2017 NEI Final Plan: Revised July 2018

1 Introduction

The National Emissions Inventory (NEI) is a comprehensive and detailed estimate of annual total air emissions of both criteria and hazardous air pollutants (HAPs) from all significant air emissions sources. The NEI is prepared at least every three years by the U.S. EPA based primarily upon emissions estimates and emissions model inputs provided by State, Local and Tribal (SLT) air agencies, and supplemented by data developed by the EPA. The NEI is created to provide EPA, federal and state decision makers, the U.S. public, and other countries the U.S.’s best and most complete estimates of criteria air pollutants and precursors (CAPs) and HAP emissions. The NEI is used by the EPA in support of evaluating National Ambient Air Quality Standards (NAAQS), assessing interstate transport of air pollutants, air toxics programs, and for international reporting. It is also used by state and local air agencies as a starting point for State Implementation Plan (SIP) development, other federal agencies, researchers, and environmental groups to understand sources and impact of air pollution.

The NEI is created based on both regulatory and technical components. The Air Emissions Reporting Requirements (AERR) (40 CFR Part 51) is the rule that requires states to submit emissions of CAP emissions and provides the framework for voluntary submission of HAP emissions. The AERR, revised in 2015, requires agencies to report all sources of emissions, except fires and biogenic sources. The AERR also lowers the reporting threshold for lead emissions as point sources to 0.5 tons per year of actual emissions and, except for California, requires agencies to report the inputs needed to model emissions from onroad mobile and nonroad equipment mobile sources. Sources are divided into large groups called “data categories”: stationary sources are reported in “point” or “nonpoint” (county totals) and mobile sources in onroad (cars and trucks), nonroad (off-road vehicles and nonroad equipment such as lawn and garden equipment), point (airports and railyards), or nonpoint (marine and locomotives). Large fires (wild and prescribed) are reported in a data category called ‘EVENTS.” The AERR specifies emissions thresholds above which states must report stationary emissions as “point” sources with the remainder of the stationary emissions reported as “nonpoint” sources.

Since the 2008 NEI, the Emissions Inventory System (EIS) has been the data system for collecting and storing current and historical emissions inventory data. The AERR requires the submission of data electronically to the EIS through the Central Data Exchange (CDX), and the EIS is used to receive and store emissions data and to select the data to be included in the NEI. The EIS not only holds the emissions data, it also provides all reporting codes, and EIS quality assurance (QA) checks, and there are Bridge Tools available to allow agencies to report NEI datasets to the EIS. The EIS also includes agency organization profiles such as a list of agency staff and contact information who are responsible for submitting or reviewing data. Lastly, the EIS provides feedback reports to agencies with results of EIS QA checks on reported data as well as reports on facilities and emissions useful for summarizing and reviewing agency data and the NEI.

Since the inception of the EIS, the EPA has worked to ensure that all changes to business processes, codes, QA checks, etc., are provided to the SLT air agencies by June 1 of the year that the submission window opens. For the 2017 inventory, this date is June 1, 2018. However, air agency feedback indicated that this timeline did not give SLTs enough time to implement associated changes into SLT data systems. In response to those comments, the EPA posted changes by July 1, 2017, approximately one year before the submission window opens (18 months before the data are due). This revised NEI Plan highlights some necessary changes to the initial 2017 NEI Plan that was provided in October 2017.
The NEI team staff are sensitive to the impact that these changes have on SLTs and are interested in comments from the SLT air agency staff. The NEI team will assist SLT staff wherever possible to implement any needed changes into your system. While we try to minimize changes to the EIS, these improvements are intended to help the EPA to create a more complete, accurate, and timely inventory, which is ultimately also in the best interest of SLT agencies as well.

## 2 Schedule

The detailed 2017 NEI schedule, revised in May 2018, is provided in Table 2-1 for general activities, point and events data categories, and onroad and nonroad mobile data categories. The schedule for the nonpoint data category is provided in Table 2-2. A key change to the 2017 NEI schedule from the 2014 NEI is that most of the nonpoint inventory will be created using a staggered schedule and we will also encourage submittal of input activity date for many nonpoint sources. For the 2017 NEI, EPA has decided to divide the nonpoint tools into four categories to allow more resources and time for collaboration on the most important and complicated tools. This staggered schedule of EPA nonpoint tools will allow more focus on specific nonpoint tools in discrete timeframes during the 2017 NEI development cycle, and will avoid dumping an overwhelming number of new and revised EPA estimates at once on the SLT inventory developers. These nonpoint tools are encouraged for use by SLTs for improving emissions calculations using consistent and defensible methods. SLTs who choose to have the EPA calculate their nonpoint sector data using these tools will need to send that data by one of the two submittal deadline date(s) shown in the detailed schedule. Otherwise, SLTs may submit nonpoint emissions data by March 31, 2019, 3 months later than the usual AERR required schedule. More details on the multiple-category staggered schedule of EPA nonpoint tools and input activity submittals are provided in Section 5.4.

We provide a refined schedule for releasing data in the EIS, which precedes the public NEI release by several months for some data categories. Barring some possible last-minute changes in data, data in the EIS release will be identical to the public release data for the NEI. We provide the EIS data early because some data category inventories will be finalized and thus available sooner than others, and also because it takes a few weeks to build all data summaries and documentation that accompany the public release of the NEI. Only SLT and EIAG inventory developers, RPOs, EPA Regional Offices and other EPA users have access to the EIS datasets, which are available in EIS when finalized but before public website dissemination can occur.

As was done for the 2014 NEI, comments on the draft 2017 NEI will be focused strictly on issues identified by QA and not be permitted to include SLT agencies submitting wholesale replacement data. In the past, allowing wholesale replacements had the unintended effect of delaying the NEI release by many weeks or months and increasing EPA costs to unsustainable levels. SLT agencies will still be able to send data corrections during a QA period. We are not including a placeholder for a second version (“v2”) of the 2017 NEI since it is unknown if a version 2 of the 2017 NEI would be scheduled.

Significant changes to the 2017 NEI schedule from the October 2017NEI Plan include:

- The Point inventory submittal window will open on July 1, 2018 rather than June 15, 2018 to allow the 2016 Point inventory to be completed and “locked” before potential changes to the facility inventory related to year 2017 are submitted.
- The emissions submittal deadline for all nonpoint sources except for commercial marine vessels (CMV) and rail is now March 31, 2019. The CMV and rail submittal deadline is January 15, 2019, the same extended-AERR deadline as all other data categories: Point, onroad and nonroad mobile and events.
• Nonpoint activity data for most source categories that do not utilize point source subtraction (“Cat 3” sources) is due March 31, 2019, rather than the earlier deadlines for some nonpoint sources in the original NEI Plan.
• The public release of the 2017 NEI is postponed a month to March 31, 2020

| Table 2-1: 2017 NEI Schedule for general activities, point, events and mobile data categories |
|---------------------------------------------------------------|------------------|--------------------------------------------------|
| **General Activities**                                        | **Who**          | **Details**                                      | **Deadline** |
| Finalize changes to codes and QA routines for 2017           | EPA              | Code changes and QA routines to be reflected in EIS | 11/15/2017   |
| EPA posts expected pollutants list to website               | EPA              | Point, Nonpoint and Events only                  | 11/15/2017   |
| Submission Window Opens for SLT submittals                  | SLT              | All data categories, delayed to allow 2016 NEI completion | 7/1/2018     |
| SLTs last day for EIS submittal of Point, Onroad Mobile, Nonroad Mobile and Events data category emissions | SLT              | The regulatory deadline for emissions data and model inputs is December 31, 2018. However, the EPA provides a grace period because of the holidays at the end of the season, and also has later dates for nonpoint sources, which have underlying data available at later dates. | 1/15/2019 |
| 2017 v1 Public Release                                      | SLT              | Includes functioning NEI Data page with query tools, summaries and Technical Support Documentation | 3/31/2020 |

| **Point Inventory Development**                              | **Who**          | **Details**                                      | **Deadline** |
| Provide SLT List of Priority Pollutants/Facilities           | EPA              | On 2017 NEI Documentation website or SharePoint | 7/1/2018     |
| EPA 2017 landing/takeoff (LTO) data available for SLT review period | EPA              | On 2017 NEI Documentation website or SharePoint | 7/30/2018    |
| SLTs last day for EPA LTO data due                           | SLT              | SLT throughput data will be used to help compute EPA Nonpoint estimates that rely on point inventory subtraction | 10/30/2018   |
| SLTs last day for submittal of Facility Inventory edits to EIS| SLT              | SLT throughput data will be used to help compute EPA Nonpoint estimates that rely on point inventory subtraction | 1/8/2019     |
| SLTs last day for submittal of Point emissions to EIS        | SLT              | SLT throughput data will be used to help compute EPA Nonpoint estimates that rely on point inventory subtraction | 1/15/2019    |
| EPA loads EPA-estimated 2017 EGU Emissions to EIS            | EPA              | SLT throughput data will be used to help compute EPA Nonpoint estimates that rely on point inventory subtraction | 1/15/2019    |
| EPA provides feedback to SLTs on data completeness and outliers | EPA              | Window open on a case-by-case basis for corrections only | 2/15/2019    |
| SLT corrections based on EPA feedback due                    | SLT              | completeness and outliers check                  | 5/15/2019    |
| 2017 draft NEI Point Release in EIS                         | EPA              | Selection name will have a date stamp            | 6/1/2019     |
| 2017 NEI Point Release in EIS                                | EPA              | Selection name will have a date stamp            | 7/1/2019     |

| **Onroad/Nonroad Inventory Development**                      | **Who**          | **Details**                                      | **Deadline** |
| Post instructions and 2017 default inputs for onroad and nonroad | EPA              | On 2017 NEI Documentation website or SharePoint | 8/1/2018     |
| SLTs last day for submittal of Onroad/Nonroad activity input data to EIS | SLT              | SLT throughput data will be used to help compute EPA Nonpoint estimates that rely on point inventory subtraction | 1/15/2019    |
| EPA provides feedback to SLTs on data completeness and outliers | EPA              | Window open on a case-by-case basis for corrections only | 5/1/2019     |
| SLT corrections based on EPA feedback due                    | SLT              | Activity data only                              | 7/1/2019     |
| EPA solicits corrections on case by case basis               | SLT              | Starting May 15, 2019                          | 7/31/2019    |
| 2017v1 NEI release in EIS                                    | EPA              | Selection name will have a date stamp            | 9/15/2019    |
### Events Inventory Development

<table>
<thead>
<tr>
<th>Item</th>
<th>Who</th>
<th>Details</th>
<th>Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Request 2017 activity data from SLTs and other local organizations</td>
<td>SLT</td>
<td>EPA will send Excel-based template for SLT use via email</td>
<td>7/15/2018</td>
</tr>
<tr>
<td>Memo to all SLTs on how EVENTS will be done for 2017</td>
<td>EPA</td>
<td>Memo to explain EPA methods and why activity data are preferred and what is needed with emissions if they are submitted</td>
<td>7/15/2018</td>
</tr>
<tr>
<td>Re-assembly of Fires workgroup</td>
<td></td>
<td>We will start up the workgroup as we had for the 2014 NEI with new members added as requested</td>
<td>8/15/2018</td>
</tr>
<tr>
<td>Questionnaire to all SLTs</td>
<td>EPA</td>
<td>Used to help EPA assess SLT-submitted activity data</td>
<td>8/15/2018</td>
</tr>
<tr>
<td>Provide SMARTFIRE2 (SF2)-based draft emission estimates</td>
<td>EPA</td>
<td>A draft methodology will also be provided for review by SLTs</td>
<td>9/1/2018</td>
</tr>
<tr>
<td>Draft activity data and answers to questionnaire</td>
<td>SLT</td>
<td>Due date for draft activity data from SLTs and answers to questionnaire</td>
<td>12/15/2018</td>
</tr>
<tr>
<td>Review of draft emission estimates</td>
<td>SLT</td>
<td>Due date to submit new inputs and/or comments on draft estimates and methods</td>
<td>12/15/2018</td>
</tr>
<tr>
<td>EPA communication back to SLTs on the quality of the submitted activity data</td>
<td>EPA</td>
<td></td>
<td>1/15/2019 to 4/15/2019</td>
</tr>
<tr>
<td>EPA posts rerun of SF2 with documentation outlining changes from draft</td>
<td>EPA</td>
<td>Will reflect suggested revisions/comments from draft review as resources allow</td>
<td>5/15/2019</td>
</tr>
<tr>
<td>Final SF2 results review by SLTs</td>
<td>SLT</td>
<td>Only minor changes will be allowed due to resource limitations</td>
<td>7/15/2019</td>
</tr>
<tr>
<td>Develop final EPA-based WLF emission estimates for the US, including final documentation</td>
<td>EPA</td>
<td>These will be the final EPA estimates. See Section 7.1.</td>
<td>8/15/2019</td>
</tr>
<tr>
<td>2017v1 NEI release in EIS</td>
<td>EPA</td>
<td></td>
<td>9/15/2019</td>
</tr>
</tbody>
</table>

### Nonpoint Inventory Development

<table>
<thead>
<tr>
<th>Item</th>
<th>Who</th>
<th>Details</th>
<th>Deadline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cat1: EPA posts draft v1 tools and methodology for Category 1 sources</td>
<td>EPA</td>
<td>Based on similar methods to EPA methods developed for the 2014v2 NEI - posted on NOMAD (Nonpoint Method Advisory) SharePoint site</td>
<td>3/31/2017</td>
</tr>
<tr>
<td>Cat1: SLT comments on Cat 1 draft tools due</td>
<td>SLT</td>
<td>Comments submitted via email to NEI team lead</td>
<td>5/31/2017</td>
</tr>
<tr>
<td>Cat1: EPA posts v1 tools + input templates for Category 1 sources</td>
<td>EPA</td>
<td>Includes any SLT inputs submitted by 1/15/2017</td>
<td>4/30/2018</td>
</tr>
<tr>
<td>Cat1: EPA posts 2017 nonpoint emissions from Category 1 tools in EIS</td>
<td>EPA</td>
<td>Reflects EPA estimates plus any SLT inputs submitted by 11/30/2018</td>
<td>12/31/2018</td>
</tr>
<tr>
<td>Post list of nonpoint sectors where EPA will develop estimates</td>
<td>EPA</td>
<td>See Section 5.4</td>
<td>5/31/2017</td>
</tr>
<tr>
<td>EPA works with NOMAD group to refine and post updated Nonpoint Survey and point-nonpoint reconciliation table</td>
<td>EPA</td>
<td>Nonpoint Survey posted in EIS and Point-Nonpoint Reconciliation spreadsheet posted to NEI website or SharePoint</td>
<td>9/1/2018</td>
</tr>
<tr>
<td>Cat 2a: EPA posts draft v1 tools and methodology for Category 2a sources</td>
<td>EPA</td>
<td>Methodology revisions dependent on resource limitations</td>
<td>6/15/2018</td>
</tr>
<tr>
<td>Cat 2a: SLT comments on Cat 2a draft tools due</td>
<td>SLT</td>
<td>Comments submitted via email to NEI team lead</td>
<td>7/15/2018</td>
</tr>
<tr>
<td>Cat 2a: EPA posts Final Methodology + input templates for Category 2a tools</td>
<td>EPA</td>
<td>On SharePoint</td>
<td>9/15/2018</td>
</tr>
<tr>
<td>Cat 2a: EPA posts v1 tools for Category 2a sources</td>
<td>EPA</td>
<td>Includes any SLT inputs submitted by 11/15/2018</td>
<td>12/31/2018</td>
</tr>
<tr>
<td>Cat 2a: EPA posts 2017 nonpoint emissions from Category 2a tools in EIS</td>
<td>EPA</td>
<td>Reflects EPA estimates plus any SLT inputs submitted by 11/15/2018</td>
<td>12/31/2018</td>
</tr>
</tbody>
</table>
### Nonpoint Inventory Development

<table>
<thead>
<tr>
<th>Event</th>
<th>Responsible Party</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA posts commercial marine vessel shapefile fractions to CHIEF</td>
<td>EPA</td>
<td>9/30/2018</td>
</tr>
<tr>
<td>Cat 2b: EPA posts draft v1 tools and methodology for Category 2b sources</td>
<td>EPA</td>
<td>Methodology revisions dependent on resource limitations 11/15/2018</td>
</tr>
<tr>
<td>Cat 2b: SLT comments on Cat 2b draft tools due</td>
<td>SLT</td>
<td>Comments submitted via email to NEI team lead 12/15/2018</td>
</tr>
<tr>
<td>Cat 2b: EPA posts Final Methodology + input templates for Category 2b tools</td>
<td>EPA</td>
<td>On SharePoint 2/15/2019</td>
</tr>
<tr>
<td>Cat 2b: EPA posts v1 tools for Category 2b sources</td>
<td>EPA</td>
<td>Includes any SLT inputs submitted by 2/15/2019 3/15/2019</td>
</tr>
<tr>
<td>Cat 2b: EPA posts 2017 nonpoint emissions from Category 2b tools in EIS</td>
<td>EPA</td>
<td>Reflects EPA estimates plus any SLT inputs submitted by 1/31/19 2/28/2019</td>
</tr>
<tr>
<td>Cat 3: EPA posts draft v1 tools for Category 3 sources</td>
<td>EPA</td>
<td>Methodology revisions dependent on resource limitations, posted on NOMAD SharePoint site 2/28/2019</td>
</tr>
<tr>
<td>SLT submittal date for CMV and rail estimates</td>
<td>SLT</td>
<td>all other nonpoint emissions submittals due 3/31/2019, Cat 3 inputs due 5/31/19 1/15/2019</td>
</tr>
<tr>
<td>SLT deadline for submitting ALL portions of Nonpoint Survey</td>
<td>SLT</td>
<td>3/31/2019</td>
</tr>
<tr>
<td>SLT deadline to submit inputs for Category 1, 2a and 2b tools used in 2017 NEI</td>
<td>SLT</td>
<td>Though not required, we will allow final SLT input submittals until the extended-AERR deadline 1/15/2019 3/31/2019</td>
</tr>
<tr>
<td>SLT deadline for submitting ANY/ALL nonpoint emissions</td>
<td>SLT</td>
<td>If SLT chooses not to submit inputs 3/31/2019</td>
</tr>
<tr>
<td>Cat 3: SLT comments on Cat 3 draft tools due</td>
<td>SLT</td>
<td>Comments submitted via email to NEI team lead 4/30/2019</td>
</tr>
<tr>
<td>Cat 3: EPA posts v1 tools for Category 3 sources</td>
<td>EPA</td>
<td>SLTs have to decide if they want to submit emissions instead of either accepting EPA estimates, or submitting inputs by 5/31/2019 6/30/2019</td>
</tr>
<tr>
<td>Cat 3: SLTs submit inputs for Category 3 tools, starting 12/1/2018</td>
<td>SLT</td>
<td>Note that we are allowing beyond the extended-AERR deadline for Category 3 input submittals only. All EMISSIONS (regardless of Category) and non-Category 3 inputs are due 3/31/2019. 5/31/2019</td>
</tr>
<tr>
<td>EPA provides feedback to SLTs on data completeness and outliers, starting 5/1/2019</td>
<td>EPA</td>
<td>Window open on a case-by-case basis for emissions only with non-Cat 3 sources earliest. We will note where SLTs submitted acceptable inputs rather than emissions 9/1/2019</td>
</tr>
<tr>
<td>Cat 3: EPA posts final nonpoint emissions for Category 3 tools in EIS</td>
<td>EPA</td>
<td>Includes SLT inputs submitted through 5/31/19 8/31/2019</td>
</tr>
<tr>
<td>Release Draft NP selection in EIS for all nonpoint</td>
<td>EPA</td>
<td>Should be close to final v1 except perhaps for Category 3 SLTs submitted inputs 9/30/2019</td>
</tr>
<tr>
<td>SLT provides corrections on case by case basis, starting 5/15/2019</td>
<td>EPA</td>
<td>non-Cat 3 sources can and should be provided earlier than 11/30/19 11/30/2019</td>
</tr>
<tr>
<td>2017 v1 NEI Release in EIS for all nonpoint</td>
<td>EPA</td>
<td>Including Category 3 sources 2/28/2020</td>
</tr>
</tbody>
</table>

Note: The 2018 NEI submission window for the point source inventory will open on June 15, 2019, and close on January 13, 2020. The 2018 NEI Point inventory will be released in EIS on July 13, 2020. Also, the 2016 NEI submission window for the point source inventory opened on July 1, 2017, and will close on January 15, 2018. The 2016 NEI Point inventory will be released in EIS on July 13, 2018.

2.1 How will agencies make data corrections to the NEI data during the QA period?

EPA inventory developers will work with SLT agency staff to provide feedback on their data and allow corrections on a case by case basis. Corrections will be done similarly to what was done for the 2014 NEI v1 review during early 2016. SLT agencies will submit their corrections to the EIS “QA Environment” and select
“Request Assistance” on their clean feedback report. EPA staff then will review the corrections and open the window for SLT submission to Production.

A common issue with previous NEI submissions has been SLTs needing to remove previously-submitted emissions. There are two methods for removing previously-submitted SLT-submitted data:

1. **SLT-based corrections:** Submit zero emissions for any single pollutant at the process. For nonpoint sources, this would be at the state-county FIPS, SCC (and shape ID if applicable). For point sources, this would be at the emissions process. This method will ensure that SLT emissions for this process are zero (or null); however, this method will not prevent EPA data from potentially “gap-filling” missing SLT pollutants at this process. SLTs can either submit zero emissions for all “expected” pollutants that EPA generates, or, contact EPA with specific processes so EPA can develop “tags” to ensure EPA data do not gap-fill missing SLT pollutants.

2. **Ask EPA to resolve:** SLTs contact EPA and request EPA “tag out” their submission (SLT tags). This method requires information on specific processes and is less-desirable because it relies strictly on email transfer of information which has proven to be a resource drain during the NEI development cycle. In addition, these SLT tags will not prevent EPA data from potentially gap-filling the resulting missing SLT data unless SLTs direct EPA to do so.

2.2 Why has EPA eliminated wholesale data replacements?

EPA inventory developers do extensive QA on data received by the submission due date. Allowing wholesale replacements, or initial submissions long past the original due date, causes EPA staff to run the complete QA procedure on all data again. This process delays the NEI release, increases EPA’s use of resources, and does not provide the benefit of the draft review and correction process described above. This change places a lot of importance on the end of the submission grace period: January 15, 2019 for point, mobile and event sources and, as discussed in Section 5.4.1, between March 31 and May 31, 2019 for nonpoint sources. It is very important that SLTs meet the submission deadlines with their best data in order that the QA review and correction process can proceed.

2.3 What best practices will help my agency meet the deadlines in this schedule?

To assist you in allocating your time and resources to complete this requirement, we are including a suggested timeline for the facility, point and nonpoint data categories in “Appendix 1 – Suggested SLT Timeline and QA Checks” on the 2017 National Emissions Inventory Documentation website. Also, included in Appendix 1 are suggested QA reports to run upon completion of your production submission. To take advantage of these reports, your data will need to have been submitted early enough that you can check for data quality and adjust your previously submitted file. Remember that when submitting batch XML file corrections to your emissions data that you must report the full suite of required pollutants and not just the pollutant emissions needing correction.

3 General changes to the 2017 NEI process

This section provides some general changes to the 2017 NEI process that affect all or several data source categories. The subsequent sections of this plan include additional information regarding sector-specific changes.

3.1 AERR

While the AERR requirements result in a December 31, 2018 deadline for submitting the 2017 NEI data, we understand the difficulties this presents to SLTs agency staff due to holiday schedules. Therefore, we are proposing an additional two-week grace period that will end on January 15, 2019. In addition, as discussed in
July 18, 2018

Section 5.4, we are extending the deadline for nonpoint sources to March 31, 2019 for most non-commercial marine vessels and locomotives sources and to May 31, 2019 for SLT-submitted inputs for nonpoint sources that are covered by EPA tools that rely on point inventory subtraction.

A significant change to the 2017 NEI, will be imposing the AERR requirement (via Table 2b to Appendix A of Subpart A in 40 CFR 51.30) for throughput data necessary for computing nonpoint fuel combustion from industrial and commercial/institutional (ICI) sources.

The EPA will modify the existing ICI tool used to create nonpoint ICI estimates to compute nonpoint ICI estimates only from SLT-provided or ICI-tool-computed state-total fuel from nonpoint ICI activity data. We will no longer support nonpoint ICI emissions computed from point inventory emissions subtraction. We are working with SLTs on flexible options for SLTs to report either nonpoint activity data, or point activity data used to reconcile with overall consumption data from the Energy Information Agency (EIA). More information on this requirement is discussed in Section 4.6 and Section 5.4.3. It is important to note however, that the nonpoint (or point) ICI input activity data will not be required if SLTs submit nonpoint ICI emissions.

These NP ICI inputs will not be required if SLTs submit NP ICI emissions; however, EPA will no longer support the point inventory emissions subtraction to compute nonpoint ICI emissions in the ICI tool.

3.2 EIS Reporting Codes

EIS code tables that have been updated are listed below; these code changes are provided in separate worksheets in the “Appendix 2 -2017 NEI Plan Code Changes” workbook on the 2017 National Emissions Inventory Documentation website. Refer to the “readme” spreadsheet in Appendix 2 for information on each of these code change spreadsheets, including an initial release date, a last updated date, spreadsheet description, and a field describing updates, or expected updates, to the initial spreadsheet. As these updates become available, we will update both the Appendix 2 worksheet(s) and will send emails to the existing NEI/EIS listserv contact list - consisting primarily of EIS inventory developers for each agency.

1. Control Measure Codes: All active codes in EIS are provided with new descriptions and/or codes highlighted.

2. Unit Type Codes: New unit type codes are provided in red font in the spreadsheet. New codes later for Printing, Refineries, Waste Disposal and Pulp and Paper are highlighted.

3. Source Classification Code (SCC) Changes
   a. Point: There have been several changes since the 2014 NEI that are already in the EIS SCC table. Currently, SCCs for Printing, Refineries and Waste Disposal sources are being reviewed as part of a periodic effort to streamline SCCs in some sectors. EPA is evaluating creating new SCCs or modes to capture aircraft cruising emissions by aircraft type for better emission distributions in ambient modeling. We will update the spreadsheet in Appendix 2 once we have the proposed changes for these SCCs. Additionally, specific sector SCCs may be reviewed as part of upcoming Risk Technology Review (RTR) rules that could happen in the next three years. They are listed in “Appendix 3 – The “Draft Schedule for Potential Point SCC Revisions” can be found on the 2017 National Emissions Inventory Documentation website. If any SCC revisions from these reviews occur before the submission deadline, we will update the Appendix 2 spreadsheet. There will be an opportunity to comment on any of these SCC changes if and when they happen.
   b. Nonpoint: Many SCCs are being retired, and several new SCCs either are being created or brought back from retirement. Most of the SCCs we are retiring were not used by SLTs in their 2014 submittals, and those that were can be mapped to different existing SCCs. The primary reason for removing these extraneous SCCs is to prevent possible double-counting of emissions...
and confusion over what the SCC is intended to capture. A live list of all SCCs can be found on the Source Classification Codes (SCCs) web service page.

c. Events: For 2017, we have added an SCC in EVENTS separately for pile burns. We will work with SLTs on this new NEI data source as SLTs have already indicated that activity data (e.g., tons burned via permits) may be available for inputs to this new source/SCC. EPA will likely not estimate these emissions, but SLTs will be able to submit emissions to a new SCC for this source.

d. Onroad: No new SCCs are expected

e. Nonroad: New SCCs for MOVES are expected but timing is unknown.

4. Pollutant Codes

a. Recent efforts to incorporate test data from regulations into EIS have resulted in the need to revisit the current pollutant codes. The rule data require a more expansive list than the current EIS list. To allow for future selections to include these data, we may make changes to the pollutant table. Discussions are currently underway on which changes will be needed to support rule data and if these will affect agency submissions. These changes would result in additional pollutant codes and would not result in retiring any pollutant codes.

b. Eighteen (18) Glycol Ether pollutants are no longer classified as HAPs but have been changed to a classification of “OTH” or “Other”. These pollutants did not meet the CAA definition of glycol ether established by the final rule “Redefinition of Glycol Ethers Category under Section 112(b)(1) of the Clean Air Act and Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act (40 CFR 63)”. We chose to allow agencies to continue reporting these to prevent unimportant EIS error messages; however, these 18 pollutants will not be selected for the 2017 NEI because they are not HAPs. The only “OTH” pollutants to be selected for the 2017 NEI are hydrogen sulfide, tert-butyl acetate and the species listed in the following item.

c. New pollutant “N590” representing polycyclic aromatic compounds, a pollutant reported by TRI that represents up to 25 specific PAH compounds.

d. New pollutant 106945, 1-Bromopropane, also known as n-propylbromide was added. The pollutant type is “OTH” (other). For the 2014 NEI, we added 5 PM2.5 species (EC, OC, NO3, SO4 and PMFINE) and 2 diesel PM species to the NEI that are generated only by EPA through PM speciation. These pollutants will also be in the 2017 NEI, but as with 2014, they cannot be reported by SLT.

e. Extractable Organic Matter (EOM): For the 2011 NEI and later, we un-retired pollutant code 284, Extractable Organic Matter (EOM). Emissions from a variety of source categories have used measurements of BSO, MCSO and other solvent extraction methods to characterize complex emissions. As with coke oven emissions, the solvent selection is not as important as the characteristics of the emissions from the specific source category. EPA has developed several rules (including primary and secondary aluminum) for which this pollutant is required to be reported in compliance testing and these compliance data will be used to develop emission factors. EOM is typically measured using EPA Method 315 and is one component of EPA Method 202. It is conservatively considered an indicator of polycyclic organic matter, which is a listed hazardous air pollutant. EOM should not be reported with polycyclic aromatic hydrocarbons (PAH) for the same process, as it could be considered as double counting. EOM should NOT be reported for processes associated with coke batteries such as battery charging; battery lid, offtake and door leaks; pushing, quenching, and combustion stacks, as pollutant code 140 (coke oven emissions) should be used for these.
5. **NAICS Codes**: The list of NAICS codes that will be valid and acceptable in EIS was updated in January 2018 to reflect the retirements and additions made by the US Census Bureau for their 2017 revision. In addition, for EIS, we will not accept any of the 1-, 2-, or 3-digit NAICS codes in the Census Bureau's list. Note that in the past we have accepted the 3-digit NAICS in EIS. A small number of actively reporting EIS facilities have been edited to a minimum of 4-digits.

While the above is the extent of known retired and additional codes, new codes for these and other EIS datasets may be added later in the year if deemed necessary. No codes will be retired after the publication of this revised plan.

### 3.3 Expected Pollutants and Data Categories

SLT agencies have requested that EPA provide a list of expected pollutants by process (SCC), and we provided these for the point and nonpoint data categories in preparation for the 2014 NEI. For the 2017 NEI cycle, the EPA will be starting with the same list of expected pollutants for both point and nonpoint sources. New nonpoint SCCs are expected, and EPA will provide an updated expected pollutant list for the 2017 nonpoint NEI when the submittal window opens on July 1, 2018. The current lists of expected pollutants are available on the 2014 National Emissions Inventory Documentation website.

The reporting of criteria air pollutants (CAPs) is required under the AERR for all data source categories, while the reporting of hazardous air pollutants (HAPs) is not. However, HAPs are critical to complete the NEI, and will be supplemented by EPA if SLTs do not provide these data, and therefore, HAPs are also included in these lists.

An SLT’s agency data submittal will not be considered “incomplete” if it does not voluntarily report HAP emissions, but it will be augmented with EPA estimates of HAPs using EPA data augmentation procedures.

The purpose of the expected pollutants list depends on the data category. Each data category is discussed in the following subsections.

#### 3.3.1 Point

For point sources, the expected pollutants list indicates where other agencies have reported non-trivial amounts of a pollutant for each SCC, based on the following criteria:

1. The SCC contributes at least 0.1% of the total national emissions for that pollutant, and includes an existing emissions factor (e.g., AP-42), OR
2. The SCC contributes at least 0.01% of the total national emissions for that pollutant, and 75% of the processes using that SCC reported that pollutant (with a minimum sample size of 3 processes), and the SCC does not include a nebulous catch-all “Other” or “Miscellaneous – NEC” in the description;
3. For fuel combustion SCCs, we include the same pollutants across all related SCCs for the same fuel.

SLT-submitted pollutants that are not in the expected pollutants list for point sources will be used in the NEI. We may however tag out pollutants which are clearly not only not expected, but also nonsensical, such as VOC or NOx emissions from rock crushing SCCs.

EPA will add HAPs to facilities where they are not reported by SLTs by first using the TRI-reported data and second by relying on SLT-submitted VOC or PM values via HAP augmentation. EPA may use other sources of data, where available, including carrying forward previous-year data for gap filling. The database providing the HAP augmentation factors is in the Emissions Inventory System Gateway. This database is updated based on comments from the NATA reviews, and may be further updated if new factors become available or if errors are found. SLTs should use their existing emission factors, or preferably source tests, prior to the submittal deadline, and not rely on EPA’s HAP augmentation dataset for inventory construction. The version of the HAP
augmentation database to be used for the 2017 NEI will be finalized by 1/15/2019. As with the 2014 NEI, SLT-reported chromium will be speciated into chromium (VI) and chromium (III) using chromium speciation factors provided in the HAP augmentation database.

3.3.2 Nonpoint
One of the goals in developing the NEI is to have as cohesive and congruent of a picture of the air pollutants in the nation for a particular inventory year. In order to create this cohesiveness, EPA has to treat data in a consistent way when emissions data submitted by states looks too large in comparison to the rest of the data, or incorrect. Therefore, for the nonpoint sources, the expected pollutants list has a more active role in what ends up in the NEI, and a set of business rules has been proposed to streamline this process. The expected pollutants list from all 2014v2 NEI EPA estimates includes HAPs and CAPs that EPA will gap fill if these data are not submitted by the SLT agencies. If EPA does not estimate emissions for a particular source type, there will be no expected pollutants list for comparison, as EPA acknowledges that those source categories that are not estimated on a national basis are not well-assessed by EPA at this point in time.

For the expected pollutants list, all pollutants for each nonpoint SCC are provided. We will map expected pollutants to most active SCCs in sectors where EPA estimates exist for other like-process/fuel SCCs based on data in the existing EIS HAP Augmentation table.

For the 2017 NEI, we are proposing the following set of business rules in Table 3-1 to be used in conjunction with the nonpoint expected pollutants list. Note each of the items in Table 3-1 has accompanying explanatory text following the table.

<table>
<thead>
<tr>
<th>Item</th>
<th>If an agency submits...</th>
<th>EPA will...</th>
<th>Unless...</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Emissions that exceed EPA expected outlier check values</td>
<td>Use EPA estimates in lieu of SLT data</td>
<td>State provides supporting material on how the emissions were estimated, including activity and emission factor details where available</td>
</tr>
<tr>
<td>2</td>
<td>Pollutants not in expected pollutant list</td>
<td>Remove these pollutants (e.g., VOC from road dust, metals from evaporative processes)</td>
<td>SLT provides documentation on these unexpected pollutants</td>
</tr>
<tr>
<td>3</td>
<td>VOC but no HAPs</td>
<td>Run HAP augmentation off of the SLT-submitted VOC, and this data will take precedence over any EPA tool data</td>
<td>The VOC submitted falls outside of EPA’s expected outlier check</td>
</tr>
<tr>
<td>4</td>
<td>Total VOC-HAPs &gt; VOC (the sum of all of the HAPs that are VOCs adds up to more than the submitted VOC value)</td>
<td>Remove all state submitted VOC-HAP data and instead, use HAP augmentation off of the SLT VOC value</td>
<td></td>
</tr>
</tbody>
</table>
For item 1, regarding emissions greater than outlier checks, the intention is to prevent inconsistencies when looking at the nation as a whole, which may not really exist, and may instead be due to a mistake in calculations or data entry. EPA will initiate a dialogue with reporting agencies where submitted emissions exceed expected ranges, particularly for rapidly changing sectors such as oil and gas. These outlier checks will be based on county-SCC-pollutant level statistical analysis of the EPA estimates generated for the 2014v2 NEI. Supporting documentation requirements are not intended to be onerous, but can serve as a path for EPA to get confirmation that SLTs intend for significantly larger than expected emissions to be included in the NEI, may help inform EPA’s tools, and can allow EPA to revise the outlier checks where needed. Outlier limits can be found by pollutant/SCC combinations in EIS under Reporting Code Tables, Emission QA Values.

Item 2, regarding unexpected pollutants, is intended to prevent inconsistencies or incongruent data from showing up in the inventory, which may not be “real.” Sometimes an agency submits pollutants that no other state agency reports, and this may appear as an anomaly on the map for a particular pollutant when looking at a source category as a whole. For example, one state agency reported lead as a pollutant from commercial cooking. While this may be a real pollutant from the restaurant griddles, it also may be a misassigned SCC or pollutant code. In any case, if EPA deems it an “unexpected pollutant,” EPA may not have a good emission factor or may not have the data to support that a certain pollutant is part of a source category. In these cases, when comparing the EPA dataset to SLT datasets, a hotspot may show up, highlighting the submitting state, in this example, as the only place in the country where you could find lead being emitted from restaurants.

Item 3, regarding VOC submitted without their corresponding HAPs, is straightforward; the goal is to fill in missing HAPs in the inventory where EPA expects them to exist but they were not provided by the submitting agency. HAP augmentation on SLT-submitted VOC will be used when it does not exceed the outlier check and VOC is reported but VOC-HAPs are not. Item 1 would apply where the outlier check is violated.

Item 4, regarding VOC-HAPs summing to greater than VOC, is the broad check for where the sum of all SLT-submitted VOC-HAPs must be less than SLT-submitted VOC. EPA is conducting this analysis to prevent nonsensical data, since the parts should not add up to more than the whole. If a violation occurs, SLT-submitted VOC is retained, but all SLT-submitted VOC-HAPs are not used (tagged out) and replaced with HAP augmentation VOC-HAPs after scanning for obvious outliers.
Item 5, regarding different HAPs being reported than EPA’s expected pollutants, builds off item 4 in complexity, dealing with the messy scenario where we end up with a mix of SLT-reported VOC-HAPs and VOC-HAPs from HAP augmentation. Like item 4, the intention is to prevent nonsense data where the parts sum up to more than the whole. This happens when SLTs submit VOC and some but not all expected VOC-HAPs, and HAP augmentation, based on SLT-submitted VOC, is used to “gap fill” the remaining unreported VOC-HAPs. It is understandable that SLTs may only have emission factors for some VOC-HAPs and that the method may be different from the VOC emission factor. However, air quality modeling based on the NEI assumes a level of VOC-HAP to VOC mass closure. Therefore, if SLTs do not want EPA to generate “missing” VOC-HAPs, they should submit emissions for VOC-HAPs that are in the expected pollutants list. SLT could submit zero emissions if these pollutants are not emitted from these processes in a particular area due to controls, bans or other location-specific information.

Item 6, regarding missing criteria pollutants, is intended to provide a cohesive inventory; for example, if NOx is not submitted for a combustion category, EPA has the need to gap fill. This rule is simply a reflection of how the NEI has been built in the past: SLT data takes precedence over EPA-submitted emissions. If EPA data exist for pollutants that SLTs do not submit, then EPA data “gap fills” and appears in the NEI selection. If SLTs do not want EPA data, that are in the expected pollutants list, to appear in the NEI, they have a couple options:

1. Submit emissions, which could be zero if these pollutants are not emitted from these processes in your jurisdiction for these “expected” pollutants, to ensure EPA emissions data do not appear in the NEI, or
2. Contact EPA to request removal (tag-out) of EPA emissions for these pollutants, if they are not emitted.

Option 1 is more automated and easier to track. This item is most important for CAPs and “high risk” HAPs. Option 2 has been the standard approach in previous NEI cycles; however, it complicates QA and has led to numerous errors in the past.

Item 7, regarding running HAP augmentation on similar SCCs to those for which EPA has profiles, is also intended to fill missing pollutants in the inventory, and this has been standard procedure in previous NEI cycles. Where SLTs report emissions for SCCs that EPA does not report, EPA data will be used if SLTs do not report all pollutants, and this goes beyond just HAP augmentation for VOC-HAPs.

Voluntary reporting for HAPs, particularly, VOC HAPs, gets complicated for some nonpoint sources where EPA provides tools that include point source (inventory) emissions subtraction. For example, the Solvent tool only subtracts point inventory CAPs for some sources, and not VOC HAPs, when choosing to subtract point emissions and not activity data. The Solvent tool in this case will compute nonpoint VOC via point subtraction of emissions, then use HAP augmentation (matching augmentation profiles in the EIS, but also built into the tool) to compute nonpoint VOC HAPs. The reason EPA built the Solvent tool to not subtract VOC HAP point emissions is because the material balance for point subtraction (reconciliation) is ideally based on activity/throughput of the material being balanced. Emissions, or emission factors, from any source, have no validity in such a material balance. SLTs are free to recompute their VOC HAP emissions for nonpoint solvents, and so long as these VOC HAP emissions satisfy the checks discussed above, they will be accepted.

None of these business rules impact what is stored in the EIS for each agency—only what will appear in the NEI selection. EIS reports run off SLT datasets will still capture what SLTs submit. However, the final 2017 Inventory will reflect a converged set of data, with EPA tool data, SLT submitted data, and augmentation datasets included.
3.3.3 Mobile and Events
Onroad and nonroad expected pollutants are the CAPs and HAPs generated by MOVES.

The expected pollutants for the EVENTS category are those that we estimate in EPA’s methods. It is expected that this list will remain the same as it was for the 2014 NEI. That list can be found in Section 7 of our 2014 NEI Technical Support Document.

3.4 New Cross-dataset business rules for selecting pollutant data across different datasets
Business rules have been developed for the 2017 NEI to allow different datasets in a selection to be blended together while avoiding double-counting due to overlapping HAPs. There are several HAPs that belong to pollutant groups or represent a pollutant group itself. Therefore, EPA has developed a set of business rules to prevent both individual pollutants and a group of pollutants from different sources being in the inventory for the same process or facility. These business rules, except for PAH/POM code 250, already apply to each individual dataset within EIS and will now extend to all datasets within a selection in EIS. PAH/POM is the exception: this pollutant can be submitted with other PAHs in an individual dataset, but cannot be combined with any PAH across datasets. More details on this set of business rules is provided in “Appendix 5 – Cross dataset tagging proposed rules” on the 2017 National Emissions Inventory Documentation website. These rules have been implemented in earlier NEI years via the use of data tagging for point sources.

3.5 EIS QA Checks
A list of QA checks performed on data submittals can be found in the Emissions Inventory System Gateway. The following QA checks are not yet implemented but will be prior to the 2017 submittal window opening on July 1, 2018:

1. Update critical QA check 517 stack exit velocity from low-threshold of 0.01 feet per minute to 0.06 feet per minute.
2. New critical QA check on stack flow rate: when velocity is computed from flowrate and diameter, velocity needs to satisfy current velocity check range 0.001 to 1000 ft/second.

The following new QA changes are in place for the 2017 NEI cycle.

3. Additional critical QA checks.
   a. New requirement for reporting “heat values” when SLTs report events inputs -see Section 7.2.2.
   b. “CURIES” can now only be used as the unit of measure for radioactive pollutants.
4. Additional warning QA checks. There are no new warning checks.
5. Update from Warning to Critical
   Check 511 – Release Point Stack Temperature Measure Range will be upgraded from warning to critical.
6. Deleted QA checks
   a. Check 1152 – Release Point Exit Gas Velocity Measure Critical Range – duplicate check of checks 512 and 517
   b. Check 1153 – Release point Exit Gas Flow Rate Measure Critical Range – duplicate check of checks 518 and 519
   c. Check 2211 – Release Point Exit Gas Temperature Measure Outer Range – duplicate check of check 511

The remaining changes pertain only to fires in both the Nonpoint and Event data categories:
7. **Check for valid Emission Calculation Method Code (Critical)** – When reporting emissions for SCCs 2810001000, 2811015000, and 2811020000 in the Event Inventory, data submitted will be required to use either Emissions Calculation Method Code 40 – Emission Factor based on Regional Testing Program; 41 – Emission Factor based on data available peer reviewed literature; or, 42 – Emission Factor based on Fire Emission Production Simulator (FEPS).

8. **Check for present Event Staging Code (Critical)** - Event Staging Code has been raised to a “critical” check, making this data field required.

9. **Ensure Activity values are reported (Critical)** – For all SCCs with a Tier 3 description of Agricultural Fires, the following EIS fields will now be required: Calculation Parameter Type Code (I), Calculation Parameter Value (number of acres burned), Calculation Parameter Unit of Measure (Acre), and Calculation Material Code (111-Fire). See Appendix 4 in the 2014 NEI Plan on the [2014 NEI Documentation website](#) for these SCCs.

### 3.6 EPA Completeness Feedback

The NEI data are the foundation for key EPA regulatory and other analyses. Due to the importance of this inventory, the EPA will again provide completeness reports. In the 2017 NEI cycle, the completeness reports will be available through the EIS Gateway to SLT agency staff and the EPA regional offices. Allowing SLT agency staff to run these reports themselves will provide SLTs with the greatest possible time to address any incomplete findings. SLT agencies will only be able to see completeness reports for their own agency and delegated agencies. With the release of the 2017 NEI, letters based on the final completeness reports will also be provided to state and local Air Directors.

The completeness checks will be based on the following criteria:

**Point:**

1. Check that all facilities with an operating status of OP (Operating) have been reported. This will be done using the Agency Submission History Report available on the EIS Gateway.

2. Percent of completeness based on SCC/expected CAPs. Voluntary HAP data submission will be noted, though lack of HAP data will not count against a completeness percentage. These checks will be available via a completeness report function in the EIS Gateway.

**Nonpoint:**

1. Completion of a nonpoint survey.

   This survey has been simplified from that which was implemented in 2014. It will only have one question with a few choices of answers: either EPA should supplement the SLT submission or not; and this question can be answered at the level of: 1) the entire nonpoint data category, 2) for all SCCs in a particular EPA tool/database, or 3) at an SCC basis. The reasons for not supplementing SLT data with EPA data would be: 1) SLT does not have this type of source in the state (i.e., no coal fired residential boilers), 2) SLT covers this category in point (i.e., gas stations are all covered in point in the state of Colorado), or 3) SLT uses a different SCC that covers the same process covered by the SCC used by EPA that also covers additional processes (e.g., composting under SCC 2680002000 where this SCC covers both green waste, which EPA methods cover, as well as other materials being composted). In addition, there is a 4th no option “Supplement only at reported location -SCCs” where EPA data will only supplement pollutants where SLT reported some but not all expected pollutants at a given county and SCC, but will not supplement with EPA data where SLTS reported no data (pollutants). This nonpoint survey is under development and should be available in August.
2018. Once implemented, the nonpoint survey, in conjunction with the Option Group/Option Set functionality, will eliminate potential EPA-SLT duplicates from overlapping nonpoint SCCs.

2. Percent of completeness based on SCC/expected CAPs.
Voluntary HAP data submission (or acceptance of EPA data) will be noted, though lack of HAP data will not count against a completeness percentage. These checks will be available via a completeness report function on the EIS Gateway.

Onroad/Nonroad:

1. Completeness is based on an agency either submitting inputs or accepting EPA estimates.

Events:

1. Completeness is based on an agency either submitting inputs or accepting EPA estimates. In the cases where they do submit emissions, completeness will be based on submitting all the pollutants we estimate in EPA’s methods. This includes CAPs, HAPs, and GHGs. Additional efforts to provide fire activity data from state forestry programs will be noted. For agencies submitting actual emissions, HAP emissions factors will be provided by EPA.

The table below provides an example feedback table that would be compiled from the EIS completeness reports and included in the letters to the Air Directors. Ongoing work to resolve the details on the final feedback letter may change this example.

<table>
<thead>
<tr>
<th>Data Category</th>
<th>Status</th>
<th>Percent Complete</th>
<th>Voluntary HAP level</th>
<th>What to do</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point sources</td>
<td>75% of facilities reported</td>
<td>60%</td>
<td>Modest</td>
<td>Report remaining facilities or indicate facility shutdowns. Reporting all expected criteria pollutants for SCCs or correct SCCs.</td>
</tr>
<tr>
<td>Nonpoint sources</td>
<td>Survey submitted, Data partly complete</td>
<td>80%</td>
<td>High</td>
<td>Report remaining expected criteria pollutants for SCCs reported.</td>
</tr>
<tr>
<td>Onroad mobile</td>
<td>Inputs not provided</td>
<td>0%</td>
<td>No data</td>
<td>Submit model inputs or accept EPA inputs/emissions.</td>
</tr>
<tr>
<td>equipment sources</td>
<td>Inputs not provided</td>
<td>0%</td>
<td>No data</td>
<td>Submit model inputs or accept EPA inputs/emissions.</td>
</tr>
<tr>
<td>Events</td>
<td>Inputs provided EPA data accepted</td>
<td>200%</td>
<td>High</td>
<td></td>
</tr>
</tbody>
</table>

1 Based on expected SCC/pollutant combinations for pollutants required by the Air Emissions Reporting Rule.

2 Level as compared to all other agencies submitting data. High = Submitted and highly complete; Modest = Between 40% and 70% expected HAPs provided for SCCs reported; Low = few SCCs reported with HAPs or less than 70% of expected HAPs for SCCs reported; No data = no HAP data or model inputs were reported.

4 Point sources

4.1 Overview
Air agency point source data are the predominant source of point source data in the NEI. Point source reporting includes both the “facility inventory” and “emissions” as separate reporting steps, each with their own set of tables defined for electronic reporting. The following subsections provide a road map to the requirements from the AERR and the best practices for submitted data. Additional subsections provide specific information on
point-source specific practices for the 2017 NEI, including a discussion on how EPA intends to include Greenhouse Gas (GHG) emissions for 2017 and treatment of fugitive release point parameters in EIS for modeling.

As in past NEI cycles, the EPA intends to augment state point source emissions when needed. Augmentation includes PM augmentation, HAP augmentation (factors to ratio HAPs from CAPs), chromium speciation, and including emissions from the TRI.

4.2 AERR Requirements
Please refer to 40 CFR Part 51, Subpart A for the point source submission requirements. Key requirements for your attention include:

- The data fields required by the AERR are provided in Table 2a and 2b to Appendix A of the AERR. The field definitions are provided in Section 51.50 of the AERR.
- The point source reporting thresholds are specified as part of Section 51.50 definition of point sources. The emissions thresholds are specified as “potential to emit” emissions (except for lead) and are lower for sources within nonattainment area boundaries for ozone, PM10, and CO nonattainment areas. The reporting threshold for lead emissions as point sources is 0.5 tons per year of actual emissions.

4.3 Inclusion of Greenhouse Gas Emissions for Point Sources
The 2014 NEI included emissions for some Greenhouse Gases (CO2, CH4 and N2O) in some data categories (on-road, non-road and events). For point sources, EIS has included an emissions data set containing the point source GHG (CO2, CH4, N2O and SF6) emissions as reported by facilities to the EPA GHG Reporting Program (GHGRP) beginning with the 2013 emission year. These GHGRP emissions were not included in the 2014 NEI v1. For the 2017 NEI, we plan to include point source emissions of those four GHGs in the published NEI. The primary source of the selected GHG data will be the direct facility reporting to the GHGRP. We will also use S/L/T reports of the same four GHGs if they have been reported for facilities which do not appear in the 2017 GHGRP data. We expect that any such S/L/T reports which are so used will be for smaller emitters of GHGs, given the reporting requirements of the GHGRP. We will use the GHGRP data preferentially over S/L/T-reported data because the GHGRP data is required of the facilities, the calculation procedures have been prescribed by regulation, and the facility-reported data is reviewed by the EPA GHGRP to be EPA’s authoritative source of GHG emissions for those facilities. Note that we are not requiring S/L/Ts to report GHGs to EIS for any facilities, but we plan to include any voluntarily reported S/L/T point source data in the NEI if it appears to be valid and if we do not have any GHGRP data for that facility.

For 2017 we plan to use as a minimum the facility-level totals for each of the four GHGs. We will investigate using unit-level emissions for CO2 where they are available from the EPA CAMD emissions reporting system. We will store the facility-level non-biogenic CO2 emissions as reported to the GHGRP, along with the CH4, N2O, and SF6 emissions. Biogenic CO2, which is reported as a separate element to the GHGRP, will not be included in EIS or the NEI. As with the earlier years, we will convert the values as published on the GHG Reporting Program Data Sets website from CO2-equivalent mass to actual mass, for consistency with the rest of the NEI and its applications. The conversion factors used for 2014 were obtained from Table 1 of the IPCC’s Fourth Assessment Report (25 for methane, 298 for nitrous oxide, 22,800 for sulfur hexafluoride), per the documentation given on the GHG Reporting Program website.

A crosswalk of which GHG facility IDs correspond to which EIS Facility IDs for the purposes of writing the GHGRP emissions values into EIS is available in EIS. The GHGRP facility IDs are stored as Alternate Facility IDs for each EIS facility. These Alternate Facility IDs can be seen on the EIS Gateway screens for a particular facility, or a bulk
report can be obtained from EIS by using the Facility Configuration reports, Alternate Facility IDs, and filtering for Program System Code = “EPAGHG”. The 2014 GHGRP facility summary file contained 7289 facilities as identified by the GHG Facility ID. Of those 7289 GHG facilities, 5396 have been matched to EIS facility IDs. In some cases, more than one GHG facility was matched to a single EIS facility ID. In those cases, the sum of the multiple GHG facilities will be written to the EIS facility. Based on the 2014 reporting year, 95 percent of the total CO2 reported to the GHGRP is matched and stored to an EIS facility.

We will review the 2017 GHGRP facility summary file when it is available to update the EIS crosswalk for any additional facilities that can be matched with reasonable certainty. We do not plan to add GHGRP facilities that cannot be readily matched as new EIS facilities, based upon the limited additional GHG emissions that would be accounted for by these facilities and the increasing possibility that the facility may be accounted for in EIS in some fashion by S/L emissions submittals, whether as point, non-point, or non-road sources.

Based upon the 2014 datasets it appears that the largest reporters of CO2-equivalent that cannot be found in EIS are underground coal mines. These sources can emit enough methane to surpass the GHGRP minimum thresholds without having much criteria air pollutant emissions. We do not plan to attempt to calculate GHG emissions for EIS facilities where we have neither a GHGRP value nor a S/L/T value. While combustion CO2 emissions might be reasonably estimated if provided a valid annual fuel throughput, we do not believe that the EIS-reported fuel throughputs should be relied upon without significant new QA review, particularly for the smaller combustion sources that would not already be matched to a GHGRP facility. An augmentation of CO2 or CH4 emissions based upon a ratio to NOx, CO, or other EIS-reported criteria emissions would likely be extremely uncertain given how much larger CO2 emissions would be than the criteria pollutants and how variable the ratios might be given the sensitivity of the criteria pollutants to controls or operational parameters.

We will look for S/L/T reported facilities with NOx emissions greater than some threshold where we would expect a GHGRP value but none is available. EPA will contact the SLT for these occurrences to confirm whether the NOX values are correct.

EPA will not be adding any CO2 emissions values not reported by either the facility directly to the GHGRP or by the SLTs to EIS. Note that the reporting of any GHGs by SLTs to the EIS is not intended to supplant the required reporting by facilities, and SLTs are not required to use the GHGRP protocols if they choose to report values to the EIS. SLTs should not report GHGs to EIS if they are concerned about them appearing in the NEI. Any facility-reported GHG values to the GHGRP will be used preferentially before any SLT-reported values to the EIS.

4.4 Source characterization of fugitive sources

The following clarifications on how we characterize fugitive emission release point angles and dimensions are offered. This set of instructions are used to improve air dispersion modeling in support of the National Air Toxics Assessment (NATA). The QA check that restricts the fugitive angle measure, EIS variable “Fugitive Angle (DEG)”, is now limited to between zero (0) and 89 degrees of rotation, no longer 180 degrees. The latitude/longitude coordinates for the fugitive release point should be reported as those of the most western corner, and the angle is measured clockwise around that point from true (not magnetic) north. The “Fugitive Width (FT)” EIS variable is the measure along the side that would run in the East-West direction if the angle were 0 degrees and the “Fugitive Length (FT)” EIS variable is the measure along the side that would run North-South if the angle were 0 degrees. In the example below, the release point coordinates are located at the push pin, the length is 1897 feet, the width is 680 feet, and the angle is 22 degrees.
4.5 Point source best practices

The EPA encourages the use of the following best practices when submitting emissions of point sources.

- Collecting data from facilities:
  - Request that facilities use stack test data, material balances, or other site-specific and reliable calculation methods to estimate emissions for their processes. Where such methods are not available, facilities can use the best available emission factors for similar processes.
  - Require that facilities use the latest EIS reporting codes. Download these as described above and make them available to your facilities.
  - For HAPs, encourage facilities to compare their HAP submissions to what has been submitted to TRI. While the EPA prefers the HAP emissions for the NEI because it is at a more detailed process level, the facility-level TRI data and State-reported process-level data should sum to the same values.

- Building your inventory:
  - Use consistent identification codes from one year to the next (e.g., facility, unit, release point, and process identifiers). This prevents the creation of duplicate facilities or sub-facility records, which reduces the potential for double-counted emissions to be introduced either in State-reported data or due to the use of TRI augmented values. If needed, work with your information technology department to identify ID changes that have been made in your data system and update your agency IDS in EIS.
  - Provide control information whenever possible, making sure that it is complete. The control data are required by the AERR (when controls are present), and the EPA uses the control data to assess future possible controls as a demonstration of whether and how future NAAQS can be attained.
  - Use the expected pollutants list (see Section 3.3) to help prioritize your efforts and QA.

- Reporting best practices:
Plan to start your submission process at least 4-8 weeks prior to the deadline, accounting for time away from the office for holidays.

If possible, submit the facility inventory data for only those facilities or parts of facilities that have changed since the previous time the facility inventory data were provided.

Make sure to also submit updates to the “Operating Status Code” for facilities that are no longer operating or no longer required to report as point sources. This will impact your completeness report since facilities which have a Facility Site Status Code of OP (Operating) that have not submitted emissions will be counted as incomplete.

Submit data to the EIS QA Environment prior to submitting data to the Production Environment. Make sure your feedback reports are clean prior to submitting to the Production Environment.

Verify that the emission totals in EIS agree with what you have in your agency’s data system after submission to EIS Production (see Appendix 1)

Run the completeness report and update your submission to meet or exceed all completeness criteria.

4.6 State total fuel consumption throughput needed
The AERR has a requirement for submitting activity data (throughput) information of point sources. This throughput is necessary to reconcile industrial (I) and commercial/institutional (C/I) fuel combustion in the nonpoint data category. If SLTs do not provide state-total nonpoint throughput by fuel type (e.g., natural gas, distillate oil, coal) and sector (I versus C/I), then EPA will seek to obtain state-total point throughput (and a valid Calculation Parameter Unit of Measure Code) by fuel type, and 2-digit aggregated NAICS code which will be used to assign the I vs C/I sector. More information on this request is in Section 5.4.3. There will be ICI Nonpoint Method Advisory (NOMAD) team calls to help form the new ICI tool methodology and submittal options; contact Rich Mason for more information.

4.7 Mercury and Air Toxics Standard (MATS) Data
For the 2014 NEI the EPA made available via the 2014 NEI Documentation website the average emission factors developed from the MATs testing done for several HAPs at electric generating units (EGUs). We made available our assignment of those bin-average emission factors to each of the EGUs covered by the MATs rule for consideration by the SLTs in their review for the best estimation method available for their facilities. The MATS testing was performed in 2010 and covered mercury, lead, several other metals, and HCl and HF acid gases. The assignments of the averaged emission factors to individual units was reviewed and revised by the EPA for the 2011 NEI, based on controls believed to be in place at that time.

The EPA encourages SLTs to review whether the MATs-based emission factors are still applicable to the units in their jurisdiction, and to use those emission factors unless they have more recent site-specific data on which to base an emission estimate. The EPA believes the MATs-based emission factors are more representative of emissions from these units than the published AP-42 emission factors or metal content equations. SLTs should also be aware that CEMs for many coal-fired units have been installed and are reporting hourly emission rates to EPA’s Clean Air Market Division beginning in 2015. The EPA will use the CEM values or the MATs emissions factors and reported heat inputs for 2017 to make estimates of the emissions for these units. These estimates will be compared to the SLT-reported values to identify any large discrepancies which may need resolution.

Please indicate your review and evaluation of the most current emission factor materials for these units by using the emissions calculation method code “9” or “10” if you are using one of these bin-average emission factors. The EPA will interpret emission calculation method code “8” (USEPA Emission Factor) to mean that you are using the outdated published AP-42 emission factor for these units. Whether you use the MATS emission factor or
your own site-specific assessment, please also fill in the emission factor field and its associated numerator and denominator fields.

5 Nonpoint sources

5.1 Overview
Air agency nonpoint source data is an important source of data in the NEI, particularly for those nonpoint categories that have overlap with point sources. Nonpoint sources include (but are not limited to) fuel combustion categories; oil and gas production; industrial, commercial and consumer solvents; residential wood combustion; road and construction dust; and agricultural emissions sources. Though the use of the EPA tools is not a requirement, EPA provides tools intended to be used by SLT agencies to aid in the calculation of their nonpoint emissions. New for 2017 is the introduction of the Wagon Wheel tool, which is one central MS Access tool which calculates most nonpoint categories that EPA estimates (with a few exceptions, like ag fertilizer and oil and gas). The following subsections provide a road map to the requirements from the AERR and the best practices for submitted data. Additional subsections provide specific information on an updated nonpoint source-specific process using a category survey for the 2017 NEI.

As in past NEI cycles, the EPA intends to augment state nonpoint source emissions when needed. The nonpoint tools that EPA develop also serve a secondary purpose: to provide fallback data for the EPA to use where SLTs do not submit adequate data to the inventory. Further, augmentation of SLT data also includes PM augmentation, HAP augmentation (factors to ratio HAPs from CAPs), and chromium speciation.

5.2 AERR requirements
Please refer to 40 CFR Part 51, Subpart A for the nonpoint source submission requirements. Key requirements for your attention include:

- The data fields required by the AERR are provided in Table 2b to Appendix A. While EIS does not enforce the reporting of all required data fields, air agencies are legally obligated to report the required fields. The field definitions are provided in Section 51.50 of the AERR.
- Obtain the latest reporting codes from EIS prior to compiling nonpoint source data. For the 2017 NEI cycle, some codes have changes (see Section 3.2).

For the 2017 NEI, as detailed in Section 2, we are extending the SLT submittal deadline for all nonpoint sources, to March 31, 2019 for all emissions and any SLT activity inputs for non- “Category 3” nonpoint sources, and to May 31, 2019 if submitting activity inputs for Category 3 sources. These deadlines are well beyond the January 15, 2019 extended-AERR deadline for all other NEI sources and data categories. We believe the extended deadline for the nonpoint data category, particularly for Category 3 SLT inputs, will allow for improved estimates via more updated activity data and more accurate point source subtraction.

5.3 Nonpoint source best practices
The EPA encourages the use of the following best practices when submitting emissions of nonpoint sources.

- EPA’s nonpoint emissions tools:
  - EPA encourages SLT agency staff to participate in the review and development of the nonpoint emissions tools, datasets, and Nonpoint Emissions Methodology and Operator Instructions (NEMO). The EPA will be continuing Nonpoint Method Advisory (NOMAD) workgroups focused on method improvements and documentation in the tools, including the request for SLT-submitted activity data where available.
After the tools or datasets are released, the EPA encourages states to review the available documentation and use the tools to estimate their emissions. Alternatively, if no changes are needed to these EPA defaults, SLT air agencies can indicate to EPA (through their nonpoint survey response) their interest in accepting the EPA defaults as their NEI emissions estimate.

- Provide an accurate and timely nonpoint survey response.
- Building your inventory:
  - Provide control information whenever possible, making sure that it is complete. The control program data are required by the AERR (when control programs are present), and EPA uses the control data to assess future possible controls as a demonstration of whether and how future NAAQS can be attained.
  - Use the expected pollutants list (see Section 3.3) to help ensure complete coverage and reduce mixing of EPA and SLT-submitted data where possible.
  - Use the information provided to EPA in the 2017 nonpoint survey (see Section 5.4.4) to make sure to report those categories that you indicated you have in your state.
  - Focus on categories that require point/nonpoint reconciliation since the EPA cannot do this reconciliation without state input and will be using older NEI point throughput data as a starting point for EPA estimates. These efforts will help prevent missing emissions or double counting of emissions.
- Reporting best practices:
  - Plan to start your submission process at least 4-8 weeks prior to the deadlines for each data category (see Section 5.4.1), accounting for time away from the office for holidays.
  - When submitting emissions, submit data to the EIS QA Environment prior to submitting data to the Production Environment. Make sure your feedback reports are clean prior to submitting to the Production Environment.
  - QA your data after submission to Production (Appendix 1).
  - Run the completeness report and update your submission to meet or exceed all completeness criteria.

5.4 Nonpoint process changes for 2017

The 2017 nonpoint data category will be complied in a much different manner than the 2014 NEI. We are developing a central database to house all inputs and calculate emissions for most nonpoint source categories, called the Wagon Wheel Tool. We are staggering the schedule for EPA estimates development and review. We are also going to utilize an EIS feature called Option Group/Option Set (Appendix 6) and utilizing new business rules for cross-dataset pollutant selection (Appendix 5). The purpose of these enhancements is to minimize the need for “tagging” out data that would otherwise lead to double-counting, and automating the process of selecting data based on overlapping SCCs. By using these processes, EPA has greatly simplified the nonpoint survey, both in the number of questions an SLT needs to answer as well as EPA’s interpretation of the results.

5.4.1 Wagon Wheel Tool

In past inventory cycles, EPA has offered emission estimation tools in the form of many Excel spreadsheets and Access databases, often with overlapping input and activity data, emission factors, and EIS codes. When any data point needs to be updated, it often needs to be updated in many different spreadsheets and tools in a consistent manner. Having multiple places to update the same data point creates more opportunities for human error. Many tools use the same data, but having to update the same data consistently over several tools was overall, not an efficient process.
An improvement in the process for 2017 was the creation of a Wagon Wheel Tool. This tool was developed in Microsoft Access, and was created so that updated data can easily be input and used without needing to modify multiple tools. EPA has created the ability to link tables between databases, so that updated data only needs to be inputted once. The Wagon Wheel tool, shown in Figure 5-1, is intended to increase efficiency and decrease human error.

**Figure 5-1: EPA Wagon Wheel and associated modules used to generate nonpoint estimates for 2017 NEI**

- AvGas
- Compost
- Construction Dust and Open Burning
- Mining and Quarrying
- Ag Tilling
- Ag Pesticides
- Residential Grilling
- Residential Heating

**Master Database**
- Activity data (e.g. SEDS, County Business Patterns, Population)
- Emission factors
- General tables (FIPS codes, pollutant codes, SCCs)
- Point source data
- Crosswalks
- Interface

**Bridge Tool**

EPA is encouraging states to only provide inputs to the Wagon Wheel Tool (also see section below). Oftentimes, late in the inventory cycle, EPA finds errors in the tools, and then must republish tools for states to go back and download and use again. SLTs lack the resources to rerun tools for resubmission, and so sometimes SLT-submitted data hasn’t taken advantage of the latest updated version of the tool. By having one tool that EPA uses, we hope to eliminate errors in a cohesive way, and ensure that the data is consistently calculated by all data submitters.

5.4.2 New staggered schedule and submittal option requirements
One of the biggest challenges with the nonpoint data category has been managing the release of the “final” EPA estimates (and tools). For the 2017 NEI, EPA has decided to divide most nonpoint tools into three primary categories on differing schedules. This will allow for EPA and the NOMAD Committee to spend the greatest
resources and most time on the most important and complicated tools, which individually are referred to as NEMOs (Nonpoint Emissions Methodology and Operating instructions). This staggered NEMO schedule will allow more focus on specific nonpoint tools in discrete timeframes during the 2017 NEI development cycle, and will avoid dumping an overwhelming number of new and revised EPA estimates at once on the SLT inventory developers. The three NEMO categories are defined as:

**Category 1.** Sources that do not require point inventory reconciliation (subtraction) and where the existing methodology is expected to have minimal changes, and thus, extensive additional resource investment is less important than other sources. In general, any updated activity data between a draft and final NEI would have minimal effect on the resulting emissions, and therefore, these tools can be finalized earlier in the NEI process. EPA will release these tools for comment and finalize them first in the succession of the 3 categories.

**Category 2.** Sources that do not require point inventory reconciliation, but where the existing methodology needs updates, and thus, more extensive collaboration with SLTs on methodology and tools are needed than Category 1 tools. Many of these tools have undergone recent significant methodology changes in the 2014 NEI cycle, or are expected to undergo significant revisions for the 2017 NEI via coordination with targeted NOMAD subcommittees. EPA will release these tools for comment after Category 1 tools, but prior to Category 3 tool development. For the revised NEI Plan, we have further split these tools into earlier “2a” release and later “2b” release to SLTs.

**Category 3.** Sources that require point inventory reconciliation. These tools are last in the staggered schedule because, while methodology can be locked in prior to NEI development, properly subtracting point data generally must wait until the 2017 point data (activity or emissions depending on the tool) are available. These tools will be pre-populated with latest available activity/emissions data to facilitate methodology and draft estimate review prior to the 2017 point NEI being made available. The tools will then be finalized after the 2017 point NEI data are successfully loaded.

Note: not every nonpoint source that EPA estimates falls into one of the 3 NEMO categories above. EPA provides estimates for commercial marine vessels, locomotives, agricultural field burning and biogenics that do not fit in this schedule. For these sources, EPA will generate estimates in the fall of 2018 and SLTs will need to submit emissions by the usual extended AERR deadline of January 15, 2019. Also, draft EPA agricultural (including rangeland) fire estimates will be provided on September 15, 2018, with SLT comments due November 15, 2018.

**Nonpoint Inputs vs emissions submittal options for NEMO tools**

It is important to note that EPA will accept SLT inputs for the NEMO tools on this staggered schedule, similar in time deadlines to emissions submittals for all nonpoint non-Category 3 tools: March 31, 2019. Category 3 tool inputs are due by May 31, 2019; however, if SLTs do not wish to have EPA process Category 3 tools, they can submit emissions for Category 3 tools, but by the earlier deadline: March 31, 2019.

SLTs are also able to run the final version 1 tools and/or submit their own estimates by March 31, 2019, a full 2 months beyond the extended AERR-based deadline, January 15, 2019 that is in place for all other NEI data categories. EPA will provide the templates for activity input submissions. EPA is using a SharePoint directory “SLT Inputs for Wagon Wheel” on the NEI/NOMAD SharePoint site, shared w/ SLT submitters, to store nonpoint input submittals. EPA will create a spreadsheet in this directory to summarize the SLTs that submit and the types of inputs submitted. The exact format will be determined via NOMAD calls in the coming months, but we ask that
SLTs follow the examples already in the directory, with State or local abbreviation prefix (e.g., “KS” for Kansas), followed by the name of the input template and a date stamp.

The schedule for all NEMOs, including interim milestones of draft tool/estimates release, SLT comment period deadline, Version 1 tool tool/estimate release, and final NEI estimates are provided in Table 5-1.

<table>
<thead>
<tr>
<th>Table 5-1: EPA Tools/estimate development schedule for the 2017 Nonpoint NEI</th>
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<td><strong>Category 1 NEMO Tools/Estimates</strong></td>
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<tr>
<td><strong>Milestone Goals</strong></td>
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<td>Ag Tilling</td>
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<td>Asphalt Paving</td>
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<td>Composting</td>
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<td>Open Burning: Municipal Solid Waste</td>
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<td><strong>Category 2a NEMO Tools/Estimates</strong></td>
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<tr>
<td><strong>Milestone Goals</strong></td>
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<td>Commercial Cooking</td>
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<td>Cremation: Human and Animal</td>
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<tr>
<td><strong>Category 2b NEMO Tools/Estimates</strong></td>
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<td>Ag Dust (from hooves)</td>
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<td>Ag Fertilizer</td>
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<td>Ag Livestock</td>
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<tr>
<td>Biogenics</td>
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<tr>
<td>Open Burning: Land Clearing Debris</td>
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</table>
5.4.3 ICI Tool Requirement: State total fuel consumption throughput needed

As mentioned in Section 4.6, the AERR has a requirement for submitting activity data (throughput) information of point sources. This throughput is necessary to reconcile industrial (I) and commercial/institutional (C/I) fuel combustion in the nonpoint data category. If SLTs do not provide state-total nonpoint throughput by fuel type (e.g., natural gas, distillate oil, coal) and sector (I versus C/I), then EPA requests SLTs submit state-total point throughput (and a valid Calculation Parameter Unit of Measure Code) by fuel type, and 2-digit aggregated NAICS code which will be used to assign the I vs C/I sector.

EPA, in collaboration with the ICI NOMAD team (contact Rich Mason for more information) will develop the input templates that will be used as inputs to a new version of the ICI Tool for computing nonpoint ICI emissions. The Energy Information Agency (EIA) State Energy Data System (SEDS) state-level fuel consumption data will be the starting point for computing nonpoint throughput if SLTs do not provide state-total nonpoint fuel consumption by I vs C/I. EPA will subtract fuel-specific SLT-submitted state-level I vs C/I throughput from the EIA consumption data to estimate the nonpoint I vs C/I throughput by fuel type. SLTs are encouraged to engage in this process as a lack of submitted nonpoint or point throughput data will require EPA to craft a “default” method for estimating nonpoint throughput by analyzing only the largest point inventory facilities in each state to estimate throughput for only these largest ICI facilities. By definition, this will lead to a larger than expected nonpoint ICI throughput computation than would be expected from a complete point inventory (or direct nonpoint activity estimate) throughput estimate.

The ICI tool will also be modified to no longer compute nonpoint emissions from point inventory emission subtraction because of the gross over-estimation of the resulting nonpoint emissions with point source controls not being reflected in the subtraction. The ICI tool will also not allow county-level throughput subtraction as we believe the input data (EIA SEDS) does not reconcile well with the point inventory at the county-level. Instead, the ICI tool will retain (only) the state-level activity (throughput) subtraction by sector (I vs C/I) and fuel type, and then allocation from resulting nonpoint throughput to county throughput via sector employment data already built into the ICI tool.

These NP ICI inputs will not be required if SLTs submit NP ICI emissions; however, EPA will no longer support the point inventory emissions subtraction to compute nonpoint ICI emissions in the ICI tool and we request the SLTs not use the existing versions of the ICI tool if they plan to submit their emissions rather than submitting inputs for use in the new version of the ICI tool. There will be ICI NOMAD calls to help form the new ICI tool methodology and submittal options.
5.4.4  New SCCs, proposed retirements, and proposed un-retirements

Analysis of the 2014 NEI, EPA and SLT-submitted data and all active and retired nonpoint SCCs identified several issues with the list of active SCCs. Appendix 2 contains a complete list of all SCCs that have been retired, new SCCs needed, and SCCs that are currently retired but will be made active again prior to the July 2018 submittal window opening.

Reasons for retiring SCCs vary but include, but are not restricted to:

- Consistency where similar SCCs have already been retired. For example, Industrial Fuel Combustion, Natural Gas “All IC Engine Types” is already retired, but “All Boiler Types” is currently active, along with the general “Total: Boilers and IC Engines”. We propose retiring “All Boiler Types”. Other examples are various solvent types in lieu of “Total: All Solvent Types”; no SLT submitted emissions for most of these SCCs in 2014.
- Remove possibility for double-counting. Too many overly-specific options for some source categories, or conversely, overly-broad “catch-all” SCC descriptions can make automated reconciliation of EPA and SLT data difficult to QA. Examples of overly-broad SCCs abound, including Oil and Gas “All Processes: Total: All Processes” - in this case, should all SLT and EPA data for all other oil and gas SCCs be considered a double-count?
- If there are instances where we have an SCC that neither EPA uses nor any SLTs.

New SCCs are needed for several reasons:

- For sectors like agricultural livestock and fertilizer application, where EPA utilizes offline models to create aggregate emissions - by animal type for livestock and a “bidirectional flux” model for fertilizer application. For example, EPA estimates for livestock waste, beef (and all other model-based animals) are currently assigned to a “Not Elsewhere Classified” SCC because a beef “Total” All Processes” does not exist.
- Similarly, where we do not have a “Total”, SLTs appear to be assigning emissions to a specific SCC and EPA emissions for other specific SCCs are used. We suspect this is happening in sectors like Commercial Cooking.
- Where new sources are being estimated or we are allowing SLTs to submit emissions. Examples include dust kicked up by hooves and feet for various animal types and agricultural silage. One of the new SCCs that will be adding under Ag livestock is silage emissions. These emissions (primarily VOCs, and for the 2017 NEI, EPA is unlikely to generate estimates, though SLTs will be able to submit emissions to the new SCC) occur mostly at dairy farms, where silos are used to store grain used as feed for livestock. While there are some methods in the literature (for California) that we can consider, how to apply it to the entire US will be challenging, considering the activity data available for the entire nation. We have been made aware of a USDA National Agricultural Statistics Service (NASS) “corn silage” database that includes silage production for every state and will look into this source. We will continue to work with SLTs to better understand and potentially inventory this source in the 2020 nonpoint NEI if EPA and SLTs cannot craft a method to be used in the 2017 NEI.
- For the agricultural burning sector (which includes grassland burning), we will introduce a new SCC for the 2017 NEI which will represent agricultural pile burns. EPA will not provide estimates for this new SCC, rather we will allow SLTs that have that source to report into it, pollutant coverage will be the same as that for the SCCs in this sector. HAP augmentation will be done using HAP ratios used for other SCCs in this sector according to the nonpoint business rules discussed earlier.
July 18, 2018

We plan to un-retire a few SCCs because we’ve identified new methods for estimating emissions at these specific SCC descriptions, or, SLTs have requested the ability to use these SCCs.

5.4.5 Utilization of EIS Option Group/Option Set evaluation to compile NEI

The EIS has an Option Group/Option Set (OG/OS) feature that we will implement for the 2017 nonpoint NEI. In the Source Classification Code table, we can define SCCs that have a hierarchical nature. That is, there may be a “general” group, as well as more specific SCCs within the same group. These relationships are defined by the “Option Group / Option Set” (OGOS) fields in the SCC table. When EPA and SLT datasets are placed in an NEI selection, there is the potential for double-counting of data sources (emissions) across these data sources. For example, the EPA may report emissions to a “general” SCC while SLTs report data to detailed SCCs. Without OGOS evaluation, both sets of data would be included in the NEI selection.

The current OGOS rules employed in the Selection assumes that if a SLT submits data, they are summiting data for the entire group and no additional data sets are to be used to “back-fill” any SCCs within the same option set. The desired function is for the selection to back-fill any SCCs within the same option set. Refer to “Appendix 6 - Option Group Option Set Enhancement EIS Requirements.pdf” on the 2017 National Emissions Inventory Documentation website for a comprehensive discussion on the OGOS business rules being implemented in EIS for the 2017 nonpoint NEI.

A draft list of OGOS assignments for all nonpoint data category SCCs is provided in the “Appendix 4 - 2017 Nonpoint Proposed OptionGroup-OptionSet” workbook on the 2017 National Emissions Inventory Documentation website.

5.4.6 Revised nonpoint survey

Because each agency has their own universe of sources and inventory development approaches, each agency reports nonpoint estimates a little differently. The nonpoint survey will gather information specifically for each SLT regarding which source categories are covered by point, nonpoint, or both, and about where point source reconciliation needs to be done to nonpoint activity.

The nonpoint survey was first implemented in 2014, but will be greatly simplified for the 2017 submittal process. Implementing the previously discussed Option Group/Option Set feature will automate how EPA data are used to gap fill SLT submittals. One of the primary purposes of the nonpoint survey in 2014 was to prevent EPA double-counting emissions in sectors where SLTs and EPA report emissions for different SCCs but for similar processes. EPA anticipates releasing the new nonpoint survey by the end of August 2018.

The nonpoint survey will default to “yes” for all SCCs (sources) that EPA estimates. This has the following consequences:

- If SLTs do nothing in the nonpoint survey, EPA estimates will be used where computed and where SLTs do not submit emissions in that Option Group. For example, if you submit some type of woodstoves with inserts (EPA SCC or not), your SLT emissions will be used and EPA emissions will not; however, if you neglect to submit any emissions for this Option Group, EPA estimates will be used (gap fill). This is an important distinction: if you submit emissions for an Option group, they will be in the NEI unless you actively remove them from your data, or contact EPA prior to the submittal deadline to request EPA remove (“tag-out”) your data. For QA reasons, EPA prefers less tagging than necessary.
- If you indicate “no” in the nonpoint survey, EPA emissions will not appear in the NEI for the Option Group. You must select one of the 4 reasons for not accepting EPA estimates:
  1. I do not have this source.
  2. This source is included in my Point Source Contributions.
3. My agency uses different SCCs.
4. My inventory is complete. It does not need to be supplemented.

There is also an option to “Supplement reported location SCCs” only. You would choose this to allow EPA pollutants to fill in expected pollutants if your submittal does not include all expected HAPs and CAPs. This option also prevents EPA data from making it into the NEI where SLTs purposely do not report emissions for some counties. For example, your inventory for some CAPs a small number of HAPs may be survey-based and not generate estimates for outdoor hydronic heaters in a very urban county; meanwhile, the EPA residential wood combustion tool, with more simplified spatial allocation has these devices in that county and for all pollutants. By choosing this “Supplement reported location – SCCs” option, EPA data will only gap-fill outdoor hydronic heater emissions for pollutants that SLTs did not report, but did report something. Meanwhile, if SLTs reported no pollutants, then no EPA data will be chosen in the selection.

A very important note on using the Nonpoint Survey:

If you submit activity inputs to the EPA Tool category, you need to accept EPA estimates (do nothing for that tool) to ensure that your inputs will be processed by the EPA tool and generate an inventory. You only edit an SCC (to choose one of the 4 “No” options or to restrict EPA supplementing data to reported locations only) if you are submitting emissions and not activity inputs. Please contact Rich Mason if you have any questions on how to fill out the Revised Nonpoint Survey.

Revised Nonpoint Survey Examples

Some screenshots on how the revised nonpoint survey will function are provided here. As seen in Figure 5-2, when you first enter the Nonpoint Survey, you will be greeted with a Survey Status:

- Complete (green): There is an answer for every SCC that EPA estimates.
- In progress (yellow): There is at least 1 SCC in the survey that has an answer, but also has at least SCC without an answer
- Not started (red): No SCCs in the survey have an answer

Once you edit and save and category in the following screens, the survey will be yellow until all categories are complete. If you select the “Accept All EPA Estimates” button then this will set the answer for every SCC in the survey to “Yes – Supplement My Data With EPA Estimates”, and this will “Submit” the survey and once pressed, no further action is required by your agency. These, and more to follow detailed business rules will populate the text in this opening page as well.
Once you “Go the Survey” on the opening page, you will be directed to the Nonpoint Survey summary page, shown in Figure 5-3. Each EPA Tool Estimate Category will be listed on the left. These categories (not necessarily EIS sectors), not to be confused with the NEMO bins 1, 2a, 2b and 3 from Section 5.4.2, represent each nonpoint “tool” EPA such as “Residential Wood Combustion”, “ICI Fuel Combustion”, “Solvents”, “Ag Pesticides”, “Oil and Gas” and so on.
A “Category Complete?” is marked as “Yes” when every SCC within the category has been answered and “submitted”, and is marked “No” if at least SCC within the category has not been submitted in the survey. If you select “Accept All EPA Emissions Estimates” then:

- Each SCC within the category will be given an answer of “Yes – Supplement My Data With EPA Estimates”.
- This implies a “Submit” action
- You can also go back and edit individual SCCs later

The overall survey status changes when the category complete status changes from “Yes” to “No”.

If you decide to not accept EPA estimates for every SCC in the category, then you must click on the “Edit SCCs” button, which will then navigate you to the example detailed SCCs screen shown in Figure 5-4. This is where you can select specific SCCs that you do not want EPA to supplement, or, where you can have EPA supplement only at locations (counties) where you reported at least one pollutant. These options were laid out in the beginning of this section, and once you drag the SCC from the Yes (default) column on the left into the No column on upper right, you choose one of the 4 “No – Do Not Supplement My Data” via the drop-down dialogue box. Pressing the “X” from either the “No...” or “Supplement...” boxes will move the given SCC back to the default “Yes...” box. The “Reset” button will move all SCCs (for this category) back to “yes”, regardless of what the answers were when came in to this page. The “Save” button saves the answers for every SCC as it currently stands; this does NOT submit your answers; it only saves your current progress. You are encouraged to save often; this should remove a problem that was common with the 2014 Nonpoint Survey. If you click “Submit” then you are officially committing to your answers and data is saved and you are sent to the previous Summary
6 Mobile sources

6.1 Overview

Mobile sources are sources of pollution caused by vehicles transporting goods or people (e.g., highway vehicles, aircraft, rail, and marine vessels) and other nonroad engines and equipment, such as lawn and garden equipment, construction equipment, engines used in recreational activities, and portable industrial, commercial, and agricultural engines.

The EPA creates a comprehensive set of mobile source emissions data for criteria, hazardous air pollutants, and greenhouse gases for all states, Puerto Rico, and U.S. Virgin Islands as a starting point of the NEI. The EPA uses models to estimate emissions for most of the mobile source categories. With the exception of California, the EPA requires SLT agencies to submit MOVES model inputs where applicable, rather than emissions, so that the EPA can use those inputs if MOVES is updated and for consistent future year mobile source projections.
6.2 AERR requirements
For onroad and nonroad, state and local agencies are required to submit MOVES model county data bases (CDB) inputs. They may choose to submit emissions in addition. The exceptions are tribes and California, who may submit emissions only.

6.3 Mobile source best practices
The EPA encourages the following best practices when submitting onroad/nonroad mobile data:

• Look for and follow posted directions on how to submit mobile inputs. Inputs are required for all sources in MOVES: all onroad vehicles and nonroad equipment.
• Submit both the required input data, and any supplemental documentation, to help support and explain your input information. The EPA will provide instructions regarding how to provide any supplemental documentation prior to the June 2018 opening of the EIS submission window.

6.4 Onroad process changes for 2017
The EPA will continue to use MOVES for the 2017 NEI for both onroad and nonroad emissions, the exact version will be determined prior to the submittal window opening in June 2018.

Collection of inputs, rather than emissions, is required to provide EPA the ability to run varying model scenarios and future projections from the same input basis. Model input data collection will be like the process used for the 2014 NEI. The EPA is interested in comments on the current MOVES input process in planning improvements for the 2017 NEI cycle.

6.5 Nonroad process changes.
For the 2017 inventory cycle and beyond, only MOVES input format (CDB) will be accepted. Although the input collection will be unchanged, EPA is evaluating a simplification/aggregation of nonroad SCCs stored in EIS. This change will make the nonroad sector have fewer records and be more easily queried. Detailed SCC estimates will be available via modeling files.

6.6 Commercial marine vessels changes
As with the 2014 NEI, the EPA will post shape-fraction files to aid agencies that have CMV emissions at the county-level and wish to allocate them to shapes based on EPA’s values. If SLTs have more detail than EPA’s shapes, they may contact us to update the shape files to include new ones. EPA will be developing bottom up CMV emissions for 2017 and SLTs may choose to accept those in lieu of submissions.

6.7 Rails changes
For the 2017 inventory cycle, we will return to county-based processes for in-line rail emissions, dropping the use of shape IDs. Rail yards will still be at the facility-level. EPA will be using rail estimates developed via the Eastern Research Technical Advisory Committee (ERTAC) for 2017. SLTs may choose to accept this data in lieu of submitting.

6.8 Aircraft changes
For the 2017 inventory cycle, we are using the same methodology as used for the 2014 NEI. We will collect landing and take-off inputs, which SLTs will be asked to review/update. Then EPA will run the Federal Aviation Administration’s model to estimate emissions. For 2017NEI, we will use the newer Aviation Environmental Design Tool (AEDT) for EPA estimates.
7 Events

7.1 Overview
As proposed, the revised AERR does not require SLT agencies to report emissions from wildfire or prescribed burning (wildland fires) sources. These sources are reported as events to EIS. Thus, for the purposes of this plan, the approaches described here assume use of the event format and voluntary participation from SLT agencies to help EPA to create the most accurate inventory of these sources. We actually encourage states to submit inputs and not emissions for Events.

Air agency EVENT (day-specific emissions from wildfire and prescribed burning sources) data is an important source of data in the NEI, as many pollutants such as PM, VOCs and numerous HAPs are emitted in significant amounts by the large fires. For EVENTS, the EPA provides a default dataset that covers the entire U.S (including AK, HI, PR, and the Virgin Islands). States should carefully check these emissions and strongly consider accepting them before making a decision to submit emissions on their own. The EPA prefers to use consistent methods and pollutants where possible, so working with EPA to have the best estimates possible and then accepting EPA’s estimates are an ideal approach. After review of EPA’s final EVENT emissions (after provision of activity data), if an Agency deems it absolutely necessary to submit emissions, then care must be exercised to keep the pollutant coverage the same as what EPA estimates using its methods. More details on the inventory development for wildland fires is provided here.

1. Reassembly of the Fires Workgroup
   We will hold calls on a periodic basis to understand EPA methods, get work group comments and suggestions, and incorporate comments to the best of our ability into our estimation process. We will also include agricultural fires (which is currently in nonpoint and is discussed in the NOMAD WG) in these discussions. We may build of the WG that has been set up to handle fire emissions for 2016 modeling platform use.

2. Solicitation of 2017 Activity Data
   EPA will send a request by email to all SLTs to collect activity data for wildland fires. These activity data include, but are not limited to inputs such as: acres burned, fuel moisture, fuel consumption and type of fires. EPA will provide an Excel-based template for SLTs to populate and return to EPA.

3. Memo to SLTs on EVENTS process for 2017
   EPA will send a memo briefly explaining EPA methods and why EPA would prefer SLTs and others to only submit activity data for wildland fires, and not emissions. In addition, if an SLT will submit emissions, we will explain what needs to be submitted (including CAPs, HAPs, and GHGs) including parameters needed for emissions modeling such as the heat released by each fire and its unit of measure and how one can estimate that value.

4. Questionnaire to SLTs
   Concurrent with the memo to SLTs on EVENTS process, a questionnaire will be sent to SLTs to help EPA assess how complete their activity data is. This will help EPA appropriate use other datasets in conjunction with what the SLTs submit.

5. EPA Communication back to SLTs
   EPA will provide feedback to SLTs that submitted activity data as to the quality of the submitted activity data and if/how those data can use in emissions processing. EPA will further use questionnaire results to ensure SLTs are agreeable to bringing in new activity datasets that are available as default for their domains.

6. Create SMARTFIRE2-based draft emission estimates and SLT review
   Activity data agreed upon to for use by SLTs for their areas will be used with or without other activity datasets to estimate emissions via the SMARTFIRE2 (Satellite Mapping Automated Reanalysis Tool for Fire)
Incident Reconciliation (SF2) approach that has been used for previous inventories. For those SLTs that did not submit activity data, default activity data will be used. Draft methodology will also be provided and request SLTs provide comments for corrections, including revised activity data they may possess. For the initial draft 2017 WLF emissions for events, EPA may run the SF2 model without any state-submitted activity information (even if we receive it prior to that run). Once these draft estimates are posted, EPA will use the resulting comments and any activity data provided to EPA by SLTs to rerun the SF2 model. The reason for this is due to the uncertain nature of resource allocation for developing WLF emissions estimates in the 2017 NEI.

7. Rerun SMARTFIRE2 with revisions
   A regeneration of emissions based on suggested revisions from the review process as well as inclusion of SLT submitted activity data will be performed as resources allow. Accompanying documentation outlining differences between the draft estimates and this rerun will be provided. SLTs that do not comment should see no changes in emissions.

8. Finalizing Wildland fires inventory
   SLTs will be able to review the SMARTFIRE2 rerun emissions and minor comments or edits will be addressed and reflected in the Final NEI. Any SLTs that do approve of the EPA estimates need to have submitted their emissions prior to the extended-AERR deadline -though we strongly discourage this for wildland fires. For those SLTs that submit emissions, EPA will provide HAP and PM2.5 composition emission factors for SLTs to use. Also, if SLTs submit emissions, they must also have submitted other parameters required for emissions modeling, such as heat released by each fire (which can be estimated from CONSUME). All required parameters will have been provided by EPA prior to the AERR submittal deadline.

7.2 Event process changes
For the 2017 NEI process, we expect the following items to be new/changed from the 2014 NEI process:

- Similar to the 2014 NEI, we continue to strongly-encourage SLTs to submit activity data and NOT emissions for this data category. While we do encourage all SLTs to submit only activity data, a couple of states do continue to submit emissions for this category.

- In the 2017 NEI, more parameters will be required if SLTs submit data (emissions) to this category, including heat content ("Heat Release" and "Heat Release UOM"—see step 3 in the previous section for further details) for each fire as well as other parameters needed for emissions modeling of these fires; without heat release and heat release unit of measure, it is not possible to compute plume rise for fires. It's also possible that we update PAH and EC and OC EFs for these fires in the 2017 NEI.

- Those Agencies that decide to submit emissions data must submit smoldering and flaming emissions where the sum represents what has been required in the past (see Section 3.4). The smoldering and flaming components individually are important for many activities including use of data for climate assessments, because the PM2.5 chemical composition is different for the smoldering vs. the flaming component. Note that if an SLT does submit emissions, they will be prohibited from submitting a total, they will only be able to submit smoldering and flaming emissions. If SLTs only have total emissions and they need to re-apportion to the flaming and smoldering components, then they can use EPA estimates to develop those needed ratios or consult with EPA about the best way to solve the problem.

- We will review the possibility of including lead (Pb) as a pollutant from these large fires in the 2017 NEI. If we adopt an EPA method for Pb in the 2017 NEI, agencies that decide to submit actual emissions data should also plan on submitting Pb emissions. An emissions factor and procedure for estimating Pb emissions from PM2.5 fractions will be provided by the EPA as needed.

- SLTs that submit emissions must also submit HAPs, GHGs, and PM species as reported in EPA data for EVENTS. EPA will provide the requisite EFs.
Agencies should make it clear to the EPA that the activity data they are submitting is a complete set for both prescribed and wild fires. In that way, the EPA will ensure no other default data is brought into the process of estimating emissions for the SLTs in question if such a note is included as part of the activity data submission. EPA will add more details on this to the plan at a later time, but it’s expected we will do it via a survey administered by USFS that was sent to all SLTs that submitted activity data for the draft wildland fires inventory for the 2014 NEI.

As discussed earlier in this plan, we likely will introduce a new SCC for pile burns in the 2017 NEI for EVENTS (for prescribed fires). If we do that, SLTs that submit emissions must submit to that SCC to fires they consider to be pile burns. It’s expected the list of pollutants will be the same for piles as for wild and prescribed fires. Please note that EPA methods will not cover pile burn emissions, it’s be entirely populated by SLT emissions for those few states that have such burns occurring in their domain.

We encourage agencies to send in activity data as soon as possible after EPA’s “request for 2017 WLF activity data” note goes out. Due to resource constraints this year and the fact that EPA’s draft estimates will be based on only national default activity data, EPA will likely provide more time for SLTs to submit activity data. We strongly encourage all agencies to review and comment on the draft EVENTS NEI that we expect to post in the summer of 2018. This includes submitting additional activity data, commenting on the draft emission estimates, and other items that will facilitate getting us to a final WLF inventory.

We will add an SCC for Prescribed fires that are pile burns. EPA will not provide estimates for this SCC; rather, any state that has that activity on their lands will report actual emissions. Pollutant coverage and requirements for submission must comply with Event-based requirements.

7.3 Event source best practices

Submit activity data so that the EPA does not have to use default data to identify and estimate emissions from fires occurring in your domain. Important parameters include acres burned, fire perimeters, fuel loading, and fuel consumption; however, acres burned is the most important activity data to submit. The EPA relies on the default methods from satellite detections without more specific data. The importance of submitting activity data is especially true for prescribed fires, because the EPA methods have a more difficult problem in identifying which fires are prescribed fires for appropriately estimating the emissions. At this time, we expect that activity data for the 2017 NEI fires will simply be submitted via email to Tesh Rao, and the EPA will provide directions if those plans change.

Review draft NEI for EVENTS soon after it is available. Ensure that submitted activity data were used appropriately. Provide comments in the comment time period specified by the EPA.

If an Agency decides to submit actual emissions (EPA discourages this process for EVENTS), provide documentation on the methods as much as possible either via comment fields in EIS or via an email to Tesh Rao. Also, if an Agency submits emissions, ensure that the pollutant coverage is the same as what the EPA estimates using its methods. If Emission Factors are needed, please contact the EPA. If you do decide to submit emissions,

- Submit data to the EIS QA Environment prior to submitting data to the Production Environment. Make sure your feedback reports are clean prior to submitting to the Production Environment.
- Use the new (expected) comparison report as an additional QA step (see Section 8.3).

Please plan on reviewing the draft estimates that will be provided by EPA and submitting appropriate comments. In addition, please work with EPA to submit and review your activity data as EPA processes them into emissions.
8 EIS Gateway, Reports, and Tools

8.1 Staging Tables
To assist in resolving Bridge Tool errors, we built queries into the staging tables that identify widows and orphans, which can prevent your data from converting to the required XML format. We updated the Bridge Tool in October of 2017 to provide error messages to be more informative.

For users of Windsor Solutions’ inventory management product “SLEIS”, the Bridge Tool has been adapted to convert the XML export files from SLEIS into the staging tables without prior manual manipulation. Past versions of the Bridge Tool could not convert the XML to the staging table format.

8.2 Submissions – EIS Multi-thread Approach
To prevent a backlog of submissions during peak periods, the EPA plans to create a “multi-thread” approach to the submission process within the EIS. This multithread approach will establish two submission threads, with each thread being a separate data processing pathway. With the new approach, the EIS will automatically move files larger than a pre-assigned file size limit to another thread, allowing smaller files to be processed simultaneously. Currently, larger files must be completely processed before the smaller files will be processed. This change will be in the EIS software, so the only differences users will notice is faster response times.

8.3 Reports
All reports, except Snapshots and the Smoke Flat Files, now have the ability to be customized though the “Column” filter.

A new report is now available in EIS. The new report is a comparison report that will allow you to compare any number of datasets against a single, user-specific base dataset. This could be used, for example, to compare point emissions in the NEI 2014 v2 against your agency submitted data for 2017. An additional example would be to compare your submitted data against TRI data so that you can see what facilities have reported to TRI and what is being reported by your agency. The comparison reports will provide an absolute difference, percent difference and ratio between the baseline data value and the comparison value for each dataset being compared. We encourage SLT air agencies to take advantage of this report after having made your submission as an additional QA tool.

In addition, another report will be available for assessing whether your submissions have met the 2017 NEI completeness criteria. The use of this completeness report is described in Section 3.5.

9 Conclusion and Points of Contact
The EPA has created this plan to assist SLT agencies with their own planning needs for the 2017 NEI cycle. Please direct comments on this plan to Rich Mason. The EPA recognizes that SLT air agency staff will have many questions, ideas, and improvements that we have not addressed here, and your comments will help us improve this plan and the 2017 NEI process. Points of contact for various NEI data source categories and functions are provided on the Air Emissions Inventories Points of Contact website.