (B) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum short tons per day raw material capacity of the continuous glass melting furnace.
  - (3) The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.

- (d) Additional <u>Product</u> <u>Data to Support Benchmarking</u>. In addition to the information required by 40 CFR §98.146, the operator must report the additional parameters provided in paragraphs (1)-(3²) below whether or not a CEMS is used to measure CO<sub>2</sub> emissions.
  - (1) The operator of a flat glass manufacturing facility must report the annual quantity of glass pulled from the melting furnace (short tons). Annual quantity of packed or sellable glass produced (short tons).
  - (2) The operator of a container glass manufacturing facility must report the annual quantity of glass pulled from the melting furnace (short tons). Annual quantity of fiberglass produced (short tons).
  - (3) The operator of a fiberglass manufacturing facility must report the annual quantity of glass pulled from the melting furnace (short tons).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

### § 95117. Lime Manufacturing.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart S of 40 CFR Part 98 (§§98.190 to 98.198) in reporting annual stationary combustion and process emissions and related data from lime manufacturing to ARB, except as otherwise provided in this section.

- (a) CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fuel combustion, the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4), as specified by fuel type in section 95115 of this article.
- (b) Monitoring, Data and Records. For each emissions calculation method chosen under section 95117(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95115, 95117(c)-(d), and 95129 of this article.
- (c) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.195 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(2) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.

- (2) If CaO and MgO content data required by 40 CFR §98.193(b)(2) are missing and a new analysis cannot be undertaken, the operator must apply substitute values according to the procedures in paragraphs (A)-(C) below.
  - (A) If the data capture rate is at least 90 percent for the data year, the operator must substitute for each missing value using the best available estimate of the parameter, based on all available process data.
  - (B) If the data capture rate is at least 80 percent but not at least 90 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
  - (C) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).
- (3) For each missing value of the quantity of lime produced (by lime type) and quantity of lime byproduct/waste produced and sold, the operator must, when calculating emissions, apply a substitute value according to the procedures in paragraphs (A)-(B) below.
  - (A) If the data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value according to 40 CFR §98.195(a).
  - (B) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum capacity of the system.
- (4) The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.
- (d) Additional Product Data. The operator of a lime manufacturing facility must report the annual quantity of lime and dolime produced (short tons).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### § 95118. Nitric Acid Production.

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart V of 40 CFR Part 98 (§§98.220 to 98.228) in reporting annual

stationary combustion and process emissions and related data from nitric acid production to ARB, except as otherwise provided in this section.

- (a) CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fossil fuel combustion at a stationary combustion unit under 40 CFR §98.222(b), the operator must use a method in 40 CFR §98.33(a)(2) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
- (b) Monitoring, Data and Records. For each emissions calculation method chosen under section 95118(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified 40 CFR §98.34 to §98.37, except as modified in sections 95115, 95118(c)-(d), and 95129 of this article.
- (c) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.225 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(3) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) For each missing value of nitric acid production, the operator must substitute the missing data values according to the procedures in paragraphs (A)-(B) below.
    - (A) If the analytical data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value according to 40 CFR §98.225(a) and the number of days per month.
    - (B) If the analytical data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum capacity of the system and the number of days per month.
  - (3) The operator must document and keep records of the procedures used for estimating missing data pursuant to the recordkeeping requirements of section 95105.
- (d) Additional Product Data. The operator of a nitric acid manufacturing facility must report the annual production of nitric acid (HNO<sub>3</sub>) and calcium ammonium nitrate solution (short tons).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95119. Pulp and Paper Manufacturing

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart AA of 40 CFR Part 98 (40 CFR §§98.270 to 98.278) in reporting annual stationary combustion and process emissions and related data from pulp and paper manufacturing to ARB, except as otherwise provided in this section.

- (a) CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fossil fuel combustion in a chemical recovery furnace at a kraft or soda facility under 40 CFR §98.273(a)(1), a chemical recovery unit at a sulfite or stand-alone semichemical facility under 40 CFR §98.273(b)(1), a pulp mill lime kiln at a kraft or soda facility under 40 CFR §98.273(c)(1), or other stationary fuel combustion sources, the operator must use a method in 40 CFR §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
- (b) Monitoring, Data and Records. For each emissions calculation method chosen under section 95119(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95115, 95119(c)-(d), and 95129 of this article.
- (c) Procedures for Missing Data. The operator must comply with 40 CFR §98.275 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(3) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) For each missing value for the use of makeup chemicals (carbonates), the operator must apply a substitute value according to the procedures in paragraphs (A)-(B) below.
    - (A) If the data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value according to 40 CFR §98.275(c).
    - (B) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum metric tons per day capacity of the system.
  - (3) The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.
- (d) Additional <u>Product Data-to-SupportBenchmarking</u>. In addition to the information required by 40 CFR §§98.276, the operator must report the annual production

(short tons) of recycled boxboard, recycled linerboard, recycled medium and through air dried tissue. For tissue, the operator must also report a description of the process used to produce tissue, such as through use of an air dryer.each of the following: pulp purchased or manufactured, secondary fiber from recycled paper purchased or manufactured, paper products manufactured from purchased pulp by product type, paper converted into paperboard products by product type, and the quantity of coated or laminated products by paper product type.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### § 95120. Iron and Steel Production

The operator of a facility who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with Subpart Q of 40 CFR Part 98 (40 CFR §§98.170 to 98.188) in reporting annual stationary combustion and process emissions and related data from iron and steel production to ARB, except as otherwise provided in this section.

- (a) CO<sub>2</sub> from Fossil Fuel Combustion. When calculating CO<sub>2</sub> emissions from fossil fuel combustion at a stationary combustion unit under §98.172(a), the operator must use a method in §98.33(a)(1) to §98.33(a)(4) as specified by fuel type in section 95115 of this article.
- (b) Monitoring, Data and Records. For each emissions calculation method chosen under section 95120(a), the operator must meet the applicable requirements for monitoring, missing data procedures, data reporting, and records retention that are specified in 40 CFR §98.34 to §98.37, except as modified in sections 95115, 95120(c)-(d), and 95129 of this article.
- (c) Missing Data Substitution Procedures. The operator must comply with 40 CFR §98.175 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided in paragraphs (1)-(2) below.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) If monthly mass or volume of carbon-containing inputs and outputs are missing when using the carbon mass balance procedure in 40 CFR §98.173(b)(1), the operator must apply substitute values according to the procedures in paragraphs (A)-(B) below.
    - (A) If the data capture rate is at least 80 percent for the data year, the operator must substitute for each missing value based on the best

- available estimate based on information used for accounting purposes (such as purchase records).
- (B) If the data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the maximum throughput capacity of the system.
- (3) The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.
- (d) Additional Product Data to Support Benchmarking. In addition to the information required by 40 CFR §§98.176, the operator must report the annual production of primary iron and steel products in metric short tons, and a description of the product(s), and, the process used to produce the products, such as use of an electric arc furnace.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95121. Suppliers of Transportation Fuels.

Any position holder, enterer, or refiner, or biomass-derived fuel producer who is required to report under section 95101 of this article must comply with Subpart MM of 40 CFR Part 98 (§§98.390 to 98.398) in reporting annual emissions and related data to ARB, except as otherwise provided in this section.

#### (a) GHGs to Report.

- (1) In addition to the CO<sub>2</sub> emissions specified under 40 CFR §98.392, all refiners that produce liquefied petroleum gas must report the CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O and CO<sub>2</sub>e emissions that would result from the complete combustion or oxidation of the annual quantity of liquefied petroleum gas sold or delivered (ex refinery gate), except for fuelproducts for which a final destination outside California can be demonstrated.
- enterers that supply fuel at a rack onsite, and position holders, and enterers of fossil fuels and biomass-derived fuels and producers of biomass-derived fuels and enterers outside the bulk transfer/terminal system of fossil fuels must report the CO<sub>2</sub>, CO<sub>2</sub> from biomass-derived fuels, CH<sub>4</sub>, N<sub>2</sub>O, and CO<sub>2</sub>e emissions that would result from the complete combustion or oxidation of each Blendstock, Distillate Fuel Oilpetroleum product or biomass-derived fuel (Biomass-Based Fuel and Biomass) listed in Tables MM-1 or MM-2 of 40 CFR Part 98, except that Distillate Fuel Oilpetroleum products for which a final destination outside California can be demonstrated. No fuel shall be reported as finished fuel. Fuels must be

reported as the individual Blendstock, Distillate Fuel Oil or biomass-derived fuel listed in 40 CFR Part 98 Tables MM-1 and MM-2-or diesel fuel plus any other components.

## (b) Calculating GHG emissions.

- (1) Refiners, position holders at California terminals, and enterers who bring fuel into California outside the bulk transfer/terminal system, and biomassderived fuel producers must use Equation MM-1 as specified in 40 CFR §98.393(a)(1) to estimate the CO<sub>2</sub> emissions that would result from the complete combustion of the <u>fuel<del>product</del></u> removed from the rack (for refiners and position holders), imported and not delivered to the bulk transfer/terminal system(by enterers), sold to unlicensed entities as specified in section 95121(d)(3) (by refiners), or produced (by biomass-<del>derived fuel producers)</del>. For fuels that are <del>mixtures of multiple</del> components blended, emissions must be reported for each individual component individual Blendstock, Distillate Fuel Oil or biomass-derived fuel listed in 40 CFR Part 98 Tables MM-1 and MM-2 separately, and not as finished motor gasoline (finished), biofuel blends, or other similar finished fuel. Emissions from denatured fuel ethanol must be calculated as 100% ethanol only. The volume of denaturant is assumed to be zero and is not required to be reported. Emission factors must be taken from column C of 40 CFR Part 98 Table MM-1 or MM-2 as specified in Calculation Method 1 of 40 CFR §98.393(f)(1). If a position holder in diesel or biodiesel fuel does not have sealed or financial transaction meters at the rack, and the position holder is the sole position holder at the terminal, the position holder must calculate emissions based on the delivering entity's invoiced volume of fuel or a meter that meets the requirements of section 95103(k) either at the rack or at a point prior to the fuel going into the terminal storage tanks.
- (2) Refiners that produce liquefied petroleum gas must use Equation MM-1 as specified in 40 CFR §98.393(a)(1) to estimate the CO<sub>2</sub> emissions that would result from the complete combustion of the fuelproduct supplied. For calculating the emissions from liquefied petroleum gas, the emissions from the individual components must be summed. Emission factors must be taken from column C of 40 CFR Part 98 Table MM-1 as specified in Calculation Method 1 of 40 CFR §98.393(f)(1).
- (3) Refiners, position holders at California terminals, and enterers outside of the bulk transfer/terminal system, and biomass-derived fuel producers must estimate and report CH<sub>4</sub> and N<sub>2</sub>O emissions using Equation C–8 and Table C-2 as described in 40 CFR §98.33(c)(1), except that the emission factors in Table 1 of this section will be used for each fuel require to be reported in section 95121(a)(2) above. individual Blendstock, Distilate Fuel Oil or biomass-derived fuel listed in 40 CFR Part 98 Tables MM-1 and MM-2

Table 1. Transportation Fuel CH<sub>4</sub> and N<sub>2</sub>O emission factors

<u>Fuel</u>	CH <sub>4</sub> (g/bbl)	N <sub>2</sub> O (g/bbl)
Blendstock	<u>20</u>	<u>20</u>
<u>Distillate</u>	2	<u>1</u>
<u>Ethanol</u>	<u>37</u>	<u>27</u>
<u>Biodiesel</u>	2	<u>1</u>

(4) All fuel suppliers in this section must estimate CO<sub>2</sub>e emissions using the following equation:

$$CO_2e = \sum_{i=1}^n \ GHG_i \ x \ GWP_i$$

Where:

 $CO_2e = Carbon dioxide equivalent, metric tons/year.$ 

<u>GHG<sub>i</sub></u> = <u>Mass emissions of CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O from fuels combusted or oxidized.</u>

GWP<sub>i</sub> = Global warming potential for each greenhouse gas from Table A-1 of 40 CFR Part 98.

<u>n</u> = Number of greenhouse gases emitted.

- (c) Monitoring and QA/QC Requirements. For the emissions calculation method chosen under section 95121(b), the operator must meet all the monitoring and QA/QC requirements as specified in 40 CFR §98.394, and the requirements of 40 CFR §98.3(i) as further specified in section 95103 of this article and below.
  - (1) Position holders are exempt from 40 CFR §98.3(i) calibration requirements except when the fuel supplier position holder and entity receiving the fuel receiver have common ownership or are owned by subsidiaries or affiliates of the same company. In such cases the 40 CFR §98.3(i) calibration requirements apply, unless:
    - (A) The fuel supplier does not operate the fuel billing meter;
    - (B) The fuel billing meter is also used by companies that do not share common ownership with the fuel supplier; or
    - (C) The fuel billing meter is sealed with a valid seal from the county sealer of weights and measures and the operator has no reason to suspect inaccuracies.
  - (2) As required by 40 CFR §98.394(a)(1)(iii), for fuelspreducts that are liquid at 60 degrees Fahrenheit and one standard atmosphere, the volume reported must be temperature- and pressure-adjusted to these conditions. For liquefied petroleum gas the volume reported must be temperature-adjusted to 60 degrees Fahrenheit.
- (d) Data Reporting Requirements. In addition to reporting the information required in 40 CFR §98.3(c), the following entities must also report the =information identified below:

- (1) California position holders must report the annual quantity in barrels, as reported by the terminal operator, and as corrected to reflect the individual components of each Blendstock, Distillate Fuel Oil, or biomass-derived fuel blended to make the finished fuel of the product, for each petroleum product or biomass-derived fuel-listed in Tables MM-1 and MM-2 of 40 CFR Part 98 that is delivered across the rack in California, except that distillate fuel oil is limited to diesel fuel and except for fuelproducts for which a final destination outside California can be demonstrated.

  Denatured fuel ethanol will be reported with the entire volume as 100% ethanol only. The volume of denaturant is assumed to be zero and is not required to be reported.
- (2) California position holders that are also terminal operators and refiners with on-site racks must report the annual quantity in barrels delivered across the rack and as corrected to reflect the individual components of each Blendstock, Distillate Fuel Oil, or biomass-derived fuel blended to make the finished fuel of the product, for each petroleum product or biomass-derived fuellisted in Tables MM-1 and MM-2 of 40 CFR Part 98, except distillate fuel oil is limited to diesel fuel and except for fuelproducts for which a final destination outside California can be demonstrated. Denatured fuel ethanol will be reported with the entire volume as 100% ethanol only. The volume of denaturant is assumed to be zero and is not required to be reported. If there is only a single position holder at the terminal, and only diesel or biodiesel is being dispensed at the rack then the position holder maymust report the annual quantity of fuel using a meter meeting the requirements of section 95103(k) or billing invoices from the entity delivering fuel to the terminalfuel supplier.
- (3) Refiners that supply fuel within the bulk transfer system to entities not licensed by the California Board of Equalization as a fuel supplier must report the annual quantity in barrels delivered of each Blendstock, Distillate Fuel Oil, or biomass-derived fuel, corrected to reflect the individual components blendstocks of the product, for each petroleum product or biomass-derived fuel-listed in Tables MM-1 and MM-2 of 40 CFR Part 98, except Distillate Fuel Oil is limited to diesel fuel and except for fuelproducts for which a final destination outside California can be demonstrated.

  Denatured fuel ethanol will be reported with the entire volume as 100% ethanol only. The volume of denaturant is assumed to be zero and is not required to be reported.
- (4) Enterers of fossil-derived transportation fuels not directly delivered to the bulk transfer/terminal system must report the annual quantity in barrels, as reported on the bill of lading or other shipping documents of each Blendstock, Distillate Fuel Oil, or biomass-derived fuelcorrected to reflect the individual components blendstocks of the imported product, for each petroleum product or biomass derived fuel listed in Tables MM-1 and MM-2 of 40 CFR Part 98 that is imported into California, except that dDistillate feuel dOil is limited to diesel fuel and except for fuelproducts for which a

- final destination outside California can be demonstrated. Denatured fuel ethanol will be reported with the entire volume as 100% ethanol only. The volume of denaturant is assumed to be zero and is not required to be reported.
- (5) Enterers who deliver fuel to the bulk transfer/terminal system must also report the name, physical address, contact person, phone and e-mail for the entity receiving the fuel and actual delivered volume for each receiving entity.
- (5) Producers of biomass-derived fuels in California must report the annual quantity in barrels, as measured at a custody transfer meter or listed on a bill of lading, corrected to reflect the individual components of the product, for each fuel listed in Tables MM-1 and MM-2 of 40 CFR Part 98 that is delivered in California, except for products for which a final destination outside California can be demonstrated. This requirement does not apply to the annual reporting of the total volume of biodiesel, renewable diesel, and denatured fuel othanol produced or imported, if this information has been provided under the requirements of title 17, California Code of Regulations, sections 95480-95490 (Low Carbon Fuel Standard).
- (6) Biomass-derived fuel producers in California that blend biomass-derived fuel with fossil fuels outside the bulk transfer/terminal system must indicate the supplier or source of the fossil-based fuels when reporting component volumes.
- (7)(6)(5) In addition to the information required in 40 CFR §98.396, petroleum refineries must also report the volume of liquefied petroleum gas in barrels supplied in California as well as the volumes of the individual components as listed in 40 CFR 98 Table MM-1, except for fuelproducts for which a final destination outside California can be demonstrated.
- (8)(7)(6) All fuel suppliers identified in this section must also report CO<sub>2</sub>, CO<sub>2</sub> from biomass-derived fuels, CH<sub>4</sub>, N<sub>2</sub>O and CO<sub>2</sub>e emissions in metric tons that would result from the complete combustion or oxidation of each petroleum fuelproduct identified in 95121(a)(2), liquefied petroleum gas, or biomass-derived fuel reported in this section, calculated according to section 95121(b).
- (9) Enterers and biomass-derived fuel producers who deliver fuel to position holders at terminals or refiners must report the name of the recipient and the volumes delivered according to the bill of lading or other sales document.
- (e) Procedures for Missing Data. For quantities of fuels that are purchased, sold, or transferred in any manner, fuel suppliers must follow the missing data procedures specified in 40 CFR §98.395. The supplier must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105. If any combination of data elements used to measure emissions from fuel or direct measurement are missing, such that more than 20 percent of annual emissions cannot be directly

calculated, a nonconformance occurs for the emissions source. The missing data must still be substituted as specified in 40 CFR §98.395. For the purpose of applying this provision, data substituted using an approved interim data collection procedure will be considered captured data and not count toward the 20 percent missing data limitation.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95122. Suppliers of Natural Gas, Natural Gas Liquids, and Liquefied Petroleum Gas.

Any supplier of natural gas or natural gas liquids who is required to report under section 95101 must comply with Subpart NN of 40 CFR Part 98 (§§98.400 to 98.408) in reporting annual emissions and related data to ARB, except as otherwise provided in this section.

## (a) GHGs to Report.

- (1) In addition to the CO<sub>2</sub> emissions specified under 40 CFR §98.402(a), natural gas liquid fractionators must report the CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O and CO<sub>2</sub>e emissions that would result from the complete combustion or oxidation of liquefied petroleum gas sold or delivered to others, except for products for which a final destination outside California can be demonstrated.
- (2) In addition to the CO<sub>2</sub> emissions specified under 40 CFR §98.402(b), local distribution companies and intrastate pipelines must report the CO<sub>2</sub>, CO<sub>2</sub> from biomass-derived fuels, CH<sub>4</sub>, N<sub>2</sub>O, and CO<sub>2</sub>e emissions from the complete combustion or oxidation of the annual volume of natural gas provided to all entities on their distribution systems in California
- (3) The California consignee for liquefied petroleum gas will report the CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O and CO<sub>2</sub>e emissions that would result from the complete combustion or oxidation of the annual quantity of liquefied petroleum gas imported into the state, except for products for which a final destination outside California can be demonstrated.

# (b) Calculating GHG Emissions.

(1) Natural gas liquid fractionators must use calculation methodology 1 as specified in 40 CFR §98.403(a)(1) or calculation methodology 2 as specified in 40 CFR §98.403(a)(2) to estimate the CO<sub>2</sub> emissions that would result from the complete combustion of the product supplied except that Table MM-1 must be used in place of Table NN-2. For calculating the emissions from liquefied petroleum gas, the fractionators must sum the emissions from the individual constituents. For components of liquefied petroleum gas not

- listed in Table NN-1 of 40 CFR Part 98, values from Tables MM-1 and C-1 of 40 CFR 98 must be used as appropriate.
- (2) Local distribution companies must estimate CO<sub>2</sub> emissions at the state border or city gate for pipeline quality natural gas using calculation methodology 1 as specified in 40 CFR §98.403(a)(1), using the reporter specific weighted yearly average higher heating value and a default emission factor or an emission factor as determined in 40 CFR §98.4040(b)(3)reporter specific CO<sub>2</sub> emission factor. except that the product of HHV and Fuel is replaced by the annual MMBtu of natural gas received.
- (3) Local distribution companies Public utility gas corporations must estimate annual CO<sub>2</sub> emissions from instate receipts of pipeline quality natural gas from other transmission companies public utility gas corporations, interstate pipelines and intrastate transmission pipelines, and annual CO2 emissions from all and natural gas redelivered to other transmission companies public utility gas corporations or interstate pipelines. Annual CO<sub>2</sub> emissions from redelivered natural gas to intrastate pipelines or publicly owned natural gas utilities must be estimated only if emissions from the redelivered natural gas equals or exceeds 25,000 MTCO2e calculated according to subparagraph (2) above. or local distribution companies where emissions from the redelivered natural gas equals or exceeds 25,000 mtCO2e calculated according to subparagraph (2) above. Emissions are calculated according to Equation NN-3 of 40 CFR §98.403(b)(1) using reporter specific CO<sub>2</sub> emission factors as calculated in subparagraph (5) below except that CO21 will be the product of MMBtu<sub>Total</sub> and the default emission factor from Table NN-1 or the product of MMBtu<sub>Total</sub> and the reporter specific emission factor. MMBtuTotal must be except that Fuel in Equation NN-3 is calculated as follows:

 $MMBtu_{Tital} \frac{Fuel}{Fuel} = \frac{Fuel}{MMBtu_{redelivery}} - \frac{Fuel}{MMBtu_{receipts}}$ 

Where

FuelMMBtu<sub>Total</sub> = Total annual MMBtu<del>volume</del> used in equation NN-3

Fuel<sub>redelivery</sub>MMBtu<sub>redelivery</sub> = Total annual <del>volume</del>MMBtu of natural gas

delivered to other companies as specified above <del>natural gas</del>

transmission and local distribution companies (Mscf)

Fuel<sub>receipts</sub>MMBtu<sub>receipts</sub> = Total annual MMBtu of nNatural gasl

received from other natural gas transmission companies as

specified above(Mscf)

(4) Emissions from Receipts of pipeline quality natural gas from in-state natural gas producers and net volume of pipeline quality natural gas injected into storage are estimated according to Equation NN-5 of 40 CFR §98.403(b)(3) except that CO<sub>2|</sub> will be calculated as the product of the net annual MMBtu and a default emission factor from Table NN-1 or the product of the net

<u>annual MMBtu and a using reporter specific emission factors—as calculated in subparagraph (5).</u>

- For 40 CFR §98.403(b)(3)(1) and (3), rReporter specific emission <del>(5)</del> factors will be calculated as the product of the local distribution company's own weighted yearly average HHV measurement and the default emission factor, from Table NN-1 of 40 CFR Part 98, or the weighted yearly average HHV measurement and the reporter specific CO<sub>2</sub> emission factor as determined in 40 CFR §98.4040(b)(3) for natural gas. Alternatively, local distribution companies may estimate CO2 emissions from pipeline quality natural gas at the city gate as the sum of the products of thousing annual energy (in mmBtu) of natural gas, if transactions occur in energy values, in place of the product of fuel and HHV in the above calculations.volume of gas received at each city gate and the reporter specific HHV measurement at the receipt location recorded at a minimum of a monthly frequency multiplied by the default emission factor from Table NN-1 of 40 CFR Part 98, or reporter specific CO2 emission factor for natural gas. Receipts from in-state natural gas producers and net volume of natural gas injected into storage may also be estimated according to the above method.
- weighted average HHV, determined according to Equation C-2b of 40 CFR §98.33(a)(2)(ii)(A), for natural gas from a single city gate, storage facility, or connection with an in-state producer, connection with another transmission company, interstate pipeline, intrastate pipeline or connection with a local distribution company. If the HHV is outside the range of pipeline quality natural gas, emissions will be calculated using the appropriate subparagraph of section 95122(a) replacing the default emission factor with either a reporter specific emission factor as calculated in 40 CFR §98.404(b)(2) or one determined as follows:
  - (A) For natural gas or biomethane with an annual weighted HHV below 970

    Btu/scf and not exceeding 3% of total emissions estimated under this section, the local distribution company may use the reporter specific weighted yearly average higher heating value and the default emission factor or an emission factor as determined in 40 CFR §98.4040(b)(3). If emissions exceed 3% of the total, then the Tier 3 method specified in 40 CFR §98.33(a)(3)(iii) must be used with monthly carbon content samples used to calculate the annual earbon content as specified in 40 CFR §98.33(a)(2)(ii)(A).emissions from the portion of natural gas that is below 970 Btu/scf.
  - (B) For natural gas or biomethane with an annual HHV above 1100 Btu/scf and not exceeding 3% of total emissions estimated under this section, the local distribution company must use the reporter specific weighted yearly average higher heating value and a default emission factor of 54.67 kg CO<sub>2</sub>/mmMMBtu or an emission factor as determined in 40 CFR §98.4040(b)(3). If emissions exceed 3% of the total, then the Tier 3 method specified in 40 CFR §98.33(a)(3)(iii) must be used with monthly carbon content samples used to calculate the annual earbon content as

# specified in 40 CFR §98.33(a)(2)(ii)(A). emissions from the portion of natural gas that is above 1100 Btu/scf.

(7)(6) When calculating total CO<sub>2</sub> emissions for California, the equation below must be used:

$$\frac{CO_2 = \sum CO_{2i} - \sum CO_{2i}}{CO_2 = \sum CO_{2i} - \sum CO_{2j} - \sum CO_{2l}}$$

# Where:

 $CO_2$  = Total emissions.

<u>CO<sub>2i</sub> = Emissions from natural gas received at the state border or city gate.</u>

<u>CO<sub>2j</sub> = Emissions from natural gas received for redistribution to or received from other natural gas transmission companies</u>

<u>CO<sub>2|</sub> = Emissions from storage and direct deliveries from producers.</u>

# For the purpose of this section, a public utility gas corporation may use the California border as the city gate.

Matural gas liquid fractionators and local distribution companies must estimate and report CH<sub>4</sub> and N<sub>2</sub>O emissions using equation C-8 and Table C-2 as described in 40 CFR §98.33(c)(1) for all fuels where annual CO<sub>2</sub> emissions are required to be reported by 40 CFR §98.406 and this section. Local distribution companies must use the annual MMBtu determined in paragraphs (2)-(4) above in place of the product of the Fuel and HHV in equation C-8 reporter specific weighted yearly average higher heating value when calculating emissions.

(4)(9)(8) Local distribution companies must separately and individually calculate end-user emissions of CH<sub>4</sub>, N<sub>2</sub>O, CO<sub>2</sub> from biomass-derived fuels, and CO<sub>2</sub>e by replacing CO<sub>2</sub> in the equation in section 95122(b)(276) with CH<sub>4</sub>, N<sub>2</sub>O, CO<sub>2</sub> from biomass-derived fuels, and CO<sub>2</sub>e. CO<sub>2</sub> emissions from biomass-derived fuel are based on the fuel the LDC has purchased on behalf of and delivered to end users. Emissions from biomethane are calculated using the methods for natural gas required by this section. It does not include baiomass-derived fuels directly purchased by end users and delivered by the LDC are reported as natural gas. If a biomass-derived fuel certification program is in place, and the end user does not hold a compliance obligation under the Cap and Trade Regulation, the end user may transfer the biomass-derived fuel certificates to the local distribution company who may then report the fuel covered by those certificates as biomass-derived fuel.

(5)(10)(9) The California consignee for liquefied petroleum gas must use calculation methodology 2 described in 40 CFR §98.403(a)(2) for calculating CO<sub>2</sub> emissions except that Table MM-1 of 40 CFR Part 98 must be used in

place of Table NN-2. The consignee must sum the emissions from the individual components of the liquefied petroleum gas, to calculate the total emissions. For components of liquefied petroleum gas not listed in Table NN-1 of 40 CFR 98, values from Tables MM-1 and C-1 of 40 CFR 98 must be used as appropriate. If the composition is not supplied by the producer, the consignee must use the default value for liquefied petroleum gas presented in Table C-1 of 40 CFR Part 98.

<u>(6)(11)(10)</u> The California consignee for liquefied petroleum gas must estimate and report CH<sub>4</sub> and N<sub>2</sub>O emissions using equation C-8 and Table C-2 as described in 40 CFR §98.33(c)(1).

 $\frac{(7)(12)(11)}{(12)(11)}$  All fuel suppliers in this section must also estimate  $CO_2e$  emissions using the following equation

$$CO_2e = \sum_{i=1}^{n} GHG_i \times GWP_i$$

Where:

<u>CO<sub>2</sub>e = Carbon dioxide equivalent, metric tons/year.</u>

GHG<sub>i</sub> = Mass emissions of CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O from fuels combusted or oxidized.

<u>GWP<sub>i</sub></u> = <u>Global warming potential for each greenhouse gas from Table A-1 of</u> 40 CFR Part 98.

n = Number of greenhouse gases emitted.

- (c) Monitoring and QA/QC Requirements. For each emissions calculation method chosen under this section, the supplier must meet all monitoring and QA/QC requirements specified in 40 CFR §98.404, except as modified in sections 95103, 95115, and below.
  - (1) All natural gas suppliers must measure required values at least monthly.
  - (2) All natural gas suppliers must determine reporter specific HHV at least monthly, or if the local distribution company does not make its own measurements according to standard business practices it must use the delivering pipeline measurement.
  - (3) All natural gas liquid fractionators must sample for composition at least monthly.
  - (4) All California consignees of liquefied petroleum gas must record composition, if provided by the supplier, and quantity in barrels, corrected to 60 degrees Fahrenheit, for each shipment received.
- (d) Data Reporting Requirements.
  - (1) For the emissions calculation method selected under section 95122(b), natural gas liquid fractionators must report, in addition to the data required by 40 CFR §98.406(a), the annual volume of liquefied petroleum gas, corrected to 60 degrees Fahrenheit, sold or delivered to others, except for products for which a final destination outside California can be

- demonstrated. Natural gas liquid fractionators must report the annual quantity of liquefied petroleum gas delivered to others as the total volume in barrels as well as the volume of its-the individual components for all components listed in 40 CFR 98 Table MM-1. Fractionators must also include the annual CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, and CO<sub>2</sub>e mass emissions (metric tons) from the volume of liquefied petroleum gas reported in 40 CFR §98.406(a)(5) as modified by this regulation, calculated in accordance with section 95122(b)(1)-(3).
- (2) For the emissions calculation method selected under section 95122(b), local distribution companies must report all the data required by 40 CFR §98.406(b) subject to the following modifications:
  - (A) Publicly-owned natural gas utilities that report in-state receipts at the city gate under 40 CFR §98.406(b)(1) must also identify each delivering entity by name and report the annualmenthly volumes received in Mscf and the annualmenthly weighted average HHVenergy in mmMMBtu.
  - (B) Local distribution companies that report under 40 CFR §98.406(b)(1) through (b)(7) must also report the annual energy of natural gas in mmMMBtu associated with the volumes.
  - (C) In addition to the requirements in 40 CFR §98.406(b)(8), local distribution companies must also include CO<sub>2</sub>, CO<sub>2</sub> from biomass-derived fuels, CH<sub>4</sub>, N<sub>2</sub>O, and CO<sub>2</sub>e annual mass emissions in metric tons calculated in accordance with 40 CFR §98.403(a) and (b)(1) through (b)(3) as modified by section 95122(b).
  - (D) For each publicly-owned natural gas utility to which a local distribution company delivers natural gas, the local distribution companies must report the annualmenthly volumes(in Mscf), menthly annual energy in (MMBtu)weighted average HHV, and the information required in 40 CFR §98.406(b)(12), including EIA number. These requirements are in addition to the requirements of 40 CFR §98.406(b)(6).
  - (E) For each customer, local distribution companies that report under 40 CFR §98.406 (b)(7) must report the annual volumes in Mscf, annual energy in mmMMBtu, and customer information required in 40 CFR §98.406(b)(12).
  - (F) Local distribution companies that report under 40 CFR §98.406(b)(9) must report annual CO<sub>2</sub>, CO<sub>2</sub> from biomass-derived fuel, CH<sub>4</sub>, N<sub>2</sub>O<sub>4</sub>, and CO<sub>2</sub>e emissions (metric tons) that would result from the complete combustion or oxidation of the natural gas supplied to all entities calculated in accordance with section 95122(b)(2), (b)(4), and (b)(7).
- (3) In addition to the information required in 40 CFR §98.3(c), the operator of non-utilityan interstate pipelines, which is not a local distribution company, must report the customer name, address, and ARB IDeustemer number along with annualmenthly volumes of natural gas, in Mscf, and the annualmenthly energy of natural gas in MMBtueerresponding weighted

- average monthly HHV in Btu/scf for natural gas delivered to each end user or wholesale customer, including themselves.
- (4) In addition to the information required in 40 CFR §98.3(c), the operator of an intrastate pipeline net—subject—to Subpart NN of 40 CFR Part 98 that delivers natural gas directly to end users, local distribution companies, interstate pipelines or other intrastate pipelines wholesale customers must follow the reporting requirements described under Subpart NN of 40 CFR Part 98 and this section for local distribution companies. In lieu of the city gate information specified by section 95122(b)(2)40 CFR §98.406(b)(1), the intrastate pipeline operator must report the summed volumes (Mscf) and energy (MMBtu) of natural gas delivered to each entity receiving gas from the intrastate pipeline. received by the intrastate pipeline from interconnects with local distribution companies, interstate pipelines, or other intrastate pipelines. Additionally, intrastate pipeline operators are not required to estimate values for CO<sub>2i</sub> and CO<sub>2i</sub> as specified in §95122(b)(3) and (b)(4) and must use a value of 0 for both when calculating emissions as required by §95122(b)(6).
- (5) In addition to the information required in 40 CFR §98.3(c), the California consignee for liquefied petroleum gas must report the annual quantity of liquefied petroleum gas imported as the total volume in barrels as well as the volume of its individual components for all components listed in 40 CFR 98 Table MM-1, if supplied by the producer, and report CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, and CO<sub>2</sub>e annual mass emissions in metric tons using the calculation methods in section 95122(b).
- (e) Procedures for estimating missing data. Suppliers must follow the missing data procedures specified in 40 CFR §98.405. The operator must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105. If any combination of data elements used to measure emissions from fuel or direct measurement is missing, such that more than 20 percent of annual emissions cannot be directly calculated, a nonconformance occurs for the emissions source. The missing data must still be substituted as specified in this section. For the purpose of applying this provision, data substituted using an approved interim data collection procedure will be considered captured data and not count toward the 20 percent missing data limitation.
- (f) Additional Product Data. The operator of a natural gas liquid fractionating facility must report the annual production of liquefied petroleum gas in barrels corrected to 60 degrees Fahrenheit.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95123. Calculation Methods for Suppliers of Carbon Dioxide.

Any supplier of carbon dioxide who is required to report under section 95101 of this article must comply with Subpart PP of 40 CFR Part 98 (§§98.420 to 98.428) in reporting to ARB, except as otherwise provided in this section.

- (a) When reporting imported and exported quantities of CO<sub>2</sub> as required in 40 CFR §98.422, the supplier must also-report quantities of carbon dioxide imported into or exported from the State of California. Exports for purposes of geologic sequestration must be reported separately from exports for other purposes.
- (b) <u>Missing Data Substitution Procedures</u>. The supplier must comply with 40 CFR §98.165 when substituting for missing data, except for 2013 and later emissions data reports as otherwise provided below.
  - (1) For all data required for emissions calculations in this section, the supplier must follow the requirements of paragraphs (A)-(D) below.
    - (A) If the data capture rate is at least 90 percent for the data year, the supplier must substitute for each missing value using the best available estimate of the parameter, based on all available process data.
    - (B) If the data capture rate is at least 80 percent but not at least 90 percent for the data year, the supplier must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
    - (C) If the data capture rate is less than 80 percent for the data year, the supplier must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).
    - (D) The supplier must document and retain records of the procedure used for all missing data estimates pursuant to the recordkeeping requirements of section 95105.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## Subarticle 3. Additional Requirements for Reported Data

§ 95125. Additional Calculation Methods. Operators shall use one or more of the following methods to calculate emissions as required in sections 95110 through 95115.

- (a) Method for Calculating CO<sub>2</sub> Emissions from Fuel Combustion Using Default Emission Factors and Default Heat Content.
  - (1) The operator shall use the method in section 95125(a)(2) to calculate CO<sub>2</sub> emissions, applying the default emission factors and default heat content values provided in the Appendix A, for each type of fuel combusted at the facility.
  - (2) The operator shall calculate each fuel's CO<sub>2</sub> emissions and report them in metric tonnes using the following equation:

$$CO_2$$
 = Fuel \* HHV<sub>D</sub> \* EF<sub>CO2</sub>\* 0.001

Where:

CO<sub>2</sub> = CO<sub>2</sub> emissions from a specific fuel type, metric tonnes CO<sub>2</sub> per year

Fuel = Mass or volume of fuel combusted specified by fuel type, unit of mass or volume per year

HHV<sub>D</sub> = Default high heat value specified by fuel type supplied by ARB, MMBtu per unit of mass or volume

EF<sub>CO2</sub> = Default carbon dioxide emission factor provided in Appendix A, kg CO<sub>2</sub> per MMBtu

0.001 = Factor to convert kg to metric tonnes

# (b) Method for Calculating CH<sub>4</sub> and N<sub>2</sub>O Emissions from Fuel Combustion Using Default Emission Factors.

(1) The operator shall use the methods in this section to calculate CH<sub>4</sub> and N<sub>2</sub>O emissions, applying the default emission factors provided in the Appendix A for each type of fuel, except as provided in section 95125(b)(4). If the operator measures heat content as specified in section 95125(c), the measured heat content shall be used in the equation in section 95125(b)(2). If the heat content is not measured, the operator shall employ the default heat content values specified in Appendix A by fuel type and the equation specified in section 95125(b)(3). If an operator combusts a fuel whose heat content is not provided in Appendix A, the operator shall measure heat content as specified by fuel type in section 95125(c) and utilize the N<sub>2</sub>O and CH<sub>4</sub> emissions methodology specified in section 95125(b)(2). Operators may elect to determine N<sub>2</sub>O and CH<sub>4</sub> emissions using the method specified

in section 95125(b)(4) in lieu of the methods provided in sections 95125(b)(2)-(3).

(2) If the heat content of the fuel is measured, the operator shall calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions and report them in metric tonnes using the following equation:

 $CH_4$  or  $N_2O$  = combustion emissions from specific fuel type, metric tonnes  $CH_4$  or  $N_2O$  per year

n = Period/frequency of heat content measurements over the year (e.g. monthly n = 12)

Fuel<sub>P.</sub> = Mass or volume of fuel combusted for the measurement period specified by fuel type, units of mass or volume per unit time

HHV<sub>P</sub> = High heat value measured for the measurement period specified by fuel type, MMBtu per unit mass or volume

EF = Default CH<sub>4</sub>-or N<sub>2</sub>O emission factor provided in Appendix A, kg CH<sub>4</sub>-or N<sub>2</sub>O per MMBtu

0.001 = Factor to convert kg to metric tonnes

(3) If the heat content of the fuel is not measured, the operator shall calculate each fuel's CH<sub>4</sub> and N<sub>2</sub>O emissions and report them in metric tonnes using the following equation:

### Where:

CH<sub>4</sub>-or N<sub>2</sub>O = CH<sub>4</sub>-or N<sub>2</sub>O emissions from a specific fuel type, metric tonnes CH<sub>4</sub> or N<sub>2</sub>O per year

Fuel = Mass or volume of fuel combusted specified by fuel type, unit of mass or volume per year

HHV<sub>D</sub> = Default high heat value specified by fuel type provided in Appendix A, MMBtu per unit of mass or volume

EF = Default emission factor provided in Appendix A, kg CH<sub>4</sub>or N<sub>2</sub>O per MMBtu

0.001 = Factor to convert kg to metric tonnes

(4) The operator may elect to calculate CH<sub>4</sub> and N<sub>2</sub>O emissions using ARB approved source specific emission factors derived from source tests conducted at least annually under the supervision of ARB or the local air pollution control district or air quality management district. Upon approval of a source test plan by ARB, the source test procedures in that plan shall be repeated in future years to update the source specific emission factors

annually. In the absence of source specific emission factors approved by ARB, the operator shall use the default emission factors provided in Appendix A.

# (c) Method for Calculating CO<sub>2</sub> Emissions from Fuel Combustion Using Measured Heat Content.

(1) The operator shall use the following equation to calculate fuel combustion CO<sub>2</sub> emissions by fuel type using the measured heat content of the fuel combusted:

Where:

CO<sub>2</sub> = combustion emissions from specific fuel type, metric tonnes CO<sub>2</sub> per year

n = Period/frequency of heat content measurements over the year (e.g. monthly n = 12)

Fuel<sub>P</sub> = Mass or volume of fuel combusted for the measurement period specified by fuel type, units of mass or volume per unit time

HHV<sub>P</sub> = High heat value measured for the measurement period specified by fuel type, MMBtu per unit mass or volume

EF = Default carbon dioxide emission factor provided in the Appendix A, kg CO<sub>2</sub> per MMBtu

0.001 = Factor to convert kg to metric tonnes

- (A) The operator shall measure and record fuel consumption and the fuel's high heat value at frequencies specified by fuel type below. The operator may elect to utilize and record high heat values provided by the fuel supplier. The frequencies for measurements and recordings are as follows:
  - 1. At receipt of each new fuel shipment or delivery or on a monthly basis for middle distillates (diesel, gasoline, fuel oil, kerosene), residual oil, liquid waste-derived fuels, and LPG (ethane, propane, isobutene, n-Butane, unspecified LPG);
  - 2. Monthly for natural gas, associated gas, and mixtures of low Btu gas excluding refinery fuel gas. Operators combusting gases with high heat value <975 or >1100 Btu per scf including natural gas, associated gas, and mixtures of low Btu gas and natural gas, shall use the methodology provided in section 95125(d) to calculate CO<sub>2</sub> emissions:

- 3. Monthly for gases derived from biomass including landfill gas and biogas from wastewater treatment or agricultural processes.
- 4. The heat content of all solid fuels shall be measured and recorded monthly. The monthly solid fuel sample shall be a composite sample of weekly samples. The solid fuel shall be sampled at a location after all fuel treatment operations and the samples shall be representative of the fuel chemical and physical characteristics immediately prior to combustion. Each weekly sub-sample shall be collected at a time (day and hour) of the week when the fuel consumption rate is representative and unbiased. Four weekly samples (or a sample collected during each week of operation during the month) of equal mass shall be combined to form the monthly composite sample. The monthly composite sample shall be homogenized and well mixed prior to withdrawal of a sample for analysis. One in twelve composite samples shall be randomly selected for additional analysis of its discreet constituent samples. This information will be used to monitor the homogeneity of the composite.
- (B) When measured by the operator or fuel supplier, high heat values shall be determined using one of the following methods:
  - 1. For gases, use ASTM D1826-94 (Reapproved 2003), ASTM D3588-98 (Reapproved 2003), ASTM D4891-89 (Reapproved 2006), GPA Standard 2261-00 "Analysis for Natural Gas and Similar Gaseous Mixtures by Gas Chromatography." The operator may alternatively elect to use on-line instrumentation that determines heating value accurate to within ± 5.0 percent. Where existing on-line instrumentation provides only low heating value, the operator shall convert the value to high heating value as specified in section 95125(c)(1)(C).
  - 2. For middle distillates and oil, or liquid waste-derived fuels, use ASTM D240-02 (Reapproved 2007), ASTM D240-87 (Reapproved 1991), ASTM D4809-00 (Reapproved 2005).
  - 3. For solid biomass-derived fuels use ASTM D5865-07a.
  - 4. For waste-derived fuels use ASTM D5865-07a or ASTM D5468-02 (Reapproved 2007). Operators who combust waste-derived fuels that are partly but not pure biomass shall determine the biomass-derived portion of CO<sub>2</sub> emissions using the method specified in section 95125(h)(2), if applicable

(C) Operators of facilities where currently installed on-line instrumentation provides a measure of lower heating value (LHV) but not higher heating value (HHV), shall convert LHVs (Btu/scf) to HHVs (Btu/scf) in the following manner.

Where:

HHV = fuel or fuel mixture higher heating value (Btu/scf)
LHV = fuel or fuel mixture lower heating value (Btu/scf)
CF = conversion factor

For natural gas, operators shall use a CF of 1.11.

For refinery fuel gas and mixtures of refinery fuel gas, operators shall derive a fuel system specific CF. A weekly average CF shall be determined from either concurrent LHV instrumentation measurements and HHV determined as part of the daily carbon content determination, either by on-line instrumentation or laboratory analysis, or by the HHV/LHV ratio obtained from the laboratory analysis of the daily samples.

- (d) Method for Calculating CO<sub>2</sub> emissions from Fuel Combustion Using
  Measured Carbon Content For each type of fuel combusted at the facility, the operator shall calculate CO<sub>2</sub> emissions using the appropriate method below:
  - (1) Solid Fuels.
    - (A) Operators combusting solid fuels shall use the following equation to calculate CO<sub>2</sub>-emissions:

Where:

CO<sub>2</sub> = carbon dioxide emissions, metric tonnes per year

Fuel<sub>n</sub> = mass of fuel combusted in month "n," metric tonnes

CC<sub>n</sub> = carbon content from fuel analysis for month "n," percent

(e.g. 95% expressed as 0.95)

3.664 = conversion factor for carbon to carbon dioxide

(B) The carbon content of all solid fuels shall be measured and recorded monthly. The monthly solid fuel sample shall be a composite sample of weekly samples. The solid fuel shall be sampled at a location after all fuel treatment operations and the samples shall be representative of the fuel chemical characteristics combusted during the sample week. Each weekly sub-sample shall be collected at a time (day and hour) of the week when the fuel consumption rate is representative and

unbiased. Four weekly samples (or a sample collected during each week of operation during the month) of equal mass shall be combined to form the monthly composite sample. The monthly composite sample shall be homogenized and well mixed prior to withdrawal of a sample for analysis. One in twelve composite samples shall be randomly selected for additional analysis of its discreet constituent samples. This information will be used to monitor the homogeneity of the composite.

- (C) When measured by the operator or fuel supplier, carbon content shall be determined using the following ASTM method:
  - 1. For coal and coke, solid biomass-derived fuels, and waste-derived fuels use ASTM 5373-02 (Reapproved 2007).

## (2) Liquid Fuels.

(A) Operators combusting liquid fuels shall use the following equation to calculate CO<sub>2</sub> emissions:

Where:

 $CO_2$  = carbon dioxide emissions, metric tonnes per year Fuel<sub>n</sub> = volume of fuel combusted in month "n," gallons  $CC_n$  = carbon content from fuel analysis for month "n," kg C per gallon fuel 3.664 = conversion factor for carbon to carbon dioxide

0.001 = factor to convert kg to metric tonnes

(B) The carbon content shall be measured and recorded monthly. When measured by the operator or fuel supplier, carbon content shall be determined using the following ASTM methods: For petroleum-based liquid fuels and liquid waste-derived fuels, use ASTM D5291-02 (Reapproved 2007) "Standard Test Methods for Instrumental Determination of Carbon, Hydrogen, and Nitrogen in Petroleum Products and Lubricants," ultimate analysis of oil or computations based on ASTM D3238-95 (Reapproved 2005) and either ASTM D2502-04 or ASTM D2503-92 (Reapproved 2002).

(3) **Gaseous Fuels.** Operators combusting gaseous fuels shall use the following equation to calculate CO<sub>2</sub> emissions:



CO<sub>2</sub> = carbon dioxide emissions, metric tonnes per year

Fuel<sub>n</sub> = volume of gaseous fuel combusted in month "n," scf

CC<sub>n</sub> = carbon content from fuel analysis for month "n," kg C per kg-mole fuel

MVC = molar volume conversion factor (849.5 scf/kg-mole for STP of 20°C and 1 atmosphere, or 836 scf/kg-mole for STP of 60°F and 1 atmosphere)

3.664 = conversion factor for carbon to carbon dioxide

-0.001 = Factor to convert kg to metric tonnes

(A) When measured by the operator or fuel supplier, carbon content shall be determined using the following ASTM methods: ASTM D1945-03 or ASTM D1946-90 (Reapproved 2006). Except for refinery fuel gas and flexicoker derived fuel gas, the carbon content shall be measured and recorded monthly. Petroleum refiners electing to use this method to calculate CO<sub>2</sub> emissions resulting from the combustion of refinery fuel gas shall determine refinery fuel gas carbon content (CC) a minimum of 3 times per day (every eight hours) using on-line instrumentation or discrete sample laboratory analysis. The carbon content of flexigas shall be determined once per day with either on-line instrumentation or discrete sampling and lab based analysis using one of the ASTM methods listed above. Operators shall calculate CO<sub>2</sub> emissions for a refinery fuel gas system and flexigas combustion in the following manner:

$$\frac{365}{CO_2 = \sum Fuel_n * CC_{An-ave} * MW_{RFG-A}/MVC * 3.664 * 0.001}$$

#### Where:

 $CO_2$  = carbon dioxide emissions, metric tonnes/year Fuel<sub>A</sub> = refinery fuel or flexigas from system A combusted on day n (scf)

CC<sub>An-ave</sub> = system A refinery fuel gas average daily carbon content or flexigas carbon content for day n (kg C/kg fuel)

MW<sub>RFG-A</sub> = average daily molecular weight of refinery fuel gas system A or flexigas molecular weight for day n

MVC = molar volume conversion factor (849.5 scf/kg-mole for STP of 20°C and 1 atmosphere, or 836 scf/kg-mole for STP of 60°F and 1 atmosphere)
3.664 = conversion factor — carbon to carbon dioxide

3.664 = conversion factor — carbon to carbon dioxide 0.001 = conversion factor — kg to metric tonnes

(4) Operators who combust waste-derived fuels that are partly but not pure biomass and who determine CO<sub>2</sub>-emissions using methods provided in sections 95125(d)(1)-(3) shall determine the biomass-derived portion of CO<sub>2</sub> emissions using the method specified in section 95125(h)(2), if applicable.

# (e) Method for Calculating CO<sub>2</sub> Emissions from Fuel Combustion Using Measured Heat and Measured Carbon Content.

- (1) The operator shall use the following method to calculate CO<sub>2</sub> emissions from combustion of refinery fuel gas using both high heat value (HHV) and fuel carbon content.
- (2) Each fuel gas system that provides fuel to one or more combustion devices shall be subject to the measurement and reporting methods described herein. The operator shall obtain fuel samples and choose measurement locations in a manner that minimizes bias and is representative of each fuel gas system.
- (3) For each separate fuel gas system, the operator shall calculate a daily fuel specific emission factor using the equation shown below. Operators meeting the definition of "small refiner" shall calculate a weekly emission factor for each refinery fuel gas system.

$$EF_{CO2-A} = CC_A/HHV_A * MW_A/MVC * 3.664 * 1000$$

#### Where:

EF<sub>CO2-A</sub> = daily CO<sub>2</sub> emission factor for fuel gas system A (metric tonnes CO<sub>2</sub>/MMBtu)

CC<sub>A</sub> = fuel gas carbon content for fuel gas system A (kg carbon/kg fuel)

 $HHV_A = high heating value for fuel gas system A (Btu/scf)$ 

MW<sub>A</sub> = refinery fuel A molecular weight (kg/kg-mole)

MVC = molar volume conversion (849.5 scf/ kg-mole, for STP of 20°C and 1 atmosphere, or 836 scf/kg-mole for STP of 60°F and 1 atmosphere)

3.664 = conversion factor - carbon to carbon dioxide 1000 = conversion factor - kg/Btu to metric tonnes/MMBtu

(A) The operator shall determine carbon content once per day for each fuel gas system, by on-line instrumentation or by laboratory analysis of

a representative gas sample drawn from the system, using the method specified in section 95125(d)(3). Small refiners shall determine carbon content weekly.

- (B) The operator shall determine high heating value from the fuel sample obtained to conduct carbon analysis, or from continuous on-line instrumentation. When HHV<sub>A</sub> is derived from on-line instrumentation, operators shall use either an hourly average HHV value coinciding with the hour in which the carbon content determination was made, or the hour in which the sample was collected for analysis. The operator shall use the method specified in section 95125(c)(1)(B). Operators of facilities with installed instrumentation which provides fuel or fuel mixture LHV (Btu/scf) shall use methods specified in section 95125(c)(1)(C) for the conversion of LHV to HHV.
- (4) For each refinery fuel gas system the operator shall use the system specific daily (weekly for small refiners) fuel emission factor calculated using the equation in section 95125(e)(3) to calculate daily (weekly for small refiners) CO<sub>2</sub> emissions from all combustion devices where the fuel gas from that system was combusted, using the following equation.

Where:

 $CO_{2-A} = CO_2$  emissions resulting from the combustion of fuel gas from system A (metric tonnes/yr)

HHV<sub>DA</sub> = daily average high heating value for system A (Btu/scf)

 $FR_A$  = daily fuel consumption for fuel gas system  $\Lambda$  (scf/d)

 $EF_{CO2-A}$  = daily  $CO_2$ -emission factor for fuel gas system A (tonnes  $CO_2$ /MM Btu)

0.000001 = conversion factor - Btu to MMBtu

The operator shall determine the daily average high heating value (HHV<sub>DA</sub>) from continuous on-line instrumentation (except for small refiners). Small refiners may use the HHV value determined as part of the weekly fuel carbon content analysis to calculate weekly CO<sub>2</sub> emissions.

(5) The operator shall calculate and report total CO<sub>2</sub> emissions resulting from the combustion of fuel gas as the sum of CO<sub>2</sub> combustion emissions from each fuel gas system in the following manner:

$$CO_2 = CO_{2A} + CO_{2B} + CO_{2C} + \dots CO_{2X}$$

#### Where:

 $CO_2$  = total  $CO_2$  emissions from the combustion of fuel gas (metric tonnes/vr)

CO<sub>2A,B,C</sub> = CO<sub>2</sub> emissions from the combustion sources in fuel gas system A,B,C, etc. (metric tonnes/yr)

 $CO_{2-X}$  =  $CO_2$  emissions from the combustion of fuel gas system X, where X is the total number of fuel gas systems (metric tonnes/yr)

# (f) Method for Calculating CO<sub>2</sub> Emissions from Fuel Combustion for Fuel Mixtures. (Petroleum Refineries and Crude Oil and Natural Gas Processing Facilities)

- (1) Where individual fuels are mixed prior to combustion, the operator shall choose one of the methods below to calculate and report CO<sub>2</sub> emissions.
  - (A) Determine fuel flow rate and appropriate fuel specific parameters (carbon content, HHV) of each fuel stream prior to mixing, calculate CO<sub>2</sub> emissions for each fuel in the mixture using the appropriate methodology (specified in section 95125(c) for natural gas and associated gas, 95125(f)(1)(B)-(D) for refinery fuel gas and flexigas, and 95113(d)(3) for low Btu gas) and sum individual fuel emissions to calculate emissions resulting from combustion of the mixture.
  - (B) Determine CO<sub>2</sub> emissions using a Continuous Emissions Monitor System (CEMS) as specified in section 95125(g).
  - (C) Operators of petroleum refineries where refinery fuel gas is mixed with natural gas and/or low Btu gas shall use the methods specified in sections 95125(d)(3)(A) or 95125(e),
  - (D) Operators of oil and gas production facilities and natural gas production and processing facilities where associated gas or low Btu gas is mixed with natural gas prior to combustion shall use methods specified in section 95125(c).

# (g) Method for Calculating CO<sub>2</sub> Emissions Using Continuous Emissions Monitoring Systems.

(1) The operator of a facility that combusts fossil fuels or biomass and operates continuous emissions monitoring systems (CEMS) in response to federal, state, or air pollution control district/air quality management district (AQMD/APCD) regulations, including 40 CFR Part 60 or 40 CFR Part 75, may use CO<sub>2</sub> or O<sub>2</sub> concentrations and flue gas flow measurements to determine hourly CO<sub>2</sub> mass emissions using methodologies provided in 40 CFR Part 75, Appendix F. The operator shall report CO<sub>2</sub> emissions for the report year in metric tonnes based on

the sum of hourly CO<sub>2</sub> mass emissions over the year, converted to metric tonnes.

- (A) If the operator of a facility that combusts biomass uses O<sub>2</sub> concentrations to calculate CO<sub>2</sub> concentrations, annual source testing must demonstrate that calculated CO<sub>2</sub> concentrations when compared to measured CO<sub>2</sub> concentrations meet the Relative Accuracy Test Audit (RATA) requirements in 40 CFR Part 60, Appendix B, Performance Specification 3.
- (2) The operators of a facility that combusts municipal solid waste or other waste-derived fuels and operates a CEMS in response to federal, state, or AQMD/APCD regulations, including 40 CFR Part 60 or 40 CFR Part 75, may use CO<sub>2</sub>-concentrations and flue gas flow measurements to determine hourly CO<sub>2</sub> mass emissions using methodologies provided in 40 CFR Part 75, Appendix F. The operator shall report CO<sub>2</sub> emissions for the report year in metric tonnes based on the sum of hourly CO<sub>2</sub> mass emissions over the year and converted to metric tonnes. Emissions calculations shall not be based on O<sub>2</sub> concentrations.
- (3) The operator of a facility that combusts municipal solid waste or other waste-derived fuels who chooses to calculate CO<sub>2</sub>-emissions using the methodology provided in section 95125(g)(2) shall determine the portion of emissions associated with the combustion of biomass-derived fuels using the method provided in section 95125(h)(2), if applicable.
- (4) The operator who chooses to use CEMS data to report CO<sub>2</sub> emissions from a facility that co-fires fossil fuels with biomass or waste-derived fuels that are partly biomass shall determine the portion of total CO<sub>2</sub> emissions separately assigned to the fossil fuel and the biomass-derived fuel using the method provided in section 95125(h)(2), if applicable. The operator who co-fires pure biomass with fossil fuels may elect to calculate CO<sub>2</sub> emissions for the fossil fuels using methods designated in section 95111(c) by fuel type and then subtract the fossil fuel related emissions from the total CO<sub>2</sub> emissions determined using the CEMS based methodology.
- (5) The operator who chooses to report CO<sub>2</sub> emissions using CEMS data is relieved of requirements to separately report process emissions from combustion emissions or to report emissions separately for different fossil fuels when only fossil fuels are co-fired. In this circumstance operators shall still report fuel use by fuel type as otherwise required in this article.
- (6) If a facility is subject to requirements in 40 CFR Part 60 or 40 CFR Part 75 and the operator chooses to add devices to an existing continuous monitoring system for the purpose of measuring CO<sub>2</sub> concentrations or

flue gas flow, the operator shall select and operate the added devices pursuant to the requirements in 40 CFR Part 60 or Part 75 that apply to the facility. If the facility is subject to both 40 CFR Part 60 and 40 CFR Part 75, the operator shall select and operate the added devices pursuant to the requirements in 40 CFR Part 75.

- (7) If a facility does not have a continuous emissions monitoring system and the operator chooses to add one in order to measure CO<sub>2</sub> concentrations, the operator shall select and operate the CEMS pursuant to the requirements in 40 CFR Part 75. The operator shall use CO<sub>2</sub> concentrations and flue gas flow measurements to determine hourly CO<sub>2</sub> mass emissions using methodologies provided in 40 CFR Part 75, Appendix F. The operator shall report CO<sub>2</sub> emissions for the report year in metric tonnes based on the sum of hourly CO<sub>2</sub> mass emissions over the year, converted to metric tonnes. Operators who add CEMS under this article are subject to specifications in section 95125(g)(3)-(6), if applicable.
- (h) Method for Calculating CO<sub>2</sub> Emissions from Combustion of Biomass, Municipal Solid Waste, or Waste Derived Fuels with Biomass.
  - (1) The operator shall use the following method to calculate CO<sub>2</sub> emissions in the report year from combustion of biomass solid fuels or municipal solid waste.
    - (A) CO<sub>2</sub> emissions from combusting biomass or municipal solid waste shall be calculated using the following equation:

Where:

CO<sub>2</sub> = CO<sub>2</sub> emissions from fuel combustion, metric tonnes per year

Heat = Heat calculated in section 95125(h)(1)(B), MMBtu per year

CCEF = Default carbon content emission factor provided in

Appendix A,

kg carbon per MMBtu

3.664 = CO<sub>2</sub> to carbon molar ratio

0.001 = Conversion factor to convert kilograms to metric tonnes

(B) Heat content shall be calculated using the following equation:

Heat = Steam \* B

Where

Heat = Heat, MMBtu per year

Steam = Actual Steam generated, pounds per year

B = Boiler Design Heat Input/Boiler Design Steam Output,

# as Design MMBtu per pound Steam

- (2) The operator that combusts fuels or fuel mixtures that are at least 5 percent biomass by weight and not pure biomass, except waste-derived fuels that are less than 30 percent by weight of total fuels combusted for the report year, shall determine the biomass-derived portion of CO<sub>2</sub> emissions using ASTM D6866-06a as specified in this article. The operator shall conduct ASTM D6866-06a analysis at least every three months, and shall collect each gas sample for analysis during normal operating conditions over at least 24 consecutive hours. The operator shall divide total CO<sub>2</sub> emissions between biomass-derived emissions and non-biomass-derived emissions using the average proportionalities of the samples analyzed. If there is a common fuel source to multiple units at the facility, the operator may elect to conduct ASTM D6866-06a testing for one of the units.
- (3) In lieu of the method provided in section 95125(h)(1), operators of facilities that combust biomass solid fuels, waste-derived fuels, or municipal solid waste may elect to calculate CO<sub>2</sub> emissions using ARB approved source specific emission factors derived from source tests conducted at least annually under the supervision of ARB or the local air pollution control district or air quality management district. For fuels or fuel mixtures that contain at least 5 percent biomass by weight but are not pure biomass, the source test protocol shall include determination of the biomass-derived portion of CO<sub>2</sub> emissions as specified in section 95125(h)(2) if applicable. Upon approval of a source test plan by ARB, the source test procedures in that plan shall be repeated in subsequent years to update the source specific emission factors annually. In the absence of source specific emission factors approved by ARB, the operator shall determine CO<sub>2</sub> emissions using a method otherwise specified for the source in this article.

### (i) Method for Calculating Mobile Combustion Emissions.

(1) For operators choosing to report mobile source combustion emissions, the operator shall use the following equation to compute mobile combustion CO<sub>2</sub> emissions for the report year by fuel type:

<b></b> ₩	<del>/here:</del>
	CO <sub>2</sub> = emissions from mobile combustion by fuel type, metric
	tonnes per year
	Fuel = volume of fuel consumed, gallons per year
	EF <sub>CO2</sub> = default emission factor by fuel type provided in Appendix A, kg
	CO <sub>2</sub> /gallon
	0.001 = conversion factor to convert kg to metric tonnes

- (2) The operator shall obtain data on the volume of fuel consumed during the report year from fuel records data (including bulk fuel purchase records, collected fuel receipts, official logs of vehicle fuel gauges or storage tanks) as shown in section 95125(i)(2)(A), unless the operator elects to calculate fuel use from miles traveled per vehicle using the fuel economy method shown in section 95125(i)(2)(B).
  - (A) The operator shall use the following equation to calculate mobile source fuel consumption from fuel records data:

Where:

Fuel = volume of fuel consumed, gallons per year

FP = total fuel purchases, gallons per year

FS<sub>beg</sub> = amount of fuel stored at the beginning of the year, gallons

FS<sub>end</sub> = amount of fuel stored at the end of the year, gallons

(B) The operator shall use the following equation to calculate mobile source fuel consumption using U.S. EPA fuel economy values for specific vehicle models and miles traveled per vehicle:

Where:

Fuel = volume of fuel consumed, gallons per year

Mileage; = total miles traveled by vehicle i, miles per year

FE<sub>city,i</sub> = U.S. EPA specified vehicle i fuel economy for city driving, miles per gallon

DP<sub>city,i</sub> = proportion of miles traveled spent in city driving conditions
for vehicle i, percent/100 (0.55 may be used as a default
value or a fleet specific number may be substituted if
known)

FE<sub>highway,i</sub> = U.S. EPA specified vehicle i fuel economy for highway driving, miles per gallon

DP<sub>highway,i</sub> = proportion of miles traveled spent in highway driving

conditions for vehicle i, percent/100 (0.45 may be used as
a default value or a fleet specific number may be
substituted if known)

n = total number of vehicles

(3) The operator shall use the following equation to compute mobile combustion CH<sub>4</sub>-and N<sub>2</sub>O emissions by vehicle type:

# Where:

TE = total emissions of CH<sub>4</sub> or N<sub>2</sub>O from mobile combustion by vehicle type, metric tonnes per year

= emission factor by vehicle type and fuel type provided in Appendix A, g of CH<sub>4</sub> or N<sub>2</sub>O/mile

Mileage = total miles traveled by vehicle type, miles per year 0.000001 = conversion factor to convert grams to metric — tonnes

(A) If mile traveled data are not available, the operator may elect to back calculate total miles traveled by vehicle type from fuel usage data using U.S. EPA fuel economy values for specific vehicle models and the following equation:

$$\frac{--n}{\text{Mileage} = \sum \text{Fuel}_{i} * (\text{FE}_{\text{city},i} * \text{DP}_{\text{city},i} + \text{FE}_{\text{highway},i} * \text{DP}_{\text{highway},i})}{i}$$

#### Where:

Mileage = total miles traveled by vehicle type, miles per year

Fuel; = volume of fuel consumed by vehicle model i,

gallons per year

FE<sub>city,i</sub> = U.S. EPA specified vehicle i fuel economy for city driving, miles per gallon

DP<sub>city,i</sub> = proportion of miles traveled spent in city driving for vehicle i, percent/100 (0.55 may be used as a default value or a fleet specific number may substituted if known)

FE<sub>highway,i</sub> = U.S. EPA specified vehicle i fuel economy for highway driving, miles per gallon

DP<sub>highway,i</sub> = proportion of miles traveled spent in highway
driving conditions for vehicle i, percent/100
(0.45 may be used as a default value or a fleet-

specific number may be substituted if known)

n = number of vehicles

# (j) Method for Calculating Fugitive CH<sub>4</sub> Emissions from Coal Storage.

The operator shall calculate fugitive CH<sub>4</sub> emissions from coal storage using the following equation:

$$CH_4 = PC * EF * CF_4 / CF_2$$

#### Where

- CH<sub>4</sub> = CH<sub>4</sub> emissions in the report year, metric tonnes per year
- PC = Purchased coal in the report year, tons per year
- EF = Default emission factor for CH<sub>4</sub> based on coal origin and mine type provided in Appendix A, scf CH<sub>4</sub>/ton

- CF<sub>1</sub> = Conversion factor equals 0.04228, lbs CH<sub>4</sub>/scf
- CF<sub>2</sub> = Conversion factor equals 2,204.6, lbs/metric ton

## (k) Method for Calculating Indirect Electricity Usage.

The operator of a facility that consumes electricity that is purchased or acquired from a retail provider or a facility they do not own or operate shall report electricity use and identify the provider(s) for all electricity consumed at the facility.

(1) For each electricity provider, the operator shall sum electricity use (kWh) from billing records for the report year. If the records do not begin on January 1 and end on December 31 of the report year, but span two calendar years, the facility shall pro-rate its power usage according to the fraction of days billed for each month in each year using the equation shown.

Calculating electricity use for partial months:

Partial Month Electricity use (kWh) = (electricity use (kWh) in period billed / total number days in period billed) \* (number of report year days in the period billed)

(2) The operator shall report by electricity provider the electricity consumed at the facility in kilowatt-hours (kWh).

# (I) Method for Calculating Indirect Thermal Energy Usage.

The operator of a facility that consumes steam, heat, and/or cooling that is purchased or acquired from a facility that they do not own or operate shall report thermal energy use and identify the provider(s) for all thermal energy consumed at the facility.

(1) For each thermal energy provider, the operator shall obtain data from the facility's thermal use records, and sum this usage for the report year. If the records do not begin on January 1 and end on December 31 of the report year, but span two calendar years, the facility shall pro-rate its indirect thermal energy usage according to the fraction of days billed for each month in each year using the equation shown.

Calculating thermal use for partial months:

Partial Month Thermal use (Btu) = (thermal use (Btu) in period billed / total number days in period billed)
\* (number of report year days in the period billed)

(2) The operator shall report by thermal energy provider the thermal energy consumed at the facility in British thermal units (Btu).

NOTE: Authority cited: Sections 39600, 39601, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95129. Substitution for Missing Data Used to Calculate Emissions from Stationary Combustion and CEMS Sources.

In lieu of the requirements for estimating missing data in Subparts C and D of 40 CFR Part 98, the operator of a facility who is reporting emissions under section 95115 or 95112 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must follow the applicable procedures of this section for estimating missing or invalid data. The operator must include the substituted data in the GHG emissions data report and maintain all records, calculations, and data used to estimate substituted data according to the requirements of section 95105 and 40 CFR Part 98. Alternatively, under the limited circumstances specified in this section for equipment breakdown, the operator may request approval of an interim data collection procedure as specified in paragraphs section 95129(h)-(i). For units combusting pure biomass-derived fuels or for de minimis sources, the operator who is reporting emissions must follow either the requirements below or the requirements of 40 CFR §98.35. In the event that section 95129 becomes applicable to a source, compliance with the requirements of section 95129 does not relieve the operator from complying with other sections of this article.

- (a) Missing Data Substitution Procedures for Units Reporting Under 40 CFR
  Part 75. The operator of a unit that is subject to reporting under CO2 using
  40 CFR Part 75 must follow the applicable missing data substitution procedures in Part 75 for CO2 concentration, stack gas flow rate, fuel flow rate, high heat value, and fuel carbon content, except as otherwise provided in this section.
  Paragraphs (b) through (g) of this section do not apply to these units for CO2 emissions, but do apply for CH4 and N2O emissions that are not de minimis if data required for calculating CH4 and N2O emissions are missing or invalid.
- (b) Missing Data Substitution Procedures for Other Units Equipped with CEMS.

  The operator of a stationary combustion unit who monitors and reports
  emissions and heat input data for that unit under section 95115 of this article
  using Tier 4 of Subpart C (40 CFR §98.33(a)(4)) must follow the applicable
  missing data substitution procedures in 40 CFR Part §75.31 to 75.37 (revised as
  of July 1, 2009). For the purpose of missing data substitution, for CEMS
  certified under 40 CFR Part 60, quality-assured data is defined according to the
  quality assurance/quality control procedures in 40 CFR Part 60. Paragraphs (c)
  through (h) of this section do not apply to units using Tier 4 for CO<sub>2</sub> emissions.

- but do apply for CH<sub>4</sub> and N<sub>2</sub>O emissions that are not de minimis if data required for calculating CH<sub>4</sub> and N<sub>2</sub>O emissions are missing or invalid.
- (c) Missing Data Substitution Procedures for Fuel Characteristic Data. When the applicable emissions estimation methods of this article require periodic collection of fuel characteristic data (including carbon content, high heat value, and molecular weight) the operator must demonstrate every reasonable effort to obtain a fuel characteristic data capture rate of 100 percent for each data year. When fuel characteristic data of a required fuel sample are missing or invalid, the operator must first attempt to either reanalyze the original sample or perform the fuel analysis on a backup sample, or replacement sample from the same collection period as specified in 40 CFR §98.34(a)(2)-(3), to obtain valid fuel characteristic data. If the sample collection period has elapsed and no valid fuel characteristic data can be obtained from a backup or replacement sample, the operator must substitute for the missing data the values obtained according to the procedures in paragraphs section 95129(c)(1)-(3). The data capture rate for the data year must be calculated as follows for each type of fuel and each fuel characteristic parameter:

## Data capture rate = $S / T \times 100\%$

### Where:

- S = Number of fuel samples for which valid fuel characteristic data were obtained according to the applicable sampling requirements (including sampling schedule)
- T = Total number of fuel samples required by the applicable sampling requirements
- (1) If the fuel characteristic data capture rate is at least 90.0 percent for the data year, the operator must substitute the arithmetic average of the values of that parameter immediately preceding and immediately following the missing data incident that are representative of the fuel type. If the "after" value has not been obtained by the time that the GHG emissions data report is due, the operator must use the "before" value for missing data substitution.
- (2) If the fuel characteristic data capture rate is at least 80.0 percent but not more than 90.0 percent for the data year, the operator must substitute for each missed value with the highest valid value recorded for that type of fuel during the data year as well as the two previous data years.
- (3) If the operator is unable to obtain fuel characteristic data such that less than 80.0 percent of emissions from a source are directly accounted for, a nenconformance results for the emissions source. The operator must then substitute for each missed data point the greater of the following:
  - (A) the highest valid value recorded for that type of fuel for all records kept under the requirements of section 95105, or

(B) the default value in Table 1 of this section (for carbon content) or Table C-1 of 40 CFR Part 98 (for high heat value). If a substitute value is not available in Table 1 of this section or Table C-1 of 40 CFR Part 98, the operator must substitute the highest value recorded for that type of fuel for all records kept pursuant to the requirements of section 95105.

Table 1. Default Carbon Content

<u>Parameter</u>	Missing Data Value
Anthracite Coal	90%
<u>Bituminous</u>	<u>85%</u>
Subbituminous/Lignite	<u>75%</u>
<u>Oil</u>	<u>90%</u>
Natural Gas	<u>75%</u>
Other Gaseous Fuels	90%

- (d) Missing Data Substitution Procedures for Fuel Consumption Data. The operator subject to the requirements of this article must demonstrate every reasonable effort to obtain a total facility fuel consumption data capture rate of 100 percent for each year for each type of fuel. The total facility fuel consumption for the data year can be determined using any combination of meters and/or other fuel measurement devices or methods that individually meet the accuracy requirements of this article, provided that the total amount of fuel consumed at the facility level is completely accounted for during each time period that the facility is in operation. For each fuel type, when annual the total facility fuel consumption data that meet the accuracy requirements of this article are available at the facility level during each time period that the facility is in operation, but such data are missing or invalid at the unit level, the operator must either estimate missing unit-level fuel consumption data using other available process data parameters that are routinely measured at the facility (e.g., electrical load, steam production, operating hours, production output, or fuel consumption data at other measurement points), or use an applicable missing data substitution procedure from paragraphs section 95129(d)(1)-(3). If during any time periods that the facility is in operation, a portion of the total facility <del>annual fuel consumption data at the facility level is missing or cannot be</del> determined at the accuracy required by this article, the operator must use the applicable missing data substitution procedure from paragraphs 95129(d)(1)-(3) below, so that the total facility fuel consumption quantity for the missing data periods is reconstructed. If a source is eligible for more than one procedure in section 95129(d)(1)-(3), the operator has the option to choose one of the applicable procedures in section 95129(d)(1)-(3). The requirements in section 95129(d)(1)-(3) are optional for sources that are not required to meet the accuracy standard specified in section 95103(hk) and for sources that do not utilize fuel consumption data for emission calculation.
  - (1) Continuous Fuel Flow Rate Data Using Load Ranges. The sources that meet the following criteria are eligible for using the procedures in

paragraph (d)(1): requirements of this paragraph apply to the sources that combust gaseous or liquid fuels, produce electrical or thermal output, use a fuel flowmeter system to continuously measure fuel flow rate; and are equipped with a data acquisition and handling system (DAHS) that continuously records fuel flow rates and measured electrical or thermal output on an hourly basis, which enables segregation of the fuel flow rate data into bins. The operator of such sources that applies the requirements in this paragraph must substitute missing fuel flow rate data according to this paragraph.

Whenever quality-assured fuel flow rate data are missing and there is no backup system available to record the fuel flow rate, the operator must use the following procedures to account for the flow rate of fuel combusted at the source for each hour during the missing data period. Before using these procedures, operators must establish load ranges for the affected sources using the procedures in paragraph (f) of this section.

When load ranges are used for estimating missing fuel flow rate data, the operator must create and maintain separate fuel-specific databases for the source. The database for each type of fuel combusted must include the hours in which the fuel is combusted alone at the source and the hours in which it is co-fired with any other fuel types. The database must record fuel flow rate and corresponding electrical output or thermal output, and assign these values into the established load bins. To be eligible to use the missing data procedures in this paragraph, measured electrical output or thermal output must be available for the hour(s) in which fuel flow rate data are missing. If output data are missing, the operator must follow the requirements of paragraph (d)(3).

- (A) Single Fuel Type. For missing data periods that occur when only one type of fuel is being combusted, the operator must provide substitute data for each hour of the missing data period as follows: Substitute the arithmetic average of the hourly quality-assured fuel flow rate(s) measured and recorded by a fuel flowmeter system at the corresponding operating source load range during the previous 720 operating hours in which the source combusted only that same fuel. If 720 hours of fuel flow rate data are not available at the corresponding load range, the operator may combine available data with data from higher load ranges if available until 720 hours are reached. If 720 hours of quality-assured fuel flow rate data are not available when combined with higher load ranges, the operator must substitute the maximum potential fuel flow rate for each hour of the missing data period.
- (B) Multiple Fuel Types. For missing data periods that occur when two or more different types of fuel are being co-fired, the operator must

provide substitute fuel flow rate data for each hour of the missing data period as follows:

- 1. Substitute the maximum hourly quality-assured fuel flow rate(s) measured and recorded by a fuel flowmeter system at the corresponding operating source load range during the previous 720 operating hours when the fuel for which the flow rate data are missing was co-fired with any other type of fuel. If 720 hours of fuel flow rate data are not available at the corresponding load range, data from higher load ranges if available may be combined until 720 hours are reached. If 720 hours of quality-assured fuel flow rate data are not available when combined with higher load ranges, the operator must substitute the maximum potential fuel flow rate for each hour of the missing data period.
- 2. If, during an hour in which different types of fuel are co-fired, quality-assured fuel flow rate data are missing for two or more of the fuels being combusted, apply the procedures in subparagraph (d)(1)(B)1. separately for each type of fuel.
- 3. If the missing data substitution required in subparagraphs (d)(1)(B)1.-2. causes the reported hourly heat input rate based on the combined fuel usage to exceed the maximum rated hourly heat input of the unit, adjust the substitute fuel flow rate value(s) so that the reported heat input rate equals the unit's maximum rated hourly heat input.
- (C) Lookback Period. In any case where the missing data provisions of this section require substitution of data measured and recorded more than three years (26,280 clock hours) prior to the date and time of the missing data period, the operator must substitute the maximum potential fuel flow rate for each hour of the missing data period. In addition, for sources in operation less than three years (26,280 clock hours), until 720 hours of quality-assured fuel flowmeter data are available for the lookback periods described in subparagraphs (d)(1)(A) and (d)(1)(B), the methodology in section (d)(3) must be used to determine the appropriate substitute data values.
- (2) Fuel Consumption Data Without Load Ranges. This paragraph applies to fuel combusting units that cannot use the missing data procedures in paragraph (d)(1). The sources that meet the following criteria are eligible to use the procedures in this paragraph: the facility operator has established and implemented a fuel monitoring plan as a part of the GHG Monitoring Plan specified in section 95105(c)(5), has monitored fuel measurement equipment and maintained records of its proper operation by recording fuel consumption quantities at least weekly, and has compiled records of fuel consumption that are sufficient for the application of the procedures in this paragraph. For operators that apply the requirements in this paragraph,

Whenever quality-assured fuel consumption data are missing and there is no backup system available to record the fuel consumption, the operator must use the procedures in this paragraph to account for the consumption of fuel combusted at the unit during the missing data period. To be eligible to use the missing data procedures in this paragraph (d)(2), the operator must monitor and keep records of fuel consumption on a regular basis. For fuels that are combusted less than 180 days in a calendar year, the operator must record fuel consumption at least daily on each day the fuel is combusted. For all other sources or fuels, the operator must record fuel consumption at least weekly.

The data capture rate for the data year must be calculated as follows for each unit with missing fuel consumption data:

Data capture rate = S / T x 100%

#### Where:

- S = Number of fuel monitoring periods (e.g., days or weeks) in the data year for which valid measured fuel consumption data are available. Do not include fuel monitoring periods when the fuel was not combusted at the unit.
- T = Total number of fuel monitoring periods (e.g., days or weeks) that the unit is operated in the data year that the fuel is combusted at the unit.
- (A) Single Fuel. For missing data periods that occur when only one type of fuel is being combusted, the operator must provide substitute data for each missing data period as follows:
  - 1. If the fuel consumption data capture rate is equal to or greater than 95.0 percent during the data year, the operator must develop an estimate based on available process data that are routinely measured and recorded at the unit (e.g., electrical load, steam production, operating hours) or fuel consumption data recorded at other upstream or downstream measurement points.
  - 2. If the fuel consumption data capture rate is equal to or greater than 90.0 percent but less than 95.0 percent during the data year, the operator must calculate substitute data as the 90<sup>th</sup> percentile value of the fuel consumption data recorded for the data year as well as the two previous data years.
  - 3. If the fuel consumption data capture rate is at least 80.0 percent but less than 90.0 percent during the data year, the operator must calculate substitute data as the 95<sup>th</sup> percentile value of the fuel consumption data recorded for the data year as well as the two previous data years.

- 4. If the fuel consumption data capture rate is less than 80.0 percent during the data year, a nonconformance occurs for the emissions source, and the operator must apply as substitute data the maximum potential fuel consumption rate.
- (B) Multiple Fuels. For missing data periods that occur when two or more different types of fuel are being co-fired, the operator must provide substitute fuel flow rate data for each missing data period as follows:
  - 1. If the fuel consumption data for a single fuel are missing, provide substitute fuel consumption data for the missing data period using the procedures in paragraphsection 95129(d)(2)(A).
  - 2. If fuel consumption data are missing for two or more of the fuels being combusted, apply the procedures in section 95129(d)(2)(A) (as applicable) separately for each type of fuel.
  - 3. If the missing data substitution required in section 95129(d)(2)(A) causes the reported heat input rate based on the combined fuel usage to exceed the maximum rated heat input of the source, adjust the substitute fuel consumption value(s) so that the reported heat input rate equals the source's maximum rated heat input.
- (C) Prorating Substitute Value. When applying the procedures in subparagraphs (d)(2)(A)-(B), if an individual missing data period is shorter than the fuel consumption data monitoring period, the operator must prorate the specified value for the fuel consumption data monitoring period by the missing data period. For example, for a unit with a missing data period length of one day but weekly fuel consumption monitoring schedule, the operator may divide the substitute value, estimated on a weekly basis, by the number of days the unit operates in a week to obtain the substitute value for the missing data day.
- (3) Alternate Missing Data Procedure for Fuel Consumption Data. This paragraph applies to fuel combusting units that cannot use the missing data procedures in paragraphs (d)(1) and (d)(2). If fuel consumption data are missing or invalid for a fuel combusting unit, and the total facility fuel consumption data at the facility level or aggregated unit level cannot be determined at the accuracy required by this article for the particular missing data period, the operator must substitute for each hour of missing data using the maximum potential fuel consumption rate for the unit. If fuel consumption data at the facility level or at a higher aggregated-units level are available and meet the accuracy requirements of this article, the operator may estimate the missing unit-level fuel consumption data using available process data that are routinely measured at the facility (e.g., electrical load, steam production, operating hours) or fuel consumption

data recorded at other upstream or downstream measurement points that meet the accuracy requirements of this article.

(e) Missing Data Substitution Procedures for Steam Production. The operator of a steam-producing unit who calculates and reports emissions using Equation C-2c in 40 CFR =§98.33(a)(2) must apply the procedures in this paragraph to substitute for missing steam production data, unless a backup system to record steam production is available. For sources for which steam production data are not used to calculate emissions, the operator may develop an estimate using available process data that are routinely measured and recorded at the unit (e.g., electrical load, steam production, product output, operating hours) to estimate missing steam production.

If hourly steam production data are not available at the facility, the operator must record steam production data at least weekly and use the weekly records for substituting the missing steam production data. The operator must prorate the steam data using the same procedure in paragraph (d)(2)(C).

The data capture rate for the data year must be calculated as follows for each unit with a missing data period:

Data capture rate = S / T x 100%

#### Where:

- S = Number of monitoring intervals (e.g. hourly, daily, or weekly) with valid measured steam production data.
- T = Total number of monitoring intervals that the unit is operated in the data year.
- (1) If the steam production data capture rate is at least 90.0 percent during the data year, the operator must develop an estimate using available process data that are routinely measured and recorded at the unit (e.g., electrical load, steam production, product output, and operating hours).
- (2) If the steam production data capture rate is at least 80.0 percent but less than 90.0 percent during the data year, the operator must calculate substitute data as the 90<sup>th</sup> percentile value of the steam production data recorded for the data year.
- (3) If the steam production data capture rate is less than 80.0 percent during the data year, a nonconformance occurs for the emissions source, and, the operator must substitute the highest valid steam production value recorded in all records kept according to section 95105(a).
- (f) Procedure for Establishing Load Ranges. This paragraph is applicable to units that produce electrical output or thermal output. For a single unit, the operator must establish ten operating load ranges, each defined in terms of percent of the maximum hourly average gross load of the unit, in gross megawatts (MW). (Do

not use integrated hourly gross load in MWh.) For a cogenerating unit or other unit at which some portion of the heat input is not used to produce electricity, or for a unit for which hourly average gross load in MW is not recorded separately, the operator must use the hourly gross steam load of the unit, in pounds of steam per hour at the measured temperature (°F) and pressure (psia), instead of gross MW.

- Beginning with the first hour of unit operation after installation and certification of the fuel flowmeter, for each hour of unit operation the operator must record a number, 1 through 10, that identifies the operating load range corresponding to the integrated hourly gross load of the unit(s) recorded for each unit operating hour. The operator must calculate maximum values and percentile values determined by this procedure using bias adjusted values in the load ranges. When a bias adjustment is necessary for the fuel flowmeter, the operator must apply the adjustment factor to all data values placed in the load ranges. The operator must use the calculated maximum values and percentile values to substitute for missing flow rate according to the procedures in paragraph (d)(1) of this section.
- (g) Executive Officer Approved Load Range. An operator may petition the Executive Officer for approval to use an alternate load based methodology for substituting missing data to using the procedures in paragraphsection 95129(d)(1). The operator must be able to prove to the satisfaction of the Executive Officer that there is a direct correlation between fuel consumption and the proposed load metric. At a minimum, the operator will have a system in place that electronically measures and records fuel consumption and load at least hourly. The alternate load metric must be a metric that can be accurately measured, correlated to fuel consumption, and divided into ten operating load ranges. In order to verify the feasibility of the methodology the Executive Officer will require at least three years of fuel consumption and load data and may request up to the maximum years of data required to be retained under section 95105(a).
- (h) Procedure for Approval of Interim Fuel Analytical Data Collection Procedure During Equipment Breakdowns.
  - (1) In the event of an unforeseen breakdown of the fuel characteristic data monitoring or fuel flow monitoring equipment used to estimate emissions under this article, the Executive Officer may authorize an operator to use an interim data collection procedure under the circumstances specified below. The operator must satisfactorily demonstrate to the Executive Officer that:
    - (A) The breakdown may result in a loss of more than 2010 percent of a fuel characteristic data element or a fuel usage data element for the

- data year, and back-up sampling for affected fuel characteristics is unavailable;
- (B) The affected monitoring equipment cannot be promptly repaired or replaced without shutting down a process unit significantly affecting facility operations, or the monitoring equipment must be replaced and replacement equipment is not immediately available; and,
- (C) The interim procedure will not remain in effect longer than is reasonably necessary for repair or replacement of the malfunctioning monitoring equipment.
- (2) An operator seeking approval of an interim data collection procedure must, within sixty days of the monitoring equipment breakdown, submit a written request to the Executive Officer that includes all of the following:
  - (A) The proposed start date and end date of the interim procedure;
  - (B) A detailed description of what data are affected by the breakdown;
  - (C) A discussion of the accuracy of data collected during the interim procedure compared with the data collected under the usual procedure used by the operator;
  - (D) A demonstration that the criteria in paragraph (h)(1) are satisfied, and operator certification that no feasible alternative procedure exists that would provide more accurate emissions data.
- (3) The Executive Officer may limit the duration of the interim data collection procedure to ensure the criteria in paragraph (h)(1) are met.
- (4) When reviewing an interim data collection procedure, the Executive Officer shall determine whether the accuracy of data collected under the procedure is reasonably equivalent to data collected from properly functioning monitoring equipment, and if it is not, the relative accuracy to assign for purposes of assessing possible material misstatement under section 95131 of this article. Data collected pursuant to an approved interim data collection procedure shall be considered captured data for purposes of compliance with the capture rate requirements in this section.
- (5) The Executive Officer shall provide written notification to the operator of approval or disapproval of the interim data collection procedure within sixty days of receipt of the request, or within thirty days of receipt of any additional information requested by the Executive Officer, whichever is later.
- (i) Procedure for Approval of Interim Data Collection Procedure During Breakdown for Units Equipped with CEMS.
  - (1) In the event of an unforeseen breakdown of CEMS equipment at a combustion unit where the operator uses the Tier 4 Calculation

    Methodology (40 CFR §98.33(a)(4)) to monitor and report emissions under this article, the operator may request approval from the Executive Officer to

temporarily use the Tier 2 Calculation Methodology (40 CFR §98.33(a)(2)) for pipeline quality natural gas, biomass, or municipal solid waste, or the Tier 3 Calculation Methodology (40 CFR §98.33(a)(3)) for other fuels, to calculate emissions during the equipment breakdown period. The operator must satisfactorily demonstrate to the Executive Officer that:

- (A) The breakdown will result in a loss of more than 2010 percent of the concentration, flow rate, or other information used to calculate and report annual emissions for the data year, and that back-up monitoring is unavailable;
- (B) The affected monitoring equipment cannot be promptly repaired or replaced without shutting down a process unit significantly affecting facility operations, or the monitoring equipment must be replaced and replacement equipment is not immediately available; and,
- (C) The interim procedure will not remain in effect longer than is reasonably necessary for repair or replacement of the malfunctioning monitoring equipment.
- (2) The operator must collect fuel samples and comply with all applicable requirements of the Tier 2 or Tier 3 Calculation Methodology in 40 CFR §98.33(a)(2) or (3), as modified by section 95115 of this article, during the equipment breakdown period. Fuel characteristics data provided by the fuel suppliers can be used if available. The operator must, within sixty days of the monitoring equipment breakdown, submit a written request to the Executive Officer that includes all the following information:
  - (A) The proposed start date and end date of the interim procedure, including a demonstration that the interim procedure will not remain in effect longer than is reasonably necessary for repair or replacement of the malfunctioning equipment;
  - (B) A detailed description of what data are affected by the breakdown; and,
  - (C) An interim monitoring plan that meets the requirements of the Tiers 2 and 3 Calculation Methodologies as applicable by fuel type in section 95115.
- (3) The Executive Officer may limit the duration of the interim data collection procedure to ensure the criteria in paragraph (i)(1) are met.
- (4) The Executive Officer shall provide written notification to the operator of approval or disapproval of the interim data collection procedure within sixty days of receipt of the request, or within thirty days of receipt of any additional information requested by the Executive Officer, whichever is later.
- (j) Cumulative Missing Data Elements. If any combination of data elements used to measure emissions from fuel or direct measurement is missing, such that more

than 20 percent of annual emissions cannot be calculated from directly measured data, a nonconformance occurs for the emissions source. The missing data must still be substituted as specified in this section. For the purpose of applying this provision, data substituted using an approved interimedata collection procedure will be considered captured data and not count toward the 20 percent missing data limitation.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## Subarticle 4. Requirements for Verification of Greenhouse Gas Emissions Data Reports and Requirements Applicable to Emissions Data Verifiers: Requirements for Accreditation of Emissions Data and Offset Project Data Report Verifiers

# § 95130. Requirements for Verification of Emissions Data Reports. Operators shall The reporting entity who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must obtain the services of an accredited verification body for purposes of verifying each emissions data reports report submitted under this article, as specified in section 95103(ef).

- (a) Annual Verification.
  - (1) Operators Reporting entities required to obtain annual verification services as specified in section 95103(ef) shall beare subject to full verification requirements in the first year that verification is required in each compliance period. Upon completion of receiving a positive verification opinionstatement, or statements, if applicable, under full verification requirements, the operator reporting entity may choose to obtain two years of less intensive verification services. This cycle may be repeated in subsequent three-year cycles, but full for the remaining years of the compliance period. Full verification requirements shall apply at least once every three years. in each compliance period. Reporting entities subject to this section are also required to obtain full verification services if any of the following apply:
    - (A) The emissions data report is for the 2011 data year;
    - (B) There has been a change in the verification body;
    - (C) An adverse verification statement or qualified positive verification statement was issued for the previous year for either emissions data or product data, or both;
    - (D) A change of ownership of the reporting entity occurred in the previous year.
    - (E) The total reported GHG emissions during the data year differs by greater than 25 percent relative to the preceding emission data report:
    - (F) The total reported MWh during the data year differs by greater than 25 percent relative to the preceding emission data report;
    - Nothing in this paragraph shall be construed as preventing a verification body from performing a full verification in instances where there are changes in sources or emissions. The verification body must provide information on the causes of the emission changes and justification in the verification report if a full verification was not conducted in instances where the total reported GHG emissions differ

by greater than 25 percent relative to the preceding year's emissions data report.

- (2) Operators Reporting entities subject to annual verification under section 95130 shall not use the same verification body or verifiers(s) for a period of more than six consecutive years. If an operator, which includes any verifications conducted under this article and for the California Climate Action Registry, The Climate Registry, or Climate Action Reserve.
- If a reporting entity is required or elects to contract with another verification body or verifier(s), the operatorreporting entity may contract verification services from the previous verification body or verifier(s) only after not using the previous verification body or verifiers(s) for at least three years.

#### (b) Triennial Verification.

- (1) Operators required to obtain triennial verification under section 95103(c) shall be subject to full verification requirements every year that verification is required. However, such operators may choose to obtain less intensive verification services for the two years following completion of full verification services and prior to the next three-year cycle.
- (2) Operators subject to triennial verification requirements shall not use the same verification body for more than two consecutive verification cycles. If an operator is required or elects to contract with another verification body, the operator may contract verification services from the previous verification body only after not using the previous verification body for at least three years.
- (c) Operators who are members of the California Climate Action Registry may use the same verification body for ARB and CCAR emissions data reports, provided that body has met both ARB and CCAR accreditation requirements. When an operator is required to rotate verification bodies by the California Climate Action Registry, the operator shall also rotate the verification body used to meet the verification requirements of this article if the operator chooses to use the same verification body.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4</u>, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### § 95131. Requirements for Verification Services.

Verification services shall be subject to the following requirements.

- (a) Notice of Verification Services. After the Executive Officer has provided a determination that the potential for a conflict of interest is acceptable as specified in section 95133(f) and that verification services may proceed, the verification body shall submit a notice of verification services to ARB. The verification body may begin verification services for the operatorreporting entity ten working days after the notice is received by the Executive Officer, or earlier if approved by the Executive Officer in writing. In the event that the conflict of interest statement and the notice of verification services are submitted together, verification services cannot begin until ten working days after the Executive Officer has deemed acceptable the potential for conflict of interest as specified in 95133(f). The notice shall include the following information:
  - (1) A list of the staff who will be designated to provide verification services as a verification team, including the names of each designated staff member, the lead verifier, and all subcontractors, and a description of the roles and responsibilities each member will have during verification. If any staff change on the verification team, that information must be updated and resubmitted to ARB five days before the verification services begin with the reporting entity;
  - (2) Documentation that the verification team has the skills required to provide verification services for the reporting facility. This shall include a demonstration that a verification team includes at least one member accredited to provide sector specific verification services when required below:
    - (A) For providing verification services to a retail provider or marketeran electric power entity, a supplier of petroleum products or biofuels, a supplier of natural gas, natural gas liquids, or liquefied petroleum gas, or a supplier of carbon dioxide, at least one verification team member must be accredited by ARB as an electricitya transactions specialist;
    - (B) For providing verification services to the operator of a petroleum refinery-or hydrogen plant, hydrogen production unit or facility, or petroleum and natural gas system listed in section 95101(e), at least one verification team member must be accredited by ARB as a refineryan oil and gas systems specialist;
    - (C) For providing verification services to the operator of a cement plantfacility engaged in cement production, glass production, lime manufacturing, pulp and paper manufacturing, iron and steel production, or nitric acid production, at least one verification team member must be accredited by ARB as a cement plantprocess emissions specialist.
  - (3) General information on the lead verifier and the operator reporting entity, including:

- (A) The name, office address, telephone number, and e-mail address of the lead verifier:
- (B)-(A) The name of the operatorreporting entity and the facilities and other locations that will be subject to verification services, operatorreporting entity contact, address, telephone number, and e-mail address;
- (C) (B) The industry sector, and the Standard Industrial Classification and North American Industry Classification System (NAICS) codes of code for the reporting facility;
- (D) (C) The expected date(s) of the on-site visits visit, if required in section 95130(a)(1), with facility address and contact information;
- (E) (D) A brief description of expected verification services to be performed, including expected completion date.
- (4) If any of the information under section 95131(a)(1) or 95131(a)(3) changes after the notice is submitted to ARB, the verification body must notify ARB by submitting an updated conflict of interest self-evaluation form as soon as the change is made but at least five working days before the verification services start date. If any information submitted under section 95131(a)(1) or 95131(a)(3) changes during the verification services, the verification body must notify ARB before the verification statement is provided to ARB. In either instance, the conflict of interest must be reevaluated pursuant to section 95133(f) and ARB must approve any changes in writing.
- (b) Verification services shall include, but are not limited to, the following:
  - (1) Verification Plan. The verification team shall obtain information from the operator reporting entity necessary to develop a verification plan based on the following: Such information shall include, but is not limited to:
    - (A) Information from the reporting entity. Such information shall include:
      - (A) Information to allow the verification team to develop a general understanding of facility or entity boundaries, operations, emissions sources, <u>product data</u>, and electricity or fuel transactions as applicable;
      - 2. (B) Information regarding the training or qualifications of personnel involved in developing the emissions data report;
      - <u>3.</u> (C) Description of the specific methodologies used to quantify and report greenhouse gas emissions, <u>product data</u>, electricity <u>and fuel</u> transactions, and <u>other required associated</u> data as <u>applicable needed to develop the verification plan</u>;
      - 4. (D) Information about the data management system used to track greenhouse gas emissions, <u>product data</u>, electricity <u>and fuel</u> transactions, and <u>other required associated</u> data as <u>applicable</u>.needed to develop the verification plane:
      - Previous verification reports.

- (2) (B) The verification team shall develop a verification plan that includes, at a minimum: Timing of verification services. Such information shall include:
- <u>1.</u> (A) Dates of proposed meetings and interviews with reporting facility personnel;
- 2. (B) Dates of proposed site visits;
- 3. (C) Types of proposed document and data reviews;
- 4. (D) Expected date for completing verification services.
- (3)(2) Planning Meetings with the Reporting Entity. The verification team shall discuss with the operator entity the scope of the verification services and request any information and documents needed for initial verification services. The verification team shall review the documents submitted and plan and conduct a review of original documents and supporting data for the emissions data report.
- <u>(4)(3)</u> Site ¥<u>V</u>isits. At least one member of accredited verifier in the verification team, including the sector specialist, if applicable, shall at a minimum make one site visit, in the first year of during each three-year reporting cycle year full verification is required, to each facility for which an emissions data report is submitted. The verification team member(s) shall visit the headquarters or other location of central data management when the operator reporting entity is a retail provider or, marketer, or fuel supplier. During the site visit, the verification team member(s) shall conduct the following:
  - (A) The verification team member(s) shall check that all sources specified in sections 95110 to 9511595123, and 95150 to 951587, as applicable to the operator eporting entity are identified appropriately.
  - (B) The verification team member(s) shall review and understand the data management systems used by the operatorreporting entity to track, quantify, and report greenhouse gas emissions and, when applicable, product data, and electricity and fuel transactions. The verification team member(s) shall evaluate the uncertainty and effectiveness of these systems.
  - (C) The verification team shall collect and review other information carry out tasks that, in the professional judgment of the team, is are needed in the verification process., including the following:
    - 1. Interviews with key personnel, such as process engineers and metering experts, as well as staff involved in compiling data and preparing the emissions data report;
    - Making direct observations of equipment for data sources and equipment supplying data for sources determined in the sampling plan to be high risk;

- Assessing conformance with measurement accuracy, fuel analytical data requirements including: fuel meter accuracy requirements, data capture, and missing data substitution requirements;
- 4. Reviewing financial transactions to confirm fuel, feedstock, product data and electricity purchases and sales.
- The verification team shall review facility operations to identify applicable greenhouse gas emissions sources and product data. This shall include a review of the emissions inventory and each type of emission source to assureensure that all sources listed in sections 95110 to 9511595123 and sections 95150 to 951587 of this article are properly included in the inventoryemissions data report. This shall also include a review of the product data to ensure that all product data listed in sections 95110 to 95123 and sections 95150 to 95157 of this article are included in the emissions data report as required by this article.
- (6)(5) Other Reporting Entity Information. Operators Reporting entities shall make available to the verification team all information and documentation used to calculate and report emissions, product data, fuels and electricity transactions, and other information required under this article, as applicable.
- (7)(6)-Electricity Importers and Exporters. As applicable for retail providers and marketers For electricity importers and exporters, the verification team shall review the GHG Inventory Program documentation required pursuant to section 95105(d), electricity transaction records, including deliveries and receipts of power attributed to the Northwest or Southwest region as verifiable via North American Electric Reliability Corporation (NERC) E-Tags, written power contracts, settlements data, and any other applicable information required to confirm reported electricity procurements and deliveries or other information as confirmation of the region of origin.
- (8)(7) Sampling Plan. As part of confirming emissions data-or, product data, electricity transactions, or fuel transactions the verification team shall develop a sampling plan that meets the following requirements:
  - (A) The verification team shall develop a sampling plan based on a strategic analysis developed from document reviews and interviews to assess the likely nature, scale and complexity of the verification services for an operatora reporting entity. The analysis shall review the inputs for the development of the submitted emissions data report, the rigor and appropriateness of the greenhouse gas or electricity transaction data management systems, and the coordination within a facility or retail provider's or marketerthe

- <u>reporting entity</u>'s organization to manage the operation and maintenance of equipment and systems used to develop emissions data reports.
- (B) The verification team shall include in the sampling plan a ranking of emissions sources by amount of contribution to total CO<sub>2</sub> equivalent emissions for the operatorreporting entity, and a ranking of emissions sources with the largest calculation uncertainty. The verification team shall also include in the sampling plan a ranking of the single product data components by units specified in the appropriate section of this article and a ranking of the single product data components with the largest uncertainty. As applicable and deemed appropriate by the verification team, fuel and electricity transactions shall also be ranked or evaluated relative to the amount of fuel or power exchanged and uncertainties that may apply to data provided by the retail provider or marketerreporting entity.
- (C) The verification team shall include in the sampling plan a qualitative narrative of uncertainty risk assessment in the following areas as applicable under sections 95110 to 9511595123, 95129, and 95150 to 951587:
  - 1. Data acquisition equipment;
  - 2. Data sampling and frequency;
  - 3. Data processing and tracking;
  - 4. Emissions calculations;
  - Product data;
  - <u>5.6.</u> Data reporting;
  - <u>6-7.</u> Management policies or practices in developing emissions data reports.
- (D) After completing the analyses required by sections 95131(b)(<u>87</u>)(A)-(C), the verification team shall include in the sampling plan a list which includes the following:
  - 1. Emissions sources, product data, and/or transactions that will be targeted for document reviews, and data checks as specified in 95131(b)(98), and an explanation of why they were chosen;
  - 2. Methods used to conduct data checks for each source, product data, or transaction;
  - 3. A summary of the information analyzed in the data checks and document reviews conducted for each emissions source, product data, or transaction targeted.

The sampling plan list must be updated and finalized prior to the completion of verification services. The final sampling plan must describe in detail how the identified risks were addressed during the verification.

- (D) (E) The verification team may changeshall revise the sampling plan to describe tasks completed by the verification team as relevant information becomes available and potential issues emerge of with material misstatement or nonconformance with the requirements of this article.
- (E) (F) The verification body shall retain the sampling plan in paper, electronic, or other format for a period of not less than fivetenseventen years following the submission of each verification opinionstatement. The sampling plan shall be made available to ARB upon request.
- (G) The verification body shall retain all material received, reviewed, or generated to render a verification statement for a reporting entity for no less than tenseventen years. The documentation must allow for a transparent review of how a verification body reached its conclusion in the verification statement.
- (9)(8) Data Checks. To determine the reliability of the submitted emissions data report, the verification team shall use data checks. Such data checks shall focus first on the largest and most uncertain estimates of emissions, product data and fuel and electricity transactions, and shall include the following:
  - (A) The verification team shall use data checks to ensure that the appropriate methodologies and emission factors have been applied for the emissions sources, and fuel and electricity transactions covered under sections 95110 to 9511595123, 95129, and 95150 to 951587;
  - (B) The verification team shall use data checks to ensure the accuracy of product data reported under sections 95110 to 95123, and 95150 to 95157 of this article;
  - (<u>BC</u>) The verification team shall choose <u>fer-data checks for emissions</u> sources, product data, and fuel and electricity transactions data, as applicable, for data checks based on their relative sizes and contributions to emissions and the associated risks of contributing to material misstatement or nonconformance, as indicated in the sampling plan;
  - (<u>CD</u>) The verification team shall use professional judgment in the number of data checks required for the team to conclude with reasonable assurance whether the total reporting entity reported emissions and product data and transactions are free of material misstatement and the emissions data report otherwise conforms to the requirements of this article. At a minimum, data checks must include the following:
    - 1. Tracing data in the emissions data report to its origin;
    - 2. Looking at the process for data compilation and collection;

- 3. Recalculating emission estimates to check original calculations;
- 4. Reviewing calculation methodologies used by the reporting entity for conformance with this article; and
- 5. Reviewing meter and fuel analytical instrumentation measurement accuracy and calibration for consistency with the requirements of section 95103(k).
- (E) As applicable, the verification team shall review the following information when conducting data checks for product data:
  - 1. Product inventory and stock records;
  - 2. Product sales records and contracts;
  - 3. Onsite and offsite product delivery records:
  - 4. Purchase and delivery records for inputs to product(s):
  - 5. Product measurement records; and
  - 6. Other information or documentation that provides financial or direct measurement information about total product(s) reported.
- (F) The verification team shall compare its own calculated results with the reported data in order to confirm the extent and impact of any omissions and errors. Any discrepancies must be investigated. The comparison of data checks must provide enough detailalso include a narrative to indicate which sources, product data, and transactions were checked, the types and quantity of data that were evaluated for each source, product data, and transaction, the percentage of reported emissions covered by the data checks, the percentage of product data covered by the data checks, and any separate discrepancies that were identified in emission data or product data.
- (40)(9) Emissions Data Report Modifications. If as As a result of review data checks by the verification team and prior to completion of a verification opinion the operator chooses to statement(s), the reporting entity must make any possible improvements or corrections to the submitted emissions data report, and submit a revised emissions data report may be submitted to ARB as specified by section 95104(d). The operator reporting entity shall maintain documentation to support any revisions made to the initial emissions data report. Documentation for all emissions data report submittals shall be retained by the operator reporting entity for five tensoventen years pursuant to section 95105.
- (11)(10) Findings. To verify that the emissions data report is free of material misstatements, the verification team shall make its own determination of emissions for checked sources and product data for checked data and shall determine whether there is reasonable assurance that the reported facility emissions are within 95 percent of actual total emissions for the facilityemissions data report does not contain a material misstatement in GHG emissions reported for the reporting entity, on a CO<sub>2</sub> equivalent basis

and/or a material misstatement in product data for the reporting entity, using the units required by the applicable sections of this article-for GHG emissions. For product data, a material misstatement on a single product data component, except as otherwise specified in this article, will lead to an adverse product data verification statement. To assess conformance with this article the verification team shall review the methods and factors used to develop the emissions data report for adherence to the requirements of this article and ensure that other requirements of this article are met.

- (12)(11) Log of Issues. The verification team shallmust keep a log of any issues identified in the course of verification activities that may affect determinations of material misstatement and nonconformance, and how those issues were resolved. The issues log must identify the regulatory section related to the nonconformance, if applicable, and indicate if the issues were corrected by the reporting entity prior to completing the verification. Any other concerns that the verification team has with the preparation of the emissions data report, including with any de minimis method calculations, must be documented in the issues log. The log of issues must indicate whether each issue has a potential bearing on material misstatement, nonconformance, or both.
- (13)(12) Material Misstatement Assessment. An-assessments of material misstatement is are conducted independently on total reported covered emissions GHG emission sources (metric tens of CO2e), except these emissions without a compliance obligation as set forth in title 17, California Code of Regulations, section 95852, and total reported single product data components (units from the applicable sections of this article).
  - (14)(A) In assessing whether an emissions data report contains a material misstatement, the verification team must separately determine whether the total reported covered emissions and total reported single product data components contain a material misstatement using the following equation:

$$\frac{Percent\ accuracy = 100\% - \sum \frac{[Errors + Omissions + Misreporting]\ x\ 100\%}{Total\ reported\ emissions}}$$

$$Percent\ error = \sum \frac{[Discrepancies + Omissions + Misreporting]\ x\ 100\%}{Total\ reported\ emissions / product\ data}$$

Where:

"Errors Discrepancies" means any differences between the covered reported emissions/product data and verifier calculated covered emissions/product

- data for a data source or product data subject to data checks in section 95131(b)(98).
- "Omissions" means any covered emissions or product data the verifier concludes must be part of the emissions data report, but were not included by the reporting entity in the emissions data report.
- "Misreporting" means duplicate, incomplete or other covered emissions the verifier concludes should, or should not, be part of the emissions data report or duplicate or other product data the verifier concludes should not be part of the emissions data report.
- "Total reported emissions/product data" means the total annual reporting entity covered emissions CO<sub>2</sub>e emissions reported for the emission sources which hold a compliance obligation as set forth in title 17, California Code of Regulations, sections 95852 and 95852.1 or total reported single product data components for which the verifier is conducting a material misstatement assessment.
- (15)(13) The verification team must check the following for conformance as part of verifier review with the reporting requirements under this article, when applicable data checks are chosen under section 95131(b)(98), but does not have to conduct a material misstatement assessment using the equation in section 95131(b)(124);
  - (A) Total reported facility indirect electricity purchases (kWH);
  - (B) Total reported facility indirect thermal purchases (Btu);
  - (C) Total reported GHG emissions (metric tons of CO<sub>2</sub>e) included in the emissions data report as emissions without a compliance obligation under title 17, California Code of Regulations, section 95852.2;
  - (D) Megawatt-hours of exported electricity, wheeled electricity, electricity reported as sold outside California from resources with an emission factor greater than the default unspecified emission factor, and retail sales reported by power entities, as applicable.
- <u>(16)(1413)</u> Review of Missing Data Substitution. If a source selected for a data check was affected by a loss of data used to calculate GHG emissions or product data for the data year:
  - (A) The verification team shall confirm that the reported emissions for that source were calculated using the applicable missing data procedures, or that an approved interim data collection procedure was used for the source.
  - (B) The difference between the reporting entity's calculated emissions and verifier's calculated emissions for that source will be zero when

- assessing for material misstatement under section 95131(b)(142)(A), when the applicable missing data substitution procedures or interim data collection procedure has been correctly applied by the reporting entity; or, any relative accuracy assigned to the emissions estimate under section 95129(h)(4) has been correctly applied.
- (C) If 20 percent or less of any combination of single data elements used to measure calculate emissions from fuel or direct measurement are missing, and emissions are correctly calculated using the missing data requirements in sections 95110 to 95123, 95129, and 95150 to 951587 these emissions will be considered accurate and as meeting the reporting requirements for that source.
- (D) If greater than 20 percent of any single data element used to calculate the emissions are missing or any combination of data elements that would result in more than 5% of a facility's emissions for a source has been calculated from data that has been substituted according to the being calculated using missing data requirements in sections 95110 to 95123, 95129, and 95150 to 95157 previsions of this article, the verifier will note, at a minimum, a non-conformance as part of the verification findingstatement.
- (E) The verifier must note the date, time and source of any missing data substitutions discovered during the course of verification in the verification report.
- (14) (F) Review of Product Data. The verifier must confirm that missing data substitutions were not used for product data.
- (c) Completion of verification services shallmust include:
  - (1) Verification Opinion Statement. Upon completion of the verification services specified in section 95131(b), the verification body shall complete a verification opinion statement and emissions data verification statement and a product data verification statement, and provide that those opinion statements to the operator reporting entity and the ARB according to the schedule by the applicable verification deadline specified in section 95103(e)(3f). Before that the emissions data verification statement and product data verification statement opinion statement is are completed, the verification body shall have the verification services and findings of the verification team independently reviewed within the verification body by an independent reviewer who is a lead verifier not involved in services for that operator reporting entity during that year.
  - (2) <u>Independent Review.</u> The independent reviewer shall serve as a final check on the verification team's work to identify any significant concerns, including:
    - (A) <u>e</u>Errors in planning,

- (B) <u>eErrors</u> in data sampling, and
- (C) <u>eErrors in judgment by the verification team that are related to the</u> draft verification statement.

The independent reviewer must maintain independence from the verification services by not making specific recommendations about how the verification services should be conducted. The independent reviewer will review documents relevantapplicable to the verification services provided, and identify any failure to comply with requirements of this article or with the verification body's internal policies and procedures for providing verification services. The independent reviewer must concur with the verification findings before the verification statement(s) can be issued.

- (2) (3) <u>Completion of Findings and Verification Report.</u> When the verification team completes its findings: The verification body is required to provide each reporting entity with the following:
  - (A) The verification body shall provide to the operator reporting entity a A detailed verification report. The detailed verification report, which shall at a minimum include:
    - 1. A detailed description of the facility or entity including all emissions and product data sources and boundaries;
    - 2. A detailed description of data acquisition, tracking and emission calculation/product data systems:
    - 3. ‡The verification plan;
    - <u>4. ‡T</u>he detailed comparison of the data checks with the submitted emissions data reportconducted during verification services for emissions and product data sources;
    - $\underline{5.}$  <u>‡T</u>he log of issues identified in the course of verification activities and their resolution; and
    - <u>6. <del>a</del>A</u>ny qualifying comments on findings during verification services: and
    - <u>7. The detailed verification report shall also include tThe calculation performed in section 95131(b)(1412)(A) for emissions and product data.</u>

The verification report shall be submitted to the reporting entity at the same time as or before the final emissions data verification statement and product data verification statement are submitted to ARB. The detailed verification report shall be made available to ARB upon request.

(B) The verification team shall have a final discussion with the reporting entity explaining its findings, and notify the reporting entity of any unresolved issues noted in the issues log before the verification statement(s) are is finalized.

- (B) (C) The verification body shall provide the verification opinionstatement(s) to the operatorreporting entity and the ARB, attesting that whether the verification body has found the submitted emissions data report to be free of material misstatements, and whether the emissions data report is in conformance with the requirements of this article or, alternatively, that. In the case of a For every qualified positive verification statement, the verification body shall explain the non-conformances contained within the emissions data report and shall cite the section(s) in this article that corresponds to the non-conformance contains material misstatement or otherwise does not conform with the requirements of this article and why the non-conformances do not result in a material misstatement. In the case of an For every adverse verification statement, the verification body must explain all non-conformances and material misstatements leading to the adverse verification statement and shall cite the section(s) in this article that corresponds to the non-conformance(s) and material misstatements.
- (C)(D) The lead verifier in the verification team shall attest that the verification team has carried out all verification services as required by this article, and the lead verifier who has conducted the independent review of verification services and findings specified in section 95131(c)(1) shall attest to his or her independent review on behalf of the verification body and his or her concurrence with the verification findings.
  - <u>1.</u> The lead verifier must attest in the verification statement, in writing, to ARB as follows:
    - "I certify under penalty of perjury under the laws of the State of California that the verification team has carried out all verification services as required by this article."
  - 2. The lead verifier independent reviewer who has conducted the independent review of verification services and findings must attest in the verification statement, in writing, to ARB as follows:
    - "I certify under penalty of perjury under the laws of the State of California that I have conducted an independent review of the verification services and findings on behalf of the verification body as required by this article and that the findings are true, accurate, and complete."
- (3) (4) <u>Adverse Verification Statement and Petition Process.</u> Prior to the verification body providing an adverse verification <del>opinion</del> opinion to the emissions or product data, or both, to the ARB, the operator the verification body shall notify the reporting entity and the reporting entity shall be

provided at least ten working days to modify the emissions data report to correct any material misstatements or nonconformance found by the verification team. The verification body must also provide notice to ARB of the potential for an adverse verification statement(s) at the same time it notifies the reporting entity. The modified report and verification opinionstatement(s) must be submitted to ARB before the applicable verification deadline, unless the operator reporting entity makes a request to the Executive Officer as provided below in section 95131(c)(34)(A).

- (A) If the operatorreporting entity and the verification body cannot reach agreement on modifications to the emissions data report that result in a positive verification opinion, the operatorstatement or qualified positive verification statement for the emissions or product data because of a disagreement on the requirements of this article, the reporting entity may petition the ARB Executive Officer before the verification deadline and before the verification statement is submitted to make a final decision as to the verifiability of the submitted emissions data report. The reporting entity may petition either emissions or product data, or both. At the same time that the reporting entity petitions the Executive Officer, the reporting entity must submit all information it believes is necessary for the ARB Executive Officer to make a final decision.
- (B) The Executive Officer shall make a final decision no later than October 10 following the submission of a petition pursuant to section 95131(c)(4)(A). If at any point ARB requests information from the verification body or the reporting entity, the information must be submitted to ARB within five working days. ARB will notify both the reporting entity and the verification body of its determination. which may also include an assigned emissions level calculated pursuant to section 95131(c)(5), if applicable. If the Executive OfficerARB determines that the emissions data report does not meet the standards and requirements specified in this article, the operatorreporting entity shall have the opportunity to submit within thirty days of the date of this decision any emissions data report revisions that address the Executive OfficerARB's determination, for re-verification of the emissions data report. In re-verifying a revised emissions data report, the verification body and verification team shall be subject to the requirements in section 95131(c)(1)-(2)3), and must submit the revised verification statement to ARB within 15 days.
- (5) Assigned Emissions Level. When a reporting entity fails to receive a positive or qualified positive verification statement for a data year by the applicable deadline or receives an adverse emissions data verification statement, the Executive Officer shall develop an assigned emissions level for the data year for the reporting entity. Within tenfive working days of a written request by the Executive Officer, the verification body (if applicable)

shall provide any available verification services information or correspondence related to the emissions data. Within tenfive working days of a request by the Executive Officer, the reporting entity shall provide the data that is required to calculate GHG emissions for the entity according to the requirements of this article, the preliminary or final detailed verification report prepared by the verification body (if applicable), and other information requested by the Executive Officer, including the operating days and hours of the reporting entity during the data year. The reporting entity shall also make available personnel who can assist the Executive Officer's determination of an assigned emissions level for the data year.

- (A) In preparing the assigned emissions level for the reporting entity, the Executive Officer shall consider at a minimum the following information:
  - The number, types and days and hours of operation of the sources operated by the reporting entity for the emissions data vear;
  - 2. Any previous emissions data reports submitted by the reporting entity and verification statements rendered for those reports;
  - 3. The potential maximum fuel and process material input and output capacities for the reporting entity's emissions sources during operating hours:
  - 4. For electric power entities, wholesale and retail transactions that would affect an assigned emissions level, for the relevantapplicable data year and for previous years;
  - Emissions, electricity transactions, fuel use, or product output information reported to ARB or other State, federal, or local agencies.
  - (B) In preparing the assigned emissions level for the reporting entity, the Executive Officer may use the following methods, as applicable:
    - 1. The sector specific calculation methodologies in this article;
    - 2. In the event of missing data, the Executive Officer will rely on the missing data provisions of this article; and
    - 3. Any information reported under this article for this data year and past years.
- (BC) The Executive Officer shall calculate the assigned the emissions level for the reporting entity using the best information available, including the information in section 95131(c)(5)(A) and methods in section 95131(c)(5)(B), as applicable. The Executive Officer shall include an assigned emissions level in the decision made pursuant to section 95131(c)(4)(B), if applicable. The reporting entity shall be provided at least 5 days to review and comment on the assigned emissions level.

- (d) Upon provision of the verification epinionstatement, or statements, if applicable, to ARB, the emissions data report shall be considered final and no. No changes shall be made except as provided in section 95104(d)(3). Allto the report as submitted to ARB, notwithstanding the requirements of 40 CFR §98.3(h), and all verification requirements of this article shall be considered complete except in the circumstance specified in section 95131(e).
- (e) If the Executive Officer finds a high level of conflict of interest existed between a verification body and an operatora reporting entity, or an emissions data report that received a positive or qualified positive verification opinionstatement fails an ARB audit, the Executive Officer may set aside the positive or qualified positive verification opinion submitted statement issued by the verification body, and require the reporting entity to have the emissions data report re-verified by a different verification body within 90 days. This paragraph applies to verification statements for emissions and product data.
- (f) Upon request by the Executive Officer, the operator reporting entity shall provide the data used to generate an emissions data report, including all data available to a verifier in the conduct of verification services, within 420 working days.
- (g) Upon request of the Executive Officer, the verification body shall provide ARB may also review the full verification report given by the verification body to the operator. The full verification report shall be provided to the Executive Officer upon request to the reporting entity, as well as the sampling plan, contracts for verification services, and any other supporting documents and calculations, within \$\frac{4}{2}\$0 working days.
- (g) (h) Upon written notification by the Executive Officer, the verification body shall make itself and its personnel available for a verification services an ARB audit.
- (i) Verifying Biomass-derived Fuels. Requirements for providing verification services for biomass-derived fuels not subject to a compliance obligation as set forth in title 17, California Code of Regulations, Section 95852.2—In the absence of certification of the biomass-derived fuel by an accredited certifier of biomass-derived fuels, the verification body shall conduct is subject to the following requirements to verify of subarticle 4 of this article as modified below when verifying biomass-derived fuel that willis not be subject to a compliance obligation:
  - (1) General biomass-derived fuel verification requirements. The following requirements apply to the biomass-derived fuel verification:
    - (A) Annual Verification. Biomass-derived fuel is subject to annual verification as specified in section 95103(f). In addition to the full verification

### requirements in sections 95130(a)(1)(A)-(D), a full verification is also required when:

- 1. There has been a change in the entity immediately upstream in the chain of title. or
- There has been an increase of more than 25% in the volume of fuel from the ontity immediately upstream in the chain of title.
- (B) Conflict of Interest. It shall be the responsibility of the verification body to demonstrate an acceptable level of conflict of interest, as provided in section 95133. In the case of facilities claiming biogas and biomethane, the following also apply:
  - 1. Verification bodies providing verification services to reporting entities must:
    - a. Include the entity immediately upstream in the chain of title in the conflict of interest evaluation required under section 95133 in this article, and
    - <u>b. Have at least one member of the team accredited as a transactions specialist, who may be a biomass derived fuels verifier.</u>
  - 2. Verification bodies providing verification services to reporting entities may hire a biomass-derived fuels verifier to verify reported biogas and biomethane. Verification bodies using a biomass-derived fuels verifier must:
    - <u>Assume full responsibility for the verification services</u> <u>provided by the biomass-derived fuels verifier.</u>
    - <u>Demonstrate the appropriate level of conflict of interest</u>
       <u>between the biomass-derived fuels verifier, the reporting entity and the entity immediately upstream in the chain of title.</u>
    - <u>The biomass-derived fuels verifier must not further subcontract or outsource the verification services.</u>
    - d. The six consecutive year limit on verification in section 95130(a)(2) of this article is considered between the reporting entity and the entity immediately upstream in the chain of title.
  - 3. Notwithstanding section 95132(e), this regulation does not preclude multiple verification bodies from hiring the same biomass-derived

#### fuel verifier to verify biogas and biomethane.

(C)(B) Verification Services for Biomass-Derived Fuels. When a reporting entity elaimsreports that biomass-derived fuels are used, the biomass-derived fuels must be considered when providing all verification services required under section 95131(b) of this article. In providing verification services for reporting entities using biogas and biomethane, the verification team must:

- Consider information from the entity immediately upstream in the chain of title when developing the verification plan under section 93131(b)(1).
- 2. Conduct the required site visit at the headquarters or other place of central data management for the entity immediately upstream in the chain of title.
- 31. Review the reporting entity's elaimed reported biomass-derived fuel emissions to ensure the biomass-derived fuels are properly listed in the emissions data report as required in section 95103(j) of this article and sections 95852.1 and 95852.2 of the Cap-and-Trade Regulation.
- 42. Conduct separate data checks for the entity immediately upstream in the chain of title—that are consistent with the requirements in 95131(i)(2)(D) for the fuel type being verified using the following documentation, as appropriate: the invoice, nomination, scheduling, storage, in-kind fuel purchase, allocation, transportation and balancing reports or other documents used as evidence of the fuel delivery.
  - a. The reporting entity may arrange for the documentation to be supplied directly to the verifier if there are confidentiality issues that would prevent these documents from being made available to the reporting entity.
- (C) Completion of Verification Services for Biomass-Derived Fuels.
  - 1. The verification report required by section 95131(c)(3) of this article must also include, for the entity immediately upstream in the chain of title for biogas and biomethane:
    - a. A detailed description of the entity,
      - b. A detailed description of data acquisition and tracking systems.
      - c. The data checks conducted during the verification services, and
      - d. The separate issues log.

- 21. All information used for the verification of biomass-derived fuels including information obtained from the entity immediately upstream in the chain of title for biogas and biomethane, must be included in the independent review as required in section 93131(c)(2) of this article.
- <u>32. Conformance for biomass-derived fuels is evaluated against the requirements of this article and sections 95852.1.1 and 95852.2 of the Cap-and-Trade Regulation.</u>
- 43. Carbon dioxide emissions from bBiomass-derived fuels are included in the reporting entity's overall evaluation for material misstatement. Any fuel that does not conform with sections 95852.1.1 and 95852.2 of the Cap-and-Trade Regulation and its emissions are not listed as non-exempt biomass-derived Other Biomass CO<sub>2</sub> will be considered an omission when evaluating for material misstatement under section 95131(b)(12)(A) of this article.
- (1) The verification body shall provide information assessing its potential for conflict of interest as set forth in section 95133(b),(c) and (d) with the reporting entity and each biomass-derived fuel entity in the chain of custody for that fuel as part of the conflict of interest submittal requirements in 95133(e)
- (2) At least one accredited verifier in the verification team, including the transactions sector specialist, shall at a minimum make one site visit, during each year full verification is required, to each biomass derived fuel entity in the chain of custody for that fuel. One member of the verification team must visit the headquarters or other location of central data management when the biomass derived fuel entity is a marketer, distributor, or suppler and does not physically store or produce the fuel on site and conduct the site visit as required in section 95131(b)(4) for each biomass derived fuel entity in the chain of custody for that fuel.
  - (A) The verification team members shall examine biomass-derived fuel contracts to determine that one of the two following conditions has been met:
    - 1. That the contract for purchasing any biomass-derived fuel was in effect prior to January 1, 2010 and remains in effect or has been renegotiated for the same California operator within one year of contract expiration;
    - 2. That the fuel being provided under a contract dated after January

      1, 2010 is only for an amount of fuel that is associated with an increase in the biomass-based fuel producer's capacity.
      - If a contract includes both fuel that does and does not meet this

condition, then only the portion of the fuel that does meet this condition will be considered biomass-derived fuel.

- (B) The verification team shall determine that no entity in the chain of custody has applied for or received credit for the use of biomass-derived fuel in offset credits or any other credit for greenhouse gas reductions in another voluntary or regulatory project.
- (C) The verification team shall determine that any entity that produces biomass-derived fuels is doing so in accordance with the requirements of title 17, California Code of Regulations, section 95852.2.
- (D) The verification team shall determine that an entity's total volume of biomass derived fuel transferred to all customers in a calendar year does not exceed the entity's purchases and production of biomass-derived fuels during that year.
- (E) The verification team must be able to track the exact amount of fuel indentified in contracts or invoices from the producer to the reporting entity, and have reasonable assurance that the reporting entity is the only customer receiving that fuel.
- (F) The verification team shall review and evaluate all fuel analytical devices and data management systems used by biomass-derived fuel entities to quantify, track, and report fuel amounts. The verification team must evaluate the uncertainty and effectiveness of these systems using the requirements in section 95131(b)(8).
- (G) Verifying fuel transactions shall include evaluating the measured and estimated fuel volumes, as well as any relevant information required to calculate emissions including composition, high heat value, carbon content, or supplier specific emission factors.
- (2) Specific biomass-derived fuel verification requirements.
  - (A) For urban, agricultural and forest derived wood and wood waste, the biomass derived fuels-verifier must determine the reporting entity meet the requirements of section 95103(i).
  - (B) For biodiesel and fuel ethanol, the verifier must determine the reporting entity meet the requirements of section 95103(j) and the following requirements:
    - At combustion sources that purchase biomass-derived fuels, verify records to demonstrate that volume purchased equals or exceeds volume reported.
    - 2. At combustion sources that produce their own fuel, verify:

       a. that raw material is sufficient to produce the quantity of fuel reported:
      - <u>b. that the facility has the ability to produce the biomass-derived</u> <u>fuel reported;</u>

- c. that the emissions from the fuel are accurately reported and do not lead to the underreporting of fossil fuel emissions.
- (C) For municipal solid waste and tires, the verifier must determine the reporting entity meet the requirements of section 95103(i).
- (D) For biomethane and biogas, the verifier must:
  - 1. Examine all nomination, invoice, scheduling, allocation, transportation, storage, in-kind fuel purchase and balancing reports contracts in the chain of title in order to track the reported fuel volumes from the producer to the reporting entity and have reasonable assurance that the reporting entity is the only customer receiving the identified fuel;
  - 2. Determine a Ensure all contracts is in place for the purchase of biogas or biomethane that the chain of title meets all requirements of title 17, California Code of Regulations, sections 95852.1.1 and 95852.2 of the Cap-and-Trade Regulation and that no fossil-derived fuel is used to supplement the biomass-derived fuel deliveries except for documented fuel purchases to avoid loss of metered volumes in connection with the transportation of the biomethane to the reporting entity;
  - 3. Determine the upstream entity's total volume of biomassderived fuel transferred to all customers in a calendar year does
    not exceed the entity's purchases and/or production of biomassderived fuels during that year:
    - 4. Ensure that missing data at the entity immediately upstream in the chain of title has not been replaced when evaluating conformance at the reporting entity;
    - <u>53.</u> Ensure any discrepancies in the fuel volumes, heat values and/or energies at the entity immediately upstream in the chain of title will be carried over into the evaluation of material misstatement for the reporting entity;
    - 6. Maintain a separate log of issues as required under section 95131(b)(11) for issues that arise during verification of the data at the entity immediately upstream in the chain of title;
    - 7. Discuss any unresolved issues with the entity immediately upstream in the chain of title with the reporting entity before finalization of the verification statement(s).
- (3) If any biomass-derived fuel entity in the chain of custody does not make available to the verification team all the information and documentation necessary to establish the validity of the reporting entity's claim of biomass-derived fuel purchase, the fuel purchase, as described in section 95131(i)(2)(B-G), will be considered unverifiable and be required to hold a compliance obligation under title 17, California Code of Regulations, section 95852.1.

- (4) To verify that the amount of biomass-derived fuel reported by a reporting entity is free of a material misstatement, the verification team shall determine whether there is reasonable assurance that the amount of biomass derived fuel purchased was actually produced and delivered, or injected into a transmission pipeline to the reporting entity, and any errors, omissions, or misreporting of the biofuels emissions do not result in a material misstatement. To assess conformance with this article, the verification team shall review the methods and factors used to calculate and report biomass derived fuel amounts for adherence to the requirements of this article.
- (5) Verification requirements specific to biomass-derived fuel producing facilities are as follows:
  - (A) The verification team shall establish that the biomass derived fuel entity employs procedures for fuel data measurement with an accuracy required by section 95103(k).within ±5 percent. All fuel analytical measurement devices shall be installed, maintained and calibrated in a manner and at a frequency required to maintain this level of accuracy. If the documentation to support this level of accuracy is not provided to the verification team then the fuel will be considered unverifiable and be required to hold a compliance obligation under title 17, California Code of Regulations, section 95852.1.
  - (B) The verification team shall establish that the heating value of the biomass-derived fuel used in any transaction was appropriately calculated using the method required by section 95115(c).
  - (C) The verification team shall establish that the biomass-derived fuel entity retains at least 95% of its fuel production or fuel transaction data. If more than 5% of data is missing, the fuel will be considered unverifiable and be required to hold a compliance obligation under title 17, California Code of Regulations, section 95852(g).
- (3) Assessment. If the reporting entity-verification body is unable to demonstrate that verify the biomass-based derived fuel is consistent with the requirements in title 17, California Code of Regulations, sections 95852.1.1 and 95852.2 of the Cap-and-Trade Regulation, to the above requirements, it will be considered unverifiable and be required to hold a compliance obligation under title 17, California Code of Regulations, section 95852.1. the emission data report must be revised to list these biomass CO<sub>2</sub> emissions as non-exempt biomass-derived Other Biomass CO<sub>2</sub>.
- § 95132. Accreditation Requirements for Verification Bodies, Lead Verifiers, and Verifiers of Emissions Data Reports and Offset Project Data Reports.

- (a) The accreditation requirements specified in this subarticle shall apply to all verification bodies, lead verifiers, and verifiers that wish to provide verification services under this article and under the Cap-and-Trade Regulation.
- (b) The Executive Officer may issue accreditation to verification bodies, lead verifiers, and verifiers that meet the requirements specified in this section.
  - (1) Verification Body Accreditation Application. To apply for accreditation as a verification body, the applicant shall submit the following information to the Executive Officer, except as provided in section 95132(b)(1)(F).:
    - (A) A list of all verification staff and a description of their duties and qualifications, including ARB accredited verifiers on staff. The applicant shall demonstrate staff qualifications by listing each individual's education, experience, professional licenses, and other pertinent information.
      - A verification body shall have and retain at least two verifiers that have been accredited as lead verifiers, as specified in section 95132(b)(2);
      - <u>2.</u> A verification body shall have <u>and retain</u> at least five total full-time staff.
    - (B) The applicant shall provide a list of any judicial proceedings. enforcement actions, or administrative actions filed against the body within the previous 5 years, with an explanation as to the nature of the proceedings.

    - (D) The applicant shall provide a demonstration that the body has policies and mechanisms in place to prevent conflicts of interest and to identify and resolve potential conflict of interest situations if they arise. The applicant shall provide the following information:
      - Identification of services provided by the verification body, the industries that the body serves, and the locations where those services are provided;
      - An organization A detailed organizational chart that includes the verification body, its management structure, and any related entities.;
      - 3. The verification body's internal conflict of interest policy that identifies activities and limits to monetary or non-monetary gifts that apply to all employees.

- (E) The applicant shall provide a demonstration that the body has procedures or policies to support staff technical training as it relates to verification. This training shall include participating in ARB verifier training on an ongoing basis.
- (F) The verification body shall notify ARB within 30 days of when it no longer meets the requirements for accreditation as a verification body in section 95132(b)(1). The verification body may request that the Executive Officer provide an additional time to hire additional staff to meet the minimum requirements of this section.
- (G)(F) If the applicant is a California air pollution control district or air quality management district, the requirements of section 95132(b)(1)(A)(2) and 95132(b)(1)(B)-(D) do not apply, except that the applicant shall provide a demonstration that the district has policies and mechanisms in place to prevent conflicts of interest and resolve potential conflict of interest situations if they arise.
- (2) Lead Verifier Accreditation Application. To apply for accreditation as a lead verifier, the applicant shall submit documentation to the Executive Officer that provides the evidence specified in section 95132(b)(2)(A), and section 95132(b)(2)(B), or (C), or (D):
  - (A) Evidence that the applicant has completed ARB verification training and received a passing score on an exit examinationmeets the criteria in 95132(b)(3); and,
  - (B) Evidence that the applicant has acted as project manager or in a lead capacity in one or more of the following greenhouse gas reporting programs:
    - As an approved lead verifier in good standing for the California Climate Action Registry prior to December 1, 2007, having performed at least three verifications by December 31, 2007; or as an acting lead verifier in the California Climate Action Registry, having taken CCAR or other GHG lead verification training and having performed at least three verifications by December 31, 2007; or,
    - 2. As a recognized lead verifier in good standing for the United Kingdom Accreditation System, having performed at least three verifications by December 31, 2007; or,
    - 3. In an organization accredited by a recognized agency in ISO 14065, or ISO 19011, having performed at least three verifications by December 31, 2007; or,
    - (B) (C) Evidence that the applicant has been an ARB accredited verifier for two continuous years and has worked as a verifier in at least three completed verifications under the supervision of an

- ARB accredited lead verifier, with evidence of favorable assessment by ARB for services performed; or,
- (C) (D) Evidence that at the time of the verification training examination, the applicant has worked as a project manager or lead person for not less than four years, of which two may be graduate level work:
  - 1. In the development of GHG or other air emissions inventories; or.
  - 2. As a lead environmental data <u>or financial</u> auditor in the private sector.
- (3) Verifier Accreditation Application. To apply for accreditation as a verifier, the applicant shall submit the following documentation to the Executive Officer:
  - (A) Evidence demonstrating the minimum education background required to act as a verifier for ARB. Minimum education background means that the applicant has either:
    - A bachelors level college degree or equivalent in science, technology, business, statistics, mathematics, environmental policy, economics, or financial auditing; or
    - 2. Evidence demonstrating the completion of significant and relevant work experience or other personal development activities that have provided the applicant with the communication, technical and analytical skills necessary to conduct verification.
  - (B) Evidence demonstrating sufficient workplace experience to act as a verifier, including evidence that the applicant has a minimum of two years of fulltime work experience in a professional role involved in emissions data management, emissions technology, emissions field enforcement inventories, environmental auditing, or other technical skills necessary to conduct verification.
- (4) The applicant shallmust take an ARB approved general verification training course and receive a passing score on an exit examination of greater than an unweighted 70% on an exit examination. If the applicant does not pass the exam after the training, they may retake the exam a second time. Only one retake of the examination is allowed before the applicant is required to retake the ARB approved general verification training course. Training under the previous version of the regulation does not qualify an applicant to retake an exam under this version without first taking the training-class for this revised regulation.
- (5) Sector Specific and Offset Project Specific Verifiers.

- (A) <u>Sector Specific Verifier.</u> The applicant seeking to be accredited as a sector specific verifier as specified in section 95131(a)(2) <u>shallmust</u>, in addition to meeting the requirements for accredited lead verifier or verifier qualification, have at least two years of professional experience related to the sector in which they are seeking accreditation, take ARB sector specific verification training and receive a passing score of greater than an unweighted 70% on an exit examination. If the applicant does not pass the exam after the training, they may retake the exam a second time. Only one retake of the examination is allowed before the applicant is required to retake the ARB approved general sector specific verification training course.
- (B) Offset Project Specific Verifier. The applicant seeking to be accredited as an offset project specific verifier as specified in title 17.

  California Code of Regulations, section 95977(e)(4)(A)(iii) of the Capand-Trade Regulation, must, in addition to meeting the requirements for accredited lead verifier or verifier qualification, take ARB sector specificshall meet one of the following requirements:
  - 1. Be a verifier in good standing for the Climate Action Reserve prior to November 1, 2010 and have performed at least two project verifications for a project type by December 31, 2010; or
  - 2. Have at least two years of professional experience related to developing emission inventories, conducting technical analyses, or environmental audits of the offset project type; and
  - 31. Have at least two years of professional experience related to developing emission inventories, conducting technical analyses, or environmental audits of the offset project type, and ∓take general ARB offset verification training and ARB offset project specific verification training for an offset project type, and receive a passing score of greater than an unweighted 70% on an exit examination. If the applicant does not pass the exam after the training, they may retake the exam a second time. Only one retake of the examination is allowed before the applicant is required to retake the applicable ARB-approved—general offset verification training—course.; or,
  - 2. Be a verifier in good standing for the Climate Action Reserve prior to October 28, 2011, taken Climate Action Reserve project specific verifier training, have performed at least two project verifications for a project type by October 28, 2011, and have taken general ARB offset verification training, and receive a passing score of greater than an unweighted 70% on an exit examination. If the applicant does not pass the exam after the training, they may retake the exam a second time. Only one retake of the examination is allowed before the applicant is

# required to retake the ARB approved general ARB offset verification training and offset project specific verification training.

(6) Nothing in this section shall be construed as preventing the Executive Officer from requesting additional information or documentation from an applicant after receipt of the application for accreditation as a verification body, lead verifier, or verifier; or from seeking additional information from other persons or entities regarding the applicant's fitness for qualification.

## (c) ARB Accreditation.

- (1) Within 90 days of receiving an application for accreditation as a verification body, lead verifier, exverifier, sector specific verifier, or offset project verifier, the Executive Officer shall inform the applicant in writing either that the application is complete or that additional specific information is required to make the application complete.
- (2) Upon a finding by the Executive Officer that an application for accreditation as a verification body, verifier, er-lead verifier, sector specific verifier, or offset project verifier is complete, meets all applicable regulatory requirements, and passes a performance review as defined in section 95102(a), the prescreening requirement is met and the applicant will be eligible to attend the verification training required by this section.
- (3) Within 45 days following completion of the application process and all applicable training and examination requirements, the Executive Officer shall act to issue an Executive Order to grant or withhold accreditation for the verification body, lead verifier, sector specific verifier, offset project verifier or verifier.
- (4) The Executive Officer shall issue an Executive Order to grant accreditation to the applicant if the evidence of qualification submitted by the applicant has been found complete and sufficient and the applicant has successfully completed the required training and examination(s).
- (5) (4) The Executive Order for accreditation is valid for a period of three years, whereupon the applicant may re-apply for accreditation as a verifier, lead verifier, sector specific verifier, offset project verifier, or verification body if the applicant has not been subject to ARB enforcement action under this article. All ARB approved general or, sector specific, or offset project specific verification training and examination requirements applicable at the time of re-application must be met for accreditation to be renewed by the Executive Officer. In addition, the performance review requirement set forth in section 95132(c)(2) must be met for accreditation to be renewed by the Executive Officer. The following requirements also apply at the time of application for re-accreditation as a lead verifier, verifier, sector specific verifier, or offset project verifier:
- (6) The Executive Officer shall issue an Executive Order to grant accreditation to a verification body if evidence of qualification submitted by the applicant has been found to meet the

- (A) If the applicant has not participated in at least one ARB verification by January 1, 2012, the applicant must take ARB approved GHG verification training that includes general verifier training and receive a passing score of greater than an unweighted 70% on the exit examination.
- (B) If the applicant has participated in at least one ARB verification by January 1, 2012, then the applicant must take ARB approved abbreviated training that includes changes to the program since the original training was provided under 95132(b)(4), 95132(b)(5)(A), and 95132(b)(5)(B)3, and receive a passing score of greater than an unweighted 70% on the exit examination. This examination shall cover general verification and the training.
- (5) All verification body requirements of in section 95132(b)(1). must be met for the Executive Officer to renew the verification body accreditation.
- (7) (6) The Executive Officer and the applicant may mutually agree to longer time periods than those specified in subsections 95132(c)(1) or 95132(c)(3), and the applicant may submit additional supporting documentation before a decision has been made by the Executive Officer.
- (7) Within 15 working days of being notified of any corrective action in another voluntary or mandatory GHG program, an ARB accredited verification body, lead verifier, sector specific verifier, offset project verifier, or verifier shall provide written notice to the Executive Officer of the corrective action. That notification shall include reasons for the corrective action and the type of corrective action. The verification body or verifier must provide additional information to the Executive Officer upon request.
- (8) Verifiers accredited by ARB prior to January 1, 2011 shall take ARB approved training to continue to provide verification services after January 1, 2012. The training will focus on changes to the program since the original training was provided under 95132(b)(4) and 95132(b)(5)(A). The verifier must receive a passing score of greater than an unweighted 70% on the exit examination.
- (d) Modification, Suspension, or Revocation of an Executive Order Approving a Verification Body, Lead Verifier, or Verifier. The Executive Officer may review and, for good cause, modifyincluding any violation of subarticle 4 of this article or any similar action in an analogous GHG system, modify, suspend, or revoke an Executive Order providing accreditation to a verification body, lead verifier, or verifier. The Executive Officer shall not revoke an Executive Order without affording the verification body, lead verifier, or verifier the opportunity for a hearing in accordance with the procedures specified in title 17, California Code of Regulations, section 60055.1 et seq.
  - (1) During suspension or revocation proceedings, the verification body, lead verifier, or verifier may not continue to provide verification services.

- (2) Within five working days of suspension or revocation of accreditation, a verification body must notify all reporting entities, offset project operators, or authorized project designees for whom it is providing verification services, or has provided verification services within the past 6 months of its suspension or revocation of accreditation.
- (3) A reporting entity, offset project operator, or authorized project designee who has been notified by a verification body of a suspended or revoked accreditation must contract with a new verification body for verification services.
- (e) Subcontracting. The following requirements shall apply to any verification body that elects to subcontract a portion of verification services.
  - (1) All subcontractors must be accredited by ARB to perform the verification services for which the subcontractor has been engaged by the verification body.
  - (2) The verification body must assume full responsibility for verification services performed by subcontractor verifiers-or verification bodies.
  - (3) A verification body shall not use subcontractors to meet the minimum staff total or lead verifier requirements as specified in section 95132(b)(1)(A)1. and section 95132(b)(1)(A)2.
  - (4) A verification body or A verifier acting as a subcontractor to another verification body shall not further subcontract or outsource verification services for an operatora reporting entity.
  - (5) A verification body that engages a subcontractor shall be responsible for demonstrating an acceptable level of conflict of interest, as provided in section 95133, between its subcontractor and the operator reporting entity for which it will provide verification services.
  - (6) A verification body may not use a subcontractor as the independent reviewer.

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95133. Conflict of Interest Requirements for Verification Bodies <u>for Emissions Data Reports</u>.

- (a) The conflict of interest provisions of this section shall apply to verification bodies, lead verifiers, and verifiers accredited by ARB to perform verification services <u>for</u> <u>reporting entities</u>.
- (b) The potential for a conflict of interest shallmust be deemed to be high where:
  - (1) The verification body and operator reporting entity share any management staff or board of directors membership, or any of the senior management

- staff of the operatorreporting entity have been employed by the verification body, or vice versa, within the previous three years; or
- (2) Within the previous <u>fivethree</u> years, any staff member of the verification body or any related entity has provided to the <del>operator</del> reporting entity any of the following non-verification services:
  - (A) Designing, developing, implementing, <u>reviewing</u>, or maintaining an inventory or information or data management system for facility <u>greenhouse gasesair emissions</u>, or, where applicable, electricity <u>or fuel</u> transactions, <u>unless the review was part of providing greenhouse gas verification services</u>;
  - (B) Developing greenhouse gas emission factors or other greenhouse gas-related engineering analysis, including developing or reviewing a California Environmental Quality Act (CEQA) greenhouse gas analysis that includes facility specific information;
  - (C) Designing energy efficiency, renewable power, or other projects which explicitly identify greenhouse gas reductions as a benefit;
  - (D) Designing, developing, implementing, conducting an internal audit, consulting, or maintaining a GHG emissions reduction or GHG removal offset project as defined in the Cap-and-Trade Regulation;
  - (E) Owning, buying, selling, trading, or retiring shares, stocks, or emissions reduction credits from an offset project that was developed by or resulting reduction credits are owned by the reporting entity;
  - (F) Dealing in or being a promoter of credits on behalf of an offset project operator or authorized project designee where the credits are owned by or the offset project was developed by the reporting entity;
  - (D) (G) Preparing or producing greenhouse gas-related manuals, handbooks, or procedures specifically for the reporting facilityentity;
  - (E) (H) Appraisal services of carbon or greenhouse gas liabilities or assets;
  - (F) (I) Brokering in, advising on, or assisting in any way in carbon or greenhouse gas-related markets;
  - (G) Managing(J) Directly managing any health, environment or safety functions for the reporting entity;
  - (H) (K) Bookkeeping or other services related to the accounting records or financial statements;
  - (I) (L) Any service related to information systems, including ISO 14001 certification, unless those systems will not be part of the verification process;
  - (J) (M) Appraisal and valuation services, both tangible and intangible;
  - (K)-(N) Fairness opinions and contribution-in-kind reports in which the verification body has provided its opinion on the adequacy of consideration in a transaction, unless the resulting services shallwill not be part of the verification process;
  - (L) (O) Any actuarially oriented advisory service involving the determination of amounts recorded in financial statements and related accounts;

- (M)-(P) Any internal audit service that has been outsourced by the reporting entity or offset project operator that relates to the operatorreporting entity's internal accounting controls, financial systems or financial statements, unless the result of those services shallwill not be part of the verification process;
- (N) (Q) Acting as a broker-dealer (registered or unregistered), promoter or underwriter on behalf of the operatorreporting entity;
- (O) (R) Any legal services;
- (P) (S) Expert services to the operatorreporting entity or itsa legal representative for the purpose of advocating the operatorreporting entity's interests in litigation or in a regulatory or administrative proceeding or investigation, unless providing factual testimony.
- "Member" for the purposes of this section means any employee or subcontractor of the verification body or related entities of the verification body. "Member" also includes any individual with majority equity share in the verification body or its related entities. "Related entity" for the purposes of this section means any direct parent company, direct subsidiary, or sister company.
- (3) The potential for conflict of interest shall be deemed to be high when any staff member of the verification body provides any type of non-monetary incentive to a reporting entity to secure a verification services contract.
- (3) (4) The potential for a conflict of interest shall also be deemed to be high where any staff member of the verification body has provided verification services for the operator within the last three years, reporting entity except within the time periods in which the operator reporting entity is allowed to use the same verification body as specified in section 95130(a) and 95130(b).
- (c) The potential for a conflict of interest shall be deemed to be low where no potential for a conflict of interest is found under section 95133(b) and any non-verification services provided by any member of the verification body to the operatorreporting entity within the last three five years are valued at less than 20 percent of the fee for the proposed verification.
- (d) The potential for a conflict of interest shall be deemed to be medium where the potential for a conflict of interest is not deemed to be either high or low as specified in sections 95133(b) and 95133(c). The potential for conflict of interest will also be deemed to be medium where there are any instances of personal or familial relationships between the members of the verification body and management or staff of the reporting entity, and when a conflict of interest self-evaluation is submitted pursuant to section 95133(h).
  - (1) If a verification body identifies a medium potential for conflict of interest and wishesintends to provide verification services for the operatorreporting

<u>entity</u>, the verification body shall submit, in addition to the submittal requirements specified in section 95133(e), a plan to avoid, neutralize, or mitigate the potential conflict of interest situation. At a minimum, the conflict of interest mitigation plan shall include:

- (A) A demonstration that any individuals with potential conflicts have been removed and insulated from the project.
- (B) An explanation of any changes to the organizational structure or verification body to remove the potential conflict of interest. A demonstration that any unit with potential conflicts has been divested or moved into an independent entity or any subcontractor with potential conflicts has been removed.
- (C) Any other circumstance that specifically addresses other sources for potential conflict of interest.
- (2) As provided in section 95133(f)(4), the Executive Officer shall evaluate the conflict of interest mitigation plan and determine whether verification services may proceed.
- (e) Conflict of Interest Submittal Requirements for Accredited Verification Bodies.
  - (1) Before the start of any work related to providing verification services to an operatora reporting entity, a verification body must first be authorized in writing by the Executive Officer to provide verification services. To obtain authorization the verification body shall submit to the Executive Officer a self-evaluation of the potential for any conflict of interest that the body, its partners, or any subcontractors performing verification services may have with the operator reporting entity for which it will perform verification services. The submittal shall include the following:
    - (A) Identification of whether the potential for conflict of interest is high, low, or medium based on factors specified in sections 95133(b), (c), and (d);
    - (B) An organizational chart of the verification body and brief description of the verification body and any related entities;
    - (C) (B) Identification of whether the verification body or any member of the verification team has previously provided verification services for the operatorreporting entity and, if so, the years in which such verification services were provided;
    - (D)-(C) Identification of whether any member of the verification team or related entity has engaged in any non-verification services of any nature with the operatorreporting entity either within or outside California during the previous three years. If non-verification services have previously been provided, the following information shall also be submitted:

- 1. Identification of the nature and location of the work performed for the operatorreporting entity and whether the work is similar to the type of work to be performed during verification, such as emissions inventory, auditing, energy efficiency, renewable energy, or other work with implications for the operatorreporting entity's greenhouse gas emissions or the accounting of greenhouse gas emissions or electricity or fuel transactions;
- 2. The nature of past, present or future relationships with the operatorreporting entity including:
  - a. Instances when any member of the verification team has performed or intends to perform work for the operator reporting entity;
  - <u>b.</u> Identification of whether work is currently being performed for the <u>operatorreporting entity</u>, and if so, the nature of the work;
  - c. How much work was performed for the operator reporting entity in the last three years, in dollars or percentage of verifier's revenues or gross income;
  - d. Whether any member of the verification team has any contracts or other arrangements to perform work for the operator reporting entity or a related entity;
  - e. How much work related to greenhouse gases or electricity transactions the verification team has performed for the operatorreporting entity or related entities in the last three years, in dollars or percentage of the body's and its subcontractors' revenues or gross income.
- 3. Explanation of how the amount and nature of work previously performed is such that any member of the verification team's credibility and lack of bias should not be under question.
- (E) (D) A list of names of the staff that would perform verification services for the operator reporting entity, and a description of any instances of personal or family relationships with management or employees of the operator reporting entity that potentially represent a conflict of interest; and,
- (F) (E) Identification of any other circumstances known to the verification body, or operatorreporting entity that could result in a conflict of interest.
- (F) Attest, in writing, to ARB as follows:
- "I certify under penalty of perjury under the laws of the State of California the information provided in the Conflict of Interest submittal is true, accurate, and complete."

- (f) Conflict of Interest Determinations. The Executive Officer shallmust review the self-evaluation submitted by the verification body and determine whether the verification body is authorized to perform verification services for the operatorreporting entity.
  - (1) The Executive Officer shall notify the verification body in writing when the conflict of interest evaluation information submitted under section 95132(e) is deemed complete. Within forty-five30 working days of deeming the evaluation information complete, the Executive Officer shall determine whether the verification body is authorized to proceed with verification and shallmust so notify the verification body.
  - (2) If the Executive Officer determines the verification body or any member of the verification team meets the criteria specified in section 95133(b), the Executive Officer shall find a high potential conflict of interest and verification services may not proceed.
  - (3) If the Executive Officer determines that there is a low potential conflict of interest, verification services may proceed.
  - (4) If the Executive Officer determines that the verification body and verification team have a medium potential for a conflict of interest, the Executive Officer shall evaluate the conflict of interest mitigation plan submitted pursuant to sections 95133(d), and may request additional information from the applicant to complete the determination. In determining whether verification services may proceed, the Executive Officer may consider factors including, but not limited to, the nature of previous work performed, the current and past relationships between the verification body and its subcontractors with the operator reporting entity, and the cost of the verification services to be performed. If the Executive Officer determines that these factors when considered in combination demonstrate an acceptable level of potential conflict of interest, then the Executive Officer will authorize the verification body to provide verification services.

# (g) Monitoring Conflict of Interest Situations.

- (1) After commencement of verification services, the verification body shall monitor and immediately make full disclosure in writing to the Executive Officer regarding any potential for a conflict of interest situation that arises. This disclosure shall include a description of actions that the verification body has taken or proposes to take to avoid, neutralize, or mitigate the potential for a conflict of interest.
- The verification body shall continue to monitor arrangements or relationships that may be present for a period of one year after the completion of verification services. During that period, within 30 days of the verification body or any verification team member entering into any contract with the operator reporting entity for which the body has provided verification services, the verifier verification body shall notify the Executive

- Officer of the contract and the nature of the work to be performed. The Executive Officer, within 30 working days, will determine the level or conflict using the criteria in section 95133(a)-(d), if the reporting entity must reverify their emissions data report, and if accreditation revocation is warranted.
- (3) The verification body shall notify the Executive Office, within 30 days, of any emerging conflicts of interest during the time verification services are being provided.
  - (A) If the Executive Officer determines that a disclosed emerging potential conflict is medium risk and this risk can be mitigated, the verification body is deemed to have met the conflict of interest requirements to continue to provide verification services to the reporting entity and will not be subject to suspension or revocation of accreditation as specified in section 95132(d).
  - (B) If the Executive Officer determines that a disclosed emerging potential conflict is medium or high risk and this risk cannot be mitigated, the verification body will not be able to continue to provide verification services to the reporting entity, and may be subject to suspension or revocation of accreditation under section 95132(d).
- (3) (4) The verification body shall report to the Executive Officer any changes in its organizational structure, including mergers, acquisitions, or divestitures, for one year after completion of verification services.
- (4) (5) The Executive Officer may invalidate a verification finding if a potential conflict of interest has arisen for any member of the verification team. In such a case, the operatorreporting entity shall be provided 18090 days to complete re-verification.
- (5) (6) If the verification body or its subcontractor(s) are found to have violated the conflict of interest requirements of this article, the Executive Officer may rescind accreditation of the body, its verifier staff, or its subcontractor(s) as provided in section 95132(d).

# (h) Specific Requirements for Air Quality Management Districts and Air Pollution Control Districts.

- (1) If an air district has provided or is providing any services listed in section 95133(b)(2) as part of its regulatory duties, those services do not constitute non-verification services or a potential for high conflict of interest for purposes of this subarticle;
- (2) <u>Before providing verification services, an air district shall either submit a conflict of interest self-evaluation pursuant to section 95133(e) for each reporting entity for which it intends to provide verification services, or shall submit an annual self-evaluation to ARB no later than April 10 of each calendar year containing the information specified in section 95133(e)(1)(A)-(F) for all reporting entities for which it intends to provide verification services:</u>

- (3) As part of its conflict of interest self-evaluation submittal under section 95133(e), the air district shall certify that it will prevent conflicts of interests and resolve potential conflict of interest situations pursuant to its policies and mechanisms submitted under section 95132(b)(1)(G);
- (4) <u>If an air district hires a subcontractor who is not an air district employee to provide verification services, the air district shall be subject to all of the requirements of section 95133.</u>

NOTE: Authority cited: Sections 39600, 39601, <u>39607, 39607.4,</u> 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# Subarticle 5. Reporting Requirements and Calculation Methods for Petroleum and Natural Gas Systems.

# § 95150. Definition of the Source Category.

- (a) This source category consists of the following: industry segments specified in 40 CFR §98.230(a)(1) through (a)(8) with the following additional source types:
  - (1) The onshore natural gas processing segment includes boosting stations;
  - (2) The onshore natural gas transmission compression segment includes boosting stations.
    - (1) Offshore petroleum and natural gas production. Offshore petroleum and natural gas production is any platform structure, affixed temporarily or permanently to offshore submerged lands, that houses equipment to extract hydrocarbons from the ocean or lake floor and that transfers such hydrocarbons to storage, transport vessels, or onshore. In addition, offshore production includes secondary platform structures and storage tanks associated with the platform structure.
    - (including condensate) and leased, rented or contracted equipment) used in the production, extraction, recovery, lifting, stabilization, separation or treating of petroleum and/or natural gas (including condensate). This also includes associated storage or measurement and all systems engaged in gathering produced gas from multiple wells, all enhanced oil recovery (EOR) operations using CO2 and thermal energy, and all petroleum and natural gas production located on islands, artificial islands.
    - (3) Onshore natural gas processing plants. Natural gas processing plants are designed to separate and recover natural gas liquids (NGLs) or other non-methane gases and liquids from a stream of produced natural gas to meet onshore natural gas transmission pipeline quality specifications through equipment performing one or more of the following processes: oil and condensate removal, water removal, separation of natural gas liquids, sulfur and carbon diexide removal, fractionation of NGLs, or other processes, and also the capture of CO<sub>2</sub> separated from natural gas streams for delivery outside the facility. In addition, field gathering and/or boosting stations that gather and process natural gas from multiple wellheads, and compress and transport natural gas (including flowlines or intra-facility gathering lines or compressors) as feed to the natural gas processing plants are considered a part of the processing plant. Gathering

- and boosting stations that send the natural gas to an onshore natural gas transmission compression facility, or natural gas distribution facility, or to an end user are considered stand alone natural gas processing facilities.

  All residue gas compression equipment operated by a processing plant, whether inside or outside the processing plant fonce, are considered part of the natural gas processing plant.
- (4) Onshore natural gas transmission compression. Onshore natural gas transmission compression means any fixed combination of compressors that move natural gas at elevated pressure from production fields or natural gas processing facilities, in transmission pipelines, to natural gas distribution pipelines, or into storage. In addition, a transmission compressor station includes equipment for liquids separation, natural gas dehydration, and tanks for the storage of water and hydrocarbon liquids.
- (5) Underground natural gas storage. Underground natural gas storage means subsurface storage, including depleted gas or oil reservoirs and salt dome caverns utilized for storing natural gas that has been transferred from its original location for the primary purpose of load balancing (the process of equalizing the receipt and delivery of natural gas); natural gas underground storage processes and operations (including compression, dehydration and flow measurement); and all the wellheads connected to the compression units located at the facility.
- (6) Liquefied natural gas (LNG) storage. LNG storage means onshore LNG storage vessels located above ground, equipment for liquefying natural gas, compressors to capture and re-liquefy boil-off-gas, re-condensers, and vaporization units for re-gasification of the liquefied natural gas.
- (7) LNG import and export equipment. LNG import equipment means all onshore or offshore equipment that receives imported LNG via ocean transport, stores LNG, re-gasifies LNG, and delivers re-gasified natural gas to a natural gas transmission or distribution system. LNG export equipment means all onshore or offshore equipment that receives natural gas, liquefies natural gas, stores LNG, and transfers the LNG via ocean transportation to any location, including locations in the United States.
- (8) Natural Gas Distribution. Natural gas distribution means distribution pipelines (not interstate pipelines or intrastate pipelines) and metering and regulating stations that physically deliver natural gas to end users.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95151. Reporting Threshold and Reporting Entity.

(a) The operator of a facility with one or more source categories in section 95150 who is required to report under section 95101 of this article, and who is not eligible for abbreviated reporting under section 95103(a), must comply with this subarticle in reporting GHG emissions from petroleum and natural gas systems

## to ARB.

- (1) For the purposes of reporting for enshere petroleum and natural gas production, the operator is the operating entity listed on the state well drilling permit, or the state operating permit for wells where no drilling permit is issued by the state, who operates onshore petroleum and natural gas production wells and controls by means of ownership (including leased and rented) and operation (including contracted) stationary and portable <del>oguipment located on all well pads within a single hydrocarbon basin as</del> defined by the American Association of Petroleum Geologists (AAPG) three-digit Geological Province Code (published 1991). Where more than one entity holds the state well drilling permit, or well operating permit where no well drilling permit is issued by the state, the permitted entities for the facility must designate one entity to report all emissions from the jointly controlled facility. Where an operating entity holds more than one permit to operate wells in a basin, then all onshore petroleum and natural gas production well permits in their name in the basin, including all equipment on well pads, would be considered one onshore petroleum and natural gas production facility for the purposes of reporting under this article.
- (b) In determining whether a facility in section 95150 meets the reporting threshold defined in section 95101(e), the operator must include combustion emissions from portable equipment that cannot move on roadways under its own power and drive train and that is stationed at a wellhead, including drilling rigs, dehydrators, compressors, electrical generators, steam boilers, and heaters.

  Natural gas processing facilities must also include owned or operated residue gas compression equipment.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95152. GHGs to Report.

- (a) The operator must monitor, calculate and report CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emissions as applicable from each source type specified in paragraphs (b) through (ik) of this section, according to the requirements of sections 95153 through 95156.
- (b) For offshore petroleum and natural gas production, the operator must report emissions from all "stationary fugitive" and "stationary vented" sources as specified in 40 CFR §98.232(b) identified in the Minerals Management Service (MMS) Gulfwide Offshore Activity Data System (GOADS) study (2005 Gulfwide Emission Inventory Study MMS 2007-067).
- (c) For onshore petroleum and natural gas production, the operator must report emissions from the fellowing-source types specified in 40 CFR §98.232(c)(1)-(17) and (19)-(22), and additional applicable source types for which methods are

specified in section 95153. Additional data must be reported in aggregated and disaggregated form as specified in section 95156(a)-(b).

- (1) Natural gas pneumatic high bleed device venting.
- (2) Natural gas pneumatic low bleed device venting.
- (3) Natural gas driven pneumatic pump venting.
- (4) Well venting for liquids unloading.
- (5) Gas well venting during conventional well completions.
- (6) Gas well venting during unconventional well completions.
- (7) Gas well venting during conventional well workovers.
- (8) Gas well venting during unconventional well workovers.
- (9) Gathering pipeline fugitives.
- (10) Storage tanks.
- (11) Reciprocating compressor rod packing venting.
- (12) Well testing venting and flaring.
- (13) Associated gas venting and flaring.
- (14) Dehydrator vent stacks.
- (15) Coal bed methane produced water emissions.
- (16) EOR injection pump blowdown.
- (17) Acid gas removal vent stacks.
- (18) Centrifugal compressor wet seal degassing venting.
- (19) Produced water dissolved CO2=
- (20) Fugitive emissions from valves, connectors, open ended lines, pressure relief valves, compressor starter gas vents, pumps, flanges, and other fugitive sources (such as instruments, loading arms, pressure relief valves, stuffing boxes, compressor seals, dump lever arms, and breather caps for crude services).
- (d) For onshore natural gas processing, the operator must report emissions from the sources identified in 40 CFR §98.232(d). from the following sources:
  - (1) Reciprocating compressor rod packing venting.
  - (2) Centrifugal compressor wet seal degassing venting.
  - (3) Storage tanks.
  - (4) Blowdown vent stacks.
  - (5) Dehydrator vent stacks.
  - (6) Acid gas removal vent stacks.
  - (7) Flare stacks.
  - (8) Gathering pipeline fugitives.
  - (9) Fugitive Equipment emissions from: valves, connectors, open ended lines, pressure relief valves, and meters, and centrifugal compressor dry seals.
- (e) For onshore natural gas transmission compression, the operator must report emissions from the following sources identified in 40 CFR §98.232(e), and natural gas driven pneumatic pump venting.
  - (1) Reciprocating compressor rod packing venting.

- (2) Centrifugal compressor wet seal degassing venting.
- (3) Blowdown vent stacks.
- (4) Natural gas pneumatic high bleed device venting.
- (5) Natural gas pneumatic low bleed device venting.
- (6) Fugitive emissions from connectors, block valves, control valves, compressor blowdown valves, pressure relief valves, orifice meters, other meters, regulators, and open ended lines.
- (f) For underground natural gas storage, the operator must report emissions from the fellowing sources; identified in 40 CFR §98.232(f), and natural gas driven pneumatic pump venting. Additional data must be reported as specified in section 95156(c).
  - (1) Reciprocating compressor rod packing venting.
  - (2) Centrifugal compressor wet seal degassing venting.
  - (3) Natural gas pneumatic high bleed device venting.
  - (4) Natural gas pneumatic low bleed device venting.
  - (5) Fugitive emissions from connectors, block valves, control valves, compressor blowdown valves, pressure relief valves, orifice meters, other meters, regulators, and open ended lines.
- (g) For <u>liquefied natural gas (LNG)</u> storage, the operator must report emissions from the <del>following sources identified in 40 CFR §98.232(g).</del>
  - (1) Reciprocating compressor rod packing venting.
  - (2) Centrifugal compressor wet seal degassing venting.
  - (3) Fugitive emissions from valves, pump seals, connectors, vapor recovery compressors, and other fugitive sources.
- (h) For LNG import and export equipment, the operator must report emissions from the following sources identified in 40 CFR §98.232(h).
  - (1) Reciprocating compressor rod packing venting.
  - (2) Centrifugal compressor wet seal degassing venting.
  - (3) Blowdown vent stacks.
  - (4) Fugitive emissions from valves, pump seals, connectors, vapor recovery compressors, and other fugitive sources.
- (i) For natural gas distribution, the operator must report emissions from the following sources identified in 40 CFR §98.232(i).
  - (1) Above ground meter regulators and gate station fugitive emissions from connectors, block valves, control valves, pressure relief valves, orifice meters, other meters, regulators, and open ended lines.
  - (2) Below ground meter regulators and vault fugitives.
  - (3) Pipeline main fugitives.

## (4) Service line fugitives.

- (j) The operator in all applicable industry segments must report the CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emissions from each flare.
- (k) The operator must report emissions of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O from each stationary fuel combustion unit by following the requirements of section 95115 of this article.
- (I) The operator must report CO<sub>2</sub> emissions captured and transferred off site by following the requirements of section 95123 of this article.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95153. Calculating GHG Emissions.

The operator who is a local distribution company reporting under section 95122 of this article must comply with 40 CFR §98.233 in reporting emissions from the applicable source types in section 95152(e)-(i) of this article. Other operators must comply with 40 CFR §98.233 in reporting applicable emissions by source type, except as otherwise provided in this section.

- (a) Natural Gas Pneumatic High Bleed Device and Pneumatic Pump Venting. The operator who is subject to the requirements of 40 CFR §98.233(a) and (c) must calculate emissions from natural gas high bleed flow control device and pneumatic pump venting using the applicable method specified in paragraph (a)(21) below when the device or pump is metered. By January 1, 20135, natural gas consumption must be metered for 50 percentall of the operator's pneumatic high bleed devices and pneumatic pumps. For the purposes of this reporting requirement, high bleed devices are defined as all natural gas powered devices (both intermittent and continuous bleed devices) which bleed at a rate greater than 6 scf/hr. For unmetered devices the operator must use the method specified in 40 CFR §98.233(a) and (c) as applicable. Vented emissions from natural gas driven pneumatic pumps covered in paragraph (d) of this section do not have to be reported under paragraph (a) of this section.
  - (1) Method 1: The operator must calculate vented CH<sub>4</sub>-and CO<sub>2</sub>-emissions using manufacturer data and. The operator may use this method through reporting year 2013 when metering of natural gas consumption in all high bleed devices and pneumatic pumps is required. By January 1, 2013 natural gas consumption must be metered for 50 percent of the operator's pneumatic high bleed devices and pneumatic pumps, and the operator must use Method 2 in section 95153(a)(3) for these metered devices and pumps. The operator may use Method 1 to calculate emissions from all

unmetered devices and pumps in 2013. By January 1, 2014, the operator must meter natural gas consumption for all pneumatic high bleed devices and pneumatic pumps, and use Method 2 in section 95153(a)(3) to calculate emissions.

(2) The operator must calculate natural gas omissions for all unmetered high bleed devices and pneumatic pumps using the following equation:

$$= \sum_{d/p=1}^{n} \mathbf{B}_{d/p} *T$$

Where:

E<sub>nm</sub> = Annual natural gas emissions at standard conditions, in cubic feet for all pneumatic high bleed devices and pumps where natural gas consumption is not metered.

<u>n = Total number of un-metered high bleed devices and pumps.</u>

B<sub>d/p</sub> = Natural gas driven pneumatic device or pump emissions rate at standard conditions in cubic feet per minute, as provided by the manufacturer.

T = Amount of time in minutes that the pneumatic device or pump has been operational through the reporting period.

(3)(1) <u>Method 2:</u>The operator must calculate vented emissions for all metered pneumatic high bleed devices and pneumatic pumps using the following equation:

$$E_m = \sum_1^n \; B_n$$

Where:

<u>E<sub>m</sub></u> = Annual natural gas emissions at standard conditions, in cubic feet for all pneumatic high bleed devices and pneumatic pumps where gas is metered.

<u>n = Total number of meters.</u>

 $B_n = Natural gas consumption for meter n.$ 

- (4)(2)For both Method 1 and Method 2 of this paragraphmetered and unmetered devices and pumps, CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (b) Natural Gas Pneumatic Low Bleed Device Venting. The operator must calculate CH<sub>4</sub> and CO<sub>2</sub> emissions from natural gas pneumatic low bleed devices using either the method specified the following equation: in paragraph (a)(1) of this section or the method specified in 40 CFR §98.233(a). For the purposes of this reporting requirement, low bleed devices are defined as all natural gas powered

devices (both intermittent and continuous bleed devices) which bleed at a rate less than or equal to 6 scf/hr.

$$\underline{\qquad} E_{LB} - \sum_{LB=1}^{n} B_{LB} * T \underline{\qquad}$$

#### Where:

E<sub>LB</sub> = Annual natural gas omissions at standard conditions, in cubic feet for all pneumatic low bleed devices where natural gas consumption is not meterod.

n = Total number of low bleed devices

B<sub>LB</sub> = Natural gas driven low bleed pneumatic device emissions rate at standard conditions in cubic feet per minute, as provided by the manufacturer.

T = Amount of time in minutes that the pneumatic low bleed device has been operational during the reporting period.

- (1) CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (c) Acid Gas Removal (AGR) Vent Stacks. The operator who is subject to the reporting requirements of 40 CFR §98.233(d) for AGR vents must use the applicable Calculation Methodology 1, 2, or 3 in 40 CFR §98.233(d). The operator who uses Calculation Methodology 3 must also use the methodology in paragraph (c)(1) below. For AGR (including processes such as amine, membrane, melocular sieve or other absorbents and adsorbents), the operator must calculate emissions for CO<sub>2</sub> using the following equation:

$$E_{a,CO2} = (V_1 * \%Vol_1) - (V_2 * \%Vol_2)$$

## Where:

E<sub>a,CO2</sub> = Annual volumetric CO<sub>2</sub> emissions at ambient condition, in cubic feet per year.

<u>V<sub>1</sub> = Metered total annual volume of natural gas flow into AGR unit in cubic feet per year at ambient condition.</u>

%Vol<sub>1</sub> = Volume weighted CO<sub>2</sub> content of natural gas into the AGR unit.

<u>V<sub>2</sub> = Motored total annual volume of natural gas flow out of the AGR unit in cubic feet per year at ambient condition.</u>

 $\frac{\text{%Vol}_2 - \text{Volume weighted CO}_2}{\text{content of natural gas out of the AGR unit.}}$ 

- (1) If a continuous gas analyzer is installed, then the continuous gas analyzer results must be used. If a continuous gas analyzer is not available, quarterly gas samples must be taken to determine %Vol<sub>1</sub> and %Vol<sub>2</sub> according to methods set forth in section 95154(a)(2) of this article.
- (2) If AGR vent stack emissions are captured and re-injected into the oil/gas

- field, operators are exempt from reporting AGR vent stack emissions.
- (3) The operator must calculate CO<sub>2</sub> volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (4) Mass CO<sub>2</sub>-emissions must be calculated from volumetric CO<sub>2</sub>-emissions using calculations in paragraphs (s) and (t) of this section.
- (1) To measure natural gas volume into the AGR unit, the operator must use the following formula:

$$\underline{\textbf{E}_{a,CO2}} = \textbf{V}_{IN} \Big( \textbf{Vol}_{IN} - \textbf{Vol}_{OUT} \Big)$$

- $\underline{E_{a,CO2}}$  = Annual volumetric  $\underline{CO_2}$  emissions at actual conditions, in cubic feet per year.
- V<sub>IN</sub>= Total annual volume of natural gas flow into the AGR unit in cubic feet per year at actual conditions using methods specified in paragraph (c)(2) of this section.
- $Vol_{IN}$  = Volume fraction of  $CO_2$  content in natural gas into the AGR unit as determined in 40 CFR §98.233(d)(7).
- $Vol_{OUT}$  = Volume fraction of  $CO_2$  content in natural gas out of the AGR unit as determined in 40 CFR §98.233(d)(8).
- (2) If the operator measures natural gas volume out of the AGR, the operator must use the following formula:

$$E_{a,CO2} = \left[V_{OUT} / 1 - \left(Vol_{IN} - Vol_{OUT}\right)\right] \left(Vol_{IN} - Vol_{OUT}\right)$$

#### Where:

- $\underline{E}_{a,CO2}$  = Annual volumetric  $\underline{CO}_2$  emissions at actual conditions, in cubic feet per year.
- V<sub>OUT</sub>= Total annual volume of natural gas flow out of AGR unit in cubic feet per year at actual conditions using methods specified in paragraph (c)(2) of this section.
- $Vol_{IN}$  = Volume fraction of  $CO_2$  content in natural gas into the AGR unit as determined in paragraph (c)(4) of this section.
- $Vol_{OUT}$  = Volume fraction of  $CO_2$  content in natural gas out of the AGR unit as determined in paragraph (c)(4) of this section.
- (3) Record the gas flow rate of the inlet and outlet natural gas stream of an AGR unit using a meter according to methods set forth in 40 CFR §98.234(b).
- (4) If a continuous gas analyzer is not available on the vent stack, either install a continuous gas analyzer or take quarterly gas samples from

- the vent gas stream to determine Vol<sub>CO2</sub> according to methods set forth in 40 CFR §98.234(b).
- (5) If a continuous gas analyzer is installed on the inlet gas stream, then the continuous gas analyzer results must be used. If a continuous gas analyzer is not available, either install a continuous gas analyzer or take quarterly gas samples from the inlet gas stream to determine Vol<sub>IN</sub> or Vol<sub>OUT</sub> according to methods set forth in 40 CFR §98.234(b).
  - (6) Determine volume fraction of CO<sub>2</sub> content in natural gas out of the AGR unit using one of the methods specified in 40 CFR §98.233(d)(8).
    - (A) If a continuous gas analyzer is installed on the outlet gas stream, then the continuous gas analyzer results must be used. If a continuous gas analyzer is not available, the operator may install a continuous gas analyzer.
    - (B) If a continuous gas analyzer is not available or installed, quarterly gas samples may be taken from the outlet gas stream to determine Volo according to methods set forth in 40 CFR §98.234(b).
- (7) Calculate CO<sub>2</sub> volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
  - (8) Mass CO<sub>2</sub> emissions shall be calculated from volumetric CO<sub>2</sub> emissions using calculations in paragraph (t) of this section.
- (9) Determine if emissions from the AGR unit are recovered and transferred outside the facility. The operator who is required to report these transferred emissions under section 95123 of this article is not required to report CO<sub>2</sub> transferred off-site in this section.
- (d) Dehydrator Vent Stacks. For dehydrator vent stacks without vapor recovery or thermal control devices, the operator must calculate annual mass CH<sub>4</sub> and CO<sub>2</sub> emissions at standard temperature and pressure (STP) conditions using the simulation software package GRI-GLYCalc Version 4.0 (published 2008).
  - (1) A minimum of the following parameters must be used for characterizing omissions from dehydrators:
    - (A) Feed natural gas flow rate.
    - (B) Feed natural gas water content.
    - (C) Outlet natural gas water content.
    - (D) Absorbent circulation pump type (natural gas pneumatic/ air pneumatic/ electric).
    - (E) Absorbent circulation rate.
    - (F) Absorbent type: including triethylene glycol (TEG), diethylene glycol (DEG) or ethylene glycol (EG).
    - (G) Use of stripping natural gas.
    - (H) Use of flash tank separator (and disposition of recovered gas).
    - (I) Hours operated.
    - (J) Wet natural gas temperature, pressure, and composition.

- (2) The operator must calculate annual emissions from dehydrator vent stacks to flares or regenerator fire-box/fire tubes as follows:
  - (A) The operator must use the dehydrator vent stack volume and gas composition as determined in paragraph (e)(1) of this section.
  - (B) The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine dehydrator vent stack omissions from the flare or regenerator combustion gas vent.
- (3) Operators of dehydrators that use desiceant must calculate emissions from the amount of gas vented from the vessel every time it is depressurized for the desiceant refilling process using the following equation:

$$E_{s,n} = \sum_{1}^{n} \frac{(H*D^{2}*\pi*P_{2}*\%G)/(4*P_{1}*1,000cf/Mcf)}{(4*P_{1}*1,000cf/Mcf)}$$

E<sub>s.n.</sub>= Annual natural gas emissions at standard conditions (Mcf).

n = number of desiccant refillings during reporting period

H = Height of the dehydrator vessel (ft).

D = Inside diameter of the vessel (ft).

 $P_{+}$  = Atmospheric pressure (psia) default = 14.7 psia.

 $P_2$  = Pressure of the gas (psia).

<del>п = — рі (3.1416).</del>

%G = Percent of packed vessel volume that is gas.

(A) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.

The operator who is subject to the reporting requirements for dehydrator vents in 40 CFR §98.233(e) must use Calculation Methodology 1 in 40 CFR §98.233(e) and follow the requirements in 40 CFR §98.233(e)(3)-(5). The operator who uses Calculation Methodology 1 must determine the model input parameters of 40 CFR §98.233(e)(1)(i)-(xi) under normal operating conditions. Wet natural gas composition must be determined using an industry standard method. When using the methodology found in 40 CFR §98.233(e)(5) for desiccant dehydrators, the operator must use the following methodology and equation:

(1) For dehydrators that use desiccant, the operator shall calculate
emissions from the amount of gas vented from the vessel every time
the desiccator is depressurized for the desiccant refilling process,
using the following equation. Desiccant dehydrators covered in
paragraph (g) of this section do not have to report emissions under this
paragraph.

$$E_{s,n} = n(H * D^2 * \pi * P_2 * \%G)/(4 * P_1 * 1,000cf/Mcf)$$

## Where;

 $E_{S,n}$  = Annual natural gas emissions at standard conditions (Mcf).

n = number of dessicant refillings during the reporting period.

H = Height of the dehydrator vessel (ft).

D = Inside diameter of the vessel (ft).

 $P_1$  = Atmospheric pressure (psia)

 $P_2$  = Pressure of the gas (psia).

 $\pi = pi (3.1416).$ 

%G = Percent of packed vessel volume that is gas.

(2) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using the calculations in paragraphs (s) and (t) of this section.

## (e) Well Venting For Liquids Unloadings

(1) The operator who is subject to the reporting requirements of 40 CFR §98.233(f) must calculate emissions from each well venting for liquids unloading using the following equation methods found in 40 CFR §98.233(f)(2)-(4).

$$\frac{E_{s,n} - \{(0.371*10^{-3})*CD^2*WD*SP*V\} + \{SFR*HR\}}{}$$

#### Where:

E<sub>s,n</sub> = Annual natural gas emissions at standard conditions, in cubic feet/vear.

0.371:10<sup>-3</sup> = {pi(3.1416)/4}/{(14.7:144) psia converted to pounds

CD = Casing diameter (inches).

WD = Well depth (feet).

SP = Shut-in pressure (psig).

V = Number of vents per year.

SFR = Sales flow rate of gas well in cubic feet per hour

immediately prior to the venting event.

HR = Hours that the well was left open to the atmosphere

during unloading.

(2) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.

(f) Gas Well Venting During <del>Unconventional Well Completions and Workovers.</del>

The operator who is subject to the reporting requirements in 40 CFR §98.233(g) and/or §98.233(h) must calculate emissions for each well completion and workover using one of the following methods.

# (1) Calculation Methodology 1:

- (A) The operator must measure total gas flow with a recording flow meter (analog or digital) installed in the vent line.
- (B) The operator must correct total gas volume vented for the volume of CO<sub>2</sub> or N<sub>2</sub> injected and the volume of gas recovered into a sales lines as follows:

$$V_{c/wo} = V_M - V_{CO2/N2)} - SG$$

## Where:

 $V_{\text{c/wo}}$  = Volume of gas vented during the well completion or workover.  $V_{\text{M}}$  = Volume of vented gas measured during well completion or workover.

 $V_{CO2/N2}$  = Volume of  $CO_2$  or  $N_2$  injected during well completion or workover.

SG = Volume of gas recovered into a sales pipeline.

- (C) All gas volumes must be corrected to standard temperature and pressure using methods in paragraph (r) of this section.
- (D) The operator must calculate CO<sub>2</sub> and CH<sub>4</sub> mass emissions from gas venting using the methods found in paragraphs (s) and (t) of this section.

## (2) Calculation Methodology 2:

(A) The operator must make a series of measurements of upstream pressure

(P₁) and downstream pressure (P₂) across a choke installed in the vent line
and upstream gas temperature according to methods in section 95154
during each well completion and well workover. The operator must record
this data at a time interval (e.g., every five minutes) suitable to accurately
describe both sonic and subsonic flow regimes. Sonic flow is defined as
the flow regime where P₂/P₁ ≤ 0.542. Subsonic flow is defined as the flow
regime where P₂/P₁ > 0.542. The operator must then calculate flow rate for
both sonic and subsonic flow regimes using the following equations:

## 1. Sonic flow regime

a. The operator must calculate average flow rate during sonic flow conditions as follows:

$$FR_s = 1.27 * 10^5 * A * \sqrt{187.08 * T_u}$$

FR<sub>s</sub> = Average flow rate in cubic feet per hour under sonic flow conditions.

 $1.27*10^5$  = Conversion factor from m<sup>3</sup>/second to ft<sup>3</sup>/hour.

A = Cross sectional area of the orifice  $(m^2)$ .

 $1_{-87.08}$  = Constant with units of m<sup>2</sup>/(sec<sup>2\*</sup>K).

T<sub>u</sub> = Upstream gas temperature (degrees Kelvin).

b. The operator must calculate total gas volume vented during sonic flow conditions as follows:

$$V_{\rm s} = T_{\rm s} * FR_{\rm s}$$

# Where:

 $V_s$  = Volume of gas vented during sonic flow conditions (scf).

T<sub>s</sub> = <del>Upstream vented gas temperature (degrees Kelvin)</del> Total time the specific source associated with the equipment leak emission was operational in the calendar year, in hours.

 $FR_s$  = Average flow rate in cubic feet per hour under sonic flow conditions.

c. The operator must correct V<sub>s</sub> to standard conditions using the methodology in paragraph (r) of this section.

# 2. Subsonic flow regime

 a. The operator must calculate instantaneous gas flow rates during subsonic flow conditions as follows:

$$FR_{i/ss} = 1.27 * 10^5 * A * \sqrt{3430 * T_u[(P_2/P_1)^{1.515} - (P_2/P_1)^{1.758}]}$$

## Where:

 $FR_{j/ss}$  = Instantaneous flow rate at time  $T_j$  during subsonic flow conditions.

 $1.27*10^5$  = Conversion factor from m<sup>3</sup>/second to ft<sup>3</sup>/hr.

A = Cross sectional area of the orifice  $(m^2)$ .

 $3430 = Constant with units of m^2/(sec*K)$ .

 $T_u$  = Upstream gas temperature (degrees Kelvin).

 $\underline{P_2}$  = Downstream pressure (psia).

 $P_1$  = Upstream pressure (psia).

b. The operator must determine total gas volume vented during subsonic flow conditions (V<sub>ss</sub>) as the total volume under the curve of a plot of FR<sub>i/ss</sub> and Time (T<sub>i</sub>) for the time period during which the well was

flowing under subsonic conditions.

c. The operator must sum the vented volumes during sonic and subsonic flow and adjust emissions for the volume of CO<sub>2</sub> or N<sub>2</sub> injected and the volume of gas recovered into a sales lines as follows:

$$V_{c/wo} = V_s + V_{ss} - V_{\underline{CO2}} - SG$$

Where:

 $V_{c/wo}$  = Volume of gas vented during well completion or workover (scf).

 $V_s = Volume$  of gas vented during sonic flow conditions (scf).

 $V_{ss}$  = Volume of gas vented during subsonic flow conditions (scf).

 $V_{CO2/N2}$  = Volume of  $CO_2$  or  $N_2$  injected during well completion or workover.

SG = Volume of gas recovered into a sales pipeline (scf).

d. The operator must correct all gas volumes to standard conditions using methods in paragraph (r) of this section.

e. The operator must sum emissions from all well completions and workovers and calculate CO<sub>2</sub> and CH<sub>4</sub> volumetric and mass emissions using the methods in paragraphs (s) and (t) of this section.

<u>must calculate emissions from unconventional gas well venting during well</u>
<u>completions and workovers from hydraulic fracturing using the following equation:</u>

$$E_{a,n} = T*FR$$

Where:

E<sub>a.n.</sub> — Annual natural gas vented emissions at ambient conditions in cubic feet.

T = Cumulative amount of time in hours of well venting during the year.

FR = Gas Flow Rate in cubic feet per hour, under ambient conditions, as required in paragraph (f)(1) of this section.

(2) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.

(3) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.

(4) The flow rate for gas well venting during well completions and workovers

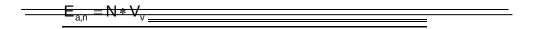
from hydraulic fracturing must be determined using either of the calculation methodologies described in subparagraphs (A) and (B) below. The same calculation methodology must be used for the entire reporting year.

- (A) Calculation Methodology 1. For one well completion in each gas producing field and for one well workover in each gas producing field, a recording flow meter must be installed on the vent line during each well unleading event according to methods set forth in section 95154(a)(2) of this article.
  - 1. The average flow rate in cubic feet per minute of venting must be calculated for one well completion in each field and for one well workever in each field.
  - 2. The respective flow rates must be applied to all well completions in the field and to all well workevers in the field, multiplied by the number of minutes of venting of all well completions and workevers, respectively, in that field.
  - 3. New flow rates for completions and workovers must be calculated every other year for each reporting field and horizon.
- (B) Calculation Methodology 2. For one well completion in each gas producing field and for one well workover in each gas producing field, the operator must record the pressures measured before and after the well choke according to methods set forth in section 95154(a)(2) of this article.
  - 1. The average flow rate in cubic feet per minute of venting across the choke must be calculated for one well completion in each field and for one well workever in each field.
  - 2. The respective flow rates must be applied to all well completions in the field and to all well workevers in the field, multiplied by the number of minutes of venting of all well completions and workevers in that field.
  - 3. New flow rates for completions and workovers must be calculated every other year for each reporting field and horizon.
- (C) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (D) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (E) The operator must calculate annual emissions from gas well venting during well completions and workovers to flares as follows:
  - 1. The operator must use the gas well venting volume during well completions and workevers as determined in paragraph (f)(4) of this section.

- 2. The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine gas well venting during well completions and workovers emissions from the flare.
- (g) <u>Transmission storage tanks</u>. The operator who is subject to the requirements of 40 CFR §98.233(k) must use the calculation methodologies in 40 CFR §98.233(k).
- (g) Gas Well Venting During Conventional Well Completions and Workovers. The operator must calculate emissions from each gas well venting during conventional well completions and workovers using the following equation:



- <u>Annual emissions in cubic feet at ambient conditions from gas well ventings during conventional well completions or workovers.</u>
- <u>n = number of venting events per reporting period.</u>
- V = Daily gas production rate in cubic feet per minute immediately prior to venting event.
- T = Cumulative amount of time of well venting in minutes during venting event.
- (1) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (2) Both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions must be calculated from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (h) Blowdown Vent Stacks. The operator who is subject to the requirements of 40 CFR §98.233(iii) must use the reporting methodologies in 40 CFR §98.233(iii) must calculate blowdown vent stack emissions as follows:
  - (1) The operator must calculate the total volume (including from pipelines, compressor case or cylinders, manifolds, suction and discharge bottles and vessels) between isolation valves.
  - (2) The operator must retain logs of the number of blowdowns for each equipment type according to the recordkeeping requirements of section 95105 of this article.
  - (3) The operator must calculate the total annual venting emissions using the following equation:



- <u>Annual natural gas venting emissions at ambient conditions from blowdowns in cubic feet.</u>
- N = Number of blowdowns for the equipment in reporting year.
- V<sub>y</sub> = Total volume of blowdown equipment chambers (including pipelines, compressors and vessels) between isolation valves in cubic feet.
- (4) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (5) The operator must calculate both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (i) Onshore Production and Processing Storage Tanks. For emissions from atmospheric pressure storage tanks receiving produced liquids from onshore petroleum and natural gas production facilities (including stationary liquid storage not owned or operated by the reporter) and onshore natural gas processing facilities, the operator must calculate annual CH<sub>4</sub> and CO<sub>2</sub> emissions using the appropriate method below.
- (1) For storage tank batteries where the oil production rate is 10 barrels per day or less the operator must use <u>Calculation Methodology</u> 1 specified in 40 CFR §98.233(i)(1).
- (2) For storage tank batteries where the oil production rate is greater than 10 barrels per day the operator must use Calculation Methodology 2 in section 40 CFR §98.233(j)(2).
- (3) For storage tanks equipped with vapor recovery or thermal oxidizer, the operator must correct calculated emissions for the time period when the destruction device was operational during the reporting period.
- The operator who is subject to the requirements of 40 CFR §98.233(j) must use the calculation methodologies in 40 CFR §98.233(j).
  - (1) Method 1: The operator must use this method for storage tank batteries where the oil production rate is 10 barrels per day or less. The operator must use E&P Tank Version 2.0 to calculate CH<sub>4</sub> and CO<sub>2</sub> emissions.
    - (A) A minimum of the following parameters must be used to characterize emissions from liquid transfer to atmospheric pressure storage tanks.
      - Separator oil composition.
      - Separator temperature.
      - 3. Separator pressure.
      - 4. Sales oil API gravity.
      - Sales oil production rate.
      - 6. Sales oil Reid vapor pressure.
      - 7. Ambient air temperature.

- 8. Ambient air pressure.
- (B) The operator must determine if the storage tank has vapor recovery or thermal control devices.
  - 1. The operator must adjust the emissions estimated using E&P

    Tank downward by the magnitude of emissions captured using a vapor recovery system for beneficial use.
- (C) The operator must calculate emissions from liquids sent to atmospheric storage tanks vented to flares as follows:
  - 1. The operator must use the storage tank emissions volume and gas composition as determined in this section.
  - 2. The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine storage tank omissions from the flare.
- (D) If liquids are sent to atmospheric storage tanks where the tank emissions are not represented by the equilibrium conditions of the liquid in a gas-liquid separator and calculated by E&P Tank, then emissions must be calculated as follows:
  - 1. The operator must use the storage tank emissions as determined in this section.
  - 2. The operator must multiply the emissions by 3.87 for sales oil less than 45 API gravity.
  - 3. The operator must multiply the emissions by 5.37 for sales oil equal to or greater than 45 API gravity.
- (2) Method 2: The operator must use the following method for storage tanks where the oil production rate is greater than 10 barrels per day.
  - (A) The operator must annually determine the Gas-Oil Ratio (GOR) of produced liquids (crude and condensate) for each storage tank. An additional sample must be collected, analyzed and emissions calculated when one or more producing wells are connected to or disconnected from the storage tank. Measurements are limited to land-based storage tanks containing condensate and crude oil.
    - 1. A pressurized sample must be collected at a point downstream of all field separators, prior to the point where produced liquid is flashed to atmospheric pressure as it enters the storage tank.

      Sampling must be conducted under unbiased operating conditions.
    - A flash liberation test must be conducted and GOR and the mass

fraction of CH<sub>4</sub> and CO<sub>2</sub> in the evolved gas determined.

The following steps outline the flash liberation test:

Step 1. The fluid sample is charged to a PVT cell.

- Step 2. The cell pressure is elevated to a pressure higher than saturation pressure by injecting mercury.
- Step 3. Pressure is lowered in small increments until the PVT cell is at atmospheric pressure.
- Step 4. The resulting volume of solution gas and oil remaining are measured and corrected to conditions of 60°F and 14.65 psia.
- 3. Storage tanks equipped with a vapor recovery unit (VRU) or thermal oxidizor are exempt from reporting during periods when the destruction device is operational.
- (B) The operator must determine CH<sub>4</sub> and CO<sub>2</sub> emissions using the following equation.

## Where:

<u>Есн4/со2</u> =	Methane or carbon dioxide emissions (metric
	tons/year).
GOR =	Gas-Oil Ratio (scf/bbl).
PR =	Oil production rate (bbl/measurement period).
<del>MW<sub>e</sub> =</del>	Molecular weight of the gas (kg/kg-mole).
MVČ =	Molar volume conversion factor.
MF <sub>CH4/CO2</sub> =	Mass fraction of CH <sub>4</sub> or CO <sub>2</sub> in gas (kg GHG/kg gas).

(j) Well Testing Venting and Flaring. The operator who is subject to the reporting requirements in 40 CFR §98.2333(l) must use the calculation methodologies in 40 CFR §98.233(l) must calculate well testing venting and flaring emissions as follows:

0.001 Conversion factor.

- (1) The operator must collect a pressurized crude/condensate sample and determine the gas to oil ratio (GOR) of the hydrocarbon production from each well tested.
- (2) The operator must estimate venting emissions using the following equation:

$$E_{a,n} = GOR*FR*D$$

## Where:

E<sub>a.n.</sub> = Annual volumetric natural gas emissions from well testing in cubic feet under ambient conditions.

- GOR = Gas-Oil Ratio in cubic feet of gas per barrel of oil; oil here refers to hydrocarbon liquids produced of all API gravities.
- FR = Flow rate in barrels of oil per day for the well being tested.
- D = Number of days during the year the well is tested.
- (3) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (4) The operator must calculate both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (5) The operator must calculate emissions from well testing to flares as follows:
  - (A) The operator must use the well testing emissions volume and gas composition as determined in paragraphs (j)(1) through (3) of this section.
  - (B) The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine well testing emissions from the flare.
- (k) Associated Gas Venting and Flaring. The operator who is subject to the reporting requirements of 40 CFR §98.233(m) must use the calculation methodology found in 40 CFR §98.233(m).must calculate associated gas venting and flaring emissions as follows:
  - (1) The operator must collect a pressurized sample of crude/condensate and determine the GOR ratio of the hydrocarbon production from each well whose associated natural gas is vented or flared.
  - (2) The operator must estimate venting emissions using the following equation:

 $E_{a,n} = GOR * V$ 

### Where:

<u>E<sub>a.n.</sub> = Annual volumetric natural gas emissions from associated gas venting under ambient conditions, in cubic feet.</u>

GOR = Gas to oil ratio in cubic feet of gas per barrel of oil; oil here refers to hydrocarbon liquids produced of all API gravities.

V = Total volume of oil produced in barrels in the reporting year.

- (3) The operator must calculate natural gas volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (4) The operator must calculate both CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using calculations in paragraphs (s) and (t) of this section.
- (5) The operator must calculate emissions from associated natural gas to

## flares as follows:

- (A) The operator must use the associated natural gas volume and gas composition as determined in paragraph (k)(1) through (3) of this section.
- (B) The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine associated gas emissions from the flare.
- (I) Flare Stacks. The operator who is subject to the reporting requirements in 40 CFR §98.233(n) must use the calculation methodologies found in 40 CFR §98.233(n).must calculate emissions from each flare stack as follows:
  - (1) If a continuous flow measurement device is installed on the flare, the operator must use the measured flow volumes to calculate the flare gas emissions. If a continuous flow measurement device is not installed on the flare, the operator can install a flow measuring device on the flare or use engineering calculations or company records to estimate volumetric flare gas flow.
  - (2) If a continuous gas composition analyzer is installed on gas to the flare, the operator must use these compositions in calculating emissions. If a continuous gas composition analyzer is not installed on gas to the flare, the operator can install a continuous gas composition analyzer on the flare or use the appropriate gas compositions for each stream of hydrocarbons going to the flare as specified in subparagraphs (A) (B) below.
    - (A) When the stream going to flare is natural gas, the operator must use the GHG mole percent in feed natural gas for all streams upstream of the do-methanizer and GHG mole percent in facility specific residue gas to transmission pipeline systems for all emissions sources downstream of the do-methanizer overhead for onshore natural gas processing facilities.
    - (B) When the stream going to the flare is a hydrocarbon product stream, such as ethane or butane, then the operator must use a representative composition from the source for the stream.
  - (3) The operator must determine flare combustion efficiency from manufacturer supplied flare specifications. If not available, the operator must assume a flare combustion efficiency of 98 percent.
  - (4) The operator must determine CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O emissions resulting from the combustion of natural gas used as pilot gas according to the requirements of section 95115 of this article.
  - (5) For each unique gas stream destructed in the flare, the operator must calculate annual GHG volumetric emissions at actual conditions using the applicable equations below.

(A) The operator must calculate un-combusted flare stack methane emissions using the following equation:

 $E_{a,CH4} = V_a * (1-\eta) * X_{CH4}$ 

## Where:

E<sub>a.CH4</sub> = Uncombusted methane emissions from the flare stack (scf).

 $V_a = Volume of gas sent to the flare (scf).$ 

n = Flare destruction efficiency (expressed as a decimal, default = 0.98).

X<sub>CH4</sub> = Concentration of methane in gas sent to the flare.

(B) The operator must calculate CO<sub>2</sub> combustion emissions for each unique gas stream sent flare using the following equation:

E<sub>CO2</sub> = η \* V \* CC/MVC \* 3.664 \* 0.001\_\_\_\_\_

## Where:

E<sub>CO2</sub> = Combustion CO<sub>2</sub> emissions (MT of CO<sub>2</sub>).

<u>η = Flare destruction efficiency (expressed as a decimal, default = 0.98).</u>

V = Volume of gas or liquid sent to the flare (scf).

<u>CC = Carbon content of gas stream sent to the flare (kg C/kg-mole).</u>

MVC = Molar volume conversion.

3.664 = Conversion factor (kg C to kg CO<sub>2</sub>).

0.001 = Conversion factor (kg to metric tons).

- 1. The operator must calculate GHG volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- 2. The operator must calculate both CH<sub>4</sub> and CO<sub>2</sub> mass emissions from volumetric CH<sub>4</sub> and CO<sub>2</sub> emissions using calculation in paragraph (t) of this section.
- 3. The operator must calculate N<sub>2</sub>O emissions using the emission factors for Gas Flares listed in Table 8 of section 95158.
- 4. This emissions source excludes any emissions calculated under other emissions sources in section 95153 of this article.

## (m) Centrifugal Compressor Wet Seal Degassing Ventsing.

(1) The operator must calculate CO<sub>2</sub>, and CH<sub>4</sub>, and N<sub>2</sub>O (when flared) emissions from both wet seal and dry seal centrifugal compressor wet seal degassing vents for all compressors with rated horsepower of 250hp or greater using the methodologies found in 40 CFR §98.233(o)(1)-(6) and (8)-(9).

- (2) The operator must calculate CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O (when flared) emissions for all centrifugal compressors with rated horsepower less than 250hp using the methodologies found in 40 CFR §98.233(o)(7). s fellows:
- (1) For each centrifugal compressor, the operator must determine the volume of vapors from wet seal oil degassing tanks sent to an atmospheric vent or flare using a temporary or permanent flow measurement meter such as a vane anomemeter according to methods set forth in section 95154(a)(2) of this article.
- (2) The operator must estimate annual emissions using meter flow measurement using the following equation:



- $\underline{\mathsf{E}_{a,i}} = \underline{\mathsf{Annual GHG}}$  i (i = either  $\underline{\mathsf{CH}_4}$  or  $\underline{\mathsf{CO}_2}$ ) volumetric emissions at ambient conditions.
- MT = Average meter reading of gas emissions per unit time based on semi-annual measurements.
- T = Total time the compressor associated with the wet seal(s) is operational in the reporting year.
- M<sub>i</sub> = Average mole percent of GHG i in the degassing vent gas based on semi-annual measurement; use the appropriate gas compositions in paragraph (s)(2) of this section.
- B = Percentage of centrifugal compressor wet seal degassing vent
  gas sent to vapor recovery or fuel gas or other beneficial use as
  determined by keeping logs of the number of operating hours for
  the vapor recovery system and the amount of vent gas that is
  directed to the fuel gas system.
- (3) The operator must calculate CH<sub>4</sub> and CO<sub>2</sub> volumetric emissions at standard conditions using paragraph (r) of this section.
- (4) The operator must calculate both CH<sub>4</sub> and CO<sub>2</sub> mass emissions from volumetric emissions using calculations in paragraph (t) of this section.
- (5) The operator must calculate emissions from degassing vent vapors to flares as follows:
  - (A) The operator must use the degassing vent vapor volume and gas composition as determined in paragraphs (m)(1) through (3) of this section.
  - (B) The operator must use the calculation methodology of flare stacks in paragraph (I) of this section to determine degassing vent vapor omissions from the flare.
- (n) Reciprocating Compressor Rod Packing Venting.

The operator must calculate annual CH<sub>4</sub>, and CO<sub>2</sub>, and N<sub>2</sub>O (when flared) emissions from each reciprocating compressor rod packing venting for each applicable operational mode as fellows for all compressors with a rated horse power of 250hp or greater using the methodologies found in 40 CFR §98.233(p)(1)-(8) and (10). The operator must calculate CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O (when flared) emissions from reciprocating compressor rod packing venting for each applicable operational mode for all reciprocating compressors with a rated horse power less than 250hp using the methodologies found in 40 CFR §98.233(p)(9). Calculate

(1) The operator must estimate annual emissions using a meter flow measurement using the following equation:

Where:

E<sub>a,i</sub> = Annual GHG i (i = either CH<sub>4</sub> or CO<sub>2</sub>) volumetric emissions at ambient conditions.

MT = Meter volumetric reading of gas emissions per unit time, under ambient conditions.

T = Total time the compressor associated with the venting is operational in the reporting year.

M<sub>i</sub> = Mole percent of GHG i (i = either CO<sub>2</sub> or CH<sub>4</sub>) in the vent gas; use the appropriate gas compositions in paragraph (s)(2) of this section.

- (2) If the rod packing case is connected to an open ended vent line then the operator must use the following method to calculate emissions.
  - (A) The operator must measure volumetric emissions from all vents (including emissions manifolded to common vents) including rod packing, unit isolation valves, and blowdown valves using bagging according to methods set forth in section 95154(a)(3) of this article.
  - (B) The operator must use a temporary meter such as a vane anometer or a permanent meter such as an orifice meter to measure emissions from all vents (including emissions manifolded to a common vent) including rod packing vents, unit isolation valves, and blowdown valves according to methods set forth in section 95154(a)(2).
- (3) If the rod packing case is not equipped with a vent line, the operator must use the following method to estimate emissions:
  - (A) The operator must use the methods described in 95154(a) to conduct annual leak detection of fugitive emissions from the packing case into an open distance piece, or from the compressor crank case breather

- cap or vent with a closed distance piece.
- (B) The operator must measure emissions using a high flow sampler, or calibrated bag, or appropriate meter according to methods set forth in section 95154(b) of this article.
- (4) The operator must conduct one measurement for each compressor in each of the following operational modes that occurs during a reporting period:
  - (A) Operating.
  - (B) Standby, pressurized.
  - (C) Not operating, depressurized.
- (5) The operator must calculate CH<sub>4</sub> and CO<sub>2</sub> volumetric emissions at standard conditions using calculations in paragraph (r) of this section.
- (6) The operator must estimate CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using the calculations in paragraphs (s) and (t) of this section.
- (o) Leak Detection and Leaker Emission Factors. The operator who is subject to the reporting requirements found in 40 CFR §98.233(q) must use the calculation methodologies found in 40 CFR §98.233(q). must use the methods described in section 95154(a) of this article to conduct an annual leak detection of fugitive emissions from all sources listed in section 95152(d)(9), (e)(7), (f)(5), (g)(3), (h)(4), and (i)(1) of this article. This paragraph (e) applies to emissions sources in streams with gas content greater than 10 percent CH<sub>4</sub> plus CO<sub>2</sub> by weight. Emissions sources in streams with gas content less than 10 percent CH<sub>4</sub> plus CO<sub>2</sub> by weight do not need to be reported. If fugitive emissions are detected for sources listed in this paragraph, the operator must calculate emissions using the following equation for each source with fugitive emissions:

- E<sub>s.i</sub> = Annual total volumetric GHG emissions at standard conditions from each component fugitive source.
- Count = Total number of this type of emission source found to be leaking.
- EF = Leaker emission factor for specific sources listed in Tables 2 through 7 of section 95158.
- GHG; = Concentration of GHG i, (i = either CH<sub>4</sub> or CO<sub>2</sub>), in the total hydrocarbon of the feed natural gas.
- T = Total time the specific source associated with the fugitive emission was operational in the reporting year, in hours.
- (1) The operator must calculate GHG mass emissions at standard conditions using the calculation in paragraph (t) of this section.
- (2) Operators of enshere natural gas processing facilities must use the

- appropriate default leaker emission factors listed in Table 2 of section 95158 for fugitive emissions detected from valves, connectors, open ended lines, pressure relief valves, meters, and centrifugal compressor dry seals.
- (3) Operators of onshore natural gas transmission compression facilities must use the appropriate default leaker emission factors listed in Table 3 of section 95158 for fugitive emissions detected from connectors, block valves, control valves, compressor blowdown valves, pressure relief valves, orifice meters, other meters regulators, and open ended lines.
- (4) Operators of underground natural gas storage facilities for storage stations must use the appropriate default leaker emission factors listed in Table 4 of section 95158 for fugitive emissions detected from connectors, block valves, control valves, compressor blowdown valves, pressure relief valves, orifice motors, other meters, regulators, and open ended lines.
- (5) Operators of LNG storage facilities must use the appropriate default leaker emission factors listed in Table 5 of section 95158 for fugitive emissions detected from valves, pump seals, connectors, and other.
- (6) Operators of LNG import and export facilities must use the appropriate default leaker emission factors listed in Table 6 of section 95158 for fugitive emissions detected from valves, pump seals, connectors, and other.
- (7) Operators of natural gas distribution facilities for above ground meter regulator and gate stations must use the appropriate default leaker emission factors listed in Table 7 of section 95158 for fugitive emissions detected from connectors, block valves, control valves, pressure relief valves, orifice meters, other meters, regulators, and open ended lines.
- (p) Population Count and Emission Factors. The operator who is subject to the reporting requirements found in 40 CFR §98.233(r) must use the calculation methodologies found in 40 CFR §98.233(r). This paragraph applies to emissions sources listed in section 95152(c)(2), (c)(9), (c)(15), (c)(21), (d)(8), (e)(6), (f)(4), (f)(5), (g)(3), (h)(4), (i)(2), (i)(3) and (i)(4), of this article on streams with gas content greater than 10 percent CH<sub>4</sub> plus CO<sub>2</sub> by weight. Emissions sources in streams with gas content less than 10 percent CH<sub>4</sub> plus CO<sub>2</sub> by weight do not need to be reported. Operators must calculate emissions from all sources listed in this paragraph using the following equation:

E<sub>s,i</sub> = Count \* EF \* GHG<sub>i</sub> \* T

### Where:

E<sub>s.i.</sub>= Annual total volumetric GHG emissions at standard conditions from each fugitive source.

<u>Count = Total number of this type of emission source at the facility.</u>

<u>EF = Population emission factor for specific sources listed in Tables 1 through 7 of section 95158.</u>

GHG; = Concentration of GHG i, (i = either CH<sub>4</sub> or CO<sub>2</sub>), in produced natural gas or feed natural gas.

T = Total time the specific source associated with the fugitive emission was operational in the reporting year, in hours.

- (1) Operators must calculate both CH<sub>4</sub> and CO<sub>2</sub> mass emissions from volumetric emissions using the calculation in paragraph (t) of this section.
- (2) Operators of enshere petroleum and natural gas production facilities must use the appropriate default population emission factors listed in Table 1 of section 95158 for fugitive emissions from valves, connectors, open ended lines, pressure relief valves, compressor starter gas vent, pump, flanges, other, and CBM well water production. Where facilities conduct EOR operations, the emissions factor listed in Table 1 of section 95158 must be used to estimate all stream of gases, including recycle CO<sub>2</sub> stream. In cases where the stream is almost all CO<sub>2</sub>, the emissions factors in Table 1 of section 95158 must be assumed to be for CO<sub>2</sub> instead of natural gas.
- (3) Operators of onshore natural gas processing facilities must use the appropriate default population emission factor listed in Table 2 of section 95158 for fugitive emission from gathering pipelines.
- (4) Operators of underground natural gas storage facilities for storage wellheads must use the appropriate default population emission factors listed in Table 4 of section 95158 for fugitive emissions from connectors, valves, pressure relief valves, and open ended lines.
- (5) Operators of LNG storage facilities must use the appropriate default population emission factors listed in Table 5 of section 95158 for fugitive emissions from vapor recovery compressors.
- (6) Operators of LNG import and export facilities must use the appropriate default population emission factor listed in Table 6 of section 95158 for fugitive emissions from vapor recovery compressors.
- (7) Operators of natural gas distribution facilities must use the appropriate default population emission factors listed in Table 7 of section 95158 for fugitive emissions from below grade metering & regulating (M&R) stations, gathering pipelines, mains, and services.
- (q) Offshore Petroleum and Natural Gas Production Facilities. The operator who is subject to the reporting requirements found in 40 CFR §98.233(s) must use the calculation methodologies found in 40 CFR §98.233(s). Operators must report GHG emissions from all "stationary fugitive" and "stationary vented" sources as identified in the Minerals Management Service (MMS) Gulfwide Offshore Activity Data System (GOADS) study (2005 Gulfwide Emission Inventory Study MMS 2007-067) for each platform. Operators of offshore production facilities who had not previously reported under the MMS GOADS program must collect monthly activity data from platform sources for the first reporting year in accordance with the MMS GOADS program instructions. Annual emissions must be calculated using the MMS GOADS emission factors and methods.
  - (1) In subsequent reporting years, facilities not reporting under GOADS must follow the same data collection cycle as GOADS in collecting new activity data monthly to estimate emissions and report emissions.
  - (2) For each reporting year that does not overlap with the GOADS reporting year, operators must report the last reported emissions data with emissions

adjusted based on the operating time for each platform.

- (3) If MMS discontinues or delays their GOADS survey by more than 4 years, then platform operators must collect monthly activity data every 4 years from platform sources in accordance with the MMS GOADS program instructions, and annual emissions must be calculated using the MMS GOADS emission factors and methods.
- (r) Volumetric Emissions. The operator must use the calculation methodologies found in 40 CFR §98.233(t) when calculating volumetric emissions at standard conditions using the calculation methodologies found in 40 CFR §98.233(t).

  Operators must calculate volumetric emissions at standard conditions as specified in paragraphs (r)(1) or (2) of this section.
  - (1) Operators must calculate natural gas volumetric emissions at standard conditions by converting ambient temperature and pressure of natural gas emissions to standard temperature and pressure natural gas using the following equation:

$$E_{s,n} = E_{a,n} * (460 + T_s) * P_a / (460 + T_a) * P_s$$

#### Where:

E<sub>s.n</sub> = Natural gas volumetric emissions at standard temperature and pressure (STP) conditions.

E<sub>an</sub> = Natural gas volumetric emissions at ambient conditions.

T<sub>s</sub> = Temperature at standard conditions (°F).

T<sub>a</sub> = Temperature at actual emission conditions (°F).

P<sub>s</sub> = Absolute pressure at standard conditions (inches of Ha).

P<sub>a</sub> = Absolute pressure at ambient conditions (inches of Ha).

(2) Calculate GHG volumetric emissions at standard conditions by converting ambient temperature and pressure of GHG emissions to standard temperature and pressure using the following equation:

$$\frac{E_{s,i} = E_{a,i} * (460 + T_s) * P_a / (460 + T_a) * P_s}{460 + T_a + T_a}$$

#### Where:

E<sub>s.i.</sub>= GHG i volumetric emissions at standard temperature and pressure (STP) conditions.

Eai = GHG i volumetric emissions at actual conditions.

T<sub>s</sub> = Temperature at standard conditions (°F).

 $T_a = Temperature$  at actual emission conditions (°F).

P<sub>s</sub> = Absolute pressure at standard conditions (inches of Ha).

P<sub>a</sub> = Absolute pressure at ambient conditions (inches of Ha).

(s) GHG Volumetric Emissions. The operator must calculate GHG volumetric

## emissions at standard conditions as specified in 40 CFR §98.233(u).

(1) Operators must estimate CH<sub>4</sub> and CO<sub>2</sub> emissions from natural gas emissions using the following equation:

#### Where:

E<sub>s,i</sub>= GHG i (i = either CH<sub>4</sub>-or CO<sub>2</sub>) volumetric emissions at standard conditions.

 $E_{s,n}$  = Natural gas volumetric emissions at standard conditions.  $M_i$  = Mole percent of GHG i (i =  $CH_4$  or  $CO_2$ ) in the natural gas.

- (2) For the equation in paragraph (s)(1), the mole percent, M<sub>i</sub>, must be the annual average mole percent for each facility, as specified in paragraphs (s)(2)(A) through (G) of this section.
  - (A) GHG mole percent in produced natural gas for enshere petroleum and natural gas production facilities. If operators have a continuous gas composition analyzer installed for produced natural gas, the operator must use these values in calculating emissions. If the operator does not have a continuous gas composition analyzer installed, then quarterly samples must be taken according to methods set forth in section 95154(a)(2) of this article.
  - (B) GHG mole percent in feed natural gas for all emissions sources upstream of the de-methanizer and GHG mole percent in facility specific residue gas to transmission pipeline systems for all emissions sources downstream of the de-methanizer overhead for enshere natural gas processing facilities. If the operator has a continuous gas composition analyzer on feed natural gas, the operator must use these values in calculating emissions. If the operator does not have a continuous gas composition analyzer, then quarterly samples must be taken according to methods set forth in section 95154(a)(2) of this article.
  - (C) GHG mole percent in transmission pipeline natural gas that passes through the facility for onshore natural gas transmission compression facilities.
  - (D) GHG mole percent in natural gas stored in underground natural gas storage facilities.
  - (E) GHG mole percent in natural gas stored in LNG storage facilities.
  - (F) GHG mole percent in natural gas stored in LNG import and export facilities.
  - (G) GHG mole percent in local distribution pipeline natural gas that passes through the facility for natural gas distribution facilities.
- (t) GHG Mass Emissions. The operator must calculate GHG mass emissions using

the following equation:

$$Mass_{s,i} = E_{s,i} * \rho_i * 10^{-3}$$

Where:

Mass<sub>s,i</sub> = GHG i (either CO<sub>2</sub> or CH<sub>4</sub>) mass emissions at standard conditions in metric tons.

 $E_{s,i}$  = GHG i (either CO<sub>2</sub> or CH<sub>4</sub>) volumetric emissions at standard conditions, in cubic feet.

P = Density of GHG i. Use 0.0538 kg/ft<sup>3</sup> for CO<sub>2</sub> and N<sub>2</sub>O, and 0.0196 kg/ft<sup>3</sup> for CH<sub>4</sub> at 68°F and 14.7 psia or 0.0530 kg/ft<sup>3</sup> for CO<sub>2</sub> and N<sub>2</sub>O, and 0.0193 kg/ft<sup>3</sup> for CH<sub>4</sub> at 60°F and 14.7 psia.

must calculate GHG mass emissions at standard conditions by converting the GHG volumetric emissions into mass emissions using the following equation:

$$Mass_{s,i} = E_{s,i} * \rho_i * 10^{-3}$$

Where:

<u>Mass<sub>s,i</sub></u> = <u>GHG i (either CH<sub>4</sub> or CO<sub>2</sub>) mass emissions at standard conditions in metric tens.</u>

E<sub>s.i</sub> = GHG i (either CH<sub>4</sub>-or CO<sub>2</sub>) volumetric emissions at standard conditions. in cubic feet.

ρ<sub>j</sub> = Density of GHG i, 0.053 kg/ft<sup>3</sup> for CO<sub>2</sub> and 0.0193 kg/ft<sup>3</sup> for CH<sub>4</sub>.

- (u) EOR Injection Pump Blowdown. The operator who is subject to the reporting requirements in 40 CFR §98.233(\*\*w) must use the calculation methodologies found in 40 CFR §98.233(\*\*w). must calculate pump blowdown emissions as follows:
  - (1) The operator must calculate the total volume in cubic feet (including from pipelines, compressors and vessels) between isolation valves.
  - (2) The operator must retain logs of the number of blowdowns per reporting period according to the recordkeeping requirements of section 95105 of this article.
  - (3) The operator must calculate the total annual venting emissions using the following equation:

Where:

<u>Mass<sub>e,i</sub></u> = Annual EOR injection gas venting emissions in metric tons at critical conditions "c" from blowdowns.

N = Number of blowdowns for the equipment in reporting year.

- V<sub>v</sub> = Total volume in cubic feet of blowdown equipment chambers (including pipelines, compressors, manifolds and vessels) between isolation valves.
- R<sub>e</sub> = Density of critical phase EOR injection gas in kg/ft<sup>3</sup> = GHG<sub>:</sub> = Mass fraction of GHG<sub>:</sub> in critical phase injection gas.
- (v) Produced Water Dissolved CO<sub>2</sub>. The operator must calculate dissolved CO<sub>2</sub> and CH<sub>4</sub> in produced water. as follows Emissions must be reported for produced water sent to a storage tank or ponds and holding facilities.
  - (1) The operator must determine the amount of CO<sub>2</sub> retained in produced water at STP conditions. <u>Annual</u>Quarterly samples must be taken according to methods set forth in section 95154(a)(2) of this article to determine retention of CO<sub>2</sub> in produced water immediately downstream of the separator where hydrocarbon liquids and produced water are separated. The operator must use the average of the quarterly analysis for the reporting period.
  - (2) The operator must estimate emissions using the following equation:

Where:

<u>Mass<sub>s,CO2</sub></u> = <u>Annual CO<sub>2</sub> emissions from CO<sub>2</sub> retained in produced</u> <u>water beyond tankage, in metric tons.</u>

<u>S<sub>pw</sub> = Amount of CO<sub>2</sub> retained in produced water in metric tons per barrel, under standard conditions.</u>

V<sub>pw</sub> = Total volume of produced water produced in barrels in the reporting year.

(1) Calculate CO<sub>2</sub> and CH<sub>4</sub> emissions from produced water using the following equation:

$$E_{CO2/CH4} = (S_{pw} * V_{pw})(1 - VR * CE)$$

Where:	
	$E_{CO2/CH4}$ = Annual $CO_2$ or $CH_4$ emissions in metric tons.
	$S_{pw}$ = Mass of $CO_2$ or $CH_4$ liberated in a flash liberation test per
	barrel of produced water (as determined in section (v)(A)(i) or
	mass of CO <sub>2</sub> or CH <sub>4</sub> recovered in a VRU per barrel of produced
	water (as determined in section (v)(A)(ii).
	$V_{pw}$ = Barrels of produced water sent to tank, pond or holding
	facility annually.
	VR = Percentage of time the vapor recovery unit was
	operational (expressed as a decimal).
	CE = Collection efficiency of the vapor recovery system

## (expressed as a decimal).

- (A) S<sub>pw</sub> (the mass of CO<sub>2</sub> or CH<sub>4</sub> per barrel of produced water shall be determined using one of the following methods:
  - 1. Flash liberation test. Measure the amount of CO<sub>2</sub> and CH<sub>4</sub> liberated from produced water when the water changes temperature and pressure from well stream to standard atmospheric conditions using a sampling methodology and a flash liberation test such as adopted Gas Processor Association standards. The flash liberation test results must provide the metric tons of CO<sub>2</sub> and CH<sub>4</sub> liberated per barrel of produced water.
  - 2. Vapor recovery system method. For storage tank systems connected to a vapor recovery system, calculate the mass of CO<sub>2</sub> and CH<sub>4</sub> liberated from produced water by sampling (under representative operating conditions) and analysis of the VRU gas stream to determine the mass of CO<sub>2</sub> and CH<sub>4</sub> captured by the vapor recovery system per barrel of water produced. A gas analysis of the processed vapor is required to determine the mole percentage of CO<sub>2</sub> and CH<sub>4</sub> in the gas stream and to calculate the annual emission rate.
- (B) Emissions resulting from the destruction of the VRU gas stream shall be reported using the Flare Stack reporting provisions in paragraph (I) of this section.
- (32) EOR operations that route produced water from separation directly to reinjection into the hydrocarbon reservoir in a closed loop system without any leakage to the atmosphere are exempt from paragraph (v) of this section.
- (w) Portable Equipment Combustion Emissions. The operator must calculate emissions from portable equipment pursuant to section 95115 of this article.
- (\*w) Stationary and Portable Equipment Combustion Emissions. The operator must use the methods in section 95115 and to report under this subpart the emissions of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O from stationary or portable fuel combustion equipment as defined in 40 CFR §98.232(c)(22).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### § 95154. Monitoring and QA/QC Requirements.

(a) The operator must conform with the monitoring and QA/QC requirements of 40 CFR §98.234.must use the method described as follows to conduct annual leak

detection of fugitive emissions from all source types listed in section 95153(n)(3)(A) and 95153(o) of this article in operation or on standby mode that occur during a reporting period.

- (1) Optical gas imaging instrument. The operator must use an optical gas imaging instrument for fugitive emissions detection in accordance with 40 CFR part 60, subpart A, §60.18(i)(1) and (2), Alternative Work Practice for Monitoring Equipment Leaks (revised as of July 1, 2009). In addition, the operator must operate the optical gas imaging instrument to image the source types required by this article in accordance with the instrument manufacturer's operating parameters.
- (2) All flow meters, composition analyzers and pressure gauges that are used to provide data for the GHG emissions calculations must use measurement methods, maintenance practices, and calibration methods that are consistent with the requirements of section 95103(k).
- (3) The operator must use calibrated bags (also known as vent bags) only where the emissions are at near-atmospheric pressures such that it is safe to handle and capture all the emissions, below the maximum temperature specified by the vent bag manufacturer, and the entire emissions volume can be encompassed for measurement.
  - (A) The operator must hold the bag in place enclosing the emissions source to capture the entire emissions and record the time required for completely filling the bag. If the bag inflates in less than one second, assume one second inflation time.
  - (B) The operator must perform three measurements of the time required to fill the bag and report the emissions as the average of the three readings.
  - (C) The operator must estimate natural gas volumetric emissions at standard conditions using the calculations in section 95153(r) of this article.
  - (D) The operator must estimate CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using the calculations in section 95153(s) and (t) of this article.
- (b) The operator must use a high volume sampler to measure emissions within the capacity of the instrument.
  - (1) A technician following manufacturer instructions must conduct measurements, including equipment manufacturer operating procedures and measurement methodologies relevant to using a high volume sampler, including positioning the instrument for complete capture of the fugitive emissions without creating backpressure on the source.
  - (2) If the high volume sampler, along with all attachments available from the manufacturer, is not able to capture all the emissions from the source then the operator must use anti-static wraps or other aids to capture all

- emissions without violating operating requirements as provided in the instrument manufacturer's manual.
- (3) The operator must estimate CH<sub>4</sub> and CO<sub>2</sub> volumetric and mass emissions from volumetric natural gas emissions using the calculations in section 95153(s) and (t) of this article.
- (4) The operator must calibrate the instrument at 2.5 percent CH<sub>4</sub> with 97.5 percent air and 100 percent CH<sub>4</sub> by using calibrated gas samples and by following the manufacturer's instructions for calibration.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

## § 95155. Procedures for Estimating Missing Data.

- (a) A complete record of all estimated and/or measured parameters used in the GHG emissions calculations is required. If data are lost or an error occurs during annual emissions estimation or measurements, the operator must repeat the estimation or measurement activity for those sources within the measurement period. In cases where repeat sampling and/or analysis cannot be completed, the operator must follow the missing data substitution procedures below for 2013 and later emissions data reports. For the 2012 emissions data report, the operator must follow the requirements of 40 CFR §98.235.
  - (1) To substitute for missing data for emissions reported under section 95115 of this article (stationary combustion units and units using continuous emissions monitoring systems), the operator must follow the requirements of section 95129 of this article.
  - (2) If data required by this subarticle are missing and additional sampling and/or analysis is not possible, the operator must generate a substitute value as follows:
    - (A) If the analytical data capture rate is at least 90 percent for the data year, the operator must substitute for each missing value using available process data.
    - (B) If the analytical data capture rate is at least 80 percent but not at least 90 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter during the given data year, as well as the two previous data years.
    - (C) If the analytical data capture rate is less than 80 percent for the data year, the operator must substitute for each missing value with the highest quality assured value recorded for the parameter in all records kept according to section 95105(a).

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and

38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95156. Data Reporting Requirements.

The operator Operators must conform with the data reporting requirements in 40 CFR §98.236, and also include the following additional dataexcept as specified below. In addition to the information required by 40 CFR §98.3(c), each annual report must contain reported emissions as specified in this section.

- (a) The operator must report annual emissions separately for each of the industry segments listed in paragraphs (a)(1) through (a)(8) of this section. For each segment, the operator must report emissions from each source type in the aggregate, unless specified otherwise. For example, the operator of an underground natural gas storage operation with multiple reciprocating compressors must report emissions from all reciprocating compressors as an aggregate number.
- (a) In addition to the data required by 40 CFR §98.236(a)-(c), ∓the operator of an onshore petroleum and natural gas production facility must report the following data disaggregated within the basin by each facility that lies within contiguous property boundaries: in addition to the aggregate totals specified by 40 CFR §98.236(a). The operator must also report the following data disaggregated by each facility within contiguous property boundaries:
  - (1) Onshore petroleum and natural gas production.
    - (A1) Petroleum and natural gas produced using thermal EORBarrels of heavy crude produced.CO<sub>2</sub>e emissions, including CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O as applicable for the source types specified in section 95152(c):
    - (<u>B2</u>) Petroleum and natural gas produced using production methods other than thermal EOR<u>Barrels of light crude produced.</u>For combustion sources for which emissions are reported, fuel use by fuel type;
    - (3) mmBtu of associated gas produced. Barrels of crude oil produced using thermal enhanced oil recovery, and the portion of CO<sub>2</sub>e emissions associated with this production;
    - (4) Mscf of dry gas produced. Barrels of crude oil produced using methods other than thermal enhanced oil recovery, and the portion of CO<sub>2</sub>e emissions associated with this production.
- (b) In lieu of the requirements of 40 CFR §98.236(c)(19), the operator of an onshore petroleum and natural gas production facility must submit combustion emissions data according to the requirements of 40 CFR §98.36.
- (bc) For underground natural gas storage, the operator must report the volume of natural gas extracted (Mscf).fellowing data:

# (1) Mscf of natural gas extracted.

- (2) Offshore petroleum and natural gas production.
- (3) Onshere natural gas processing.
- (4) Onshore natural gas transmission compression.
- (5) Underground natural gas storage.
- (6) LNG storage.
- (7) LNG import and export.
- (8) Natural gas distribution. The operator must report each source in the aggregate for pipelines and for Metering and Regulating (M&R) stations.
- (b) The operator must report emissions separately for standby equipment.
- (c) The operator must report activity data for each aggregated source type as follows:
  - (1) Count of natural gas pneumatic high bleed devices.
  - (2) Count of natural gas pnoumatic low bleed devices.
  - (3) Count of natural gas driven pneumatic pumps.
  - (4) For each acid gas removal unit the operator must report the following:
    - (A) Total volume of natural gas flow into the acid gas removal unit.
    - (B) Total volume of natural gas flow out of the acid gas removal unit.
    - (C) Volume weighted CO<sub>2</sub> content of natural gas into the acid gas removal unit.
  - (5) For each dehydrator unit the operator must report the following:
    - (A) Glycol dehydrators:
      - 1. Glycol dehydrator feed natural gas flow rate.
      - 2. Glycol dehydrator absorbent circulation pump type.
      - Glycol dehydrator absorbent circulation rate.
      - 4. Whether stripper gas is used in glycol dehydrator.
      - Whether a flash tank separator is used in alveel dehydrator.
    - (B) Desiccant dehydrators:
      - 1. The number of desiceant dehydrators operated.
  - (6) Count of wells vented to the atmosphere for liquids unloading for each field in the basin.
  - (7) Count of wells venting during well completions for each field in the basin.
    - (A) Number of conventional completions.
    - (B) Number of completions involving hydraulic fracturing.

- (8) Count of wells venting during well workevers for each field in the basin.
  - (A) Number of conventional well workovers involving well venting to the atmosphere.
  - (B) Number of unconventional well-workovers involving well-venting to the atmosphere.
- (9) For each compressor blowdown vent stack the operator must report the following for each compressor:
  - (A) Type of compressor whether reciprocating or centrifugal.
  - (B) Compressor capacity in horse powers.
  - (C) Volume of gas between isolation valves.
  - (D) Number of blowdowns per year.
- (10) For each estimate of gas emitted from liquids sent to atmospheric tank using E&P Tank, the operator must report the following:
  - (A) Immediate upstream separator temperature and pressure.
  - (B) Sales oil API gravity.
  - (C) Estimate of individual tank or tank battery capacity in barrels.
  - (D) Oil, hydrocarbon condensate and water sent to tank(s) in barrels.
  - (E) Control measure: either vapor recovery system or flaring of tank vapors.
- (11) For tank emissions identified using optical gas imaging instrument per section 95154(a) of this article, the operator must report the following for each tank:
  - (A) Immediate upstream separator temperature and pressure.
  - (B) Sales oil API gravity.
  - (C) Tank capacity in barrels.
  - (D) Tank throughput in barrels.
  - (E) Control measure: either vapor recovery system or flaring of tank vapors.
  - (F) Optical gas imagining instrument used.
  - (G) Meter used for measuring emissions.
  - (H) List of emissions sources routed to the tank.
- (12) For well testing, the operator must report the following for each field in the basin:
  - (A) Number of wells tested in reporting period.
  - (B) Average gas to oil ratio for each field.
  - (C) Average flow rate during testing for each field.

- (D) Average number of days the well is tested.
- (E) Whether the hydrocarbons produced during testing are vented or flared.
- (13) For associated natural gas venting, the operator must report the following for each field in the basin:
  - (A) Number of wells venting or flaring associated natural gas in reporting period.
  - (B) Average gas to oil ratio for each field.
  - (C) Average volume of oil produced per well per field.
  - (D) Whether the associated natural gas is vented or flared.
- (14) For flare stacks, the operator must report the following for each flare:
  - (A) Whether the flare has a continuous flow monitor.
  - (B) If using engineering estimation methods, identify sources of emissions going to the flare.
  - (C) Whether the flare has a continuous gas analyzer.
  - (D) Identify the proportion of total natural gas to pure hydrocarbon stream being sent to the flare annually for the reporting period.
  - (E) Flare combustion efficiency.
- (15) For well venting for liquids unloading, the operator must report the following by field, basin, and well tubing size:
  - (A) Number of wells being unloaded for liquids in reporting year.
  - (B) Average number of unloading(s) per well per reporting year.
  - (C) Average volume of natural gas produced per well per reporting year during liquids unloading.
- (16) For well completions and workovers, the operator must report the following for each field in the basin:
  - (A) Number of wells completed (worked over) in reporting year.
  - (B) Average number of days required for completion (workover).
  - (C) Average volume of natural gas produced per well per reporting year during well completion (workover).
- (17) For compressor wet seal degassing vents, the operator must report the following for each degassing vent:
  - (A) Number of wet seals connected to the degassing vent.
  - (B) Number of compressors whose wet seals are connected to the degassing vent.
  - (C) Total throughput of compressors whose wet seals are connected to

- the degassing vent.
- (D) Type of meter used for making measurements.
- (E) Whether emissions estimate is based on a continuous or one time measurement.
- (F) Total time the compressor(s) associated with the degassing vent stack is operating. Sum the hours of operation if multiple compressors are connected to the vent stack.
- (G) Proportion of vent gas recovered for fuel gas or sent to a flare.
- (18) For reciprocating compressor rod packing, the operator must report the following per rod packing:
  - (A) Total throughput of the reciprocating compressor whose rod packing emissions is being reported.
  - (B) Total time in hours the reciprocating compressor is in operating mode.
  - (C) Whether or not the rod packing case is connected to an open ended line.
  - (D) If rod packing is connected to an open ended line, report type of device used for measurement of emissions.
  - (E) If rod packing is not connected to an open ended vent line, report the locations from where the emissions from the rod packing are detected.
- (19) For fugitive emissions sources using emission factors for estimating emissions, the operator must report the following:
  - (A) Component count for each fugitive emissions source.
  - (B) CH<sub>4</sub> and CO<sub>2</sub> in produced natural gas for onshore petroleum and natural gas production.
- (20) For EOR injection pump blowdown, the operator must report the following per pump:
  - (A) Pump capacity.
  - (B) Volume of gas between isolation valves.
  - (C) Number of blowdowns per year.
  - (D) Supercritical phase EOR injection gas density.
- (21) For hydrocarbon liquids dissolved CO<sub>2</sub>, the operator must report the following for each field in the basin:
  - (A) Volume of crude oil produced.
- (22) For produced water dissolved CO<sub>2</sub> the operator must report the following for each field in the basin:

## (A) Volume of produced water produced.

- (d) Minimum, maximum and average throughput for each operation listed in paragraphs (a)(1) through (a)(8) of this section.
- (e) For offshore petroleum and natural gas production facilities, the number of connected wells, and whether the wells are producing oil, gas, or both.
- (f) The operator must report emissions separately for portable equipment for the following source types: drilling rigs, dehydrators, compressors, electrical generators, steam boilers, and heaters.
  - (1) Aggregate emissions by source type.
  - (2) Report count of each source type.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95157. Records That Must be Retained.

The operator shall follow the document retention requirements of section 95105 of this article, in addition to those of 40 CFR §98.237. In addition to the information required by 40 CFR §98.3(g), the operator must retain the following records according to the recordkeeping requirements of section 95105 of this article:

- (a) Dates on which measurements were conducted.
- (b) Results of all emissions detected and measurements.
- (c) Calibration reports for detection and measurement instruments used.
- (d) Inputs and outputs of calculations or emissions computer model runs used for engineering estimation of emissions.

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

# § 95158. Default Emission Factor Tables.

Table 1. Default Whole Gas Emission Factors for Onshore Production

<u>+able 1. Default whole gas Emission Factors for Unshore Production</u>			
Onshere production	Emission Factor		
	<del>(scf/hour/</del>		
	<del>component)</del>		
Population Emission Factors—All Components, Ga	ns Service		
<del>Valve</del>	<del>0.08</del>		
Connector.	<u>0.01</u>		
Open-ended Line	<u>0.04</u>		
Pressure Relief Valve	<u>0.17</u>		
Low-Blood Pnoumatic Device Vents	<del>2.75</del>		
Gathering Pipelines <sup>‡</sup>	<u>2.81</u>		
CBM Well Water Production <sup>2</sup>	<del>0.11</del>		
Population Emission Factors—All Components, Light C	<del>Crude Service</del>		
<del>Valve</del>	<u>0.04</u>		
Connector.	<u>0.01</u>		
Open-ended Line	<u>0.04</u>		
Pump	<u>0.01</u>		
Other <sup>5</sup>	<u>0.24</u>		
Population Emission Factors - All Components, Heavy (	Crudo-Servico⁴		
<del>Valve</del>	<del>0.04</del>		
<u>Connector</u>	<u>0.01</u>		
Open-ended Line	<u>0.04</u>		
<del>Pump</del>	<u>0.01</u>		
Other <sup>5</sup>	<del>0.24</del>		
<u>Valve</u>	<u>0.001</u>		
<u>Flange</u>	<u>0.001</u>		
Connector (other)	<u>0.0004</u>		
Open-ended Line	<del>0.01</del>		
Other <sup>5</sup>	<del>0.003</del>		

Emission Factor is in units of "scf/hour/mile."

Emission Factor is in units of "scf methano/gallon," in this case the operating factor is "gallons/year" and do not multiply by methano content.

<sup>&</sup>lt;sup>3</sup>Hydrocarbon liquids greater than or equal to 20\*API are considered "light crude."

Hydrocarbon liquids less than 20\*API are considered "heavy crude."

<sup>5&</sup>quot;Others" category includes instruments, leading arms, pressure relief valves, stuffing boxes, compressor seals, dump lever arms, and vents.

Table 2. Default Total Hydrocarbon Emission Factors for Processing

<del>Table 2. Delaut Total Flyarocarbon Emission Factors for Processing</del>					
		<del>Before</del>	<u>After</u>		
<u>Processing</u>		<del>do-mothanizor</del>	<del>do-methanizer</del>		
		<del>emission factor</del>	Emission factor		
		<del>(scf/hour/</del>	<del>(scf/hour/</del>		
		<del>component)</del>	<del>component)</del>		
<del>Lo</del>	aker Emissien Factors-Reciprocating Compressor				
	Components, Gas Service				
	<del>Valvo</del>	<del>15.88</del>	<u>18.09</u>		
	Connector.	<u>4.31</u>	<u>9.10</u>		
	Open-ended Line	<del>17.90</del>	<u>10.29</u>		
	Pressure Relief Valve	<del>2.01</del>	<u>30.46</u>		
	<u>Meter</u>	<del>0.02</del>	<del>48.29</del>		
Ł	eaker Emission Factors-Centrifugal Compressor				
	Components, Gas Service				
	<del>Valve</del>	<del>0.67</del>	<del>2.51</del>		
	Connector.	<del>2.33</del>	<del>3.14</del>		
	Open-ended Line	<del>17.90</del>	<del>16.17</del>		
	Dry Seal	<del>105</del>	<del>105</del>		
Leaker Emission FactorsOther Components, Gas					
	<u>Service</u>				
	<del>Valve</del>		<u>6.42</u>		
	Connector		<del>5.71</del>		
	<del>Open-ended Line</del>		<del>11.27</del>		
	Pressure Relief Valve		<del>2.01</del>		
	<u>Motor</u>		<del>2.93</del>		
Pop	oulation Emission Factors-Other Components, Gas				
	<del>Service</del>				
	Gathering Pipelines <sup>‡</sup>		<u>2.81</u>		

Emission Factor is in units of "sef/hour/mile."

Table 3. Default Methane Emission Factors for Transmission

<u>Transmission</u>	Emission Factor (scf/hour/ component)
Leaker Emission Factors All Components, Gas Service	
Cennecter	<del>2.7</del>
Block Valve	<del>10.4</del>
Centrol Valve	<u>3.4</u>
Compressor Blowdown Valve	<del>543.5</del>
Pressure Relief Valve	<del>37.2</del>
Orifice Meter	<del>14.3</del>
Other Meter	<u>0.1</u>
Regulator Regulator	<u>9.8</u>
Open-ended Line	<u>21.5</u>
Population Emission Factors—Other Components, Gas Service	
Low-Bleed Pneumatic Device Vents	<del>2.57</del>

Table 4. Default Methane Emission Factors for Underground Storage

<del>таме 4. Deraun wennane Emilosion i actors for Underground Storage</del>			
Underground Storage	Emission Factor (scf/hour/ component)		
Loaker Emission Factors - Storage Station, Gas Service			
<u>Connector</u>	<del>0.96</del>		
Block Valve	<del>2.02</del>		
Control Valve	<del>3.94</del>		
Compressor Blowdown Valvo	<u>66.15</u>		
Pressure Relief Valve	<del>19.80</del>		
Orifice Meter	<del>0.46</del>		
Other Meter	<u>0.01</u>		
Regulator	<del>1.03</del>		
Open-ended Line	<u>6.01</u>		
Population Emission Factors Storage Wellheads, Gas Service			
<u>Connector</u>	<del>0.01</del>		
<del>Valve</del>	<del>0.10</del>		
Pressure Relief Valve	<del>0.17</del>		
Open-ended Line	<u>0.03</u>		
Population Emission Factors - Other Compenents, Gas Service			
Low-Bleed Pneumatic Device Vents	<del>2.57</del>		

Table 5. Default Methane Emission Factors for Liquefied Natural Gas (LNG) Storage

<u>LNG-Storago</u>	Emission Factor (sof/hour/ component)
Leaker Emission Factors-LNG Storage Components, LNG Service	
<u>Valve</u>	<u>1.19</u>
Pump Seal	<u>4.00</u>
Connector	<del>0.34</del>
Other <sup>1</sup>	<del>1.77</del>
Population Emission Factors - LNG Storago Compressor, Gas Service	
Vapor Recovery Compressor	<u>6.81</u>

<sup>&</sup>lt;sup>4</sup> "Other" equipment type should be applied for any equipment type other than connectors, pumps, or valves.

Table 6. Default Methane Emission Factors for LNG Terminals

Table 6: Boladit Mothane Emission Factors for Elve Tommilais			
<del>LNG Terminals</del>	Emission Factor (scf/hour/ component)		
Leaker Emission Factors-LNG Storage Components, LNG Service			
<del>Valvo</del>	<u>1.19</u>		
Pump Seal	<u>4.00</u>		
Connector	<u>0.34</u>		
<u>Other</u>	<u>1.77</u>		
Population Emission Factors LNG Terminals Compressor, Gas Service			
<del>Vapor Recovery Compressor</del>	<del>6.81</del>		

Table 7. Default Methane Emission Factors for Distribution

Table 1. Delaut Wethane Emission Factors for Distribut	
Distribution	Emission Factor
<u>Distribution</u>	<del>(scf/hour/</del>
	<del>component)</del>
Leaker Emission Factors-Above Grade M&R Stations Components, Gas	
<u>Service</u>	
<u>Connector</u>	<del>1.69</del>
Block Valve	<del>0.557</del>
Centrol Valve	<del>9.34</del>
Prossure Relief Valve	<u>0.270</u>
Orifice Motor	<u>0.212</u>
Regulator	<u>0.772</u>
Open-ended Line	<del>26.131</del>
Population Emission Factors - Bolow Grade M&R Stations Components,	
<del>Gas Service</del> <sup>‡</sup>	
Below Grade M&R Station, Inlet Pressure >300 psig	<del>1.30</del>
Below Grade M&R Station, Inlet Pressure 100 to 300 psig	<u>0.20</u>
Below Grade M&R Station, Inlet Pressure <100 psig	<del>0.10</del>
Population Emission Factors - Distribution Mains, Gas Service <sup>2</sup>	
Unprotected Steel	<del>12.58</del>
Protected Steel	<del>0.35</del>
<u>Plastic</u>	<del>1.13</del>
<del>Copper</del>	<del>27.25</del>
Population Emission Factors - Distribution Services, Gas Service*	
<u>Unprotected Steel</u>	<del>0.19</del>
Protected Steel	<u>0.02</u>
<u>Plastic</u>	<del>0.001</del>
<del>Copper</del>	<del>0.03</del>

<sup>&</sup>lt;sup>4</sup> Emission Factor is in units of "scf/hour/station."
<sup>2</sup> Emission Factor is in units of "scf/hour/service."

Table 8. Default Nitrous Oxide Emission Factors for Gas Flaring

	Emission Factor (metric tons/MMscfgas production or receipts)
Population Emission Factors—Gas Flaring	
Gas Production	5.90E-07
Sweet Gas Processing	7.10E-07
Sour Gas Processing	1.50E-06
Conventional Oil Production <sup>1</sup>	1.00E-04
Heavy Oil Production <sup>2</sup>	<del>7.30E-05</del>

Emission Factor is in units of "metric tons/barrel conventional oil production."
Emission Factor is in units of "metric tons/barrel heavy oil production."

NOTE: Authority cited: Sections 39600, 39601, 39607, 39607.4, 41511, 38510, and 38530, Health and Safety Code. Reference: Sections 39600, 41511, and 38530, Health and Safety Code.

#### APPENDIX A

# to the Regulation for the Mandatory Reporting of Greenhouse Gas Emissions

# ARB COMPENDIUM OF EMISSION FACTORS AND METHODS TO SUPPORT MANDATORY REPORTING OF GREENHOUSE GAS EMISSIONS

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# ARB COMPENDIUM OF EMISSION FACTORS AND METHODS TO SUPPORT MANDATORY REPORTING OF GREENHOUSE GAS EMISSIONS

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#### 1. Introduction

The contents of this compendium specify acceptable methods and emission factors that operators must use when preparing greenhouse gas emissions data reports for submission to the California Air Resources Board (ARB), as specified in the ARB Regulation for the Mandatory Reporting of Greenhouse Gas Emissions.

# 2. Unit Conversions

Table 1. Conversion Table			
To Convert From	Ŧo	Multiply By	
Grams (g)	Tonnes (metric)	-1 x 10 <sup>-6</sup>	
Kilograms (kg)	Tonnes (metric)	1 x 10 <sup>-3</sup>	
Megagrams	Tonnes (metric)	4	
Gigagrams	Tonnes (metric)	1 x 10 <sup>-3</sup>	
Pounds (lbs)	Tonnes (metric)	4.5359 x 10 <sup>-4</sup>	
<del>Tons (long)</del>	Tonnes (metric)	<del>1.016</del>	
Tons (short)	Tonnes (metric)	0.9072	
Barrels	Cubic metres (m <sup>3</sup> )	0.15898	
Cubic feet (ft <sup>3</sup> )	Cubic metres (m <sup>3</sup> )	0.028317	
Liters	Cubic meters (m <sup>3</sup> )	1 x 10 <sup>-3</sup>	
Cubic yards	Cubic meters (m <sup>3</sup> )	0.76455	
Gallons (liquid, US)	Cubic meters (m <sup>3</sup> )	3.7854 x 10 <sup>-3</sup>	
Imperial gallon	Cubic meters (m <sup>3</sup> )	-4.54626 x 10 <sup>-3</sup>	
Joule	Gigajoules (GJ)	1 x 10 <sup>-9</sup>	
Kilojoule	Gigajoules (GJ)	1 x 10 <sup>-6</sup>	
Megajoule	Gigajoules (GJ)	1 x 10 <sup>-3</sup>	
Terajoule (TJ)	Gigajoules (GJ)	1 x 10 <sup>3</sup>	
Btu	<del>Gigajoules (GJ)</del>	1.05506 x 10 <sup>-6</sup>	
Kilocalorie	Gigajoules (GJ)	4.187 x 10 <sup>-6</sup>	
Tonne oil eq. (toe)	<del>Gigajoules (GJ)</del>	41.86	
kWh	<del>Gigajoules (GJ)</del>	3.6 x 10 <sup>-3</sup>	
Btu / ft <sup>3</sup>	GJ/m <sup>3</sup>	3.72589 x 10 <sup>-5</sup>	
Btu / lb	GJ / Tonnes (metric)	2.326 x 10 <sup>-3</sup>	
Lb/ft <sup>3</sup>	Tonnes (metric) / m <sup>3</sup>	1.60185 x 10 <sup>-2</sup>	
<del>Psi</del>	Bar	0.0689476	
Kgf / cm <sup>3</sup> (tech atm)	Bar	0.980665	
Atm	Bar	<del>1.01325</del>	
Mile	Kilometer	1.6093	
Hectares	Acres	<del>2.471</del>	
Barrels	Gallons (liquid, US)	<del>42</del>	

## 3. Global Warming Potentials

According to the Intergovernmental Panel on Climate Change (IPCC), the global warming potential (GWP) of a greenhouse gas is defined as the ratio of the time-integrated radiative forcing from the instantaneous release of 1 kilogram (kg) of a trace substance relative to that of 1 kg of a reference gas. The reference gas used is CO<sub>2</sub>. The values given below are those reported in the IPCC Second Assessment Report (IPCC 1996). These values are used to be consistent with other statewide and national Greenhouse Gas (GHG) inventories. Operators must use these values when converting emissions of greenhouse gases to carbon dioxide equivalent values (CO<sub>2</sub>e) for purposes of estimating *de minimis* or other emissions as specified in this article.

Table 2. Global Warming Potentials (100-Year Time Horizon)		
Gas	GWP	
<del>CO</del> <sub>2</sub>	4	
CH <sub>4</sub> *	21	
N <sub>2</sub> O	<del>310</del>	
HFC-23	11,700	
HFC-32	650	
HFC-125	<del>2,800</del>	
HFC-134a	<del>1,300</del>	
HFC-143a	<del>3,800</del>	
HFC-152a	140	
HFC-227ea	<del>2,900</del>	
HFC-236fa	6,300	
HFC-4310mee	1,300	
GF₄	<del>6,500</del>	
G <sub>2</sub> F <sub>6</sub>	9,200	
G <sub>4</sub> F <sub>40</sub>	7,000	
G <sub>6</sub> F <sub>14</sub>	7,400	
SF <sub>6</sub>	23,900	

<sup>\*</sup> The CH₄ GWP includes the direct effects and those indirect effects due to the production of tropospheric ozone and stratospheric water vapor. The indirect effect due to the production of CO₂ is not included. Source: IPCC Climate Change 1995: The Science of Climate Change. (1996) Intergovernmental Panel on Climate Change, J.T. Houghton, L.G. Meira Filho, B.A. Callander, N. Harris, A. Kattenberg, and K.

Maskell, eds. Cambridge University Press. Cambridge, U.K.

#### 4. Method for Fuel Use to Carbon Dioxide Emissions Estimations

The following table shows the approximate amount of fuel that, when fully combusted, would result in 25,000 and 2,500 metric tonnes of CO<sub>2</sub> for selected common fuel types.

The 25,000 metric tonne threshold is the level at or above which general stationary sources of combustion are required to report under the regulation. Similarly, the 2,500 metric tonne threshold is the level at or above which electricity generating facilities >1MW are required to report. This information is provided to give operators a rough estimate of whether or not a given facility falls within the scope of ARB's mandatory reporting program. However, this table alone may not be used to demonstrate that a facility has no reporting obligation.

These tables are based on the ARB accepted emission factors which are set forth in this document. If an operator is combusting multiple fuels types, or is using a fuel type not listed in this table, then the operator must multiply the amount of fuel consumed annually for each fuel type by the ARB provided emission factor and sum the emissions to determine annual CO<sub>2</sub> emissions from stationary combustion.

Table 3. Fuel Amounts Resulting in 25,000 or 2,500 MT of CO <sub>2</sub> by Fuel Type				
Fuel Type	Fuel Units	<del>Kg</del> <del>CO</del> ₂/Unit	Amount of fuel to produce 25,000 MT CO <sub>2</sub>	Amount of fuel to produce 2,500 MT CO <sub>2</sub>
Natural Gas (unspecified)	scf	0.05	459,140,464	45,914,046
	MMBtu	<del>53.02</del>	4 <del>71,520</del>	4 <del>7,152</del>
LPG (energy use)	Gal	<del>5.79</del>	4,317,757	431,776
Distillate Fuel (#1,2 &4)	Gal	10.14	<del>2,466,011</del>	<del>246,601</del>
Motor Gasoline	Gal	8.80	<del>2,841,174</del>	<del>284,117</del>
Landfill Gas	MMBtu	<del>52.03</del>	480,503	48,050
	<del>scf</del>	0.025 <sup>*</sup>	916,301,950	91,630,195
Coal (Unspecified Other Industrial)	Short Ton	<del>2,082.89</del>	<del>12,003</del>	<del>1,200</del>
Jet Fuel	Gal	<del>9.56</del>	<del>2,614,682</del>	<del>261,468</del>
Kerosene	Gal	9.75	<del>2,562,972</del>	<del>256,297</del>
Petroleum Coke	MMBtu	102.04	244,996	24,500
	Short Ton	<del>2530.70</del>	9,879	988
Crude Oil	Gal	10.29	<del>2,430,348</del>	<del>243,035</del>

<sup>\*</sup>Note: The emission factor shown includes only the CO<sub>2</sub>-emissions from the combustion of landfill gas. It does not include the CO<sub>2</sub>-pass-through emissions.

#### 5. Emission Factors

When working with the following emission factor tables the molar mass ratio of carbon dioxide to carbon ( $CO_2/C$ ) is assumed to be 3.664. Complete oxidation is assumed for all fuels (oxidation factor = 1).

(a) Default Carbon Content, Heat Content, and Carbon Dioxide Emission Factors for Stationary Combustion

The default heat contents specified in Table 4 are provided for use with sections 95125(a) and (b) of the regulation.

The default carbon dioxide emission factors from stationary combustion on a heat content basis (kg CO<sub>2</sub> / MMBtu) specified in Table 4 and Table 5 are provided for use with sections 95125(a), (c) and (h) of the regulation.

Table 4. Default Carbon Content, Heat Content, and Carbon Dioxide Emission Factors from Stationary Combustion by Fuel Type					
Fuel Type	Default Carbon Content	Default Heat Content	Default CO <sub>2</sub> Emission Factor	Default CO <sub>2</sub> Emission Factor	
Coal and Coke	<del>kg C /</del> MMBtu	MMBtu / Short Ton	kg CO <sub>2</sub> / Short Ton	<del>kg CO₂ /</del> MMBtu	
Anthracite	<del>28.26</del>	<del>25.09</del>	<del>2,597.94</del>	103.54	
Bituminous	<del>25.49</del>	<del>24.93</del>	<del>2,328.35</del>	<del>93.40</del>	
Sub-bituminous	<del>26.48</del>	<del>17.25</del>	<del>1,673.64</del>	<del>97.02</del>	
Lignite	<del>26.30</del>	14.21	<del>1,369.32</del>	<del>96.36</del>	
Unspecified (Residential/Commercial)	<del>26.00</del>	<del>22.24</del>	<del>2,118.67</del>	<del>95.26</del>	
Unspecified (Industrial Coking)	<del>25.56</del>	<del>26.28</del>	<del>2,461.17</del>	<del>93.65</del>	
Unspecified (Other Industrial)	<del>25.63</del>	<del>22.18</del>	<del>2,082.89</del>	<del>93.91</del>	
Unspecified (Electric Power)	<del>25.76</del>	<del>19.97</del>	1,884.86	94.38	
Coke	<del>27.85</del>	<del>24.80</del>	<del>2,530.65</del>	102.04	
Natural Gas (By Heat Content)	kg C / MMBtu	Btu / Standard cubic foot	kg CO <sub>2</sub> -/ Standard cubic ft.	<del>kg CO₂-/</del> MMBtu	
975 to 1,000 Btu / Standard cubic foot	14.73	n/a	n/a	<del>53.97</del>	
1000 to 1,025 Btu / Std cubic foot	14.43	<del>n/a</del>	<del>n/a</del>	<del>52.87</del>	
1025 to 1,050 Btu / Std cubic foot	14.47	<del>n/a</del>	<del>n/a</del>	<del>53.02</del>	
1050 to 1,075 Btu / Std cubic foot	14.58	n/a	n/a	<del>53.42</del>	
1075 to 1,100 Btu / Std cubic foot	<del>14.65</del>	<del>n/a</del>	<del>n/a</del>	<del>53.68</del>	
Greater than 1,100 Btu / Std cubic foot	14.92	n/a	n/a	<del>54.67</del>	
Unspecified (Weighted U.S. Average)	<del>14.47</del>	<del>1,027</del>	0.0544	<del>53.02</del>	

from Stationary Combustion by Fuel Type (continued)				
Petroleum Products	kg C / MMBtu	MMBtu / Barrel	kg CO <sub>2-</sub> / gallon	<del>kg CO₂-/</del> MMBtu
Asphalt & Road Oil	<del>20.62</del>	6.636	11.94	<del>75.55</del>
Aviation Gasoline	<del>18.87</del>	5.048	8.31	69.14
Distillate Fuel Oil (#1, 2 & 4)	19.95	5.825	10.14	73.10
Jet Fuel	19.33	5.670	9.56	70.83
Kerosene	<del>19.72</del>	<del>5.670</del>	9.75	<del>72.25</del>
LPG (energy use)	<del>17.19</del>	3.861	5.79	62.98
Propane	<del>17.20</del>	3.824	5.74	<del>63.02</del>
—Ethane	<del>16.25</del>	<del>2.916</del>	4.13	<del>59.54</del>
Isobutane	<del>17.75</del>	4.162	6.44	65.04
n-Butane	<del>17.72</del>	4.328	6.69	64.93
Lubricants	20.24	6.065	<del>10.71</del>	<del>74.16</del>
Motor Gasoline	19.33	<del>5.218</del>	8.80	70.83
Residual Fuel Oil (#5 & 6)	<del>21.49</del>	6.287	11.79	<del>78.74</del>
Crude Oil	20.33	5.800	<del>10.29</del>	74.49
Naphtha (<401 deg. F)	18.14	5.248	8.30	66.46
Natural Gasoline	18.24	4.620	<del>7.35</del>	66.83
Other Oil (>401 deg. F)	<del>19.95</del>	<del>5.825</del>	10.14	<del>73.10</del>
Pentanes Plus	<del>18.2</del> 4	4.620	7.35	66.83
Petrochemical Feedstocks	<del>19.37</del>	<del>5.428</del>	<del>9.17</del>	<del>70.97</del>
Petroleum Coke	<del>27.85</del>	6.024	14.64	<del>102.04</del>
Still Gas	17.51	6.000	9.17	64.16
Special Naphtha	19.86	5.248	9.09	<del>72.77</del>
Unfinished Oils	20.33	<del>5.825</del>	10.33	<del>74.49</del>
Waxes	19.81	5.537	<del>9.57</del>	<del>72.58</del>
Other Solid Fuels	kg C / MMBtu	MMBtu / Short Ton	kg CO₂ / Short Ton	kg CO <sub>2</sub> / MMBtu
Biomass Derived Fuels (Solid). Wood and Wood Waste (12% moisture content) or other solid biomass-derived fuels	<del>25.60</del>	<del>15.38</del>	1,442.62	93.80
Municipal Solid Waste (MSW)	<del>24.74</del>	<u>8.7</u>	788.7	90.65
Biomass-derived Fuels (Gas)	kg C / MMBtu	Btu / Standard cubic foot	kg CO <sub>2</sub> / Standard cubic ft.	<del>kg CO₂/</del> MMBtu
Biogas <sup>*</sup>	<del>28.4</del>	<del>Varies</del>	<del>Varies</del>	<del>104.06</del>

Table 4. Default Carbon Content, Heat Content, and Carbon Dioxide Emission Factors

Note: Heat content factors are based on higher heating values (HHV).

Source: U.S. EPA, Inventory of Greenhouse Gas Emissions and Sinks: 1990-2005 (2007), Annex 2.1, Tables A-28, A-31, A-32, A-35, and A-36, except: Heat Content factors for Unspecified Coal (by sector), Coke, Naphtha (<401 deg. F), and Other Oil (>401 deg. F) (from U.S. Energy Information Administration, Annual Energy Review 2005 (2006), Tables A-1, A-4, and A-5); Heat Content factors for Coal (by type) and LPG and all factors for Wood and Wood Waste, Landfill Gas, and Wastewater Treatment Biogas (from EPA Climate Leaders, Stationary Combustion Guidance (2004), Tables B-1 and B-2). MSW from Energy Information Administration, <a href="http://www.eia.doe/gov/oiaf/1605/factors.html">http://www.eia.doe/gov/oiaf/1605/factors.html</a> and from California Air Resources Board, 2008.

The emission factors for biogas include both the CO<sub>2</sub> from combustion and the pass-through CO<sub>2</sub>, which are assumed to be in equal proportions.

# Table 5. Default Carbon Dioxide Emission Factors from Stationary Combustion by Fuel Type for Waste Derived Fuels

Fuel Type	kg CO₂ / MMBtu
Waste Oil	<del>78</del>
Tires	90
Plastics	<del>79</del>
Solvents	<del>78</del>
Impregnated Saw Dust	<del>79</del>
Other Fossil Based Wastes	84
Dried Sewage Sludge	<del>116</del>
Mixed Industrial Waste	88
Municipal Solid Waste	91

Note: Emission factors are based on higher heating values (HHV). Values were converted from LHV to HHV assuming that LHV are 5 percent lower than HHV for solid and liquid fuels.

Source: WBCSD/WRI, The Cement CO<sub>2</sub>-Protocol: CO<sub>2</sub>
Accounting and Reporting Standard for the Cement Industry
Calculation Tool (2004), except: Municipal Solid Waste, (from
EIA Voluntary Reporting of Greenhouse Gases Website
http://www.eia.doe.gov/oiaf/1605/coefficients.html (Accessed
October 5, 2007))

# (b) Methane and Nitrous Oxide Emission Factors for Stationary Combustion

The default methane and nitrous oxide emission factors for stationary combustion in Table 6 are provided for use with section 95125(b) of the regulation. For readability, these emission factors are provided in units of grams/MMBtu, but should be converted to kg/MMBtu (i.e., divided by 1000) when using them in the equations in section 95125(b).

Table 6. Default CH₄ and N₂O Emission Factors from Stationary Combustion by Fuel Type				
Fuel Type	Default CH <sub>4</sub> Emission Factor (g CH <sub>4</sub> / MMBtu)	Default N <sub>2</sub> O Emission Factor (g N <sub>2</sub> O / MMBtu)		
<del>Asphalt</del>	<del>3.0</del>	0.6		
Aviation Gasoline	3.0	0.6		
Coal	<del>10.0</del>	<del>1.5</del>		
Crude Oil	<del>3.0</del>	0.6		
Derived Gases (low Btu gases)	0.3	0.1		
Digester Gas	0.9	<del>0.1</del>		
Distillate	3.0	0.6		
Gasoline	<del>3.0</del>	0.6		
<del>Jet Fuel</del>	<del>3.0</del>	0.6		
Kerosene	3.0	0.6		
Landfill Gas	<del>0.9</del>	0.1		
LPG	<del>1.0</del>	0.1		
Lubricants	3.0	0.6		
MSW	30.0	4.0		
Naphtha	3.0	0.6		
Natural Gas	0.9	0.1		
Natural Gas Liquids	3.0	0.6		
Other Biomass	<del>30.0</del>	4.0		
Petroleum Coke	3.0	0.6		
Propane	1.0	0.1		
Refinery Gas	0.9	0.1		
Residual Fuel Oil	3.0	0.6		
Tires	<del>3.0</del>	0.6		
Waste Oil	<del>30.0</del>	4.0		
Waxes	3.0	0.6		
Wood (Dry) 30.0 4.0  Notes: Heat content factors are based on higher heating values				

Notes: Heat content factors are based on higher heating values (HHV). Values were converted from LHV to HHV assuming that LHV are 5 percent lower than HHV for solid and liquid fuels and 10 percent lower for gaseous fuels. Those employing this table are assumed to fall under the IPCC definitions of the "Energy Industry" or "Manufacturing Industries and Construction". In all fuels except for coal the values for these two categories are identical. For coal combustion, those who fall within the IPCC "Energy Industry" category may employ a value of 1 g of CH4/MMBtu.

Source: Intergovernmental Panel on Climate Change, 2006 IPCC Guidelines for National Greenhouse Gas Inventories (2006), Volume 2, Tables 2.2, 2.3, and 2.4.

# (c) Carbon Dioxide Emission Factors for Transportation Fuels

The default carbon dioxide emission factors in Table 7 are provided for use with section 95125(i) of the regulation. These factors may only be used for vehicular emissions and should not be applied to stationary combustion sources.

Table 7. Carbon Dioxide Emission Factors for Transportation Fuels			
Fuel	kg CO₂/gallon		
Aviation gasoline	<del>8.24</del>		
Biodiesel	<del>9.52</del>		
CA Low Sulfur Diesel	9.96		
CA Reformulated gasoline, 5.7% ethanol	<del>8.55</del>		
Crude Oil	<del>10.14</del>		
Non-CA Diesel/Diesel No.2	<del>10.05</del>		
Ethanol (E85)	<del>6.10</del>		
Fischer Tropsch Diesel	9.13		
Jet Fuel, Kerosene (Jet A or A-1)	9.47		
<del>Jet Fuel, Naphtha (Jet B)</del>	9.24		
Kerosene	<del>9.67</del>		
Liquefied Natural Gas (LNG)	4.37		
Liquefied Petroleum Gas (LPG)	<del>5.92</del>		
Methanol	4.10		
Motor Gasoline (Non CA and off-road)	8.78		
Propane	<del>5.67</del>		
Residual Oil	<del>11.67</del>		
Fuels With Other Units Of Measure			
Natural Gas (CNG) per therm	<del>5.28</del>		
Natural Gas (CNG) per gasoline gallon equivalent	6.86		
Hydrogen per kg	0.00		

Note: Emission factors are based on complete combustion and high heating value (HHV).

Source: California Energy Commission, *Inventory of California Greenhouse Gas Emissions and Sinks: 1990-1999* (November 2002); Energy Information Administration, *Emissions of Greenhouse Gases in the United States 2000*, (2001), Table B1, page 140, see http://www.eia.doe.gov/oiaf/1605/ggrpt; propane and butane emission factors and fractions oxidized from U.S. Environmental Protection Agency, *Compilation of Air Pollutant Emission Factors, AP- 42*, Fifth Edition, see http://www.epa.gov/ttn/chief/ap42/index.html. Methanol emission factor is calculated from the properties of the pure compounds; the fraction oxidized is assumed to be the same as for other liquid fuel.

# (d) Methane and Nitrous Oxide Emission Factors for On-Road Mobile Sources

The default methane and nitrous oxide emission factors in Table 8 are provided for use with section 95125(i) of the regulation.

Vehicle Types/Model Years	CH <sub>4</sub> (g/mile)	N <sub>2</sub> O (g/mile)
Passenger Cars - Gasoline		
Model Year 1984-1993 and older	0.0704	0.0647
Model Year 1994	0.0531	0.0560
Model Year 1995	0.0358	0.0473
Model Year 1996	0.0272	0.0426
Model Year 1997	0.0268	0.0422
Model Year 1998	0.0249	0.0393
Model Year 1999	0.0216	0.0337
Model Year 2000	0.0178	0.0273
Model Year 2001	0.0110	0.0158
Model Year 2002	0.0107	0.0153
Model Year 2003	0.0114	0.0135
Model Year 2004	0.0145	0.0083
Model Year 2005- present	0.0147	0.0079
Passenger Cars - Alternative Fuels and Diesel		
Methanol	0.018	0.067
CNG	0.737	0.050
<del>LPG</del>	0.037	0.067
Ethanol	0.055	0.067
Diesel Model Year 1960-1982	0.0006	0.0012
Diesel Model Year 1983-present	0.0005	0.0010
Light Duty Truck (Vans, Pickup Trucks, SUVs) Gasoline		
Model Year 1987-1993 and older	0.0813	0.1035
Model Year 1994	0.0646	0.0982
Model Year 1995	0.0517	0.0908
Model Year 1996	0.0452	0.0871
Model Year 1997	0.0452	0.0871
Model Year 1998	0.0391	0.0728
Model Year 1999	0.0321	0.0564
Model Year 2000	0.0346	0.0621
Model Year 2001	0.0151	0.0164
Model Year 2002	0.0178	0.0228
Model Year 2003	0.0155	0.0114
Model Year 2004	<del>0.0152</del>	0.0132
Model Year 2005- present	0.0157	0.0101

Source: Gasoline vehicle factors from EPA Climate Leader, Mobile Combustion Guidance (2008) based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007). Diesel vehicle factors based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007), Annex 3.2, Table A-99. Alternative fuel vehicle factors based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007), Annex 3.2, Table A-100.

**Light Duty Truck - Alternative Fuels and Diesel** CH<sub>4</sub> (g/mile) N<sub>2</sub>O (g/mile) Methanol 0.018 0.067 CNG 0.737 0.050 **LPG** 0.037 0.067 0.067 Ethanol 0.055 Diesel Model Year 1960-1982 0.0011 0.0017 Diesel Model Year 1983-1995 0.0009 0.0014 Diesel Model Year 1996-present 0.0010 0.0015 **Heavy-Duty Vehicle - Gasoline** Model Year 1985 -1986 and older 0.4090 0.0515 0.3675 0.0849 Model Year 1987 Model Year 1988-1989 0.3492 0.0933 0.1142 Model Year 1990-1995 0.3246 Model Year 1996 0.1278 0.1680 Model Year 1997 0.0924 0.1726 Model Year 1998 0.0641 0.1693 Model Year 1999 0.0578 0.1435 Model Year 2000 0.0493 0.1092

0.0528

0.0546

0.0533

0.0341

0.0326

0.066

1.966

1.966

0.066

0.197

0.0051

0.0899

0.0672

0.1235

0.1307

0.1240

0.0285

0.0177

0.175

0.175

0.175

0.175

0.175

0.0048

0.0887

0.0669

Table 8. Methane and Nitrous Oxide Emission Factors for Mobile Sources by

Vehicle and Fuel Type (continued)

Model Year 2001

Model Year 2002

Model Year 2003 Model Year 2004

Methanol

CNG

**LNG** 

**LPG** 

**Ethanol** 

**Motorcycles** 

Model Year 2005-present

Diesel All Model Years

Model Year 1996 and older

Model Year 1996-present

**Heavy Duty Trucks - Diesel and Alternative Fuels** 

Source: Gasoline vehicle factors from EPA Climate Leader, Mobile Combustion Guidance (2008) based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007). Diesel vehicle factors based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007), Annex 3.2, Table A-99. Alternative fuel vehicle factors based on U.S. EPA, *Inventory of U.S. Greenhouse Gas Emission and Sinks:* 1990-2005 (2007), Annex 3.2, Table A-100.

# (e) Fugitive Carbon Dioxide Emission Factor from Geothermal Power Plants

The default carbon dioxide emission factor for geothermal power plants given in Table 9 is provided for use with section 95111(i) of the regulation.

Table 9. Default Fugitive Carbon Dioxide Emission Factor from Geothermal Power Plants			
Fuel Type kg CO <sub>2</sub> / MMBtu			
Geothermal	<del>7.53</del>		

Source: Energy Information Administration, *Electric Power Annual with data for 2005*, carbon dioxide uncontrolled emission factors website see http://www.eia.doe.gov/cneaf/electricity/epa/epata3.html (Accessed 10/9/07)

# (f) Fugitive Emission Factors for Coal Storage

The emission factors for fugitive methane emissions from coal storage in Table 10 are derived from the U.S. EPA Coal Bed Methane Emissions Estimates Database. These factors must be applied as indicated in section 95125(j) of the regulation.

Table 10. Default Fugitive Methane Emission Factors from Post-Mining Coal Storage and Handling (CH<sub>4</sub>-ft<sup>3</sup>-per Short Ton)

Coal Origin		Coal Mine Type	
Coal Basin	States	Surface Post-Mining Factors	Underground Post-Mining Factors
Northern	Maryland, Ohio, Pennsylvania, West Virginia North	<del>19.3</del>	4 <del>5.0</del>
<del>Appalachia</del>			
Central Appalachia (WV)	Tennessee, West Virginia South	<del>8.1</del>	<del>44.5</del>
Central Appalachia (VA)	<del>Virginia</del>	<del>8.1</del>	<del>129.7</del>
Central Appalachia (E KY)	East Kentucky	<del>8.1</del>	<del>20.0</del>
Warrior	Alabama, Mississippi	<del>10.0</del>	<del>86.7</del>
Illinois	Illinois, Indiana, Kentucky West	<del>11.1</del>	<del>20.9</del>
Rockies (Piceance Basin)		<del>10.8</del>	<del>63.8</del>
Rockies (Uinta Basin)	Arizona California Calarada Now	<del>5.2</del>	<del>32.3</del>
Rockies (San Juan Basin)	Arizona, California, Colorado, New Mexico, Utah	<del>2.4</del>	<del>34.1</del>
Rockies (Green River Basin)	Wexies, Stair	<del>10.8</del>	<del>80.3</del>
Rockies (Raton Basin)		<del>10.8</del>	<del>41.6</del>
N. Great Plains	Montana, North Dakota, Wyoming	<del>1.8</del>	<del>5.1</del>
West Interior (Forest City, Cherokee Basins)	Arkansas, Iowa, Kansas,	<del>11.1</del>	<del>20.9</del>
West Interior (Arkoma Basin)	Louisiana, Missouri, Oklahoma,	<del>24.2</del>	<del>107.6</del>
West Interior (Gulf Coast Basin)	<del>Texas</del>	<del>10.8</del>	41.6
Northwest (AK)	Alaska	<del>1.8</del>	<del>52.0</del>
Northwest (WA)	<del>Washington</del>	<del>1.8</del>	<del>18.9</del>

Source: Inventory of U.S. Greenhouse Gas Emissions and Sinks:1990 - 2005

April 15, 2007, U.S. Environmental Protection Agency. Annex 3, Methodological Descriptions for Additional Source or Sink Categories, Section 3.3, Table A-115, Coal Surface and Post-Mining CH4 Emission Factors (ft<sup>3</sup> per Short Ton). (Only Post-Mining EFs used from Table). State assignments shown from Table 113 of Annex 3.

# (g) Coke Burn Rate Material Balance and Conversion Factors

The coke burn rate material balance and conversion factors given in Table 11 are provided for use with section 95113(b)(1)(A) of the regulation.

Table 11. Coke burn rate material balance and conversion factors				
-	- (kg min)/(hr dscm %) (lb min)/(hr dscf %)			
<b>K</b> <sub>4</sub>	0.2982	0.0186		
K <sub>2</sub> 2.0880 0.1303				
K <sub>3</sub> 0.0994 0.0062				
Source: US EPA Title 40 CFR 63.1564				

## (h) Methane and Nitrous Oxide Emission Factors for Wastewater Treatment

The method to derive an emission factor for fugitive methane and nitrous oxide emissions from wastewater treatment specified below is based on 2006 IPCC guidelines. This method is provided for use with section 95113(c)(1)(A)-(B) of the regulation.

Table 12. Default MCF Values for Industrial Wastewater				
Type of Treatment and Discharge Pathway or System	Comments	MCF	Range	
	Untreated			
Sea, river and lake discharge	Rivers with high organic loading may turn anaerobic, however this is not considered here	0.1	<del>0 - 0.2</del>	
	Treated			
Aerobic treatment plant	-Well maintained, some CH4 may be emitted from settling basins	θ	0-0.1	
Aerobic treatment plant	-Not well maintained, overloaded	0.3	<del>0.2 – 0.4</del>	
Anaerobic digester for sludge	CH <sub>4</sub> recovery not considered here	0.8	<del>0.8 – 1.0</del>	
Anaerobic reactor	CH <sub>4</sub> -recovery not considered here	0.8	0.8 - 1.0	
Anaerobic shallow lagoon	-Depth less than 2 meters	0.2	<del>0 – 0.3</del>	
Anaerobic deep lagoon	Depth more than 2 meters	0.8	<del>0.8 – 1.0</del>	

Source: Intergovernmental Panel on Climate Change, 2006 IPCC Guidelines for National Greenhouse Gas Inventories (2006), Volume 5, Waste, Chapter 6: Wastewater Treatment and Discharge. Prepared by the National Greenhouse Gas Inventories Programme, Eggleston H.S., Buendia L., Miwa K., Ngara T. and Tanabe K. (eds).

MCF = methane correction factor - the fraction of waste treated anaerobically

B =CH<sub>4</sub> generation capacity (kg CH<sub>4</sub>/kg COD)
Default factor = 0.25 kg CH<sub>4</sub>/kg COD

COD = chemical oxygen demand (kg COD/m<sup>3</sup>)

Emission factor for N<sub>2</sub>O from discharged wastewater EF<sub>N2O</sub> = 0.005 kg N<sub>2</sub>O-N/kg-N

## (i) Emission Factors for Oil/Water Separators

# Use Table 13 to derive emission factors for oil/water separators

Table 13. Emission Factors for Oil/Water Separators

Separator Type	Emission factor (EF <sub>sep</sub> ) <sup>1</sup> -kg NMHC/m <sup>3</sup> -wastewater
	treated
Gravity type - uncovered	<del>1.11e-01</del>
Gravity type - covered	<del>3.30e-03</del>
Gravity type - covered and connected to destruction	0
device	
DAF <sup>2</sup> -of IAF <sup>3</sup> uncovered	4.00e-03 <sup>4</sup>
DAF or IAF - covered	<del>1.20e-04</del> <sup>4</sup>
DAF or laf - covered and connected to a destruction	<del>0</del>
de de	

Source: Air pollutant emission estimation methods for E-PRTR reporting by refineries, CONCAWE, Brussels, April 2007, report no. 3/07

- 1. EFs do not include ethane
- DAF = dissolved air flotation type
- IAF = induced air flotation device
- 4. EFs for these types of separators apply where they are installed as secondary treatment systems

# (j) Gas Service Components Fugitive Emission Factors

The information presented in Table 14 is provided for use with section 95113(c)(4) as part of the method to determine fugitive methane emissions from fuel gas systems.

Table 14. Gas Service Components Fugitive Emissions				
Component Type / Default Zero Factor Correlation Equation		Pegged Factor (kg/hr)		
Service Type	( <del>kg/hr)</del>	( <del>kg/hr)</del>	10,000	100,000
			<del>ppmv</del> (SV > 9,999)	<del>ppmv</del> (SV> 99,999)
	<del>Zf</del> i0	<del>σ<sub>i</sub> and β</del> i	PF <sub>iP-10</sub>	PF <sub>iP-100</sub>
Valves (1)	<del>7.8 x 10 <sup>6</sup></del>	2.27 x 10 <sup>-6</sup> (SV) <sup>0.747</sup>	0.064	0.138
Pump seals (2)	<del>1.9 x 10 <sup>5</sup></del>	5.07 x 10 <sup>-5</sup> (SV) <sup>0.622</sup>	0.089	0.610
Others (3)	4.0 x 10 <sup>-6</sup>	8.69 x 10 <sup>-6</sup> (SV) <sup>0.642</sup>	0.082	<del>-0.138</del>
Connectors (4)	<del>7.5 x 10 <sup>6</sup></del>	1.53 x 10 <sup>6</sup> (SV) <sup>0.736</sup>	0.030	0.034
, ,		. ,		
Flanges (5)	3.1 x 10 <sup>-7</sup>	4.53 x 10 <sup>-6</sup> (SV) <sup>0.706</sup>	- <del>0.095</del>	0.095
Open-ended lines (6)	2.0 x 10 <sup>-6</sup>	1.90 x 10 <sup>-6</sup> (SV) <sup>0.724</sup>	0.033	0.082

Source: California Implementation Guidelines for Estimating Mass Emissions of Fugitive Hydrocarbon Leaks at Petroleum Facilities, February 1999, California Air Pollution Control Officers Association (CAPCOA) and California Air Resources Board

# 6. Method for Calculating Emissions of High Global Warming Potential Compounds

Provided below is the fugitive SF<sub>6</sub> emissions calculation methodology created by the U.S. EPA SF<sub>6</sub> Emission Reduction Partnership for Electric Power Systems. Operators shall use this approach or a service log for estimating fugitive emissions of high global warming potential compounds, including SF<sub>6</sub>, HFCs, and PFCs, as specified in sections 95111(f)-(g) of the regulation. The reporting form that follows the method below is for illustrative purposes. Pounds shall be converted to kilograms for purposes of reporting.

\_\_\_\_\_

#### SF6 EMISSIONS INVENTORY REPORTING METHOD AND FORM

This worksheet is based on the **mass-balance method**. The mass-balance method works by tracking and systematically accounting for all operator uses of  $SF_6$  during the reporting year. The quantity of  $SF_6$  that cannot be accounted for is then assumed to have been emitted to the atmosphere. The method has four subcalculations (A-D), a final total (E), and an optional emission rate calculation (F) as follows:

- A. Change in Inventory. This is the difference between the quantity of  $SF_6$  in storage at the beginning of the year and the quantity in storage at the end of the year. The "quantity in storage" includes  $SF_6$  gas contained in cylinders (such as 115-pound storage cylinders), gas carts, and other storage containers. It does not refer to  $SF_6$  gas held in operating equipment. The change in inventory will be negative if the quantity of  $SF_6$  in storage increases over the course of the year.
- B. **Purchases/Acquisitions of SF**<sub>6</sub>. This is the sum of all the SF<sub>6</sub> acquired from other entities during the year either in storage containers or in equipment.
- C. 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.
- D. Change in Total Nameplate Capacity of Equipment. This is the net increase in the total volume of  $SF_{6}$ -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 equipment is purchased, the  $SF_{6}$  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  $SF_{6}$  recovered from retiring equipment is less than the nameplate capacity, then the difference between the nameplate capacity and the recovered amount has been emitted. This quantity will be negative if the retiring equipment has a total nameplate capacity larger than the total nameplate capacity of the new equipment.
- E. **Total Annual Emissions**. This is the total amount of  $SF_6$  emitted over the course of the year, based on the information provided above. The amount is presented both in pounds of  $SF_6$  and in metric tonnes of  $CO_2$ -equivalent, that is, the quantity of carbon dioxide emissions that would have the same impact on the climate as the quantity of  $SF_6$  emitted. Because  $SF_6$  has 23,900 times the ability of carbon dioxide to trap heat in the atmosphere on a pound-for-pound basis, 1 pound of  $SF_6$  is equivalent to nearly 11 metric tonnes of carbon dioxide.
- F. Emission Rate (optional). By providing the total nameplate capacity of all the electrical

equipment in your facility at the end of the year, you can obtain an estimate of the emission rate of your facility's equipment (in percent per year).

The emission rate is equal to the total annual emissions divided by the total nameplate capacity.

SF	6 Emissions Reduction Pa	artnership f	or Electric	Power Systems
_	Annual Reporting Form			
Name:	Author Roporting Form	Company Name:		
Title:		Report Year:		
Phone:		Date Completed:		
		•		•
	Decrease in Inventory (SF <sub>6</sub>	contained in cylin		
	Inventory (in cylinders, <b>not</b> equipment)	AMOUNT (lbs.)	C	omments
	Beginning of Year			
	2. End of Year			
	A. Decrease in Inventory (1 - 2)	-		
1	Purc	hases/Acquisition		
		AMOUNT (lbs.)	С	omments
	3. SF <sub>6</sub> purchased from producers or			
	distributors in cylinders			
	4. SF <sub>6</sub> provided by equipment			
	manufacturers with/inside equipment			
	5. SF <sub>6</sub> returned to the site after off-site			
	recycling			
	<b>B.</b> Total Purchases/Acquisitions (3+4+5)	_		
		es/Disbursements	of SE <sub>2</sub>	
	Guit	AMOUNT (lbs.)		omments
		71110-0111 (100.)	<u> </u>	CHINIOTHS
	6. Sales of SF <sub>6</sub> to other entities, including			
	gas left in equipment that is sold			
	7. Returns of SF <sub>6</sub> to supplier			
	8. SF <sub>6</sub> sent to destruction facilities			
	9. SF <sub>6</sub> sent off-site for recycling			
	C. Total Sales/Disbursements (6+7+8+9)	•		
	Increa	ase in Nameplate (	Capacity	
		AMOUNT (lbs.)	С	omments
	10. Total nameplate capacity (proper full			
	charge) of <u>new</u> equipment			
	11. Total nameplate capacity (proper full			
	charge) of <u>retired</u> or <u>sold</u> equipment			
	D. Increase in Capacity (10 - 11)	-		
j	T	otal Annual Emiss		
		lbs. SF <sub>6</sub>	kgs. SF6	Tonnes CO <sub>2</sub> equiv.
	E. Total Emissions (A+B-C-D) (lbs.)	-	-	-
	Er	nission Rate (opti	onal)	
		AMOUNT (lbs.)	С	omments
	Total Nameplate Capacity at End of Year			
	Total Namepiate Capacity at End of Teal			
		PERCENT (%)		
	F. Emission Rate (Emissions/Capacity)	-		