

2 4. Industrial Processes and Product Use

3 The Industrial Processes and Product Use (IPPU) chapter includes greenhouse gas emissions occurring from
4 industrial processes and from the use of greenhouse gases in products. The industrial processes and product use
5 categories included in this chapter are presented in Figure 4-1 and Figure 4-2. Greenhouse gas emissions from
6 industrial processes can occur in two different ways. First, they may be generated and emitted as the byproducts
7 of various non-energy-related industrial activities. Second, they may be emitted due to their use in manufacturing
8 processes or by end-consumers. Combustion-related energy use emissions from industry are reported in Chapter
9 3, Energy.

10 In the case of byproduct emissions, the emissions are generated by an industrial process itself and are not directly
11 a result of energy consumed during the process. For example, raw materials can be chemically or physically
12 transformed from one state to another. This transformation can result in the release of greenhouse gases such as
13 carbon dioxide (CO₂), methane (CH₄), nitrous oxide (N₂O), and fluorinated greenhouse gases (e.g., HFC-23). The
14 greenhouse gas byproduct generating processes included in this chapter include iron and steel production and
15 metallurgical coke production, cement production, petrochemical production, ammonia production, lime
16 production, other process uses of carbonates (e.g., flux stone, flue gas desulfurization, and soda ash consumption
17 not associated with glass manufacturing), nitric acid production, adipic acid production, urea consumption for non-
18 agricultural purposes, aluminum production, HCFC-22 production, glass production, soda ash production,
19 ferroalloy production, titanium dioxide production, caprolactam production, zinc production, phosphoric acid
20 production, lead production, and silicon carbide production and consumption.

21 Greenhouse gases that are used in manufacturing processes or by end-consumers include man-made compounds
22 such as hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), sulfur hexafluoride (SF₆), and nitrogen trifluoride
23 (NF₃). The present contribution of HFCs, PFCs, SF₆, and NF₃ gases to the radiative forcing effect of all anthropogenic
24 greenhouse gases is small; however, because of their extremely long lifetimes, many of them will continue to
25 persist in the atmosphere long after they were first released. In addition, many of these gases have high global
26 warming potentials; SF₆ is the most potent greenhouse gas the Intergovernmental Panel on Climate Change (IPCC)
27 has evaluated. Use of HFCs is growing rapidly since they are the primary substitutes for ozone depleting substances
28 (ODS), which are being phased-out under the Montreal Protocol on Substances that Deplete the Ozone Layer.
29 Hydrofluorocarbons, PFCs, SF₆, and NF₃ are employed and emitted by a number of other industrial sources in the
30 United States, such as electronics industry, electric power transmission and distribution, aluminum production,
31 and magnesium metal production and processing. Carbon dioxide is also consumed and emitted through various
32 end-use applications. In addition, nitrous oxide is used in and emitted by the electronics industry and anesthetic
33 and aerosol applications.

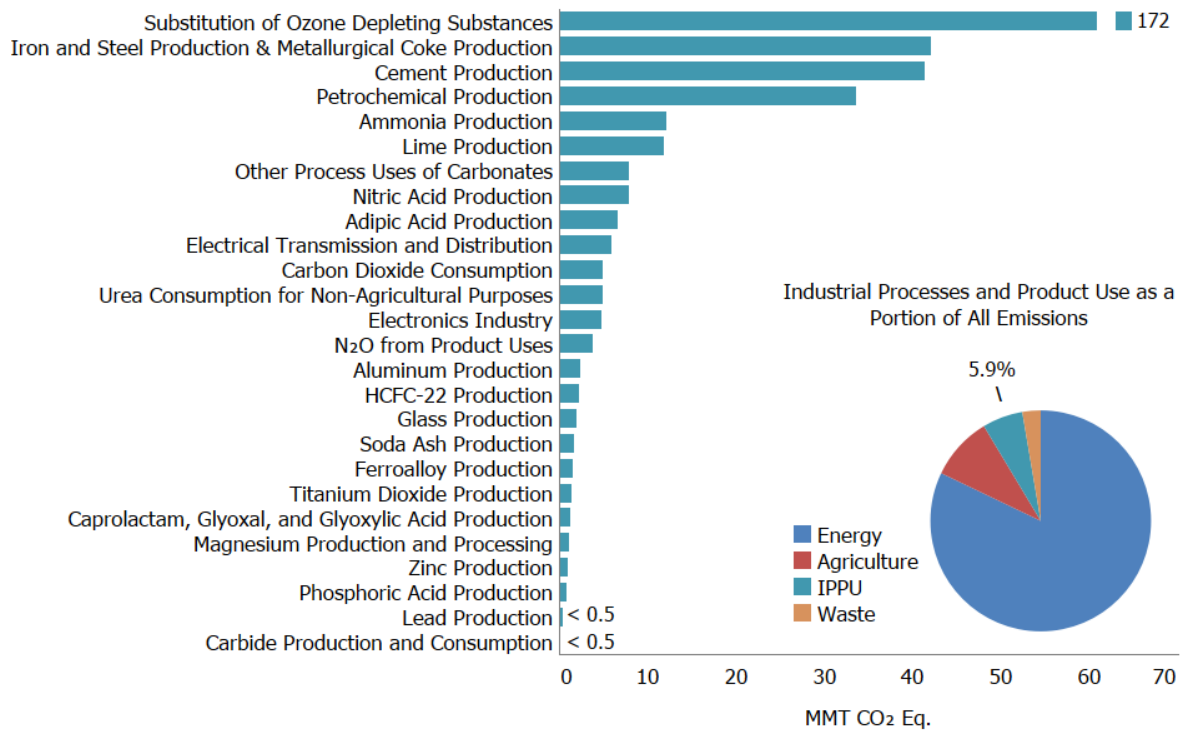
34 In 2021, IPPU generated emissions of 376.8 million metric tons of CO₂ equivalent (MMT CO₂ Eq.), or 5.9 percent of
35 total U.S. greenhouse gas emissions.¹ Carbon dioxide emissions from all industrial processes were 169.3 MMT CO₂

¹ Emissions reported in the IPPU chapter include those from all 50 states, including Hawaii and Alaska, as well as from U.S. Territories.

1 Eq. (169,298 kt CO₂) in 2021, or 3.4 percent of total U.S. CO₂ emissions. Methane emissions from industrial
 2 processes resulted in emissions of approximately 0.4 MMT CO₂ Eq. (16 kt CH₄) in 2021, which was 0.1 percent of
 3 U.S. CH₄ emissions. Nitrous oxide emissions from IPPU were 19.7 MMT CO₂ Eq. (74 kt N₂O) in 2021, or 5.1 percent
 4 of total U.S. N₂O emissions. In 2021 combined emissions of HFCs, PFCs, SF₆, and NF₃ totaled 187.3 MMT CO₂ Eq.
 5 Total emissions from IPPU in 2021 were 12.2 percent more than 1990 emissions. Total emissions from IPPU
 6 remained relatively constant between 2020 and 2021, increasing by 3.7 percent due to offsetting trends within the
 7 sector. More information on emissions of greenhouse gas precursors emissions that also result from IPPU are
 8 presented in Section 4.27 of this chapter.

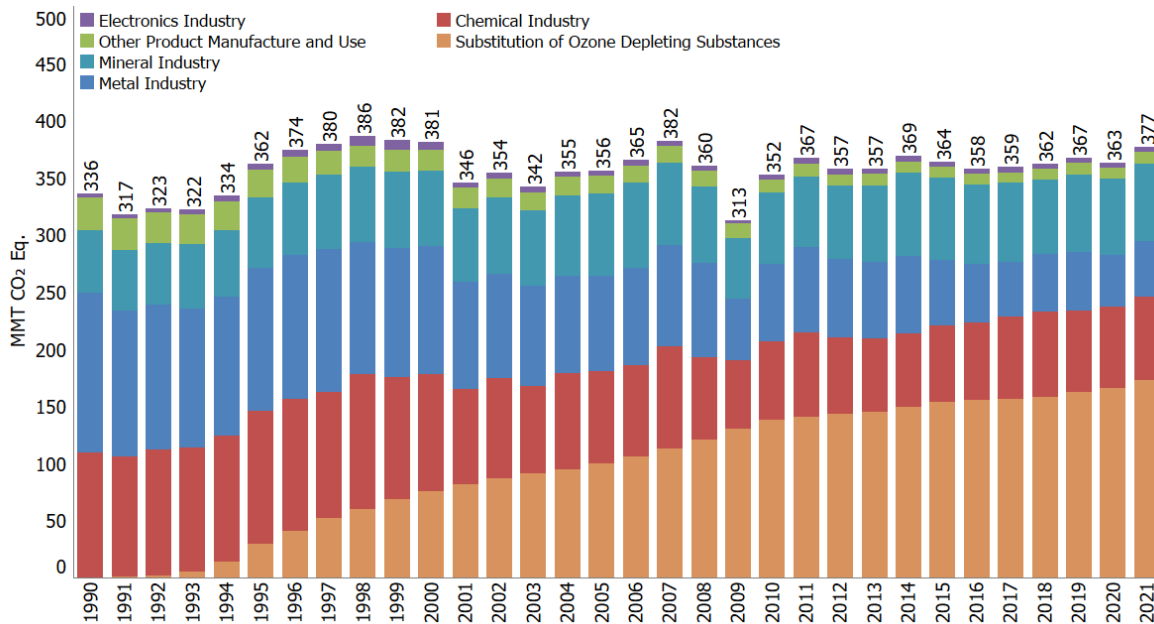
9 The largest source of IPPU-related emissions is the Substitution of Ozone Depleting Substances, which accounted
 10 for 45.8 percent of sector emissions in 2021. These emissions have increased by 73.5 percent since 2005, and 3.8
 11 percent between 2020 and 2021. Iron and Steel Production and Metallurgical Coke Production was the second
 12 largest source of IPPU emissions in 2021, accounting for 11.2 percent of IPPU emissions in 2021. Cement
 13 Production was the third largest source of IPPU emissions, accounting for 11.0 percent of the sector total in 2021.

14 **Figure 4-1: 2021 Industrial Processes and Product Use Sector Greenhouse Gas Sources**



15
 16 The increase in overall IPPU emissions since 1990 reflects a range of emission trends among the emission sources,
 17 as shown in Figure 4-2. Emissions resulting from most types of metal production have declined significantly since
 18 1990, largely due to production shifting to other countries, but also due to transitions to less-emissive methods of
 19 production (in the case of iron and steel) and to improved practices (in the case of PFC emissions from aluminum
 20 production). Carbon dioxide and CH₄ emissions from some chemical production sources (e.g., petrochemical
 21 production, urea consumption for non-agricultural purposes) have increased since 1990, while emissions from
 22 other chemical production sources (e.g., ammonia production, phosphoric acid production) have decreased.
 23 Emissions from mineral sources have either increased (e.g., cement production) or not changed significantly (e.g.,
 24 lime production) since 1990 and largely follow economic cycles. Hydrofluorocarbon emissions from the
 25 substitution of ODS have increased drastically since 1990 and are the largest source of IPPU emissions (45.8
 26 percent in 2021), while the emissions of HFCs, PFCs, SF₆, and NF₃ from other sources have generally declined.
 27 Nitrous oxide emissions from the production of nitric acid have decreased. Some emission sources (e.g., adipic
 28 acid) exhibit varied interannual trends. Trends are explained further within each emission source category
 29 throughout the chapter.

1 **Figure 4-2: Trends in Industrial Processes and Product Use Sector Greenhouse Gas Sources**



2
 3 Table 4-1 summarizes emissions for the IPPU chapter in MMT CO₂ Eq. using IPCC *Fifth Assessment Report* (AR5)
 4 GWP values, following the requirements of the current United Nations Framework Convention on Climate Change
 5 (UNFCCC) reporting guidelines for national inventories (IPCC 2007).² Unweighted gas emissions in kt are also
 6 provided in Table 4-2. The source descriptions that follow in the chapter are presented in the order as reported to
 7 the UNFCCC in the Common Reporting Format (CRF) tables, corresponding generally to: mineral industry, chemical
 8 industry, metalindustry, and emissions from the uses of HFCs, PFCs, SF₆, and NF₃.

9 Each year, some emission and sink estimates in the IPPU sector of the Inventory are recalculated and revised with
 10 improved methods and/or data. In general, recalculations are made to the U.S. greenhouse gas emission estimates
 11 either to incorporate new methodologies or, most commonly, to update recent historical data. These
 12 improvements are implemented consistently across the previous Inventory's time series (i.e., 1990 to 2020) to
 13 ensure that the trend is accurate. Key updates to this year's inventory include revisions to the Ammonia
 14 Production methodology to use GHGRP activity data for 2010 through 2021; Glass Production methodology to use
 15 additional GHGRP activity data for the years 2010 through 2020; updates to emission estimates from Urea
 16 Consumption for Non-Agricultural Purposes driven by revisions to quantities of urea applied, urea imports, and
 17 urea exports; and revisions to method for electrical equipment for estimating historical emissions for non-Partners
 18 based on the comparison with atmospheric data. In addition, estimates of CO₂-equivalent emissions totals of CH₄,
 19 N₂O, HFCs, PFCs, SF₆ and NF₃ have been revised to reflect the 100-year global warming potentials (GWPs) provided
 20 in the IPCC *Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the
 21 IPCC *Fourth Assessment Report* (AR4) (IPCC 2007) (used in the previous inventories). Together, these updates
 22 increased greenhouse gas emissions an average of 2.4 MMT CO₂ Eq. (1 percent) across the time series. For more
 23 information on specific methodological updates, please see the Recalculations Discussion section for each category
 24 in this chapter.

² See <http://unfccc.int/resource/docs/2013/cop19/eng/10a03.pdf>.

1 **Table 4-1: Emissions from Industrial Processes and Product Use (MMT CO₂ Eq.)**

Gas/Source	1990	2005	2017	2018	2019	2020	2021
CO₂	214.3	195.4	166.2	165.9	170.0	161.8	169.3
Iron and Steel Production & Metallurgical Coke Production	104.7	70.1	40.8	42.9	43.1	37.7	42.0
<i>Iron and Steel Production</i>	99.1	66.2	38.8	41.6	40.1	35.4	38.8
<i>Metallurgical Coke Production</i>	5.6	3.9	2.0	1.3	3.0	2.3	3.2
Cement Production	33.5	46.2	40.3	39.0	40.9	40.7	41.3
Petrochemical Production	21.6	27.4	28.9	29.3	30.7	29.8	33.2
Ammonia Production	14.4	10.2	12.5	12.7	12.4	13.0	12.2
Lime Production	11.7	14.6	12.9	13.1	12.1	11.3	11.9
Other Process Uses of Carbonates	6.2	7.5	9.9	7.4	8.4	8.4	8.0
Carbon Dioxide Consumption	1.5	1.4	4.6	4.1	4.9	5.0	5.0
Urea Consumption for Non-Agricultural Purposes	3.8	3.7	5.2	6.1	6.2	5.8	5.0
Glass Production	2.3	2.4	2.0	2.0	1.9	1.9	2.0
Soda Ash Production	1.4	1.7	1.8	1.7	1.8	1.5	1.7
Ferroalloy Production	2.2	1.4	2.0	2.1	1.6	1.4	1.6
Aluminum Production	6.8	4.1	1.2	1.5	1.9	1.7	1.5
Titanium Dioxide Production	1.2	1.8	1.7	1.5	1.5	1.2	1.5
Zinc Production	0.6	1.0	0.9	1.0	1.0	1.0	1.0
Phosphoric Acid Production	1.5	1.3	1.0	0.9	0.9	0.9	0.9
Lead Production	0.5	0.6	0.5	0.5	0.5	0.5	0.4
Carbide Production and Consumption	0.2	0.2	0.2	0.2	0.2	0.2	0.2
Substitution of Ozone Depleting Substances ^a	+	+	+	+	+	+	+
Magnesium Production and Processing	0.1	+	+	+	+	+	+
CH₄	0.3	0.1	0.3	0.4	0.4	0.4	0.4
Petrochemical Production	0.2	0.1	0.3	0.3	0.4	0.3	0.4
Ferroalloy Production	+	+	+	+	+	+	+
Carbide Production and Consumption	+	+	+	+	+	+	+
Iron and Steel Production & Metallurgical Coke Production	+	+	+	+	+	+	+
<i>Iron and Steel Production</i>	+	+	+	+	+	+	+
<i>Metallurgical Coke Production</i>	NO	NO	NO	NO	NO	NO	NO
N₂O	29.6	22.2	20.2	23.1	18.7	20.8	19.7
Nitric Acid Production	10.8	10.1	8.3	8.5	8.9	8.3	7.9
Adipic Acid Production	13.5	6.3	6.6	9.3	4.7	7.4	6.6
N ₂ O from Product Uses	3.8	3.8	3.8	3.8	3.8	3.8	3.8
Caprolactam, Glyoxal, and Glyoxylic Acid Production	1.5	1.9	1.3	1.3	1.2	1.2	1.2
Electronics Industry	+	0.1	0.2	0.2	0.2	0.3	0.3
HFCs	39.0	116.4	160.8	160.9	165.4	168.2	175.1
Substitution of Ozone Depleting Substances ^a	0.3	99.4	156.1	157.7	161.9	166.1	172.4
HCFC-22 Production	38.6	16.8	4.3	2.7	3.1	1.8	2.2
Electronics Industry	0.2	0.2	0.3	0.3	0.3	0.3	0.4
Magnesium Production and Processing	NO	NO	0.1	0.1	0.1	0.1	+
PFCs	21.8	6.1	3.8	4.3	4.0	3.9	3.5
Electronics Industry	2.5	3.0	2.7	2.8	2.5	2.4	2.6

Aluminum Production	19.3	3.1	1.0	1.4	1.4	1.4	0.9
Substitution of Ozone Depleting Substances	NO	+	+	+	+	+	+
Electrical Transmission and Distribution	NO	+	+	NO	+	+	+
SF₆	30.5	15.5	7.2	7.1	7.8	7.5	8.0
Electrical Transmission and Distribution	24.7	11.8	5.5	5.2	6.1	5.9	6.0
Magnesium Production and Processing	5.4	2.9	1.0	1.1	0.9	0.9	1.1
Electronics Industry	0.5	0.8	0.7	0.8	0.8	0.8	0.9
NF₃	+	0.4	0.5	0.5	0.5	0.6	0.6
Electronics Industry	+	0.4	0.5	0.5	0.5	0.6	0.6
Total^b	335.7	356.1	359.1	362.2	366.8	363.2	376.8

+ Does not exceed 0.05 MMT CO₂ Eq.

NO (Not Occurring)

^a Small amounts of PFC emissions also result from this source.

^b Total does not include other fluorinated gases, such as HFEs and PFPEs, which are reported separately in section 4.23.

Note: Totals may not sum due to independent rounding. Emissions of F-HTFs that are not HFCs, PFCs or SF₆ are not included in inventory totals and are included for informational purposes only in section 4.23. Emissions presented for informational purposes include HFEs, PFPMEs, perfluoroalkylmorpholines, and perfluorotrialkylamines.

1 **Table 4-2: Emissions from Industrial Processes and Product Use (kt)**

Gas/Source	1990	2005	2017	2018	2019	2020	2021
CO₂	214,344	195,415	166,228	165,924	169,976	161,807	169,298
Iron and Steel Production & Metallurgical Coke Production	104,737	70,076	40,810	42,858	43,090	37,712	42,041
<i>Iron and Steel Production</i>	<i>99,129</i>	<i>66,156</i>	<i>38,832</i>	<i>41,576</i>	<i>40,084</i>	<i>35,387</i>	<i>38,817</i>
<i>Metallurgical Coke Production</i>	<i>5,608</i>	<i>3,921</i>	<i>1,978</i>	<i>1,282</i>	<i>3,006</i>	<i>2,325</i>	<i>3,224</i>
Cement Production	33,484	46,194	40,324	38,971	40,896	40,688	41,312
Petrochemical Production	21,611	27,383	28,890	29,314	30,702	29,780	33,170
Ammonia Production	14,404	10,234	12,481	12,669	12,401	13,006	12,207
Lime Production	11,700	14,552	12,882	13,106	12,112	11,299	11,870
Other Process Uses of Carbonates	6,233	7,459	9,869	7,351	8,422	8,399	7,951
Carbon Dioxide Consumption	1,472	1,375	4,580	4,130	4,870	4,970	4,990
Urea Consumption for Non-Agricultural Purposes	3,784	3,653	5,161	6,111	6,154	5,814	4,989
Glass Production	2,262	2,401	1,984	1,989	1,940	1,858	1,969
Soda Ash Production	1,431	1,655	1,753	1,714	1,792	1,461	1,714
Ferroalloy Production	2,152	1,392	1,975	2,063	1,598	1,377	1,567
Aluminum Production	6,831	4,142	1,205	1,455	1,880	1,748	1,541
Titanium Dioxide Production	1,195	1,755	1,688	1,541	1,474	1,193	1,474
Zinc Production	632	1,030	900	999	1,026	977	969
Phosphoric Acid Production	1,529	1,342	1,025	937	909	901	909
Lead Production	516	553	513	527	531	464	446
Carbide Production and Consumption	243	213	181	184	175	154	172
Substitution of Ozone Depleting Substances ^a	+	1	3	3	3	4	4
Magnesium Production and Processing	128	3	3	2	2	3	3
CH₄	11	4	11	13	15	13	16
Petrochemical Production	9	3	10	12	13	12	15

Ferroalloy Production	1	+	1	1	+	+	+
Carbide Production and Consumption	1	+	+	+	+	+	+
Iron and Steel Production & Metallurgical Coke Production	1	1	+	+	+	+	+
<i>Iron and Steel Production</i>	1	1	+	+	+	+	+
<i>Metallurgical Coke Production</i>	NO	NO	NO	NO	NO	NO	NO
N₂O	112	84	76	87	71	79	74
Nitric Acid Production	41	38	31	32	34	31	30
Adipic Acid Production	51	24	25	35	18	28	25
N ₂ O from Product Uses	14	14	14	14	14	14	14
Caprolactam, Glyoxal, and Glyoxylic Acid Production	6	7	5	5	5	4	5
Electronics Industry	+	+	1	1	1	1	1
HFCs	M	M	M	M	M	M	M
Substitution of Ozone Depleting Substances ^a	M	M	M	M	M	M	M
HCFC-22 Production	3	1	+	+	+	+	+
Electronics Industry	NO	NO	+	+	+	+	+
Magnesium Production and Processing	+	+	+	+	+	+	+
PFCs	M	M	M	M	M	M	M
Electronics Industry	+	+	+	+	+	+	+
Aluminum Production	M	M	M	M	M	M	M
Substitution of Ozone Depleting Substances	NO	+	+	+	+	+	+
Electrical Transmission and Distribution	NO	+	+	NO	+	+	+
SF₆	1	1	+	+	+	+	+
Electrical Transmission and Distribution	1	1	+	+	+	+	+
Magnesium Production and Processing	+	+	+	+	+	+	+
Electronics Industry	+	+	+	+	+	+	+
NF₃	+	+	+	+	+	+	+
Electronics Industry	+	+	+	+	+	+	+

+ Does not exceed 0.5 kt.

M (Mixture of gases)

NO (Not Occurring)

^a Small amounts of PFC emissions also result from this source.

Note: Totals by gas may not sum due to independent rounding.

1 This chapter presents emission estimates calculated in accordance with the *2006 IPCC Guidelines for National*
2 *Greenhouse Gas Inventories (2006 IPCC Guidelines)* and its refinements. For additional detail on IPPU sources that
3 are not included in this Inventory report, please review Annex 5, Assessment of the Sources and Sinks of
4 Greenhouse Gas Emissions Not Included. These sources are not included due to various national circumstances,
5 such as emissions from a source may not currently occur in the United States, data are not currently available for
6 those emission sources (e.g., ceramics, non-metallurgical magnesium production, glyoxal and glyoxylic acid
7 production, CH₄ from direct reduced iron production), emissions are included elsewhere within the Inventory
8 report, or data suggest that emissions are not significant (e.g., other various fluorinated gas emissions from other
9 product uses). In terms of geographic scope, emissions reported in the IPPU chapter include those from all 50
10 states, including Hawaii and Alaska, as well as from District of Columbia and U.S. Territories to the extent to which
11 industries are occurring. While most IPPU sources do not occur in U.S. Territories (e.g., electronics manufacturing
12 does not occur in U.S. Territories), they are estimated and accounted for where they are known to occur (e.g.,
13 cement production, lime production, and electrical transmission and distribution). EPA will review this on an

1 ongoing basis to ensure emission sources are included across all geographic areas if they occur. Information on
2 planned improvements for specific IPPU source categories can be found in the Planned Improvements section of
3 the individual source category.

4 In addition, as mentioned in the Energy chapter of this report (Box 3-5), fossil fuels consumed for non-energy uses
5 for primary purposes other than combustion for energy (including lubricants, paraffin waxes, bitumen asphalt, and
6 solvents) are reported in the Energy chapter. According to the *2006 IPCC Guidelines*, these non-energy uses of
7 fossil fuels are to be reported under the IPPU, rather than the Energy sector; however, due to national
8 circumstances regarding the allocation of energy statistics and carbon balance data, the United States reports
9 these non-energy uses in the Energy chapter of this Inventory. Although emissions from these non-energy uses are
10 reported in the Energy chapter, the methodologies used to determine emissions are compatible with the *2006*
11 *IPCC Guidelines* and are well documented and scientifically based. The methodologies used are described in
12 Section 3.2, Carbon Emitted from Non-Energy Uses of Fossil Fuels and Annex 2.3, Methodology for Estimating
13 Carbon Emitted from Non-Energy Uses of Fossil Fuels. The emissions are reported under the Energy chapter to
14 improve transparency, report a more complete carbon balance, and avoid double counting. For example, only the
15 emissions from the first use of lubricants and waxes are to be reported under the IPPU sector, and emissions from
16 use of lubricants in 2-stroke engines and emissions from secondary use of lubricants and waxes in waste
17 incineration with energy recovery are to be reported under the Energy sector. Reporting non-energy use emissions
18 from only first use of lubricants and waxes under IPPU would involve making artificial adjustments to the non-
19 energy use carbon balance and could potentially result in double counting of emissions. These artificial
20 adjustments would also be required for asphalt and road oil and solvents (which are captured as part of
21 petrochemical feedstock emissions) and could also potentially result in double counting of emissions. For more
22 information, see the Methodology discussion in Section 3.1, CO₂ from Fossil Fuel Combustion, Section 3.2, Carbon
23 Emitted from Non-Energy Uses of Fossil Fuels and Annex 2.3, Methodology for Estimating Carbon Emitted from
24 Non-Energy Uses of Fossil Fuels.

25 Finally, as stated in the Energy chapter, portions of the fuel consumption data for seven fuel categories—coking
26 coal, distillate fuel, industrial other coal, petroleum coke, natural gas, residual fuel oil, and other oil—are
27 reallocated to the IPPU chapter, as they are consumed during non-energy related industrial process activity.
28 Emissions from uses of fossil fuels as feedstocks or reducing agents (e.g., petrochemical production, aluminum
29 production, titanium dioxide, zinc production) are reported in the IPPU chapter, unless otherwise noted due to
30 specific national circumstances. This approach is compatible with the *2006 IPCC Guidelines* and is well documented
31 and scientifically based. The emissions from these feedstocks and reducing agents are reported under the IPPU
32 chapter to improve transparency and to avoid double counting of emissions under both the Energy and IPPU
33 sectors. More information on the methodology to adjust for these emissions within the Energy chapter is
34 described in the Methodology section of CO₂ from Fossil Fuel Combustion (3.1 Fossil Fuel Combustion [CRF Source
35 Category 1A]) and Annex 2.1, Methodology for Estimating Emissions of CO₂ from Fossil Fuel Combustion.
36 Additional information is listed within each IPPU emission source in which this approach applies.

37 **Box 4-1: Methodological Approach for Estimating and Reporting U.S. Emissions and Removals**

In following the United Nations Framework Convention on Climate Change (UNFCCC) requirement under Article 4.1 to develop and submit national greenhouse gas emission inventories, the emissions and removals presented in this report and this chapter are organized by source and sink categories and calculated using internationally accepted methods provided by the Intergovernmental Panel on Climate Change (IPCC) in the *2006 IPCC Guidelines for National Greenhouse Gas Inventories (2006 IPCC Guidelines)* and its supplements and refinements. Additionally, the calculated emissions and removals in a given year for the United States are presented in a common format in line with the UNFCCC reporting guidelines for the reporting of inventories under this international agreement. The use of consistent methods to calculate emissions and removals by all nations providing their inventories to the UNFCCC ensures that these reports are comparable. The presentation of emissions and removals provided in the IPPU chapter do not preclude alternative examinations, but rather, this chapter presents emissions and removals in a common format consistent with how countries are to report inventories under the UNFCCC. The report itself, and this chapter, follows this standardized format, and

provides an explanation of the application of methods used to calculate emissions and removals from industrial processes and from the use of greenhouse gases in products.

1

2 QA/QC and Verification Procedures

3 For IPPU sources, a detailed QA/QC plan was developed and implemented for specific categories. This plan is
4 consistent with the U.S. Inventory QA/QC plan outlined in Annex 8 but tailored to include specific procedures
5 recommended for these sources. The IPPU QA/QC Plan does not replace the Inventory QA/QC Plan, but rather
6 provides more context for the IPPU sector. The IPPU QA/QC Plan provides the completed QA/QC forms for each
7 inventory reports, as well as, for certain source categories (e.g., key categories), more detailed documentation of
8 quality control checks and recalculations due to methodological changes.

9 Two types of checks were performed using this plan: (1) general (Tier 1) procedures consistent with Volume 1,
10 Chapter 6 of the *2006 IPCC Guidelines* that focus on annual procedures and checks to be used when gathering,
11 maintaining, handling, documenting, checking, and archiving the data, supporting documents, and files; and (2)
12 source category-specific (Tier 2) procedures that focus on checks and comparisons of the emission factors, activity
13 data, and methodologies used for estimating emissions from the relevant industrial process and product use
14 sources. Examples of these procedures include: checks to ensure that activity data and emission estimates are
15 consistent with historical trends to identify significant changes; that, where possible, consistent and reputable data
16 sources are used and specified across sources; that interpolation or extrapolation techniques are consistent across
17 sources; and that common datasets, units, and conversion factors are used where applicable. The IPPU QA/QC
18 plan also checked for transcription errors in data inputs required for emission calculations, including activity data
19 and emission factors; and confirmed that estimates were calculated and reported for all applicable and able
20 portions of the source categories for all years.

21 For sources that use data from EPA's Greenhouse Gas Reporting Program (GHGRP), EPA verifies annual facility-
22 level reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic
23 checks and manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are
24 accurate, complete, and consistent.³ Based on the results of the verification process, EPA follows up with facilities
25 to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of general
26 and category-specific QC procedures, including: range checks, statistical checks, algorithm checks, and year-to-year
27 checks of reported data and emissions. See Box 4-2 below for more information on use of GHGRP data in this
28 chapter.

29 General QA/QC procedures (Tier 1) and calculation-related QC (category-specific, Tier 2) have been performed for
30 all IPPU sources. Consistent with the *2006 IPCC Guidelines*, additional category-specific QC procedures were
31 performed for more significant emission categories (such as the comparison of reported consumption with
32 modeled consumption using EPA's Greenhouse Gas Reporting Program (GHGRP) data within Substitution of Ozone
33 Depleting Substances) or sources where significant methodological and data updates have taken place. The QA/QC
34 implementation did not reveal any significant inaccuracies, and all errors identified were documented and
35 corrected. Application of these procedures, specifically category-specific QC procedures and
36 updates/improvements as a result of QA processes (expert, public, and UNFCCC technical expert reviews), are
37 described further within respective source categories, in the Recalculations Discussion and Planned Improvement
38 sections.

39 For most IPPU categories, activity data are obtained via aggregation of facility-level data from EPA's GHGRP (see
40 Box 4-2 below and Annex 9), national commodity surveys conducted by U.S. Geological Survey (USGS) National
41 Minerals Information Center, U.S. Department of Energy (DOE), U.S. Census Bureau, and industry associations such
42 as Air-Conditioning, Heating, and Refrigeration Institute (AHRI), American Chemistry Council (ACC), and American

³ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 Iron and Steel Institute (AISI) (specified within each source category). The emission factors used include those
2 derived from the EPA's GHGRP and application of IPCC default factors. Descriptions of uncertainties and
3 assumptions for activity data and emission factors are included within the uncertainty discussion sections for each
4 IPPU source category.

5 **Box 4-2: Industrial Process and Product Use Data from EPA's Greenhouse Gas Reporting Program**

EPA collects greenhouse gas emissions data from individual facilities and suppliers of certain fossil fuels and industrial gases through its Greenhouse Gas Reporting Program (GHGRP). The GHGRP applies to direct greenhouse gas emitters, fossil fuel suppliers, industrial gas suppliers, and facilities that inject CO₂ underground for sequestration or other reasons and requires reporting by sources or suppliers in 41 industrial categories. Annual reporting is at the facility level, except for certain suppliers of fossil fuels and industrial greenhouse gases.

In general, the threshold for reporting is 25,000 metric tons or more of CO₂ Eq. per year, but reporting is required for all facilities in some industries. Calendar year 2010 was the first year for which data were collected for facilities subject to 40 CFR Part 98, though some source categories first collected data for calendar year 2011. For more information, see Annex 9, Use of EPA Greenhouse Gas Reporting Program in Inventory.

EPA uses annual GHGRP data in a number of categories to improve the national estimates presented in this Inventory, consistent with IPCC guidelines (e.g., minerals, chemicals, product uses). Methodologies used in EPA's GHGRP are consistent with IPCC guidelines, including higher tier methods; however, it should be noted that the coverage and definitions for source categories (e.g., allocation of energy and IPPU emissions) in EPA's GHGRP may differ from those used in this Inventory in meeting the UNFCCC reporting guidelines (IPCC 2011) and is an important consideration when incorporating GHGRP data in the Inventory. In line with the UNFCCC reporting guidelines, the Inventory is a comprehensive accounting of all emissions from source categories identified in the *2006 IPCC Guidelines*. EPA has paid particular attention to ensuring both completeness and time-series consistency for major recalculations that have occurred from the incorporation of GHGRP data into these categories, consistent with *2006 IPCC Guidelines* and *IPCC Technical Bulletin on Use of Facility-Specific Data in National GHG Inventories*.⁴

For certain source categories in this Inventory (e.g., nitric acid production, lime production, cement production, petrochemical production, carbon dioxide consumption, ammonia production, and urea consumption for non-agricultural purposes), EPA has integrated data values that have been calculated by aggregating GHGRP data that are considered confidential business information (CBI) at the facility level. EPA, with industry engagement, has put forth criteria to confirm that a given data aggregation shields underlying CBI from public disclosure. EPA is only publishing data values that meet these aggregation criteria.⁵ Specific uses of aggregated facility-level data are described in the respective methodological sections (e.g., including other sources using GHGRP data that is not aggregated CBI, such as aluminum, electronics industry, electrical transmission and distribution, HCFC-22 production, and magnesium production and processing). For other source categories in this chapter, as indicated in the respective planned improvements sections,⁶ EPA is continuing to analyze how facility-level GHGRP data may be used to improve the national estimates presented in this Inventory, giving particular consideration to ensuring time-series consistency and completeness.

Additionally, EPA's GHGRP has and will continue to enhance QA/QC procedures and assessment of uncertainties within the IPPU categories (see those categories for specific QA/QC details regarding the use of GHGRP data).

6

⁴ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

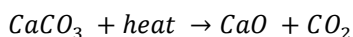
⁵ U.S. EPA Greenhouse Gas Reporting Program. Developments on Publication of Aggregated Greenhouse Gas Data, November 25, 2014. See <http://www.epa.gov/ghgreporting/confidential-business-information-ghg-reporting>.

⁶ Ammonia Production, Glass Production, Lead Production, and Other Fluorinated Gas Production.

4.1 Cement Production (CRF Source Category 2A1)

Cement production is an energy- and raw material-intensive process that results in the generation of carbon dioxide (CO₂) both from the energy consumed in making the clinker precursor to cement and from the chemical process to make the clinker. Emissions from fuels consumed for energy purposes during the production of cement are accounted for in the Energy chapter.

During the clinker production process, the key reaction occurs when calcium carbonate (CaCO₃), in the form of limestone or similar rocks or in the form of cement kiln dust (CKD), is heated in a cement kiln at a temperature range of about 700 to 1,000 degrees Celsius (1,300 to 1,800 degrees Fahrenheit) to form lime (i.e., calcium oxide, or CaO) and CO₂ in a process known as calcination or calcining. The quantity of CO₂ emitted during clinker production is directly proportional to the lime content of the clinker. During calcination, each mole of CaCO₃ heated in the clinker kiln forms one mole of CaO and one mole of CO₂. The CO₂ is vented to the atmosphere as part of the kiln exhaust:



Next, over a temperature range of 1000 to 1450 degrees Celsius, the CaO combines with alumina, iron oxide and silica that are also present in the clinker raw material mix to form hydraulically reactive compounds within white-hot semifused (sintered) nodules of clinker. These “sintering” reactions are highly exothermic and produce few CO₂ process emissions. The clinker is then rapidly cooled to maintain quality and then very finely ground with a small amount of gypsum and potentially other materials (e.g., ground granulated blast furnace slag, etc.) to make portland and similar cements.

Masonry cement consists of plasticizers (e.g., ground limestone, lime, etc.) and portland cement, and the amount of portland cement used accounts for approximately 3 percent of total clinker production (USGS 2022a). No additional emissions are associated with the production of masonry cement. Carbon dioxide emissions that result from the production of lime used to produce portland and masonry cement are included in Section 4.2 Lime Production (CRF Source Category 2A2).

Carbon dioxide emitted from the chemical process of cement production is the second largest source of industrial CO₂ emissions in the United States. Cement is produced in 34 states and Puerto Rico. Texas, Missouri, California, and Florida were the leading cement-producing states in 2021 and accounted for almost 44 percent of total U.S. production (USGS 2022b). In 2021, shipments of cement were estimated to have slightly increased from 2020, and net imports increased by about 20 percent compared to 2020 (USGS 2022b). Clinker production in 2021 increased by 1.5 percent, compared to 2020 (EPA 2022; USGS 2022b). In 2021, U.S. clinker production totaled 79,400 kilotons (EPA 2022). The resulting CO₂ emissions were estimated to be 41.3 MMT CO₂ Eq. (41,312 kt) (see Table 4-3). The total construction value and cement shipments increased during the first nine months of 2021 compared to the same time period in 2020. This increase was attributed to economic recovery from the COVID-19 pandemic. Despite the slight increases, growth was constrained by increased costs, labor shortages, logistical issues, and supply chain disruptions (USGS 2022b).

Table 4-3: CO₂ Emissions from Cement Production (MMT CO₂ Eq. and kt)

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	33.5	46.2	40.3	39.0	40.9	40.7	41.3
kt	33,484	46,194	40,324	38,971	40,896	40,688	41,312

Greenhouse gas emissions from cement production, which are primarily driven by production levels, increased every year from 1991 through 2006 but decreased in the following years until 2009. Since 1990, emissions have increased by 23 percent. Emissions from cement production were at their lowest levels in 2009 (2009 emissions

1 are approximately 28 percent lower than 2008 emissions and 12 percent lower than 1990) due to the economic
2 recession and the associated decrease in demand for construction materials. Since 2009, emissions have increased
3 by nearly 40 percent due to increasing demand for cement. Cement continues to be a critical component of the
4 construction industry; therefore, the availability of public and private construction funding, as well as overall
5 economic conditions, have considerable impact on the level of cement production.

6 Methodology and Time-Series Consistency

7 Carbon dioxide emissions from cement production were estimated using the Tier 2 methodology from the 2006
8 IPCC Guidelines as this is a key category. The Tier 2 methodology was used because detailed and complete data
9 (including weights and composition) for carbonate(s) consumed in clinker production are not available,⁷ and thus a
10 rigorous Tier 3 approach is impractical. Tier 2 specifies the use of aggregated plant or national clinker production
11 data and an emission factor, which is the product of the average lime mass fraction for clinker of 65 percent and a
12 constant reflecting the mass of CO₂ released per unit of lime. The U.S. Geological Survey (USGS) mineral
13 commodity expert for cement has confirmed that this is a reasonable assumption for the United States (Van Oss
14 2013a). This calculation yields an emission factor of 0.510 tons of CO₂ per ton of clinker produced, which was
15 determined as follows:

16 Equation 4-1: 2006 IPCC Guidelines Tier 1 Emission Factor for Clinker (precursor to Equation 17 2.4)

$$18 \quad EF_{\text{clinker}} = 0.650 \text{ CaO} \times [(44.01 \text{ g/mole CO}_2) \div (56.08 \text{ g/mole CaO})] = 0.510 \text{ tons CO}_2/\text{ton clinker}$$

19 During clinker production, some of the raw materials, partially reacted raw materials, and clinker enters the kiln
20 line's exhaust system as non-calcinated, partially calcinated, or fully calcinated cement kiln dust (CKD). To the
21 degree that the CKD contains carbonate raw materials which are then calcined, there are associated CO₂ emissions.
22 At some plants, essentially all CKD is directly returned to the kiln, becoming part of the raw material feed, or is
23 likewise returned to the kiln after first being removed from the exhaust. In either case, the returned CKD becomes
24 a raw material, thus forming clinker, and the associated CO₂ emissions are a component of those calculated for the
25 clinker overall. At some plants, however, the CKD cannot be returned to the kiln because it is chemically unsuitable
26 as a raw material or chemical issues limit the amount of CKD that can be so reused. Any clinker that cannot be
27 returned to the kiln is either used for other (non-clinker) purposes or is landfilled. The CO₂ emissions attributable
28 to the non-returned calcinated portion of the CKD are not accounted for by the clinker emission factor and thus a
29 CKD correction factor should be applied to account for those emissions. The USGS reports the amount of CKD used
30 to produce clinker, but no information is currently available on the total amount of CKD produced annually.⁸
31 Because data are not currently available to derive a country-specific CKD correction factor, a default correction
32 factor of 1.02 (2 percent) was used to account for CKD CO₂ emissions, as recommended by the IPCC (IPCC 2006).⁹
33 Total cement production emissions were calculated by adding the emissions from clinker production and the
34 emissions assigned to CKD.

⁷ As discussed further under "Planned Improvements," most cement-producing facilities that report their emissions to the GHGRP use CEMS to monitor combined process and fuel combustion emissions for kilns, making it difficult to quantify the process emissions on a facility-specific basis. In 2021, the percentage of facilities not using CEMS was 4 percent.

⁸ The USGS *Minerals Yearbook: Cement* notes that CKD values used for clinker production are likely underreported.

⁹ As stated on p. 2.12 of the 2006 IPCC Guidelines, Vol. 3, Chapter 2: "...As data on the amount of CKD produced may be scarce (except possibly for plant-level reporting), estimating emissions from lost CKD based on a default value can be considered good practice. The amount of CO₂ from lost CKD can vary, but ranges typically from about 1.5 percent (additional CO₂ relative to that calculated for clinker) for a modern plant to about 20 percent for a plant losing a lot of highly calcinated CKD (van Oss 2005). In the absence of data, the default CKD correction factor (CF_{ckd}) is 1.02 (i.e., add 2 percent to the CO₂ calculated for clinker). If no calcined CKD is believed to be lost to the system, the CKD correction factor will be 1.00 (van Oss 2005)..."

1 Small amounts of impurities (i.e., not calcium carbonate) may exist in the raw limestone used to produce clinker.
 2 The proportion of these impurities is generally minimal, although a small amount (1 to 2 percent) of magnesium
 3 oxide (MgO) may be desirable as a flux. Per the IPCC Tier 2 methodology, a correction for MgO is not used, since
 4 the amount of MgO from carbonate is likely very small and the assumption of a 100 percent carbonate source of
 5 CaO already yields an overestimation of emissions (IPCC 2006).

6 The 1990 through 2012 activity data for clinker production were obtained from USGS (Van Oss 2013a, Van Oss
 7 2013b). Clinker production data for 2013 were also obtained from USGS (USGS 2014). USGS compiled the data (to
 8 the nearest ton) through questionnaires sent to domestic clinker and cement manufacturing plants, including
 9 facilities in Puerto Rico. Clinker production values in the current Inventory report utilize GHGRP data for the years
 10 2014 through 2021 (EPA 2022). Clinker production data are summarized in Table 4-4. Details on how this GHGRP
 11 data compares to USGS reported data can be found in the section on QA/QC and Verification.

12 **Table 4-4: Clinker Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Clinker	64,355	88,783	77,500	74,900	78,600	78,200	79,400

13 Notes: Clinker production from 1990 through 2021 includes Puerto Rico (relevant U.S. Territories).

14 Methodological approaches were applied to the entire time series to ensure time-series consistency from 1990
 15 through 2021. The methodology for cement production spliced activity data from two different sources: USGS for
 16 1990 through 2013 and GHGRP starting in 2014. Consistent with the *2006 IPCC Guidelines*, the overlap technique
 17 was applied to compare the two data sets for years where there was overlap, with findings that the data sets were
 18 consistent and adjustments were not needed.

19 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

20 The uncertainties contained in these estimates are primarily due to uncertainties in the lime content of clinker and
 21 in the percentage of CKD recycled inside the cement kiln. Uncertainty is also associated with the assumption that
 22 all calcium-containing raw materials are CaCO₃, when a small percentage likely consists of other carbonate and
 23 non-carbonate raw materials. The lime content of clinker varies from 60 to 67 percent; 65 percent is used as a
 24 representative value (Van Oss 2013a). This contributes to the uncertainty surrounding the emission factor for
 25 clinker which has an uncertainty range of ±3 percent with uniform densities (Van Oss 2013b). The amount of CO₂
 26 from CKD loss can range from 1.5 to 8 percent depending upon plant specifications, and uncertainty was estimated
 27 at ±5 percent with uniform densities (Van Oss 2013b). Additionally, some amount of CO₂ is reabsorbed when the
 28 cement is used for construction. As cement reacts with water, alkaline substances such as calcium hydroxide are
 29 formed. During this curing process, these compounds may react with CO₂ in the atmosphere to create calcium
 30 carbonate. This reaction only occurs in roughly the outer 0.2 inches of the total thickness. Because the amount of
 31 CO₂ reabsorbed is thought to be minimal, it was not estimated. EPA assigned default uncertainty bounds of ±3
 32 percent for clinker production, based on expert judgment (Van Oss 2013b).

33 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-5. Based on the
 34 uncertainties associated with total U.S. clinker production, the CO₂ emission factor for clinker production, and the
 35 emission factor for additional CO₂ emissions from CKD, 2021 CO₂ emissions from cement production were
 36 estimated to be between 38.3 and 43.1 MMT CO₂ Eq. at the 95 percent confidence level. This confidence level
 37 indicates a range of approximately 6 percent below and 6 percent above the emission estimate of 40.7 MMT CO₂
 38 Eq.

39 **Table 4-5: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Cement**
 40 **Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower	Upper	Lower	Upper

			Bound	Bound	Bound	Bound
Cement Production	CO ₂	40.7	38.3	43.1	-6%	+6%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

EPA relied upon the latest guidance from the IPCC on the use of facility-level data in national inventories and applied a category-specific QC process to compare activity data from EPA's GHGRP with existing data from USGS surveys. This was to ensure time-series consistency of the emission estimates presented in the Inventory. Total U.S. clinker production is assumed to have low uncertainty because facilities routinely measure this for economic reasons and because both USGS and GHGRP take multiple steps to ensure that reported totals are accurate. EPA verifies annual facility-level GHGRP reports through a multi-step process that is tailored to the reporting industry (e.g., combination of electronic checks including range checks, statistical checks, algorithm checks, year-to-year comparison checks, along with manual reviews involving outside data checks) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015). Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred.¹⁰ Facilities are also required to monitor and maintain records of monthly clinker production per section 98.84 of the GHGRP regulation (40 CFR 98.84).

EPA's GHGRP requires all facilities producing Portland cement to report greenhouse gas emissions, including CO₂ process emissions from each kiln, CO₂ combustion emissions from each kiln, CH₄ and N₂O combustion emissions from each kiln, and CO₂, CH₄, and N₂O emissions from each stationary combustion unit other than kilns (40 CFR Part 98 Subpart H). Source-specific quality control measures for the Cement Production category are included in section 98.84, Monitoring and QA/QC Requirements.

As mentioned above, EPA compares GHGRP clinker production data to the USGS clinker production data. For the year 2014 and 2020, USGS and GHGRP clinker production data showed a difference of approximately 1 percent. In 2018 the difference was approximately 3 percent. In 2015, 2016, 2017, 2019, and 2021, that difference was less than 1 percent between the two sets of activity data. This difference resulted in a difference in emissions compared to USGS data of about 0.1 MMT CO₂ Eq. in 2015, 2016, 2017, 2019, and 2021. The information collected by the USGS National Minerals Information Center surveys continue to be an important data source.

Recalculations Discussion

No recalculations were performed for the 1990 through 2020 portion of the time series.

Planned Improvements

EPA is continuing to evaluate and analyze data reported under EPA's GHGRP that would be useful to improve the emission estimates for the Cement Production source category. Most cement production facilities reporting under EPA's GHGRP use Continuous Emission Monitoring Systems (CEMS) to monitor and report CO₂ emissions, thus reporting combined process and combustion emissions from kilns. In implementing further improvements and integration of data from EPA's GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be relied upon, in addition to category-specific QC methods recommended by the *2006 IPCC*

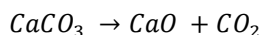
¹⁰ See GHGRP Verification Fact Sheet https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 *Guidelines.*¹¹ EPA’s long-term improvement plan includes continued assessment of the feasibility of using
2 additional GHGRP information beyond aggregation of reported facility-level clinker data, in particular
3 disaggregating the combined process and combustion emissions reported using CEMS, to separately present
4 national process and combustion emissions streams consistent with IPCC and UNFCCC guidelines. This long-term
5 planned analysis is still in development and has not been applied for this current Inventory.

6 In response to feedback from Portland Cement Association (PCA) during the Public Review comment period of a
7 previous Inventory, EPA plans to work with PCA to discuss additional long-term improvements to review methods
8 and data used to estimate CO₂ emissions from cement production to account for organic material in the raw
9 material and to discuss the carbonation that occurs across the duration of the cement product. Work includes
10 identifying data and studies on the average carbon content for organic materials in kiln feed in the United States
11 and CO₂ reabsorption rates via carbonation for various cement products. This information is not reported by
12 facilities subject to GHGRP reporting.

14 4.2 Lime Production (CRF Source Category 15 2A2)

16 Lime is an important manufactured product with many industrial, chemical, and environmental applications. Lime
17 production involves three main processes: stone preparation, calcination, and hydration. Carbon dioxide (CO₂) is
18 generated during the calcination stage, when limestone—consisting of calcium carbonate (CaCO₃) and/or
19 magnesium carbonate (MgCO₃)—is roasted at high temperatures in a kiln to produce calcium oxide (CaO) and CO₂.
20 The CO₂ is given off as a gas and is normally emitted to the atmosphere.



22 Some facilities, however, recover CO₂ generated during the production process for use in sugar refining and
23 precipitated calcium carbonate (PCC) production.¹² PCC is used as a filler or coating in the paper, food, and plastic
24 industries and is derived from reacting hydrated high-calcium quicklime with CO₂, a production process that does
25 not result in net emissions of CO₂ to the atmosphere. Emissions from fuels consumed for energy purposes during
26 the production of lime are included in the Energy chapter.

27 For U.S. operations, the term “lime” actually refers to a variety of chemical compounds. These include CaO, or
28 high-calcium quicklime; calcium hydroxide (Ca(OH)₂), or hydrated lime; dolomitic quicklime ([CaO•MgO]); and
29 dolomitic hydrate ([Ca(OH)₂•MgO] or [Ca(OH)₂•Mg(OH)₂]).

30 The current lime market is approximately distributed across six end-use categories, as follows: metallurgical uses,
31 35 percent; environmental uses, 29 percent; chemical and industrial uses, 21 percent; construction uses, 10
32 percent; miscellaneous uses, 3 percent; and refractory dolomite, 1 percent (USGS 2021c). The major uses are in
33 steel making, chemical and industrial applications (such as the manufacture of fertilizer, glass, paper and pulp, and
34 precipitated calcium carbonate, and in sugar refining), flue gas desulfurization (FGD) systems at coal-fired electric
35 power plants, construction, and water treatment, as well as uses in mining, pulp and paper and precipitated
36 calcium carbonate manufacturing (USGS 2022a). Lime is also used as a CO₂ scrubber, and there has been
37 experimentation on the use of lime to capture CO₂ from electric power plants. Both lime (CaO) and limestone

¹¹ See IPCC Technical Bulletin on Use of Facility-Specific Data in National Greenhouse Gas Inventories http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

¹² The amount of CO₂ captured for sugar refining and PCC production is reported within the CRF tables under CRF Source Category 2H3, but within this report, they are included in this chapter.

1 (CaCO₃) can be used as a sorbent for FGD systems. Emissions from limestone consumption for FGD systems are
 2 reported under Section 4.4 Other Process Uses of Carbonate Production (CRF Source Category 2A4).

3 Emissions from lime production have fluctuated over the time series depending on lime end-use markets –
 4 primarily the steel making industry and FGD systems for utility and industrial plants – and also energy costs. One
 5 significant change to lime end-use since 1990 has been the increase in demand for lime for FGD at coal-fired
 6 electric power plants, which can be attributed to compliance with sulfur dioxide (SO₂) emission regulations of the
 7 Clean Air Act Amendments of 1990. Phase I went into effect on January 1, 1995, followed by Phase II on January 1,
 8 2000. To supply lime for the FGD market, the lime industry installed more than 1.8 million tons per year of new
 9 capacity by the end of 1995 (USGS 1996). The need for air pollution controls continued to drive the FGD lime
 10 market, which had doubled between 1990 and 2019 (USGS 1991 and 2020d).

11 The U.S. lime industry temporarily shut down some individual gas-fired kilns and, in some case, entire lime plants
 12 during 2000 and 2001, due to significant increases in the price of natural gas. Lime production continued to
 13 decrease in 2001 and 2002, a result of lower demand from the steel making industry, lime’s largest end-use
 14 market, when domestic steel producers were affected by low priced imports and slowing demand (USGS 2002).

15 Emissions from lime production increased and then peaked in 2006 at approximately 30.3 percent above 1990
 16 levels, due to strong demand from the steel and construction markets (road and highway construction projects),
 17 before dropping to its lowest level in 2009 at approximately 2.5 percent below 1990 emissions, driven by the
 18 economic recession and downturn in major markets including construction, mining, and steel (USGS 2007, 2008,
 19 2010). In 2010, the lime industry began to recover as the steel, FGD, and construction markets also recovered
 20 (USGS 2011 and 2012). Fluctuation in lime production since 2015 has been driven largely by demand from the steel
 21 making industry (USGS 2018b, 2019, 2020b, 2021c). In 2020, a decline in lime production was a result of plants
 22 temporarily closing as a result of the global COVID-19 pandemic (USGS 2022a).

23 Lime production in the United States—including Puerto Rico—was reported to be 16,774 kilotons in 2021, an
 24 increase of about 5.7 percent compared to 2020 levels (USGS 2022b). Compared to 1990, lime production
 25 increased by about 5.9 percent. At year-end 2021, 73 primary lime plants were operating in the United States,
 26 including Puerto Rico according to the USGS MCS (USGS 2022a).¹³ Principal lime producing states were, in
 27 alphabetical order, Alabama, Kentucky, Missouri, Ohio, and Texas (USGS 2022a).

28 U.S. lime production resulted in estimated net CO₂ emissions of 11.9 MMT CO₂ Eq. (11,870 kt) (see Table 4-6 and
 29 Table 4-7). Carbon dioxide emissions from lime production increased by about 5.1 percent compared to 2020
 30 levels. Compared to 1990, CO₂ emissions have increased by about 1.5 percent. The trends in CO₂ emissions from
 31 lime production are directly proportional to trends in production, which are described above.

32 **Table 4-6: CO₂ Emissions from Lime Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	11.7	14.6	12.9	13.1	12.1	11.3	11.9
kt	11,700	14,552	12,882	13,106	12,112	11,299	11,870

33

34 **Table 4-7: Gross, Recovered, and Net CO₂ Emissions from Lime Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Gross	11,959	15,074	13,283	13,609	12,676	11,875	12,586
Recovered ^a	259	522	401	503	564	576	716
Net Emissions	11,700	14,552	12,882	13,106	12,112	11,299	11,870

Note: Totals may not sum due to independent rounding.

^a For sugar refining and PCC production.

¹³ In 2021, 68 operating primary lime facilities in the United States reported to the EPA Greenhouse Gas Reporting Program.

1 Methodology and Time-Series Consistency

2 To calculate emissions, the amounts of high-calcium and dolomitic lime produced were multiplied by their
3 respective emission factors using the Tier 2 approach from the *2006 IPCC Guidelines*. The emission factor is the
4 product of the stoichiometric ratio between CO₂ and CaO, and the average CaO and MgO content for lime. The
5 CaO and MgO content for lime is assumed to be 95 percent for both high-calcium and dolomitic lime (IPCC 2006).
6 The emission factors were calculated as follows:

7 **Equation 4-2: 2006 IPCC Guidelines Tier 2 Emission Factor for Lime Production, High- 8 Calcium Lime (Equation 2.9)**

$$9 \quad EF_{\text{High-Calcium Lime}} = [(44.01 \text{ g/mole CO}_2) \div (56.08 \text{ g/mole CaO})] \times (0.9500 \text{ CaO/lime}) = 0.7455 \text{ g CO}_2/\text{g lime}$$

10 **Equation 4-3: 2006 IPCC Guidelines Tier 2 Emission Factor for Lime Production, Dolomitic 11 Lime (Equation 2.9)**

$$12 \quad EF_{\text{Dolomitic Lime}} = [(88.02 \text{ g/mole CO}_2) \div (96.39 \text{ g/mole CaO} \cdot \text{MgO})] \times (0.9500 \text{ CaO} \cdot \text{MgO /lime}) = 0.8675 \text{ g} \\ 13 \quad \text{CO}_2/\text{g lime}$$

14 Production was adjusted to remove the mass of chemically combined water found in hydrated lime, determined
15 according to the molecular weight ratios of H₂O to (Ca(OH)₂ and [Ca(OH)₂•Mg(OH)₂]) (IPCC 2006). These factors set
16 the chemically combined water content to 27 percent for high-calcium hydrated lime, and 30 percent for dolomitic
17 hydrated lime.

18 The *2006 IPCC Guidelines* (Tier 2 method) also recommends accounting for emissions from lime kiln dust (LKD)
19 through application of a correction factor. LKD is a byproduct of the lime manufacturing process typically not
20 recycled back to kilns. LKD is a very fine-grained material and is especially useful for applications requiring very
21 small particle size. Most common LKD applications include soil reclamation and agriculture. Emissions from the
22 application of lime for agricultural purposes are reported in the Agriculture chapter under 5.5 Liming (CRF Source
23 Category 3G). Currently, data on annual LKD production is not readily available to develop a country-specific
24 correction factor. Lime emission estimates were multiplied by a factor of 1.02 to account for emissions from LKD
25 (IPCC 2006). See the Planned Improvements section associated with efforts to improve uncertainty analysis and
26 emission estimates associated with LKD.

27 Lime emission estimates were further adjusted to account for the amount of CO₂ captured for use in on-site
28 processes. All the domestic lime facilities are required to report these data to EPA under its GHGRP. The total
29 national-level annual amount of CO₂ captured for on-site process use was obtained from EPA's GHGRP (EPA 2022)
30 based on reported facility-level data for years 2010 through 2021. The amount of CO₂ captured/recovered for non-
31 marketed on-site process use is deducted from the total gross emissions (i.e., from lime production and LKD). The
32 net lime emissions are presented in Table 4-6 and Table 4-7. GHGRP data on CO₂ removals (i.e., CO₂
33 captured/recovered) was available only for 2010 through 2021. Since GHGRP data are not available for 1990
34 through 2009, IPCC "splicing" techniques were used as per the *2006 IPCC Guidelines* on time-series consistency
35 (IPCC 2006, Volume 1, Chapter 5).

36 Lime production data (i.e., lime sold and non-marketed lime used by the producer) by type (i.e., high-calcium and
37 dolomitic quicklime, high-calcium and dolomitic hydrated lime, and dead-burned dolomite) for 1990 through 2021
38 (see Table 4-8) were obtained from U.S. Geological Survey (USGS) Minerals Yearbook (USGS 1992 through 2022b)
39 and are compiled by USGS to the nearest ton. Dead-burned dolomite data are additionally rounded by USGS to no
40 more than one significant digit to avoid disclosing company proprietary data. Production data for the individual
41 quicklime (i.e., high-calcium and dolomitic) and hydrated lime (i.e., high-calcium and dolomitic) types were not
42 provided prior to 1997. These were calculated based on total quicklime and hydrated lime production data from
43 1990 through 1996 and the three-year average ratio of the individual lime types from 1997 to 1999. Natural
44 hydraulic lime, which is produced from CaO and hydraulic calcium silicates, is not manufactured in the United
45 States (USGS 2018a). Total lime production was adjusted to account for the water content of hydrated lime by
46 converting hydrate to oxide equivalent based on recommendations from the IPCC and using the water content

1 values for high-calcium hydrated lime and dolomitic hydrated lime mentioned above, and is presented in Table 4-9
 2 (IPCC 2006). The CaO and CaO•MgO contents of lime, both 95 percent, were obtained from the IPCC (IPCC 2006).

3 **Table 4-8: High-Calcium- and Dolomitic-Quicklime, High-Calcium- and Dolomitic-Hydrated,**
 4 **and Dead-Burned-Dolomite Lime Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
High-Calcium Quicklime	11,166	14,100	12,200	12,400	11,300	10,700	11,200
Dolomitic Quicklime	2,234	2,990	2,650	2,810	2,700	2,390	2,700
High-Calcium Hydrated	1,781	2,220	2,360	2,430	2,430	2,320	2,430
Dolomitic Hydrated	319	474	276	265	267	252	244
Dead-Burned Dolomite	342	200	200	200	200	200	200

5

6 **Table 4-9: Adjusted Lime Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
High-Calcium	12,466	15,721	13,923	14,174	13,074	12,394	12,974
Dolomitic	2,800	3,522	3,043	3,196	3,087	2,766	3,071

Note: Minus water content of hydrated lime.

7 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 8 through 2021.

9 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

10 The uncertainties contained in these estimates can be attributed to slight differences in the chemical composition
 11 of lime products and CO₂ recovery rates for on-site process use over the time series. Although the methodology
 12 accounts for various formulations of lime, it does not account for the trace impurities found in lime, such as iron
 13 oxide, alumina, and silica. Due to differences in the limestone used as a raw material, a rigid specification of lime
 14 material is impossible. As a result, few plants produce lime with exactly the same properties.

15 In addition, a portion of the CO₂ emitted during lime production will actually be reabsorbed when the lime is
 16 consumed, especially at captive lime production facilities. As noted above, lime has many different chemical,
 17 industrial, environmental, and construction applications. In many processes, CO₂ reacts with the lime to create
 18 calcium carbonate (e.g., water softening). Carbon dioxide reabsorption rates vary, however, depending on the
 19 application. For example, 100 percent of the lime used to produce precipitated calcium carbonate reacts with CO₂,
 20 whereas most of the lime used in steel making reacts with impurities such as silica, sulfur, and aluminum
 21 compounds. Quantifying the amount of CO₂ that is reabsorbed would require a detailed accounting of lime use in
 22 the United States and additional information about the associated processes where both the lime and byproduct
 23 CO₂ are “reused.” Research conducted thus far has not yielded the necessary information to quantify CO₂
 24 reabsorption rates.¹⁴ Some additional information on the amount of CO₂ consumed on site at lime facilities,
 25 however, has been obtained from EPA’s GHGRP.

26 In some cases, lime is generated from calcium carbonate byproducts at pulp mills and water treatment plants.¹⁵
 27 The lime generated by these processes is included in the USGS data for commercial lime consumption. In the

¹⁴ Representatives of the National Lime Association estimate that CO₂ reabsorption that occurs from the use of lime may offset as much as a quarter of the CO₂ emissions from calcination (Males 2003).

¹⁵ Some carbide producers may also regenerate lime from their calcium hydroxide byproducts, which does not result in emissions of CO₂. In making calcium carbide, quicklime is mixed with coke and heated in electric furnaces. The regeneration of lime in this process is done using a waste calcium hydroxide (hydrated lime) [CaC₂ + 2H₂O → C₂H₂ + Ca(OH)₂], not calcium carbonate [CaCO₃]. Thus, the calcium hydroxide is heated in the kiln to simply expel the water [Ca(OH)₂ + heat → CaO + H₂O], and no CO₂ is released.

pulping industry, mostly using the Kraft (sulfate) pulping process, lime is consumed in order to causticize a process liquor (green liquor) composed of sodium carbonate and sodium sulfide. The green liquor results from the dilution of the smelt created by combustion of the black liquor where biogenic carbon (C) is present from the wood. Kraft mills recover the calcium carbonate “mud” after the causticizing operation and calcine it back into lime—thereby generating CO₂—for reuse in the pulping process. Although this re-generation of lime could be considered a lime manufacturing process, the CO₂ emitted during this process is mostly biogenic in origin and therefore is not included in the industrial processes totals (Miner and Upton 2002). In accordance with IPCC methodological guidelines, any such emissions are calculated by accounting for net C fluxes from changes in biogenic C reservoirs in wooded or crop lands (see the Land Use, Land-Use Change, and Forestry chapter).

In the case of water treatment plants, lime is used in the softening process. Some large water treatment plants may recover their waste calcium carbonate and calcine it into quicklime for reuse in the softening process. Further research is necessary to determine the degree to which lime recycling is practiced by water treatment plants in the United States.

Another uncertainty is the assumption that calcination emissions for LKD are around 2 percent. The National Lime Association (NLA) has commented that the estimates of emissions from LKD in the United States could be closer to 6 percent. They also note that additional emissions (approximately 2 percent) may also be generated through production of other byproducts/wastes (off-spec lime that is not recycled, scrubber sludge) at lime plants (Seeger 2013). Publicly available data on LKD generation rates, total quantities not used in cement production, and types of other byproducts/wastes produced at lime facilities are limited. NLA compiled and shared historical emissions information and quantities for some waste products reported by member facilities associated with generation of total calcined byproducts and LKD, as well as methodology and calculation worksheets that member facilities complete when reporting. There is uncertainty regarding the availability of data across the time series needed to generate a representative country-specific LKD factor. Uncertainty of the activity data is also a function of the reliability and completeness of voluntarily reported plant-level production data. Further research, including outreach and discussion with NLA, and data is needed to improve understanding of additional calcination emissions to consider revising the current assumptions that are based on IPCC guidelines. More information can be found in the Planned Improvements section below.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-10. Lime CO₂ emissions for 2021 were estimated to be between 11.1 and 11.5 MMT CO₂ Eq. at the 95 percent confidence level. This confidence level indicates a range of approximately 2 percent below and 2 percent above the emission estimate of 11.9 MMT CO₂ Eq.

Table 4-10: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Lime Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Lime Production	CO ₂	11.9	11.1	11.5	-2%	+2%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as noted in the introduction of the IPPU chapter (see Annex 8 for more details).

More details on the greenhouse gas calculation, monitoring and QA/QC methods associated with reporting on CO₂ captured for onsite use applicable to lime manufacturing facilities can be found under Subpart S (Lime

1 Manufacturing) of the GHGRP regulation (40 CFR Part 98).¹⁶ EPA verifies annual facility-level GHGRP reports
2 through a multi-step process (e.g., combination of electronic checks and manual reviews) to identify potential
3 errors and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2022).¹⁷ Based on the
4 results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The
5 post-submittals checks are consistent with a number of general and category-specific QC procedures, including:
6 range checks, statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.

7 Recalculations Discussion

8 No recalculations were performed for the 1990 through 2020 portion of the time series.

9 Planned Improvements

10 EPA plans to review GHGRP emissions and activity data reported to EPA under Subpart S of the GHGRP regulation
11 (40 CFR Part 98), and aggregated activity data on lime production by type in particular. In addition, initial review of
12 data has identified that several facilities use CEMS to report emissions. Under Subpart S, if a facility is using a
13 CEMS, they are required to report combined combustion emissions and process emissions. EPA continues to
14 review how best to incorporate GHGRP and notes that particular attention will be made to also ensuring time-
15 series consistency of the emissions estimates presented in future Inventory reports, consistent with IPCC and
16 UNFCCC guidelines. This is required because the facility-level reporting data from EPA's GHGRP, with the program's
17 initial requirements for reporting of emissions in calendar year 2010, are not available for all inventory years (i.e.,
18 1990 through 2009) as required for this Inventory. In implementing improvements and integration of data from
19 EPA's GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be
20 relied upon.¹⁸

21 Future improvements involve improving and/or confirming the representativeness of current assumptions
22 associated with emissions from production of LKD and other byproducts/wastes as discussed in the Uncertainty
23 section, per comments from the NLA provided during a prior Public Review comment period for a previous
24 Inventory (i.e., 1990 through 2018) . EPA met with NLA in summer of 2020 for clarification on data needs and
25 available data and to discuss planned research into GHGRP data. Previously, EPA met with NLA in spring of 2015 to
26 outline specific information required to apply IPCC methods to develop a country-specific correction factor to
27 more accurately estimate emissions from production of LKD. In 2016, NLA compiled and shared historical
28 emissions information reported by member facilities on an annual basis under voluntary reporting initiatives from
29 2002 through 2011 associated with generation of total calcined byproducts and LKD. Reporting of LKD was only
30 differentiated for the years 2010 and 2011. This emissions information was reported on a voluntary basis
31 consistent with NLA's facility-level reporting protocol, which was also provided to EPA. To reflect information
32 provided by NLA, EPA updated the qualitative description of uncertainty. At the time of this Inventory, this planned
33 improvement is in process and has not been incorporated into this current Inventory report.

¹⁶ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

¹⁷ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

¹⁸ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

4.3 Glass Production (CRF Source Category 2A3)

Glass production is an energy and raw-material intensive process that results in the generation of carbon dioxide (CO₂) from both the energy consumed in making glass and the glass production process itself. Emissions from fuels consumed for energy purposes during the production of glass are included in the Energy sector.

Glass production employs a variety of raw materials in a glass-batch. These include formers, fluxes, stabilizers, and sometimes colorants. The major raw materials (i.e., fluxes and stabilizers) that emit process-related CO₂ emissions during the glass melting process are limestone, dolomite, and soda ash. The main former in all types of glass is silica (SiO₂). Other major formers in glass include feldspar and boric acid (i.e., borax). Fluxes are added to lower the temperature at which the batch melts. Most commonly used flux materials are soda ash (sodium carbonate, Na₂CO₃) and potash (potassium carbonate, K₂O). Stabilizers make glass more chemically stable and keep the finished glass from dissolving and/or falling apart. Commonly used stabilizing agents in glass production are limestone (CaCO₃), dolomite (CaCO₃MgCO₃), alumina (Al₂O₃), magnesia (MgO), barium carbonate (BaCO₃), strontium carbonate (SrCO₃), lithium carbonate (Li₂CO₃), and zirconia (ZrO₂) (DOE 2002). Glass makers also use a certain amount of recycled scrap glass (cullet), which comes from in-house return of glassware broken in the production process or other glass spillage or retention, such as recycling or from cullet broker services.

The raw materials (primarily soda ash, limestone, and dolomite) release CO₂ emissions in a complex high-temperature chemical reaction during the glass melting process. This process is not directly comparable to the calcination process used in lime manufacturing, cement manufacturing, and process uses of carbonates (i.e., limestone/dolomite use) but has the same net effect in terms of generating process CO₂ emissions (IPCC 2006).

The U.S. glass industry can be divided into four main categories: containers, flat (window) glass, fiber glass, and specialty glass. The majority of commercial glass produced is container and flat glass (EPA 2009). The United States is one of the major global exporters of glass. Domestically, demand comes mainly from the construction, auto, bottling, and container industries. There are more than 1,700 facilities that manufacture glass in the United States, with the largest companies being Corning, Guardian Industries, Owens-Illinois, and PPG Industries.¹⁹

The glass container sector is one of the leading soda ash consuming sectors in the United States. In 2021, glass production accounted for 48 percent of total domestic soda ash consumption (USGS 2022). Emissions from soda ash production are reported in 4.12 Soda Ash Production (CRF Source Category 2B7).

In 2021, 2,280 kilotons of soda ash, 1,397 kilotons of limestone, 893 kilotons of dolomite, and 2 kilotons of other carbonates were consumed for glass production (USGS 2022; EPA 2022). Use of soda ash, limestone, dolomite, and other carbonates in glass production resulted in aggregate CO₂ emissions of 2.0 MMT CO₂ Eq. (1,969 kt) (see Table 4-11). Overall, emissions have decreased by 13 percent compared to 1990. Emissions increased by 6 percent compared to 2020 levels.

Emissions from glass production have remained relatively consistent over the time series with some fluctuations since 1990. In general, these fluctuations were related to the behavior of the export market and the U.S. economy. Specifically, the extended downturn in residential and commercial construction and automotive industries between 2008 and 2010 resulted in reduced consumption of glass products, causing a drop in global demand for limestone/dolomite and soda ash and resulting in lower emissions. Some commercial food and beverage package manufacturers are shifting from glass containers towards lighter and more cost-effective polyethylene terephthalate (PET) based containers, putting downward pressure on domestic consumption of soda ash (USGS

¹⁹ Excerpt from Glass & Glass Product Manufacturing Industry Profile, First Research. Available online at: <http://www.firstresearch.com/Industry-Research/Glass-and-Glass-Product-Manufacturing.html>.

1 1995 through 2015b). Glass production in 2021 was steady, changing by no more than 5 percent over the course of
2 the year (Federal Reserve 2022).

3 **Table 4-11: CO₂ Emissions from Glass Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	2.3	2.4	2.0	2.0	1.9	1.9	2.0
kt	2,262	2,401	1,984	1,989	1,940	1,858	1,969

4

5 **Methodology and Time-Series Consistency**

6 Carbon dioxide emissions were calculated based on the *2006 IPCC Guidelines* Tier 3 method by multiplying the
7 quantity of input carbonates (limestone, dolomite, soda ash, and other carbonates) by the carbonate-based
8 emission factor (in metric tons CO₂/metric ton carbonate) and the average carbonate-based mineral mass fraction.

9 **2010 through 2021**

10 For this Inventory, the methodology for estimating CO₂ emissions from glass production for years 2010 through
11 2021 has added new activity data reported to the U.S. EPA Greenhouse Gas Reporting Program (GHGRP) on the
12 quantities of a group of other carbonates (i.e., barium carbonate, potassium carbonate, lithium carbonate, and
13 strontium carbonate) used for glass production (EPA 2022). The methodology continues to use the quantities of
14 limestone and dolomite used for glass production obtained from GHGRP (EPA 2022). USGS data on the quantity of
15 soda ash used for glass production continues to be used because it was obtained directly from the soda ash
16 producers and includes use by smaller artisanal glass operations, which are excluded in the GHGRP data.

17 GHGRP collects data from glass production facilities with greenhouse gas emissions greater than 25,000 metric
18 tons CO₂ Eq. The reporting threshold is used to exclude artisanal glass operations that are expected to have much
19 lower greenhouse gas emissions than the threshold. These smaller facilities have not been accounted for yet for
20 this portion of the time series for limestone, dolomite, or other carbonates due to limited data. Facilities report the
21 total quantity of each type of carbonate used in glass production each year to GHGRP, with data collection starting
22 in 2010 (EPA 2022).

23 Using the total quantities of each carbonate, EPA calculated the metric tons of emissions resulting from glass
24 production by multiplying the quantity of input carbonates (i.e., limestone, dolomite, soda ash, and other
25 carbonates) by carbonate-based emission factors in metric tons CO₂/metric ton carbonate (limestone, 0.43971;
26 dolomite, 0.47732; soda ash, 0.41492; and other carbonates, 0.262), and by the average carbonate-based mineral
27 mass fraction for each year. IPCC default values were used for limestone, dolomite, and soda ash emission factors,
28 and the emission factor for other carbonates is based on expert judgment (Icenhour 2022). The average carbonate-
29 based mineral mass fractions from the GHGRP, averaged across 2010 through 2015, indicate that soda ash
30 contained 98.7 percent sodium carbonate (Na₂CO₃). This averaged value is used to estimate emissions for 1990
31 through 2009, described below. The previous methodology assumed that soda ash contained 100 percent sodium
32 carbonate (Na₂CO₃).

33 **1990 through 2009**

34 Data from GHGRP on the quantity of limestone, dolomite, and other carbonates used in glass production are not
35 available for 1990 through 2009. Additionally, USGS does not collect data on the quantity of other carbonates used
36 for glass production.

37 To address time-series consistency, total emissions from 1990 to 2009 were calculated using the Federal Reserve
38 Industrial Production Index for glass production in the United States as a surrogate for the total quantity of
39 carbonates used in glass production. The production index measures real output expressed as a percentage of real
40 output in a base year, which is currently 2017 (Federal Reserve 2021). Since January 1971, the Federal Reserve has
41 released the monthly glass production index for NAICS code 3272 (Glass and Glass Product Manufacturing) as part

1 of release G.17, “Industrial Production and Capacity Utilization” (Federal Reserve 2022). The monthly index values
 2 for each year were averaged to calculate an average annual glass production index value. Total annual process
 3 emissions were calculated by taking a ratio of the average annual glass production index for each year to the
 4 average annual glass production index for base year 2017, and multiplying by the calculated 2017 emissions
 5 (process-related) based on GHGRP data.

6 Emissions from limestone, dolomite, and other carbonate consumption were disaggregated from total annual
 7 emissions, using the average percent contribution of each to annual emissions from these three carbonates for
 8 2010 through 2015 based on GHGRP data: 64.3 percent limestone, 35.6 percent dolomite, and 0.1 percent other
 9 carbonates.

10 The methodology for estimating CO₂ emissions from the use of soda ash for glass production and data sources for
 11 the amount of soda ash used in glass production are consistent with the methodology used for 2010 through 2021.
 12 Because data on the average mineral mass fraction for soda ash is only available starting in 2010, the values for
 13 2010 through 2015 are averaged, as described above, and used to calculate emissions for 1990 to 2009.

14 Data on soda ash used for glass production for 1990 through 2021 were obtained from the U.S. Bureau of Mines
 15 (1991 and 1993a), the USGS *Minerals Yearbook: Soda Ash* (USGS 1995 through 2015b), and USGS *Mineral Industry
 16 Surveys for Soda Ash* (USGS 2017 through 2021). Data on limestone, dolomite, and other carbonates used for glass
 17 production and on average carbonate-based mineral mass fraction for 2010 through 2021 were obtained from
 18 GHGRP (EPA 2022). The quantities of limestone, dolomite, and other carbonates were calculated for 1990 through
 19 2009 using the Federal Reserve Industrial Production Index (Federal Reserve 2022).

20 The amount of limestone, dolomite, soda ash, and other carbonates used in glass production each year and the
 21 annual average Federal Reserve production indices for glass production are shown in Table 4-12.

22 **Table 4-12: Limestone, Dolomite, Soda Ash, and Other Carbonates Used in Glass Production**
 23 **(kt) and Average Annual Production Index for Glass and Glass Product Manufacturing**

Activity	1990	2005	2017	2018	2019	2020	2021
Limestone	1,405	1,686	1,488	1,442	1,370	1,334	1,397
Dolomite	718	861	806	871	883	824	893
Soda Ash	3,177	3,050	2,360	2,280	2,220	2,130	2,280
Other Carbonates	2	3	2	2	2	2	2
Total	5,302	5,599	4,656	4,596	4,475	4,289	4,572
Production Index ^a	94.3	113.1	100	102.5	99.8	93.2	93.7

^a Average Annual Production Index uses 2017 as the base year.

Note: Totals may not sum due to independent rounding.

24 As discussed above, methodological approaches were applied to the entire time series to ensure consistency in
 25 emissions from 1990 through 2021. Consistent with the *2006 IPCC Guidelines*, the overlap technique was applied
 26 to compare USGS and GHGRP data sets for 2010 through 2021. To address the inconsistencies, adjustments were
 27 made as described above.

28 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

29 The methodology and activity data used in this Inventory reduced uncertainty for glass production, compared to
 30 the previous Inventory. Uncertainty levels presented in this section in previous Inventories arose in part due to
 31 variations in the chemical composition of limestone used in glass production. For example in addition to calcium
 32 carbonate, limestone may contain smaller amounts of magnesia, silica, and sulfur, among other minerals (e.g.,
 33 potassium carbonate, strontium carbonate and barium carbonate, and dead burned dolomite). The methodology
 34 in this Inventory report uses GHGRP data on the average mass fraction of each mineral in the limestone and
 35 dolomite used in glass production for each year from 2010-2020.

36 The data and methodology used in this Inventory report also reduce uncertainty associated with activity data. The
 37 methodology uses the amount of limestone and dolomite used in glass manufacturing which is reported directly by

the glass manufacturers for years 2010 through 2020 and the amount of soda ash used in glass manufacturing which is reported by soda ash producers for the full time series. The emissions from other carbonates reported to GHGRP—barium carbonate (BaCO₃), potassium carbonate (K₂CO₃), lithium carbonate (Li₂CO₃), and strontium carbonate (SrCO₃)—are not included in these estimates.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-13. In 2020, glass production CO₂ emissions were estimated to be between 1.8 and 1.9 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 2 percent below and 2 percent above the emission estimate of 1.9 MMT CO₂ Eq.

Table 4-13: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Glass Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Glass Production	CO ₂	1.9	1.8	1.9	-2%	+2%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details). For the GHGRP data, EPA verifies annual facility-level reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic checks and manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015).²⁰ Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of general and category-specific QC procedures, including: range checks, statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.

Recalculations Discussion

For the current Inventory, refinements to the methodology were implemented, using more complete activity data from GHGRP for 2010 through 2021 and the industrial production index for glass and glass product manufacturing from the Federal Reserve for 1990 through 2009 to address time-series consistency. These refinements are described under the Methodology and Time-Series Consistency section. The revised values for 1990 through 2020 resulted in decreased emissions estimates prior to 2018 and slight increases for 2019 and 2020. Across the time series, emissions decreased by an average of 1.0 percent compared to the previous Inventory. Annual emission changes during the time series ranged from a 0.1 percent increase in 2019 and 2020 (1 kt CO₂) to a 1.4 percent decrease in 1999 (27 kt CO₂).

Planned Improvements

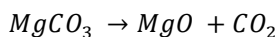
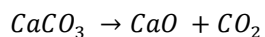
EPA plans to evaluate updates to uncertainty levels for the activity data and mineral mass fraction values from EPA's GHGRP. This is a near-term planned improvement.

²⁰ GHGRP Report Verification Factsheet. See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 Some glass producing facilities in the United States do not report to EPA’s GHGRP because they fall below the
2 reporting threshold for this industry. EPA will continue ongoing research on the availability of data to better assess
3 the completeness of emission estimates from glass production and how to refine the methodology to ensure
4 complete national coverage of this category. When reporting began in 2010, EPA received data from more facilities
5 that were above the reporting threshold than expected, and total emissions were higher than expected for all glass
6 production facilities in the United States (EPA 2009). Research will include reassessing previous assessments of
7 GHGRP industry coverage using the reporting threshold of 25,000 metric tons CO₂ Eq. This is a medium-term
8 planned improvement.

9 4.4 Other Process Uses of Carbonates (CRF 10 Source Category 2A4)

11 Limestone (CaCO₃), dolomite (CaCO₃MgCO₃),²¹ and other carbonates such as soda ash, magnesite, and siderite are
12 basic materials used by a wide variety of industries, including construction, agriculture, chemical, metallurgy, glass
13 production, and environmental pollution control. This section addresses only limestone, dolomite, and soda ash use.
14 For industrial applications, carbonates such as limestone and dolomite are heated sufficiently enough to calcine the
15 material and generate CO₂ as a byproduct.



18 Examples of such applications include limestone used as a flux or purifier in metallurgical furnaces, as a sorbent in
19 flue gas desulfurization (FGD) systems for utility and industrial plants, and as a raw material for the production of
20 glass, lime, and cement. Emissions from limestone and dolomite used in the production of cement, lime, glass, and
21 iron and steel are excluded from the Other Process Uses of Carbonates category and reported under their respective
22 source categories (e.g., Section 4.3, Glass Production). Emissions from soda ash production are reported under
23 Section 4.12, Soda Ash Production (CRF Source Category 2B7). Emissions from soda ash consumption associated
24 with glass manufacturing are reported under Section 4.3, Glass Production (CRF Source Category 2A3). Emissions
25 from the use of limestone and dolomite in liming of agricultural soils are included in the Agriculture chapter under
26 Section 5.5, Liming (CRF Source Category 3G). Emissions from fuels consumed for energy purposes during these
27 processes are accounted for in the Energy chapter under Section 3.1, Fossil Fuel Combustion (CRF Source Category
28 1A). Both lime (CaO) and limestone (CaCO₃) can be used as a sorbent for FGD systems. Emissions from lime
29 consumption for FGD systems and from sugar refining are reported under Section 4.3 Lime Production (CRF Source
30 Category 2A2). Emissions from the use of dolomite in primary magnesium metal production are reported under
31 Section 4.20, Magnesium Production and Processing (CRF Source Category 2C4).

32 Limestone and dolomite are widely distributed throughout the world in deposits of varying sizes and degrees of
33 purity. Large deposits of limestone occur in nearly every state in the United States, and significant quantities are
34 extracted for industrial applications. In 2018, the leading limestone producing states were Texas, Florida, Ohio,
35 Missouri, and Pennsylvania, which contributed 46 percent of the total U.S. output (USGS 2022a). Dolomite deposits
36 are found in the United States, Canada, Mexico, Europe, Africa, and Brazil. In the United States, the leading dolomite
37 producing states are Pennsylvania, New York, and Utah which currently contribute more than a third of the total
38 U.S. output (USGS 2022a). Internationally, two types of soda ash are produced: natural and synthetic. In 2019, 93
39 percent of the global soda ash production came from China, the United States, Russia, Germany, India, Turkey,
40 Poland, and France. The United States only produces natural soda ash and only in two states: Wyoming and
41 California (USGS 2021c).

²¹ Limestone and dolomite are collectively referred to as limestone by the industry, and intermediate varieties are seldom distinguished.

1 In 2021, 12,789 kilotons (kt) of limestone, 2,826 kt of dolomite, and 2,360 kt of soda ash were consumed for these
 2 emissive applications, which excludes consumption for the production of cement, lime, glass, and iron and steel
 3 (Willett 2022, USGS 2022b). Usage of limestone, dolomite and soda ash resulted in aggregate CO₂ emissions of 8.0
 4 MMT CO₂ Eq. (7,968 kt) (see Table 4-14 and Table 4-15). The 2021 emissions decreased 5 percent compared to
 5 2020, primarily as a result of decreased limestone consumption attributed to flux stone. Growth in the public and
 6 private construction markets contributed to an increase in consumption of crushed stone in 2021. Overall
 7 emissions have increased 29 percent from 1990 through 2021.

8 **Table 4-14: CO₂ Emissions from Other Process Uses of Carbonates (MMT CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
Flux Stone	2.6	2.6	2.4	2.8	2.9	3.4	2.8
FGD	1.4	3.0	5.6	2.2	3.2	3.0	3.1
Soda Ash Consumption ^a	1.4	1.3	1.1	1.1	1.0	1.0	1.0
Other Miscellaneous Uses ^b	0.8	0.5	0.8	1.3	1.2	1.0	1.0
Total	6.2	7.5	9.9	7.4	8.4	8.4	8.0

^a Soda ash consumption not associated with glass manufacturing.

^b "Other miscellaneous uses" include chemical stone, mine dusting or acid water treatment, and acid neutralization.

Note: Totals may not sum due to independent rounding.

9

10 **Table 4-15: CO₂ Emissions from Other Process Uses of Carbonates (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Flux Stone	2,592	2,649	2,441	2,795	2,936	3,450	2,799
FGD	1,432	2,973	5,598	2,229	3,202	2,997	3,135
Soda Ash Consumption ^a	1,390	1,305	1,058	1,069	1,036	958	979
Other Miscellaneous Uses ^b	819	533	771	1,259	1,248	994	1,038
Total	6,233	7,459	9,869	7,351	8,422	8,399	7,951

^a Soda ash consumption not associated with glass manufacturing.

^b "Other miscellaneous uses" include chemical stone, mine dusting or acid water treatment, and acid neutralization.

Note: Totals may not sum due to independent rounding.

11 Methodology and Time-Series Consistency

12 Carbon dioxide emissions were calculated based on the 2006 IPCC Guidelines Tier 2 method by multiplying the
 13 quantity of limestone or dolomite consumed by the emission factor for limestone or dolomite calcination,
 14 respectively: 0.43971 metric ton CO₂/metric ton carbonate for limestone and 0.47732 metric ton CO₂/metric ton
 15 carbonate for dolomite.²² This methodology was used for flux stone, flue gas desulfurization systems, chemical
 16 stone, mine dusting or acid water treatment, and acid neutralization. Flux stone used during the production of iron
 17 and steel was deducted from the Other Process Uses of Carbonates source category estimate and attributed to the
 18 Iron and Steel Production source category estimate. Similarly, limestone and dolomite consumption for glass
 19 manufacturing, cement, and lime manufacturing are excluded from this category and attributed to their respective
 20 categories.

²² 2006 IPCC Guidelines, Volume 3: Chapter 2, Table 2.1.

1 Consumption data for 1990 through 2021 of limestone and dolomite used for flux stone, flue gas desulfurization
 2 systems, chemical stone, mine dusting or acid water treatment, and acid neutralization (see Table 4-16) were
 3 obtained from the U.S. Geological Survey (USGS) *Minerals Yearbook: Crushed Stone Annual Report* (1995a through
 4 2022), preliminary data for 2021 from USGS Crushed Stone Commodity Expert (Willett 2022), American Iron and
 5 Steel Institute limestone and dolomite consumption data (AISI 2018 through 2021), and the U.S. Bureau of Mines
 6 (1991 and 1993a), which are reported to the nearest ton. In addition, the estimated values for limestone and
 7 dolomite consumption for flux stone used during the production of iron and steel were adjusted using emissions
 8 data from the EPA’s Greenhouse Gas Reporting Program (GHGRP) subpart Q for the iron and steel sector to
 9 account for the impacts of the COVID-19 pandemic in 2020 and 2021. Iron and steel GHGRP process emissions data
 10 increased by approximately 12 percent from 2020 to 2021 (EPA 2022). This adjustment method is consistent with
 11 the method used in Section 4.17 Iron and Steel Production (CRF Source Category 2C1) and Metallurgical Coke
 12 Production.

13 During 1990 and 1992, the USGS did not conduct a detailed survey of limestone and dolomite consumption by
 14 end-use; therefore, data on consumption by end use for 1990 was estimated by applying the 1991 ratios of total
 15 limestone and dolomite consumption by end use to total 1990 limestone and dolomite consumption values.
 16 Similarly, the 1992 consumption figures were approximated by applying an average of the 1991 and 1993 ratios of
 17 total limestone and dolomite use by end uses to the 1992 total values.

18 In 1991, the U.S. Bureau of Mines, now known as the USGS, began compiling production and end use information
 19 through surveys of crushed stone manufacturers. Manufacturers provided different levels of detail in survey
 20 responses, so information was divided into three categories: (1) production by end-use, as reported by
 21 manufacturers (i.e., “specified” production); (2) production reported by manufacturers without end-uses specified
 22 (i.e., “unspecified-reported” production); and (3) estimated additional production by manufacturers who did not
 23 respond to the survey (i.e., “unspecified-estimated” production). Additionally, each year the USGS withholds data
 24 on certain limestone and dolomite end-uses due to confidentiality agreements regarding company proprietary
 25 data. For the purposes of this analysis, emissive end-uses that contained withheld data were estimated using one
 26 of the following techniques: (1) the value for all the withheld data points for limestone or dolomite use was
 27 distributed evenly to all withheld end-uses; (2) the average percent of total limestone or dolomite for the withheld
 28 end-use in the preceding and succeeding years; or (3) the average fraction of total limestone or dolomite for the
 29 end-use over the entire time period.

30 A large quantity of crushed stone was reported to the USGS under the category “unspecified uses.” A portion of
 31 this consumption is believed to be limestone or dolomite used for emissive end uses. The quantity listed for
 32 “unspecified uses” was, therefore, allocated to all other reported end-uses according to each end-use’s fraction of
 33 total consumption in that year.²³

34 **Table 4-16: Limestone and Dolomite Consumption (kt)**

Activity	1990	2005	2017	2018	2019	2020	2021
Flux Stone	5,842	5,745	5,447	6,242	6,551	7,592	6,124
Limestone	5,237	2,492	4,216	4,891	5,088	4,361	3,299
Dolomite	605	3,254	1,230	1,351	1,463	2,961	2,826
FGD	3,258	6,761	12,732	5,068	7,282	6,817	7,129
Other Miscellaneous Uses	1,835	1,212	1,754	2,862	2,834	2,260	2,361
Total	10,935	13,719	19,932	14,172	16,667	16,669	15,615

Note: Totals may not sum due to independent rounding.

35 Excluding glass manufacturing which is reported under Section 4.3 Glass Production (CRF Source Category 2A3),
 36 most soda ash is consumed in chemical production, with minor amounts used in soap production, pulp and paper,
 37 flue gas desulfurization, and water treatment. As soda ash is consumed for these purposes, CO₂ is usually emitted.
 38 In these applications, it is assumed that one mole of carbon is released for every mole of soda ash used. Thus,

²³ This approach was recommended by USGS, the data collection agency.

1 approximately 0.113 metric tons of carbon (or 0.415 metric tons of CO₂) are released for every metric ton of soda
 2 ash consumed. The activity data for soda ash consumption for 1990 to 2021 (see Table 4-17) were obtained from
 3 the U.S. Geological Survey (USGS) Minerals Yearbook for Soda Ash (1994 through 2015b) and USGS Mineral
 4 Industry Surveys for Soda Ash (USGS 2017a, 2018, 2019, 2020b, 2021d, 2022b). Soda ash consumption data were
 5 collected by the USGS from voluntary surveys of the U.S. soda ash industry.

6 **Table 4-17: Soda Ash Consumption Not Associated with Glass Manufacturing (kt)**

Activity	1990	2005	2017	2018	2019	2020	2021
Soda Ash ^a	3,351	3,144	2,550	2,576	2,497	2,310	2,360

^a Soda ash consumption is sales reported by producers which exclude imports. Historically, imported soda ash is less than 1 percent of the total U.S. consumption (Kostick 2012).

7 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 8 through 2021.

9 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

10 The uncertainty levels presented in this section account for uncertainty associated with activity data. Data on
 11 limestone and dolomite consumption are collected by USGS through voluntary national surveys. USGS contacts the
 12 mines (i.e., producers of various types of crushed stone) for annual sales data. Data on other carbonate
 13 consumption are not readily available. The producers report the annual quantity sold to various end-users and
 14 industry types. USGS estimates the historical response rate for the crushed stone survey to be approximately 70
 15 percent, and the rest is estimated by USGS. Large fluctuations in reported consumption exist, reflecting year-to-
 16 year changes in the number of survey responders. The uncertainty resulting from a shifting survey population is
 17 exacerbated by the gaps in the time series of reports. The accuracy of distribution by end use is also uncertain
 18 because this value is reported by the producer/mines and not the end user. Additionally, there is significant
 19 inherent uncertainty associated with estimating withheld data points for specific end uses of limestone and
 20 dolomite. Lastly, much of the limestone consumed in the United States is reported as “other unspecified uses;”
 21 therefore, it is difficult to accurately allocate this unspecified quantity to the correct end-uses. EPA contacted the
 22 USGS National Minerals Information Center Crushed Stone commodity expert to assess the current uncertainty
 23 ranges associated with the limestone and dolomite consumption data compiled and published by USGS. During
 24 this discussion, the expert confirmed that EPA’s range of uncertainty was still reasonable (Willett 2017).

25 Uncertainty in the estimates also arises in part due to variations in the chemical composition of limestone. In
 26 addition to calcium carbonate, limestone may contain smaller amounts of magnesia, silica, and sulfur, among
 27 other minerals. The exact specifications for limestone or dolomite used as flux stone vary with the
 28 pyrometallurgical process and the kind of ore processed.

29 For emissions from soda ash consumption, the primary source of uncertainty results from the fact that these
 30 emissions are dependent upon the type of processing employed by each end-use. Specific emission factors for
 31 each end-use are not available, so a Tier 1 default emission factor is used for all end-uses. Therefore, there is
 32 uncertainty surrounding the emission factors from the consumption of soda ash. Additional uncertainty comes
 33 from the reported consumption and allocation of consumption within sectors that is collected on a quarterly basis
 34 by the USGS. Efforts have been made to categorize company sales within the correct end-use sector.

35 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-18. Carbon dioxide
 36 emissions from other process uses of carbonates in 2021 were estimated to be between 8.2 and 12.9 MMT CO₂ Eq.
 37 at the 95 percent confidence level. This indicates a range of approximately 19 percent below and 28 percent above
 38 the emission estimate of 8.0 MMT CO₂ Eq.

Table 4-18: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Other Process Uses of Carbonates (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Other Process Uses of Carbonates	CO ₂	8.0	8.2	12.9	-19%	+28%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

Recalculations Discussion

For the current Inventory, updated USGS data on limestone and dolomite consumption was available for 2019 and 2020, resulting in updated emissions estimates for those years. Compared to the previous Inventory, emissions for 2019 decreased by 14.7 percent (1,449 kt CO₂ Eq.) and emissions for 2020 decreased by 18.8 percent (1,843 kt CO₂ Eq.).

Planned Improvements

In response to comments received during previous Inventory reports from the UNFCCC, EPA has inquired to the availability of ceramics and non-metallurgical magnesia data. EPA is assessing potential activity data from USGS that spans the full time series for ceramics production. Data on non-metallurgical magnesia is not currently reported by survey respondents to USGS, and EPA continues to conduct outreach with other entities. This improvement remains ongoing, and EPA plans to continue to update this Planned Improvements section in future reports as more information becomes available.

EPA also plans to review the uncertainty ranges assigned to activity data. This planned improvement is currently planned as a medium-term improvement.

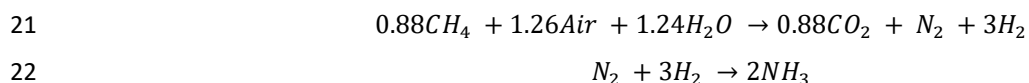
4.5 Ammonia Production (CRF Source Category 2B1)

Emissions of carbon dioxide (CO₂) occur during the production of synthetic ammonia (NH₃), primarily through the use of natural gas, petroleum coke, or naphtha as a feedstock. The natural gas-, naphtha-, and petroleum coke-based processes produce CO₂ and hydrogen (H₂), the latter of which is used in the production of ammonia. The brine electrolysis process for production of ammonia does not lead to process-based CO₂ emissions. Due to national circumstances, emissions from fuels consumed for energy purposes during the production of ammonia are accounted for in the Energy chapter. More information on this approach can be found in the Methodology section below.

1 Ammonia production requires a source of nitrogen (N) and hydrogen (H). Nitrogen is obtained from air through
2 liquid air distillation or an oxidative process where air is burnt and the residual nitrogen is recovered. In the United
3 States, the majority of ammonia is produced using a natural gas feedstock as the hydrogen source. One synthetic
4 ammonia production plant located in Kansas is producing ammonia from petroleum coke feedstock. In some U.S.
5 plants, some of the CO₂ produced by the process is captured and used to produce urea rather than being emitted
6 to the atmosphere. In 2021, 16 companies operated 35 ammonia producing facilities in 16 states. Approximately
7 60 percent of domestic ammonia production capacity is concentrated in Louisiana, Oklahoma, and Texas (USGS
8 2022).

9 Synthetic ammonia production from natural gas feedstock consists of five principal process steps. The primary
10 reforming step converts methane (CH₄) to CO₂, carbon monoxide (CO), and hydrogen (H₂) in the presence of a
11 catalyst. Only 30 to 40 percent of the CH₄ feedstock to the primary reformer is converted to CO and CO₂ in this
12 step of the process. The secondary reforming step converts the remaining CH₄ feedstock to CO and CO₂. In the shift
13 conversion step, the CO in the process gas from the secondary reforming step (representing approximately 15
14 percent of the process gas) is converted to CO₂ in the presence of a catalyst, water, and air. Carbon dioxide is
15 removed from the process gas by the shift conversion process, and the H₂ is combined with the nitrogen (N₂) gas in
16 the process gas during the ammonia synthesis step to produce ammonia. The CO₂ is included in a waste gas stream
17 with other process impurities and is absorbed by a scrubber solution. In regenerating the scrubber solution, CO₂ is
18 released from the solution.

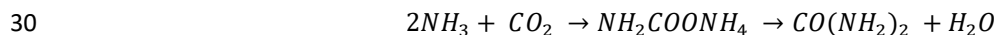
19 The conversion process for conventional steam reforming of CH₄, including the primary and secondary reforming
20 and the shift conversion processes, is approximately as follows:



23 To produce synthetic ammonia from petroleum coke, the petroleum coke is gasified and converted to CO₂ and H₂.
24 These gases are separated, and the H₂ is used as a feedstock to the ammonia production process, where it is
25 reacted with N₂ to form ammonia.

26 Not all of the CO₂ produced during the production of ammonia is emitted directly to the atmosphere. Some of the
27 ammonia and some of the CO₂ produced by the synthetic ammonia process are used as raw materials in the
28 production of urea [CO(NH₂)₂], which has a variety of agricultural and industrial applications.

29 The chemical reaction that produces urea is:



31 Only the CO₂ emitted directly to the atmosphere from the synthetic ammonia production process is accounted for
32 in determining emissions from ammonia production. The CO₂ that is captured during the ammonia production
33 process and used to produce urea does not contribute to the CO₂ emission estimates for ammonia production
34 presented in this section. Instead, CO₂ emissions resulting from the consumption of urea are attributed to the urea
35 consumption or urea application source category (under the assumption that the carbon stored in the urea during
36 its manufacture is released into the environment during its consumption or application). Emissions of CO₂ resulting
37 from agricultural applications of urea are accounted for in Section 5.6 Urea Fertilization (CRF Source Category 3H)
38 of the Agriculture chapter. Emissions of CO₂ resulting from non-agricultural applications of urea (e.g., use as a
39 feedstock in chemical production processes) are accounted for in Section 4.6 Urea Consumption for Non-
40 Agricultural Purposes of this chapter.

41 Emissions from fuel used for energy at ammonia plants are accounted for in the Energy chapter. The consumption
42 of natural gas and petroleum coke as fossil fuel feedstocks for NH₃ production are adjusted for within the Energy
43 chapter as these fuels were consumed during non-energy related activities. More information on this methodology
44 is described in Annex 2.1, Methodology for Estimating Emissions of CO₂ from Fossil Fuel Combustion.

45 Total emissions of CO₂ from ammonia production in 2021 were 12.2 MMT CO₂ Eq. (12,207 kt) and are summarized
46 in Table 4-19 and Table 4-20. Ammonia production relies on natural gas as both a feedstock and a fuel, and as
47 such, market fluctuations and volatility in natural gas prices affect the production of ammonia. Since 1990,

1 emissions from ammonia production have decreased by about 15 percent. Emissions in 2021 decreased by about 6
 2 percent from the 2020 levels. One facility in Kansas produces ammonia from petroleum coke and began operations
 3 in 2000. All other facilities use natural gas as feedstock.

4 Emissions from ammonia production increased steadily from 2015 to 2018, due to the addition of new ammonia
 5 production facilities and new production units at existing facilities in 2016, 2017, and 2018. Agriculture continues
 6 to drive demand for nitrogen fertilizers, accounting for approximately 88 percent of domestic ammonia
 7 consumption.

8 **Table 4-19: CO₂ Emissions from Ammonia Production (MMT CO₂ Eq.)**

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	14.4	10.2	12.5	12.7	12.4	13.0	12.2

9 **Table 4-20: CO₂ Emissions from Ammonia Production (kt)**

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	14,404	10,234	12,481	12,669	12,401	13,006	12,207

10 Methodology and Time-Series Consistency

11 For this Inventory, the methodology for estimating CO₂ emissions from the production of synthetic ammonia is a
 12 country-specific approach consistent with the *2006 IPCC Guidelines* (IPCC 2006) and is based on Tier 3 methods.,
 13 This Inventory report includes methodological refinements for 2010 to 2021 that directly use the process CO₂
 14 emissions reported to subpart G of the U.S. EPA Greenhouse Gas Reporting Program (GHGRP) (EPA 2022) and for
 15 1990 to 2009 based on reported and calculated data on natural gas and petroleum coke feedstock used for
 16 ammonia production.

17 Emissions from fuel used for energy at ammonia plants are accounted for in the Energy chapter. This differs from
 18 the *2006 IPCC Guidance* for ammonia which indicates that “in the case of ammonia production no distinction is
 19 made between fuel and feedstock emissions with all emissions accounted for in the IPPU Sector;” however,
 20 accurate data on fuel use for ammonia production is not known at this time. Data on total fuel use (including fuel
 21 used for ammonia feedstock and fuel used for energy) for ammonia production are not known in the United
 22 States. The Energy Information Administration (EIA), where energy use data is obtained for the Inventory (see the
 23 Energy chapter), does not provide data broken out by industrial category; data is only available at the broad
 24 industry sector level. Furthermore, the GHGRP data used in the analysis is based on feedstock use and not fuel use.

25 4.5.1.1 Natural Gas Feedstock

26 In 2017, facilities started reporting data to GHGRP on the quantity of natural gas feedstock used for ammonia
 27 production and the carbon content of the natural gas feedstock (EPA 2022). Using these data and reported process
 28 CO₂ emissions, the average molecular weight of the feedstock and the average carbon content were derived for
 29 years 2017 through 2021. The quantity of natural gas feedstock for 2010 to 2016 was then calculated using GHGRP
 30 CO₂ emissions for 2010 through 2016, average molecular weight of the feedstock for 2017 through 2021, and
 31 average carbon content for 2017 through 2021.

32 To estimate natural gas feedstock use for 1990 to 2009, the ratio of natural gas feedstock quantity to ammonia
 33 production quantity was calculated for each year and averaged over the years from 2010 to 2014, using the
 34 calculated quantity of natural gas feedstock and total ammonia production for 2010 through 2014 (ACC 2021). The
 35 years 2010 to 2014 were used to determine the average ratio of natural gas feedstock quantity to ammonia
 36 production because that period was deemed to better represent historic ammonia production from 1990 to 2009.

1 This 2010 to 2014 average ratio was multiplied by total ammonia production for each year from 1990 to 2009 to
 2 determine natural gas feedstock use.

3 CO₂ emissions from the production of synthetic ammonia from natural gas feedstock for 1990 to 2009 were
 4 estimated using the natural gas feedstock quantity as determined from above and the *Inventory* CO₂ emissions
 5 factor and heating content value for natural gas, consistent with values used in the Energy chapter. In terms of
 6 reporting under GHGRP, 22 facilities reported from 2010 to 2012; 23 from 2013 to 2015; 26 in 2016; 28 in 2017
 7 and 29 from 2018 to 2021, therefore, earlier years exclude the newer facilities that might not represent historic
 8 information.

9 **4.5.1.2 Petroleum Coke Feedstock**

10 CO₂ emissions from the production of synthetic ammonia from petroleum coke feedstock for 2000 to 2009 were
 11 estimated by multiplying the following: quantity of petroleum coke feedstock reported by the facility (Coffeyville
 12 2005, 2006, 2007a, 2007b, 2009, 2010, 2011, and 2012; CVR 2012 through 2021); the Inventory heating content
 13 value for petroleum coke which is consistent with values used in the Energy chapter; and a stoichiometric CO₂/C
 14 factor of 44/12.

15 **4.5.1.3 Urea Production Adjustments**

16 Emissions of CO₂ from ammonia production from both feedstocks and for all years from 1990 to 2021 were
 17 adjusted to account for the use of some of the CO₂ emissions from ammonia production as a raw material in the
 18 production of urea. The CO₂ emissions reported for ammonia production are reduced by a factor of 0.733, which
 19 corresponds to a stoichiometric CO₂/urea factor of 44/60, assuming complete conversion of ammonia (NH₃) and
 20 CO₂ to urea (IPCC 2006; EFMA 2000), and multiplied by total annual domestic urea production.

21 All synthetic ammonia production and subsequent urea production are assumed to be from the same process—
 22 conventional catalytic reforming of natural gas feedstock, with the exception of ammonia production from
 23 petroleum coke feedstock at the one plant located in Kansas.

24 Data on facility-level process emissions for 2010 through 2021 on natural gas feedstock used and carbon content
 25 of the natural gas feedstock starting in 2017 were obtained from GHGRP (EPA 2022). Total ammonia production
 26 data for 2011 through 2021 were obtained from American Chemistry Council (ACC 2021). For years before 2011,
 27 ammonia production data were obtained from the Census Bureau of the U.S. Department of Commerce (U.S.
 28 Census Bureau 1991 through 1994, 1998 through 2011) as reported in *Current Industrial Reports Fertilizer
 29 Materials and Related Products* annual and quarterly reports. Natural gas and petroleum coke heating values come
 30 from national-level data (EIA 2022), and natural gas and petroleum coke carbon contents are the same as used in
 31 the Energy chapter calculations.

32 Data on urea production for 2010 through 2021 were obtained from GHGRP (EPA 2022). Urea production data for
 33 2009 through 2010 were obtained from the U.S. Census Bureau (U.S. Census Bureau 2010 and 2011). Urea
 34 production data for 1990 through 2008 were obtained from the USGS *Minerals Yearbook: Nitrogen* (USGS 1994-
 35 2009). The U.S. Census Bureau ceased collection of urea production statistics in 2011. Total ammonia production,
 36 total urea production, and recovered CO₂ consumed for urea production are shown in Table 4-21.

37 **Table 4-21: Total Ammonia Production, Total Urea Production, and Recovered CO₂ Consumed**
 38 **for Urea Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Total Ammonia Production	15,425	10,143	14,070	16,010	16,410	17,020	15,420
Total Urea Production	7,450	5,270	9,030	10,700	11,400	11,500	10,500
Recovered CO ₂ Consumed for Urea Production	5,463	3,865	6,622	7,847	8,360	8,433	7,700

1 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 2 through 2021. The methodology for ammonia production spliced activity data from different sources: U. S. Census
 3 Bureau data for 1990 through 2010, ACC data beginning in 2011, and GHGRP data beginning in 2010 and
 4 2017. Consistent with the *2006 IPCC Guidelines*, the overlap technique was applied to compare the two data sets
 5 for years where there was overlap, with findings that the data sets were consistent and adjustments were not
 6 needed.

7 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

8 The uncertainties presented in this section are primarily due to how accurately the emission factor used represents
 9 an average across all ammonia plants using natural gas feedstock. Uncertainties are also associated with ammonia
 10 production estimates and the assumption that all ammonia production and subsequent urea production was from
 11 the same process—conventional catalytic reforming of natural gas feedstock, with the exception of one ammonia
 12 production plant located in Kansas that is manufacturing ammonia from petroleum coke feedstock. Uncertainty is
 13 also associated with the representativeness of the emission factor used for the petroleum coke-based ammonia
 14 process. It is also assumed that ammonia and urea are produced at co-located plants from the same natural gas
 15 raw material. The uncertainty of the total urea production activity data, based on USGS *Minerals Yearbook:*
 16 *Nitrogen* data, is a function of the reliability of reported production data and is influenced by the completeness of
 17 the survey responses. EPA assigned a default uncertainty range of ± 5 percent for both ammonia production and
 18 the emission factor used for the petroleum coke-based ammonia process, consistent with the ranges in Section
 19 3.2.3.2 of the *2006 IPCC Guidelines*, and ± 10 percent for urea production, based on expert judgment.

20 Recovery of CO₂ from ammonia production plants for purposes other than urea production (e.g., commercial sale,
 21 etc.) has not been considered in estimating the CO₂ emissions from ammonia production, as data concerning the
 22 disposition of recovered CO₂ are not available. Such recovery may or may not affect the overall estimate of CO₂
 23 emissions depending upon the end use to which the recovered CO₂ is applied. Further research is required to
 24 determine whether byproduct CO₂ is being recovered from other ammonia production plants for application to
 25 end uses that are not accounted for elsewhere; however, for reporting purposes, CO₂ consumption for urea
 26 production is provided in this chapter.

27 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-22. Carbon dioxide
 28 emissions from ammonia production in 2021 were estimated to be between 11.4 and 14.1 MMT CO₂ Eq. at the 95
 29 percent confidence level. This indicates a range of approximately 10 percent below and 11 percent above the
 30 emission estimate of 12.0 MMT CO₂ Eq.

31 **Table 4-22: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from**
 32 **Ammonia Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Ammonia Production	CO ₂	12.0	11.4	14.1	-10%	+11%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

33 **QA/QC and Verification**

34 General quality assurance/quality control (QA/QC) procedures were applied to ammonia production emission
 35 estimates consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006*
 36 *IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details). More details
 37 on the greenhouse gas calculation, monitoring and QA/QC methods applicable to ammonia facilities can be found

1 under Subpart G (Ammonia Production) of the regulation (40 CFR Part 98).²⁴ EPA verifies annual facility-level
2 GHGRP reports through a multi-step process (e.g., combination of electronic checks and manual reviews) to
3 identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent.²⁵ Based on
4 the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred.
5 The post-submittals checks are consistent with a number of general and category-specific QC procedures, including
6 range checks, statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.
7 More details on the greenhouse gas calculation, monitoring, and QA/QC methods applicable to reporting of urea
8 produced at ammonia production facilities can be found under Section 4.6 Urea Consumption for Non-Agricultural
9 Purposes.

10 Recalculations

11 Based on the updated methodology, recalculations were performed for emissions from ammonia for years 1990
12 through 2020. Compared to the previous *Inventory*, total CO₂ emissions from ammonia production (from natural
13 gas and petroleum coke feedstocks) increased by an average of 8.7 percent (961 kt CO₂) per year, ranging from a
14 decrease of 4.8 percent (507 kt CO₂) in 2015 to an increase of 13.3 percent (1,203 kt CO₂) in 2007.

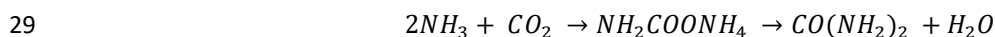
15 Planned Improvements

16 Currently the *Inventory* does not separately track fuel energy use for ammonia production. To be more consistent
17 with *2006 IPCC Guidelines*, EPA is considering whether to include natural gas fuel use as part of ammonia
18 production emissions as a future improvement. The data are still being evaluated as part of EPA's efforts to
19 disaggregate other industrial sector categories' energy use in the Energy chapter of the *Inventory*. If possible, this
20 will be incorporated in future *Inventory* reports. If incorporated, the fuel energy use and emissions will be
21 removed from current reporting under Energy to avoid double counting.

22 4.6 Urea Consumption for Non-Agricultural 23 Purposes

24 Urea is produced using ammonia (NH₃) and carbon dioxide (CO₂) as raw materials. All urea produced in the United
25 States is assumed to be produced at ammonia production facilities where both ammonia and CO₂ are generated.
26 There were 35 plants producing ammonia in the United States in 2021, with two additional plants sitting idle for
27 the entire year (USGS 2022b).

28 The chemical reaction that produces urea is:



30 This section accounts for CO₂ emissions associated with urea consumed exclusively for non-agricultural purposes.
31 Emissions of CO₂ resulting from agricultural applications of urea are accounted for in Section 5.6 Urea Fertilization
32 (CRF Source Category 3H) of the Agriculture chapter.

33 The industrial applications of urea include its use in adhesives, binders, sealants, resins, fillers, analytical reagents,
34 catalysts, intermediates, solvents, dyestuffs, fragrances, deodorizers, flavoring agents, humectants and
35 dehydrating agents, formulation components, monomers, paint and coating additives, photosensitive agents, and

²⁴ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

²⁵ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 surface treatments agents. In addition, urea is used for abating nitrogen oxide (NO_x) emissions from coal-fired
2 power plants and diesel transportation motors.

3 Emissions of CO₂ from urea consumed for non-agricultural purposes in 2021 were estimated to be 5.0 MMT CO₂
4 Eq. (4,989 kt) and are summarized in Table 4-23 and Table 4-24. Net CO₂ emissions from urea consumption for
5 non-agricultural purposes have increased by approximately 32 percent from 1990 to 2021 and decreased by
6 approximately 14.0 percent from 2020 to 2021.

7 **Table 4-23: CO₂ Emissions from Urea Consumption for Non-Agricultural Purposes (MMT CO₂**
8 **Eq.)**

Source	1990	2005	2017	2018	2019	2020	2021
Urea Consumption	3.8	3.7	5.2	6.1	6.2	5.8	5.0

9 **Table 4-24: CO₂ Emissions from Urea Consumption for Non-Agricultural Purposes (kt)**

Source	1990	2005	2017	2018	2019	2020	2021
Urea Consumption	3,784	3,653	5,161	6,111	6,154	5,814	4,989

10 Methodology and Time-Series Consistency

11 Emissions of CO₂ resulting from urea consumption for non-agricultural purposes are estimated by multiplying the
12 amount of urea consumed in the United States for non-agricultural purposes by a factor representing the amount
13 of CO₂ used as a raw material to produce the urea. This method is based on the assumption that all of the carbon
14 in urea is released into the environment as CO₂ during use, consistent with the Tier 1 method used to estimate
15 emissions from ammonia production in the *2006 IPCC Guidelines* (IPCC 2006) which states that the “CO₂ recovered
16 [from ammonia production] for downstream use can be estimated from the quantity of urea produced where CO₂
17 is estimated by multiplying urea production by 44/60, the stoichiometric ratio of CO₂ to urea.”

18 The amount of urea consumed for non-agricultural purposes in the United States is estimated by deducting the
19 quantity of urea fertilizer applied to agricultural lands, which is obtained directly from the Agriculture chapter (see
20 Table 5-25), from the total domestic supply of urea as reported in Table 4-25. The domestic supply of urea is
21 estimated based on the amount of urea produced plus urea imports and minus urea exports. A factor of 0.733 tons
22 of CO₂ per ton of urea consumed is then applied to the resulting supply of urea for non-agricultural purposes to
23 estimate CO₂ emissions from the amount of urea consumed for non-agricultural purposes. The 0.733 tons of CO₂
24 per ton of urea emission factor is based on the stoichiometry of carbon in urea. This corresponds to a
25 stoichiometric ratio of CO₂ to urea of 44/60, assuming complete conversion of carbon in urea to CO₂ (IPCC 2006;
26 EFMA 2000).

27 Urea production data for 1990 through 2008 were obtained from the U.S. Geological Survey (USGS) *Minerals*
28 *Yearbook: Nitrogen* (USGS 1994 through 2009a). Urea production data for 2009 through 2010 were obtained from
29 the U.S. Census Bureau (2011). The U.S. Census Bureau ceased collection of urea production statistics in 2011.
30 Urea production data for 2011 through 2021 were obtained from GHGRP (EPA 2018; EPA 2022a; EPA 2022b).

31 Urea import data for 2021 were not available at the time of publication and were estimated using 2020 values.
32 Urea import data for 2013 to 2020 were obtained from the USGS *Minerals Yearbook: Nitrogen* (USGS 2021a). Urea
33 import data for 2011 and 2012 were taken from *U.S. Fertilizer Import/Exports* from the United States Department
34 of Agriculture (USDA) Economic Research Service Data Sets (U.S. Department of Agriculture 2012). USDA
35 suspended updates to this data after 2012. Urea import data for the previous years were obtained from the U.S.
36 Census Bureau *Current Industrial Reports Fertilizer Materials and Related Products* annual and quarterly reports for
37 1997 through 2010 (U.S. Census Bureau 2001 through 2011), The Fertilizer Institute (TFI 2002) for 1993 through
38 1996, and the United States International Trade Commission Interactive Tariff and Trade DataWeb (U.S. ITC 2002)
39 for 1990 through 1992 (see Table 4-25).

1 Urea export data for 2021 were not available at the time of publication and were estimated using 2020 values.
 2 Urea export data for 2013 to 2020 were obtained from the USGS *Minerals Yearbook: Nitrogen* (USGS 2021a). Urea
 3 export data for 1990 through 2012 were taken from *U.S. Fertilizer Import/Exports* from USDA Economic Research
 4 Service Data Sets (U.S. Department of Agriculture 2012). USDA suspended updates to this data after 2012.

5 **Table 4-25: Urea Production, Urea Applied as Fertilizer, Urea Imports, and Urea Exports (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Urea Production	7,450	5,270	9,030	10,700	11,400	11,500	10,500
Urea Applied as Fertilizer	3,296	4,779	6,630	6,734	6,859	6,984	7,109
Urea Imports	1,860	5,026	5,510	5,110	4,410	4,190	4,190
Urea Exports	854	536	872	743	559	777	777
Urea Consumed for Non-Agricultural Purposes	5,160	4,981	7,038	8,333	8,392	7,929	6,804

6 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 7 through 2021. The methodology for urea consumption for non-agricultural purposes spliced activity data from
 8 different sources: USGS data for 1990 through 2008, U. S. Census Bureau data for 2009 and 2010, and GHGRP data
 9 beginning in 2011. Consistent with the *2006 IPCC Guidelines*, the overlap technique was applied to compare the
 10 data sets for years where there was overlap, with findings that the data sets were consistent and adjustments
 11 were not needed.

12 Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT

13 There is limited publicly available data on the quantities of urea produced and consumed for non-agricultural
 14 purposes. Therefore, the amount of urea used for non-agricultural purposes is estimated based on a balance that
 15 relies on estimates of urea production, urea imports, urea exports, and the amount of urea used as fertilizer. The
 16 primary uncertainties associated with this source category are associated with the accuracy of these estimates as
 17 well as the fact that each estimate is obtained from a different data source. Because urea production estimates are
 18 no longer available from the USGS, there is additional uncertainty associated with urea produced beginning in
 19 2011. There is also uncertainty associated with the assumption that all of the carbon in urea is released into the
 20 environment as CO₂ during use.

21 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-26. Carbon dioxide
 22 emissions associated with urea consumption for non-agricultural purposes during 2021 were estimated to be
 23 between 5.1 and 6.8 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 14
 24 percent below and 14 percent above the emission estimate of 5.0 MMT CO₂ Eq.

25 **Table 4-26: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Urea
 26 Consumption for Non-Agricultural Purposes (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a (MMT CO ₂ Eq.)			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Urea Consumption for Non-Agricultural Purposes	CO ₂	5.0	5.1	6.8	-14%	+14%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

1 QA/QC and Verification

2 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
3 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
4 introduction of the IPPU chapter (see Annex 8 for more details).

5 More details on the greenhouse gas calculation, monitoring and QA/QC methods applicable to reporting of urea
6 production occurring at ammonia facilities can be found under Subpart G (Ammonia Manufacturing) of the
7 regulation (40 CFR Part 98).²⁶ EPA verifies annual facility-level GHGRP reports through a multi-step process (e.g.,
8 combination of electronic checks and manual reviews) to identify potential errors and ensure that data submitted
9 to EPA are accurate, complete, and consistent.²⁷ Based on the results of the verification process, EPA follows up
10 with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a
11 number of general and category-specific QC procedures, including range checks, statistical checks, algorithm
12 checks, and year-to-year checks of reported data and emissions. EPA also conducts QA checks of GHGRP reported
13 urea production data against external datasets including the USGS *Minerals Yearbook* data. The comparison shows
14 consistent trends in urea production over time.

15 Recalculations Discussion

16 Based on updated quantities of urea applied for agricultural uses for 2015 to 2020, updated urea imports from
17 USGS for 2020, and updated urea exports from USGS for 2020, recalculations were performed for 2015 through
18 2020. Compared to the previous Inventory, CO₂ emissions from urea consumption for non-agricultural purposes
19 decreased by less than 1 percent (25 kt CO₂) for 2015, less than 1 percent (41 kt CO₂) for 2016, and less than 1
20 percent (21 kt CO₂) for 2017; increased by 1.33 percent (80 kt CO₂) for 2018 and by 1.82 percent (110 kt CO₂) for
21 2019; and decreased by 2.81 percent (168 kt CO₂) for 2020.

22 Planned Improvements

23 At this time, there are no specific planned improvements for estimating CO₂ emissions from urea consumption for
24 non-agricultural purposes.

25 4.7 Nitric Acid Production (CRF Source 26 Category 2B2)

27 Nitrous oxide (N₂O) is emitted during the production of nitric acid (HNO₃), an inorganic compound used primarily
28 to make synthetic commercial fertilizers. Nitric acid is also a major component in the production of adipic acid—a
29 feedstock for nylon—and explosives. Virtually all of the nitric acid produced in the United States is manufactured
30 by the high-temperature catalytic oxidation of ammonia (EPA 1998). There are two different nitric acid production
31 methods: weak nitric acid and high-strength nitric acid. The first method utilizes oxidation, condensation, and
32 absorption to produce nitric acid at concentrations between 30 and 70 percent nitric acid. High-strength acid (90
33 percent or greater nitric acid) can be produced from dehydrating, bleaching, condensing, and absorption of the
34 weak nitric acid. Most U.S. plants were built between 1960 and 2000. As of 2021, there were 31 active nitric acid
35 production plants, including one high-strength nitric acid production plant in the United States (EPA 2010; EPA
36 2022).

²⁶ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

²⁷ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 The basic process technology for producing nitric acid has not changed significantly over time. During this process,
2 N₂O is formed as a byproduct and released from reactor vents into the atmosphere. Emissions from fuels
3 consumed for energy purposes during the production of nitric acid are included in the Energy chapter.

4 Nitric acid is made from the reaction of ammonia (NH₃) with oxygen (O₂) in two stages. The overall reaction is:



6 Currently, the nitric acid industry in the United States controls emissions of NO and NO₂ (i.e., NO_x), using a
7 combination of non-selective catalytic reduction (NSCR) and selective catalytic reduction (SCR) technologies. In the
8 process of destroying NO_x, NSCR systems are also very effective at destroying N₂O. Five nitric acid plants had NSCR
9 systems installed between 1964 and 1977, over half due to the finalization of the Nitric Acid Plant New Source
10 Performance Standards (NSPS) which went into effect in 1971. Four additional nitric acid plants had NSCR systems
11 installed between 2016 and 2018, as a result of EPA Consent Decrees to control NO_x emissions more effectively.
12 NSCR systems are used in approximately one-third of the weak acid production plants. For N₂O abatement, U.S.
13 facilities are using both tertiary (i.e., NSCR and SCR) and secondary controls (i.e., catalysts added to the ammonia
14 reactor to lessen potential N₂O production).

15 Emissions from the production of nitric acid are generally directly proportional to the annual amount of nitric acid
16 produced because emissions are calculated as the product of the total annual production and plant-specific
17 emission factors. There are a few instances, however, where that relationship has not been directly proportional.
18 For example in 2015 and 2019, nitric acid production decreased and emissions increased, compared to the
19 respective preceding years. N₂O emissions for those years are calculated based on data from the GHGRP as
20 discussed in the Methodology section below. According to data from plants reporting to GHGRP, plant-specific
21 operations can affect the emission factor used, including: (1) site-specific fluctuations in ambient temperature and
22 humidity, (2) catalyst age and condition, (3) process changes, such as fluctuations in process pressure or
23 temperature and replacing the ammonia catalyst, (4) the addition, removal, maintenance, and utilization of
24 abatement technologies, and (5) the number of nitric acid trains, which are reaction vessels where ammonia is
25 oxidized to form nitric acid. Changes in those operating conditions for the years in question (2015 and 2019)
26 caused changes in emission factors, which resulted in emissions changing disproportionately to production in those
27 years.

28 Nitrous oxide emissions from this source were estimated to be 7.9 MMT CO₂ Eq. (30 kt of N₂O) in 2021 (see Table
29 4-27). Emissions from nitric acid production have decreased by 27 percent since 1990, while production has
30 increased by 8 percent over the same time period (see Table 4-27). Emissions have decreased by 39 percent since
31 1997, the highest year of production in the time series. From 2020 to 2021, nitric acid production decreased by 2.1
32 percent, leading to an overall decrease in emissions from nitric acid production of 4.8 percent from 2020 to 2021.

33 **Table 4-27: N₂O Emissions from Nitric Acid Production (MMT CO₂ Eq. and kt N₂O)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	10.8	10.1	8.3	8.5	8.9	8.3	7.9
kt N ₂ O	41	38	31	32	34	31	30

34 Methodology and Time-Series Consistency

35 Emissions of N₂O were calculated using the estimation methods provided by the *2006 IPCC Guidelines* and a
36 country-specific method utilizing EPA's GHGRP. The *2006 IPCC Guidelines* Tier 2 method was used to estimate
37 emissions from nitric acid production for 1990 through 2009, and a country-specific approach similar to the IPCC
38 Tier 3 method was used to estimate N₂O emissions for 2010 through 2021.

39 2010 through 2021

40 Process N₂O emissions and nitric acid production data were obtained directly from EPA's GHGRP for 2010 through
41 2021 by aggregating reported facility-level data (EPA 2022).

1 Since 2010, in the United States, all nitric acid facilities that produce weak nitric acid (30 to 70 percent) have been
2 required to report annual greenhouse gas emissions data to EPA as per the requirements of the GHGRP (Subpart
3 V). Beginning with 2018, the rule was changed to include facilities that produce nitric acid of any strength. The only
4 facility that produces high-strength nitric acid also produces weak nitric acid. All greenhouse gas emissions from
5 nitric acid production originate from the production of weak nitric acid.

6 Process emissions and nitric acid production reported to the GHGRP provide complete estimates of greenhouse
7 gas emissions for the United States because there are no reporting thresholds. While facilities are allowed to stop
8 reporting to the GHGRP if the total reported emissions from nitric acid production are less than 25,000 metric tons
9 CO₂ Eq. per year for five consecutive years or less than 15,000 metric tons CO₂ Eq. per year for three consecutive
10 years, no facilities have stopped reporting as a result of these provisions.²⁸ All nitric acid facilities are required to
11 either calculate process N₂O emissions using a site-specific emission factor that is the average of the emission
12 factor determined through annual performance tests for each nitric acid train under typical operating conditions or
13 directly measure process N₂O emissions using monitoring equipment.²⁹

14 Emissions from facilities vary from year to year, depending on the amount of nitric acid produced with and without
15 abatement technologies and other conditions affecting the site-specific emission factor. To maintain consistency
16 across the time series and with the rounding approaches taken by other data sets, GHGRP nitric acid data are
17 rounded and are shown in Table 4-28

18 **1990 through 2009**

19 Using GHGRP data for 2010,³⁰ country-specific N₂O emission factors were calculated for nitric acid production with
20 abatement and without abatement (i.e., controlled and uncontrolled emission factors). The following 2010
21 emission factors were derived for production with abatement and without abatement: 3.3 kg N₂O/metric ton
22 HNO₃ produced at plants using abatement technologies (e.g., tertiary systems such as NSCR systems) and 5.99 kg
23 N₂O/metric ton HNO₃ produced at plants not equipped with abatement technology. Country-specific weighted
24 emission factors were derived by weighting these emission factors by percent production with abatement and
25 without abatement over time periods 1990 through 2008 and 2009. These weighted emission factors were used to
26 estimate N₂O emissions from nitric acid production for years prior to the availability of GHGRP data (i.e., 1990
27 through 2008 and 2009). A separate weighted emission factor is included for 2009 due to data availability for that
28 year.

29 EPA verified the installation dates of N₂O abatement technologies for all facilities based on GHGRP facility-level
30 information and confirmed that all abatement technologies were accounted for in the derived emission factors
31 (EPA 2021). No changes to N₂O abatement levels from 1990 through 2008 or for 2009 were made due to the
32 review of GHGRP-reported N₂O abatement installation dates. Due to the lack of information on abatement
33 equipment utilization, it is assumed that once abatement technology was installed in facilities, the equipment was
34 consistently operational for the duration of the time series considered in this report (especially NSCRs).

35 The country-specific weighted N₂O emission factors were used in conjunction with annual production to estimate
36 N₂O emissions for 1990 through 2009, using the following equations:

²⁸ See 40 CFR 98.2(i)(1) and 40 CFR 98.2(i)(2) for more information about these provisions.

²⁹ Facilities must use standard methods - either EPA Method 320 or ASTM D6348-03 for annual performance tests - and must follow associated QA/QC procedures consistent with category-specific QC of direct emission measurements during these performance tests.

³⁰ National N₂O process emissions, national production, and national share of nitric acid production with abatement and without abatement technology was aggregated from the GHGRP facility-level data for 2010 to 2017 (i.e., percent production with and without abatement).

Equation 4-4: 2006 IPCC Guidelines Tier 3: N₂O Emissions From Nitric Acid Production (Equation 3.6)

$$E_i = P_i \times EF_{weighted,i}$$

$$EF_{weighted,i} = [(\%P_{c,i} \times EF_c) + (\%P_{unc,i} \times EF_{unc})]$$

where,

- E_i = Annual N₂O Emissions for year i (kg/yr)
- P_i = Annual nitric acid production for year i (metric tons HNO₃)
- EF_{weighted,i} = Weighted N₂O emission factor for year i (kg N₂O/metric ton HNO₃)
- %P_{c,i} = Percent national production of HNO₃ with N₂O abatement technology (%)
- EF_c = N₂O emission factor, with abatement technology (kg N₂O/metric ton HNO₃)
- %P_{unc,i} = Percent national production of HNO₃ without N₂O abatement technology (%)
- EF_{unc} = N₂O emission factor, without abatement technology (kg N₂O/metric ton HNO₃)
- i = year from 1990 through 2009

- For 2009: Weighted N₂O emission factor = 5.46 kg N₂O/metric ton HNO₃.
- For 1990 through 2008: Weighted N₂O emission factor = 5.66 kg N₂O/metric ton HNO₃.

Nitric acid production data for the United States for 1990 through 2009 were obtained from the U.S. Census Bureau (U.S. Census Bureau 2008, 2009, 2010a, 2010b) (see Table 4-28). EPA used GHGRP facility-level information to verify that all reported N₂O abatement equipment were incorporated into the estimation of N₂O emissions from nitric acid production over the full time series (EPA 2021).

Table 4-28: Nitric Acid Production (kt)

Year	1990	2005	2017	2018	2019	2020	2021
Production (kt)	7,200	6,710	7,780	8,210	8,080	7,970	7,800

Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990 through 2021. The methodology for nitric acid production spliced activity data from two different sources: U. S. Census Bureau production data for 1990 through 2009 and GHGRP production data starting in 2010. Consistent with the 2006 IPCC Guidelines, the overlap technique was applied to compare the two data sets for years where there was overlap, with findings that the data sets were consistent and adjustments were not needed.

Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT

Uncertainty associated with the parameters used to estimate N₂O emissions includes the share of U.S. nitric acid production attributable to each emission abatement technology (i.e., utilization) over the time series (especially prior to 2010), and the associated emission factors applied to each abatement technology type. While some information has been obtained through outreach with industry associations, limited information is available over the time series (especially prior to 2010) for a variety of facility level variables, including plant-specific production levels, plant production technology (e.g., low or high pressure, etc.), and abatement technology destruction and removal efficiency rates. Production data prior to 2010 were obtained from National Census Bureau, which does not provide uncertainty estimates with their data. Facilities reporting to EPA’s GHGRP must measure production using equipment and practices used for accounting purposes. While emissions are often directly proportional to production, the emission factor for individual facilities can vary significantly from year to year due to site-specific fluctuations in ambient temperature and humidity, catalyst age and condition, nitric acid production process changes, the addition or removal of abatement technologies, and the number of nitric acid trains at the facility. At this time, EPA does not estimate uncertainty of the aggregated facility-level information. As noted in the QA/QC and verification section below, EPA verifies annual facility-level reports through a multi-step process (e.g., combination of electronic checks and manual reviews by staff) to identify potential errors and ensure that data

submitted to EPA are accurate, complete, and consistent. The annual production reported by each nitric acid facility under EPA’s GHGRP and then aggregated to estimate national N₂O emissions is assumed to have low uncertainty. EPA assigned an uncertainty range of ±5 percent for facility-reported N₂O emissions, consistent with section 3.4.3.1 of the *2006 IPCC Guidelines*, and ±2 percent for nitric acid production, consistent with section 3.3.3.2 of the *2006 IPCC Guidelines*.

The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-29. Nitrous oxide emissions from nitric acid production were estimated to be between 8.8 and 9.8 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 5 percent below to 5 percent above the 2021 emissions estimate of 8.9 MMT CO₂ Eq.

Table 4-29: Approach 2 Quantitative Uncertainty Estimates for N₂O Emissions from Nitric Acid Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a (MMT CO ₂ Eq.)			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Nitric Acid Production	N ₂ O	8.9	8.8	9.8	-5%	+5%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of the *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details). More details on the greenhouse gas calculation, monitoring and QA/QC methods applicable to nitric acid facilities can be found under Subpart V: Nitric Acid Production of the GHGRP regulation (40 CFR Part 98).³¹

The main QA/QC activities are related to annual performance testing, which must follow either EPA Method 320 or ASTM D6348-03. EPA verifies annual facility-level GHGRP reports through a multi-step process that is tailored to the Subpart (e.g., combination of electronic checks including range checks, statistical checks, algorithm checks, year-to-year comparison checks, along with manual reviews) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent. Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred (EPA 2015).³² EPA’s review of observed trends noted that while emissions have generally mirrored production, in 2015 and 2019 nitric acid production decreased compared to the previous year and emissions increased. While review is ongoing, based on feedback from the verification process to date, these changes are due to facility-specific changes (e.g., in the nitric production process and management of abatement equipment).

Recalculations Discussion

For the current Inventory, CO₂-equivalent estimates of total N₂O emissions from nitric acid production have been revised to reflect the 100-year global warming potentials (GWPs) provided in the IPCC *Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the IPCC *Fourth Assessment Report* (AR4) (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire time series for consistency. The GWP of N₂O has decreased from 298 to 265, leading to an overall decrease in estimates

³¹ See Subpart V monitoring and reporting regulation http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

³² See GHGRP Verification Factsheet https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

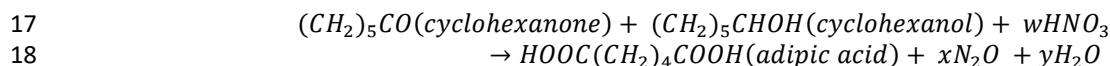
1 of CO₂-equivalent N₂O emissions. Compared to the previous Inventory which applied 100-year GWP values from
2 AR4, N₂O emissions decreased by 11 percent for each year of the time series, ranging from a decrease of 1.0 MMT
3 CO₂ Eq. in 2020 to 1.6 MMT CO₂ Eq. in 1997. Further discussion on this update and the overall impacts of updating
4 the inventory GWPs to reflect the IPCC *Fifth Assessment Report* can be found in Chapter 9, Recalculations and
5 Improvements.

6 **Planned Improvements**

7 Pending resources, EPA is considering a near-term improvement to both review and refine quantitative uncertainty
8 estimates and the associated qualitative discussion.

9 **4.8 Adipic Acid Production (CRF Source** 10 **Category 2B3)**

11 Adipic acid is produced through a two-stage process during which nitrous oxide (N₂O) is generated in the second
12 stage. Emissions from fuels consumed for energy purposes during the production of adipic acid are accounted for
13 in the Energy chapter. The first stage of manufacturing usually involves the oxidation of cyclohexane to form a
14 cyclohexanone/cyclohexanol mixture. The second stage involves oxidizing this mixture with nitric acid to produce
15 adipic acid. Nitrous oxide is generated as a byproduct of the nitric acid oxidation stage and is emitted in the waste
16 gas stream (Thiemens and Trogler 1991). The second stage is represented by the following chemical reaction:



19 Process emissions from the production of adipic acid vary with the types of technologies and level of emission
20 controls employed by a facility. In 1990, two major adipic acid-producing plants had N₂O abatement technologies
21 in place and, as of 1998, three major adipic acid production facilities had control systems in place (Reimer et al.
22 1999). In 2021, thermal reduction was applied as an N₂O abatement measure at one adipic acid facility (EPA 2022).

23 Worldwide, only a few adipic acid plants exist. The United States, Europe, and China are the major producers, with
24 the United States accounting for the largest share of global adipic acid production capacity in recent years. In 2021,
25 the United States had two companies with a total of two adipic acid production facilities (one in Texas and one in
26 Florida), following the ceased operations of a third major production facility at the end of 2015 (EPA 2022).

27 Adipic acid is a white crystalline solid used in the manufacture of synthetic fibers, plastics, coatings, urethane
28 foams, elastomers, and synthetic lubricants. Commercially, it is the most important of the aliphatic dicarboxylic
29 acids, which are used to manufacture polyesters. Eighty-four percent of all adipic acid produced in the United
30 States is used in the production of nylon 6,6; 9 percent is used in the production of polyester polyols; 4 percent is
31 used in the production of plasticizers; and the remaining 4 percent is accounted for by other uses, including
32 unsaturated polyester resins and food applications (ICIS 2007). Food grade adipic acid is used to provide some
33 foods with a “tangy” flavor (Thiemens and Trogler 1991).

34 Compared to 1990, national adipic acid production in 2021 has increased by less than 1 percent to approximately
35 760,000 metric tons (ACC 2022). Nitrous oxide emissions from adipic acid production were estimated to be 6.6
36 MMT CO₂ Eq. (25 kt N₂O) in 2021 (see Table 4-30). Over the period 1990 through 2021, facilities have reduced
37 emissions by 51 percent due to the widespread installation of pollution control measures in the late 1990s. The
38 COVID-19 pandemic may have partially influenced the 11 percent decrease in N₂O emissions from adipic acid
39 production between 2020 and 2021.

40 Significant changes in the amount of time that the N₂O abatement device at one facility was in operation has been
41 the main cause of fluctuating emissions in recent years. These fluctuations are most evident for years where trends
42 in emissions and adipic acid production were not directly proportional: (1) between 2016 and 2017, (2) between

1 2017 and 2018, and (3) between 2019 and 2020. As noted above, changes in control measures and abatement
 2 technologies at adipic acid production facilities, including maintenance of equipment, can result in annual emission
 3 fluctuations. Little additional information is available on drivers of trends, and the amount of adipic acid produced
 4 is not reported under EPA’s GHGRP.

5 **Table 4-30: N₂O Emissions from Adipic Acid Production (MMT CO₂ Eq. and kt N₂O)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	13.5	6.3	6.6	9.3	4.7	7.4	6.6
kt N ₂ O	51	24	25	35	18	28	25

6 Methodology and Time-Series Consistency

7 Emissions are estimated using both Tier 2 and Tier 3 methods consistent with the *2006 IPCC Guidelines*. Due to
 8 confidential business information (CBI), plant names are not provided in this section; therefore, the four adipic
 9 acid-producing facilities that have operated over the time series will be referred to as Plants 1 through 4. As noted
 10 above, one currently operating facility uses thermal reduction as an N₂O abatement technology.

11 2010 through 2021

12 All emission estimates for 2010 through 2021 were obtained through analysis of GHGRP data (EPA 2010 through
 13 2022), which is consistent with the *2006 IPCC Guidelines* Tier 3 method. Facility-level greenhouse gas emissions
 14 data were obtained from EPA’s GHGRP for the years 2010 through 2021 (EPA 2010 through 2022) and aggregated
 15 to national N₂O emissions. Consistent with IPCC Tier 3 methods, all adipic acid production facilities are required to
 16 either calculate N₂O emissions using a facility-specific emission factor developed through annual performance
 17 testing under typical operating conditions or directly measure N₂O emissions using monitoring equipment.³³

18 1990 through 2009

19 For years 1990 through 2009, which were prior to EPA’s GHGRP reporting, for both Plants 1 and 2, emission
 20 estimates were obtained directly from the plant engineers and account for reductions due to control systems in
 21 place at these plants during the time series. These prior estimates are considered CBI and hence are not published
 22 (Desai 2010, 2011). These estimates were based on continuous process monitoring equipment installed at the two
 23 facilities.

24 For Plant 4, 1990 through 2009 N₂O emissions were estimated using the following Tier 2 equation from the *2006*
 25 *IPCC Guidelines*:

26 Equation 4-5: 2006 IPCC Guidelines Tier 2: N₂O Emissions From Adipic Acid Production 27 (Equation 3.8)

$$28 \quad E_{aa} = Q_{aa} \times EF_{aa} \times (1 - [DF \times UF])$$

29 where,

- 30 E_{aa} = N₂O emissions from adipic acid production, metric tons
- 31 Q_{aa} = Quantity of adipic acid produced, metric tons
- 32 EF_{aa} = Emission factor, metric ton N₂O/metric ton adipic acid produced
- 33 DF = N₂O destruction factor
- 34 UF = Abatement system utility factor

³³ Facilities must use standard methods, either EPA Method 320 or ASTM D6348-03 for annual performance testing, and must follow associated QA/QC procedures during these performance tests consistent with category-specific QC of direct emission measurements.

1 The adipic acid production is multiplied by an emission factor (i.e., N₂O emitted per unit of adipic acid produced),
 2 which has been estimated to be approximately 0.3 metric tons of N₂O per metric ton of product (IPCC 2006). The
 3 “N₂O destruction factor” in the equation represents the percentage of N₂O emissions that are destroyed by the
 4 installed abatement technology. The “abatement system utility factor” represents the percentage of time that the
 5 abatement equipment operates during the annual production period. Plant-specific production data for Plant 4
 6 were obtained across the time series through personal communications (Desai 2010, 2011). The plant-specific
 7 production data were then used for calculating emissions as described above.

8 For Plant 3, 2005 through 2009 emissions were obtained directly from the plant (Desai 2010, 2011). For 1990
 9 through 2004, emissions were estimated using plant-specific production data and the IPCC factors as described
 10 above for Plant 4. Plant-level adipic acid production for 1990 through 2003 was estimated by allocating national
 11 adipic acid production data to the plant level using the ratio of known plant capacity to total national capacity for
 12 all U.S. plants (ACC 2022; CMR 2001, 1998; CW 1999; C&EN 1992 through 1995). For 2004, actual plant production
 13 data were obtained and used for emission calculations (CW 2005).

14 Plant capacities for 1990 through 1994 were obtained from *Chemical & Engineering News*, “Facts and Figures” and
 15 “Production of Top 50 Chemicals” (C&EN 1992 through 1995). Plant capacities for 1995 and 1996 were kept the
 16 same as 1994 data. The 1997 plant capacities were taken from *Chemical Market Reporter*, “Chemical Profile: Adipic
 17 Acid” (CMR 1998). The 1998 plant capacities for all four plants and 1999 plant capacities for three of the plants
 18 were obtained from *Chemical Week*, Product Focus: Adipic Acid/Adiponitrile (CW 1999). Plant capacities for the
 19 year 2000 for three of the plants were updated using *Chemical Market Reporter*, “Chemical Profile: Adipic Acid”
 20 (CMR 2001). For 2001 through 2003, the plant capacities for three plants were held constant at year 2000
 21 capacities. Plant capacity for 1999 to 2003 for the one remaining plant was kept the same as 1998.

22 National adipic acid production data (see Table 4-31) from 1990 through 2021 were obtained from the American
 23 Chemistry Council (ACC 2022).

24 **Table 4-31: Adipic Acid Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Production (kt)	755	865	830	825	810	710	760

25 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 26 through 2021. The methodology for adipic acid production spliced activity data from multiple sources: plant-
 27 specific emissions data and publicly available plant capacity data for 1990 through 2009 and GHGRP emission data
 28 starting in 2010. Consistent with the *2006 IPCC Guidelines*, the overlap technique was applied to compare the two
 29 data sets for years where there was overlap, with findings that the data sets were consistent and adjustments
 30 were not needed.

31 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

32 Uncertainty associated with N₂O emission estimates includes the methods used by companies to monitor and
 33 estimate emissions. While some information has been obtained through outreach with facilities, limited
 34 information is available over the time series on these methods, abatement technology destruction and removal
 35 efficiency rates, and plant-specific production levels. EPA assigned an uncertainty range of ±5 percent for facility-
 36 reported N₂O emissions, consistent with section 3.4.3.2 of the *2006 IPCC Guidelines*.

37 The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-32. Nitrous oxide
 38 emissions from adipic acid production for 2021 were estimated to be between 7.9 and 8.7 MMT CO₂ Eq. at the 95
 39 percent confidence level. These values indicate a range of approximately 5 percent below to 5 percent above the
 40 2021 emission estimate of 7.4 MMT CO₂ Eq.

41 **Table 4-32: Approach 2 Quantitative Uncertainty Estimates for N₂O Emissions from Adipic
 42 Acid Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate	Uncertainty Range Relative to Emission Estimate ^a
--------	-----	------------------------	--

		(MMT CO ₂ Eq.)	(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Adipic Acid Production	N ₂ O	7.4	7.9	8.7	-5%	+5%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of the *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

More details on the greenhouse gas calculation, monitoring and QA/QC methods applicable to adipic acid facilities can be found under Subpart E (Adipic Acid Production) of the GHGRP regulation (40 CFR Part 98).³⁴ The main QA/QC activities are related to annual performance testing, which must follow either EPA Method 320 or ASTM D6348-03. EPA verifies annual facility-level GHGRP reports through a multi-step process (e.g., combination of electronic checks and manual reviews) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015).³⁵ Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of general and category-specific QC procedures, including range checks, statistical checks, algorithm checks, and year-to-year comparisons of reported data.

Recalculations Discussion

For the current Inventory, CO₂-equivalent estimates of total N₂O emissions from adipic acid production have been revised to reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment Report* (AR4) (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire time series for consistency. The GWP of N₂O has decreased from 298 to 265, leading to an overall decrease in estimates of CO₂-equivalent N₂O emissions. Compared to the previous Inventory which applied 100-year GWP values from AR4, N₂O emissions decreased by 11.1 percent for each year of the time series, ranging from a decrease of 0.3 MMT CO₂ Eq. in 2008 to 1.9 MMT CO₂ Eq. in 1995. Further discussion on this update and the overall impacts of updating the inventory GWPs to reflect the *IPCC Fifth Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

Planned Improvements

EPA plans to review GHGRP facility reported information on the date of abatement technology installation in order to better reflect trends and changes in emissions abatement within the industry across the time series. To date, the facility using the facility-specific emission factor developed through annual performance testing has reported no installation and no utilization of N₂O abatement technology. The facility using direct measurement of N₂O emissions has reported the use of thermal reduction as an N₂O abatement technology but is not required to report the date of installation.

³⁴ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

³⁵ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

4.9 Caprolactam, Glyoxal and Glyoxylic Acid Production (CRF Source Category 2B4)

Caprolactam

Caprolactam (C₆H₁₁NO) is a colorless monomer produced for nylon-6 fibers and plastics. A substantial proportion of the fiber is used in carpet manufacturing. Most commercial processes used for the manufacture of caprolactam begin with benzene, but toluene can also be used. The production of caprolactam can give rise to significant emissions of nitrous oxide (N₂O).

During the production of caprolactam, emissions of N₂O can occur from the ammonia oxidation step, emissions of carbon dioxide (CO₂) from the ammonium carbonate step, emissions of sulfur dioxide (SO₂) from the ammonium bisulfite step, and emissions of non-methane volatile organic compounds (NMVOCs). Emissions of CO₂, SO₂ and NMVOCs from the conventional process are unlikely to be significant in well-managed plants. Modified caprolactam production processes are primarily concerned with elimination of the high volumes of ammonium sulfate that are produced as a byproduct of the conventional process (IPCC 2006).

In the most commonly used process where caprolactam is produced from benzene, benzene is hydrogenated to cyclohexane which is then oxidized to produce cyclohexanone (C₆H₁₀O). The classical route (Raschig process) and basic reaction equations for production of caprolactam from cyclohexanone are (IPCC 2006):

Oxidation of NH₃ to NO/NO₂

↓

NH₃ reacted with CO₂/H₂O to yield ammonium carbonate (NH₄)₂CO₃

↓

(NH₄)₂CO₃ reacted with NO/NO₂ (from NH₃ oxidation) to yield ammonium nitrite (NH₄NO₂)

↓

NH₃ reacted with SO₂/H₂O to yield ammonium bisulphite (NH₄HSO₃)

↓

NH₄NO₂ and (NH₄HSO₃) reacted to yield hydroxylamine disulphonate (NOH(SO₃NH₄)₂)

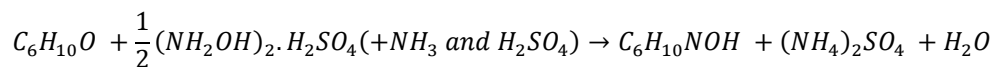
↓

(NOH(SO₃NH₄)₂) hydrolysed to yield hydroxylamine sulphate ((NH₂OH)₂.H₂SO₄) and

ammonium sulphate ((NH₄)₂SO₄)

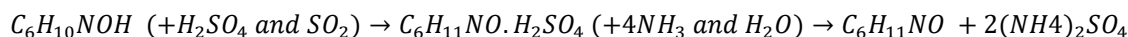
↓

Cyclohexanone reaction:



↓

Beckmann rearrangement:



In 2004, three facilities produced caprolactam in the United States (ICIS 2004). Another facility, Evergreen Recycling, was in operation from 2000 to 2001 (ICIS 2004; Textile World 2000) and from 2007 through 2015 (DOE 2011; Shaw 2015). Caprolactam production at Fibrant LLC (formerly DSM Chemicals) in Georgia ceased in 2018

1 (Cline 2019). As of 2021, two companies in the United States produced caprolactam at two facilities: AdvanSix
 2 (formerly Honeywell) in Virginia (AdvanSix 2022) and BASF in Texas (BASF 2022).

3 Nitrous oxide emissions from caprolactam production in the United States were estimated to be 1.2 MMT CO₂ Eq.
 4 (5 kt N₂O) in 2021 (see Table 4-33). National emissions from caprolactam production decreased by approximately
 5 17 percent over the period of 1990 through 2021. Emissions in 2021 increased by approximately 6 percent from
 6 the 2020 levels. This annual increase returned caprolactam production to levels consistent with 2019 before the
 7 COVID-19 pandemic.

8 **Table 4-33: N₂O Emissions from Caprolactam Production (MMT CO₂ Eq. and kt N₂O)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	1.5	1.9	1.3	1.3	1.2	1.2	1.2
kt N ₂ O	6	7	5	5	5	4	5

9 *Glyoxal*

10 Glyoxal is mainly used as a crosslinking agent for vinyl acetate/acrylic resins, disinfectant, gelatin hardening agent,
 11 textile finishing agent (permanent-press cotton, rayon fabrics), and wet-resistance additive (paper coatings) (IPCC
 12 2006). It is also used for enhanced oil-recovery. It is produced from oxidation of acetaldehyde with concentrated
 13 nitric acid, or from the catalytic oxidation of ethylene glycol, and N₂O is emitted in the process of oxidation of
 14 acetaldehyde.

15 Glyoxal (ethanedial) (C₂H₂O₂) is produced from oxidation of acetaldehyde (ethanal) (C₂H₄O) with concentrated
 16 nitric acid (HNO₃). Glyoxal can also be produced from catalytic oxidation of ethylene glycol (ethanediol)
 17 (CH₂OHCH₂OH).

18 *Glyoxylic Acid*

19 Glyoxylic acid is produced by nitric acid oxidation of glyoxal. Glyoxylic acid is used for the production of synthetic
 20 aromas, agrochemicals, and pharmaceutical intermediates (IPCC 2006).

21 EPA does not currently estimate the emissions associated with the production of Glyoxal and Glyoxylic Acid due to
 22 a lack of publicly available information on the industry in the United States. See Annex 5 for additional information.

23 **Methodology and Time-Series Consistency**

24 Emissions of N₂O from the production of caprolactam were calculated using the estimation methods provided by
 25 the 2006 IPCC Guidelines. The 2006 IPCC Guidelines Tier 1 method was used to estimate emissions from
 26 caprolactam production for 1990 through 2021, as shown in this formula:

27 **Equation 4-6: 2006 IPCC Guidelines Tier 1: N₂O Emissions From Caprolactam Production**
 28 **(Equation 3.9)**

29
$$E_{N_2O} = EF \times CP$$

30 where,

- 31 E_{N₂O} = Annual N₂O Emissions (kg)
 32 EF = N₂O emission factor (default) (kg N₂O/metric ton caprolactam produced)
 33 CP = Caprolactam production (metric tons)

34 During the caprolactam production process, N₂O is generated as a byproduct of the high temperature catalytic
 35 oxidation of ammonia (NH₃), which is the first reaction in the series of reactions to produce caprolactam. The
 36 amount of N₂O emissions can be estimated based on the chemical reaction shown above. Based on this formula,
 37 which is consistent with an IPCC Tier 1 approach, approximately 111.1 metric tons of caprolactam are required to

1 generate one metric ton of N₂O, resulting in an emission factor of 9.0 kg N₂O per metric ton of caprolactam (IPCC
 2 2006). When applying the Tier 1 method, the 2006 IPCC Guidelines state that it is good practice to assume that
 3 there is no abatement of N₂O emissions and to use the highest default emission factor available in the guidelines.
 4 In addition, EPA did not find support for the use of secondary catalysts to reduce N₂O emissions, such as those
 5 employed at nitric acid plants.

6 The activity data for caprolactam production (see Table 4-34) from 1990 to 2021 were obtained from the American
 7 Chemistry Council's *Guide to the Business of Chemistry* (ACC 2022). EPA will continue to analyze and assess
 8 alternative sources of production data as a quality control measure.

9 **Table 4-34: Caprolactam Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Production (kt)	626	795	545	530	515	490	520

10
 11 Carbon dioxide and methane (CH₄) emissions may also occur from the production of caprolactam, but currently the
 12 IPCC does not have methodologies for calculating these emissions associated with caprolactam production.

13 Methodological approaches, consistent with IPCC guidelines, have been applied to the entire time series to ensure
 14 consistency in emissions from 1990 through 2021.

15 Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT

16 Estimation of emissions of N₂O from caprolactam production can be treated as analogous to estimation of
 17 emissions of N₂O from nitric acid production. Both production processes involve an initial step of NH₃ oxidation,
 18 which is the source of N₂O formation and emissions (IPCC 2006). Therefore, uncertainties for the default emission
 19 factor values in the 2006 IPCC Guidelines are an estimate based on default values for nitric acid plants. In general,
 20 default emission factors for gaseous substances have higher uncertainties because mass values for gaseous
 21 substances are influenced by temperature and pressure variations and gases are more easily lost through process
 22 leaks. The default values for caprolactam production have a relatively high level of uncertainty due to the limited
 23 information available (IPCC 2006). EPA assigned an uncertainty range of ±40 percent for facility-reported N₂O
 24 emissions, consistent with Section 3.5.2.1 of the 2006 IPCC Guidelines.

25 The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-35. Nitrous oxide
 26 emissions from Caprolactam, Glyoxal and Glyoxylic Acid Production for 2021 were estimated to be between 0.8
 27 and 1.6 MMT CO₂ Eq. at the 95 percent confidence level. These values indicate a range of approximately 31
 28 percent below to 32 percent above the 2021 emission estimate of 1.2 MMT CO₂ Eq.

29 **Table 4-35: Approach 2 Quantitative Uncertainty Estimates for N₂O Emissions from
 30 Caprolactam, Glyoxal and Glyoxylic Acid Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Caprolactam Production	N ₂ O	1.2	0.8	1.6	-31%	+32%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

31 QA/QC and Verification

32 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
 33 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of the 2006 IPCC Guidelines as described in the
 34 introduction of the IPPU chapter (see Annex 8 for more details).

1 Recalculations Discussion

2 Recalculations were performed for 2020 to reflect updated caprolactam production data from the American
3 Chemistry Council's *Guide to the Business of Chemistry* (ACC 2022). In addition, for the current Inventory, CO₂-
4 equivalent total emission estimates of N₂O from caprolactam production have been revised to reflect the 100-year
5 global warming potentials (GWPs) provided in the IPCC *Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP
6 values differ slightly from those presented in the IPCC *Fourth Assessment Report* (AR4) (IPCC 2007) (used in the
7 previous inventories). The AR5 GWPs have been applied across the entire time series for consistency. The GWP of
8 N₂O decreased from 298 to 265, leading to an overall decrease in estimates of calculated CO₂-equivalent N₂O
9 emissions. Compared to the previous Inventory, which applied 100-year GWP values from AR4, annual N₂O
10 emissions decreased by 11 percent each year, ranging from a decrease of 0.15 MMT CO₂ Eq. in 2020 to 0.25 MMT
11 CO₂ Eq. in 2010 and 2011. Further discussion on this update and the overall impacts of updating the Inventory
12 GWP values to reflect the IPCC *Fifth Assessment Report* can be found in Chapter 9, Recalculations and
13 Improvements.

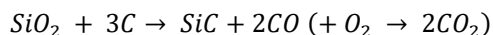
14 Planned Improvements

15 Pending resources, EPA will research other available datasets for caprolactam production and industry trends,
16 including facility-level data. EPA continues to research the production process and emissions associated with the
17 production of glyoxal and glyoxylic acid. Preliminary data suggests that glyoxal and glyoxylic acid may no longer be
18 produced domestically and are largely imported to the United States. EPA is working to identify historical data to
19 understand if any production of these chemicals has occurred since 1990. During the Expert Review period for the
20 current Inventory report, EPA continues to seek expert solicitation on data available for these emission source
21 categories. This planned improvement is subject to data availability and will be implemented in the medium- to
22 long-term.

23 4.10 Carbide Production and Consumption 24 (CRF Source Category 2B5)

25 Carbon dioxide (CO₂) and methane (CH₄) are emitted from the production of silicon carbide (SiC), a material used
26 for industrial abrasive applications as well as metallurgical and other non-abrasive applications in the United
27 States. Emissions from fuels consumed for energy purposes during the production of silicon carbide are accounted
28 for in the Energy chapter. Additionally, some metallurgical and non-abrasive applications of SiC are emissive, and
29 while emissions should be accounted for where they occur based on *2006 IPCC Guidelines*, emissions from SiC
30 consumption are accounted for here until additional data on SiC consumption by end-use are available.

31 To produce SiC, silica sand or quartz (SiO₂) is reacted with carbon (C) in the form of petroleum coke. A portion
32 (about 35 percent) of the carbon contained in the petroleum coke is retained in the SiC. The remaining C is emitted
33 as CO₂, CH₄, or carbon monoxide (CO). The overall reaction is shown below, but in practice, it does not proceed
34 according to stoichiometry:



36 Carbon dioxide and CH₄ are also emitted during the production of calcium carbide, a chemical used to produce
37 acetylene. Carbon dioxide is implicitly accounted for in the storage factor calculation for the non-energy use of
38 petroleum coke in the Energy chapter. As noted in Annex 5 to this report, CH₄ emissions from calcium carbide
39 production are not estimated because data are not available. EPA is continuing to investigate the inclusion of these
40 emissions in future Inventory reports.

41 Markets for manufactured abrasives, including SiC, are heavily influenced by activity in the U.S. manufacturing
42 sector, especially in the aerospace, automotive, furniture, housing, and steel manufacturing sectors. Specific

1 applications of abrasive-grade SiC in 2017 included antislip abrasives, blasting abrasives, bonded abrasives, coated
 2 abrasives, polishing and buffing compounds, tumbling media, and wire-sawing abrasives. Approximately 50
 3 percent of SiC is used in metallurgical applications, which include primarily iron and steel production, and other
 4 non-abrasive applications, which include use in advanced or technical ceramics and refractories (USGS 1991a
 5 through 2021; Washington Mills 2021).

6 As a result of the economic downturn in 2008 and 2009, demand for SiC decreased in those years. Low-cost
 7 imports, particularly from China, combined with high relative operating costs for domestic producers, continue to
 8 put downward pressure on the production of SiC in the United States. Consumption of SiC in the United States has
 9 recovered somewhat from its low in 2009 to 2020; 2021 consumption data was withheld to avoid disclosing
 10 company proprietary data (USGS 1991b through 2021b).

11 Silicon carbide was manufactured by two facilities in the United States, one of which produced primarily non-
 12 abrasive SiC (USGS 2021). USGS production values for the United States consists of SiC used for abrasives and for
 13 metallurgical and other non-abrasive applications (USGS 2021). During the COVID-19 pandemic in 2020, the U.S.
 14 Department of Homeland Security considered abrasives manufacturing part of the critical manufacturing sector,
 15 and as a result, pandemic “stay-at-home” orders issued in March 2020 did not affect the abrasives manufacturing
 16 industry. These plants remained at full operation (USGS 2021a). Consumption of SiC decreased by approximately
 17 25 percent in 2020 due to the pandemic and a sharp decline in imports and rebounded with an increase of
 18 approximately 30 percent from 2020 to 2021, remaining below pre-pandemic levels (U.S. Census Bureau 2005
 19 through 2021).

20 Carbon dioxide emissions from SiC production and consumption in 2021 were 0.2 MMT CO₂ Eq. (172 kt CO₂), which
 21 are about 29 percent lower than emissions in 1990 (243 kt) (see Table 4-36 and Table 4-37). Approximately 53
 22 percent of these emissions resulted from SiC production, while the remainder resulted from SiC consumption.
 23 Methane emissions from SiC production in 2021 were 0.01 MMT CO₂ Eq. (0.4 kt CH₄) (see Table 4-36 and Table
 24 4-37). Emissions have not fluctuated greatly in recent years.

25 **Table 4-36: CO₂ and CH₄ Emissions from Silicon Carbide Production and Consumption (MMT**
 26 **CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
Production							
CO ₂	0.2	0.1	0.1	0.1	0.1	0.1	0.1
CH ₄	+	+	+	+	+	+	+
Consumption							
CO ₂	0.1	0.1	0.1	0.1	0.1	0.1	0.1
Total	0.2	0.2	0.2	0.2	0.2	0.2	0.2

+ Does not exceed 0.05 MMT CO₂ Eq.

Note: Totals may not sum due to independent rounding.

27 **Table 4-37: CO₂ and CH₄ Emissions from Silicon Carbide Production and Consumption (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Production							
CO ₂	170	92	92	92	92	92	92
CH ₄	1	+	+	+	+	+	+
Consumption							
CO ₂	73	121	90	93	84	62	80
Total	243	213	181	184	175	154	172

+ Does not exceed 0.5 kt

Note: Totals may not sum due to independent rounding.

1 Methodology and Time-Series Consistency

2 Emissions of CO₂ and CH₄ from the production of SiC were calculated using the Tier 1 method provided by the 2006
3 IPCC Guidelines. Annual estimates of SiC production were multiplied by the default emission factors, as shown
4 below:

5 Equation 4-7: 2006 IPCC Guidelines Tier 1: Emissions from Carbide Production (Equation 6 3.11)

$$7 \quad E_{sc,CO_2} = EF_{sc,CO_2} \times Q_{sc}$$

$$8 \quad E_{sc,CH_4} = EF_{sc,CH_4} \times Q_{sc} \times \left(\frac{1 \text{ metric ton}}{1000 \text{ kg}} \right)$$

9 where,

10	E_{sc,CO_2}	=	CO ₂ emissions from production of SiC, metric tons
11	EF_{sc,CO_2}	=	Emission factor for production of SiC, metric ton CO ₂ /metric ton SiC
12	Q_{sc}	=	Quantity of SiC produced, metric tons
13	E_{sc,CH_4}	=	CH ₄ emissions from production of SiC, metric tons
14	EF_{sc,CH_4}	=	Emission factor for production of SiC, kilogram CH ₄ /metric ton SiC

15 Emission factors were taken from the 2006 IPCC Guidelines:

- 16 • 2.62 metric tons CO₂/metric ton SiC
- 17 • 11.6 kg CH₄/metric ton SiC

18 Production data includes silicon carbide manufactured for abrasive applications as well as for metallurgical and
19 other non-abrasive applications (USGS 2021).

20 Silicon carbide industrial abrasives production data for 1990 through 2021 were obtained from the U.S. Geological
21 Survey (USGS) *Minerals Yearbook: Manufactured Abrasives* (USGS 1991a through 2021). Silicon carbide production
22 data published by USGS have been rounded to the nearest 5,000 metric tons to avoid disclosing company
23 proprietary data. For the period 1990 through 2001, reported USGS production data include production from two
24 facilities located in Canada that ceased operations in 1995 and 2001. Using SiC production data from Canada (ECCC
25 2022), U.S. SiC production for 1990 through 2001 was adjusted to reflect only U.S. production.

26 SiC consumption for the entire time series is estimated using USGS consumption data (USGS 1991b through 2021b)
27 and data from the U.S. International Trade Commission (USITC) database on net imports and exports of SiC (U.S.
28 Census Bureau 2005 through 2021) (see Table 4-38). Total annual SiC consumption (utilization) was estimated by
29 subtracting annual exports of SiC from the annual total of national SiC production and annual imports.

30 Emissions of CO₂ from SiC consumption for metallurgical uses were calculated by multiplying the annual utilization
31 of SiC for metallurgical uses (reported annually in the USGS *Minerals Yearbook: Silicon*) by the carbon content of
32 SiC (30.0 percent), which was determined according to the molecular weight ratio of SiC. Because USGS withheld
33 consumption data for metallurgical uses from publication for 2017, 2018, and 2021 due to concerns of disclosing
34 company-specific sensitive information, SiC consumption for 2017 and 2018 were estimated using 2016 values,
35 and SiC consumption for 2021 was estimated using the 2020 value.

36 Emissions of CO₂ from SiC consumption for other non-abrasive uses were calculated by multiplying the annual SiC
37 consumption for non-abrasive uses by the carbon content of SiC (30 percent). The annual SiC consumption for non-
38 abrasive uses was calculated by multiplying the annual SiC consumption (production plus net imports) by the
39 percentage used in metallurgical and other non-abrasive uses (50 percent) (USGS 1991a through 2021) and then
40 subtracting the SiC consumption for metallurgical use.

41 The petroleum coke portion of the total CO₂ process emissions from silicon carbide production is adjusted for
42 within the Energy chapter, as these fuels were consumed during non-energy related activities. Additional
43 information on the adjustments made within the Energy sector for Non-Energy Use of Fuels is described in both

1 the Methodology section of CO₂ from Fossil Fuel Combustion (Section 3.1) and Annex 2.1, Methodology for
 2 Estimating Emissions of CO₂ from Fossil Fuel Combustion.

3 **Table 4-38: Production and Consumption of Silicon Carbide (Metric Tons)**

Year	1990	2005	2017	2018	2019	2020	2021
Production	65,000	35,000	35,000	35,000	35,000	35,000	35,000
Consumption	132,465	220,149	163,492	168,526	152,412	113,756	146,312

4 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 5 through 2021.

6 Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT

7 Silicon carbide production data published by the USGS is rounded to the nearest 5,000 tons and has been
 8 consistently reported at 35,000 tons since 2003 to avoid disclosure of company proprietary data. This translates to
 9 an uncertainty range of ±7 percent for SiC production (USGS 2021). There is uncertainty associated with the
 10 emission factors used because they are based on stoichiometry as opposed to monitoring of actual SiC production
 11 plants. An alternative is to calculate emissions based on the quantity of petroleum coke used during the
 12 production process rather than on the amount of silicon carbide produced; however, these data were not
 13 available. For CH₄, there is also uncertainty associated with the hydrogen-containing volatile compounds in the
 14 petroleum coke (IPCC 2006). Consistent with the range in Section 3.6.3.1 of the *2006 IPCC Guidelines*, EPA assigned
 15 an uncertainty of ±10 percent for the Tier 1 CO₂ and CH₄ emission factors for the SiC production processes. There is
 16 also uncertainty associated with the use or destruction of CH₄ generated from the process, in addition to
 17 uncertainty associated with levels of production, net imports, consumption levels, and the percent of total
 18 consumption that is attributed to metallurgical and other non-abrasive uses. Consistent with the range in Section
 19 3.6.3.2 of the *2006 IPCC Guidelines*, EPA assigned an uncertainty range of ±5 percent for the primary data inputs
 20 for consumption (i.e., crude imports, ground and refined imports, crude exports, ground and refined exports,
 21 utilization [metallurgical applications]) to calculate overall uncertainty from SiC production.

22 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-39. Silicon carbide
 23 production and consumption CO₂ emissions from 2021 were estimated to be between 9 percent below and 9
 24 percent above the emission estimate of 0.17 MMT CO₂ Eq. at the 95 percent confidence level. Silicon carbide
 25 production CH₄ emissions were estimated to be between 7 percent below and 7 percent above the emission
 26 estimate of 0.01 MMT CO₂ Eq. at the 95 percent confidence level.

27 **Table 4-39: Approach 2 Quantitative Uncertainty Estimates for CH₄ and CO₂ Emissions from
 28 Silicon Carbide Production and Consumption (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a (MMT CO ₂ Eq.) (%)			
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Silicon Carbide Production and Consumption	CO ₂	0.17	0.14	0.17	-9%	+9%
Silicon Carbide Production	CH ₄	+	+	+	-7%	+7%

+ Does not exceed 0.05 MMT CO₂ Eq.

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

29 QA/QC and Verification

30 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
 31 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
 32 introduction of the IPPU chapter (see Annex 8 for more details).

1 Recalculations Discussion

2 Recalculations were performed for 1990 through 2001 to account for updated data on SiC production from
3 Canada, which is used to revise production data to reflect only U.S. production. Compared to the previous
4 Inventory, estimates of CO₂ emissions in 1997 increased by 3 kt CO₂, and estimates of CH₄ emissions increased by
5 11 metric tons CH₄.

6 Updated USITC data on 2019 SiC exports and 2020 SiC imports resulted in updated SiC consumption estimates for
7 those years. Compared to the previous Inventory, SiC consumption values for 2019 and 2020 increased by less
8 than 2 metric tons and 20 metric tons, respectively. These minimal increases did not impact emissions estimates,
9 compared to the previous Inventory.

10 In addition, for the current Inventory, CO₂-equivalent estimates of total CH₄ emissions from carbide production
11 have been revised to reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment*
12 *Report (AR5)* (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment*
13 *Report (AR4)* (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire
14 time series for consistency. The GWP of CH₄ increased from 25 to 28, leading to an overall increase in estimates for
15 CO₂-equivalent CH₄ emissions. Compared to the previous Inventory, which applied 100-year GWP values from AR4,
16 annual CO₂-equivalent CH₄ emissions increased by 12 percent each year, ranging from an increase of 1.0 kt CO₂ Eq.
17 in 2002 to 2.3 kt CO₂ Eq. in 1990. The net impact on the entire category from these updates was an average annual
18 0.7 percent increase in emissions for the time series. Further discussion on this update and the overall impacts of
19 updating the Inventory GWP values to reflect the *IPCC Fifth Assessment Report* can be found in Chapter 9,
20 Recalculations and Improvements.

21 Planned Improvements

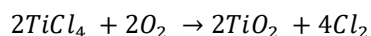
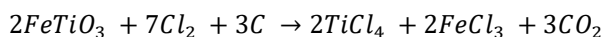
22 EPA is initiating research for data on SiC consumption by end-use for consideration in updating emissions
23 estimates from SiC consumption and to account for emissions where they occur. This planned improvement is
24 subject to data availability and will be implemented in the medium- to long-term given significance of emissions.

25 EPA has not integrated aggregated facility-level GHGRP information to inform estimates of CO₂ and CH₄ from SiC
26 production and consumption. The aggregated information (e.g., activity data and emissions) associated with silicon
27 carbide did not meet criteria to shield underlying confidential business information (CBI) from public disclosure.

28 EPA plans to examine the use of GHGRP silicon carbide emissions data for possible use in emission estimates
29 consistent with both Volume 1, Chapter 6 of the *2006 IPCC Guidelines* and the latest IPCC guidance on the use of
30 facility-level data in national inventories. This planned improvement is ongoing and has not been incorporated into
31 this Inventory report. This is a long-term planned improvement.

32 4.11 Titanium Dioxide Production (CRF 33 Source Category 2B6)

34 Titanium dioxide (TiO₂) is manufactured using one of two processes: the chloride process and the sulfate process.
35 The chloride process uses petroleum coke and chlorine as raw materials and emits process-related carbon dioxide
36 (CO₂). Emissions from fuels consumed for energy purposes during the production of titanium dioxide are
37 accounted for in the Energy chapter. The sulfate process does not use petroleum coke or other forms of carbon as
38 a raw material and does not emit CO₂. The chloride process is based on the following chemical reactions and does
39 emit CO₂:



1 The carbon in the first chemical reaction is provided by petroleum coke, which is oxidized in the presence of the
 2 chlorine and FeTiO₃ (rutile ore) to form CO₂. Since 2004, all TiO₂ produced in the United States has been produced
 3 using the chloride process, and a special grade of “calcined” petroleum coke is manufactured specifically for this
 4 purpose.

5 The principal use of TiO₂ is as a white pigment in paint, lacquers, and varnishes. It is also used as a pigment in the
 6 manufacture of plastics, paper, and other products. In 2021, U.S. TiO₂ production totaled 1,100,000 metric tons
 7 (USGS 2022). Five plants produced TiO₂ in the United States in 2021.

8 Emissions of CO₂ from titanium dioxide production in 2021 were estimated to be 1.5 MMT CO₂ Eq. (1,474 kt CO₂),
 9 which represents an increase of 12 percent since 1990 (see Table 4-40). Compared to 2020, emissions from
 10 titanium dioxide production increased by 24 percent in 2021, due to a 24 percent increase in production. The
 11 annual production increase in 2021 represents a return to production levels seen in 2019 before the COVID-19
 12 pandemic.

13 **Table 4-40: CO₂ Emissions from Titanium Dioxide (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	1.2	1.8	1.7	1.5	1.5	1.2	1.5
kt	1,195	1,755	1,688	1,541	1,474	1,193	1,474

14 **Methodology and Time-Series Consistency**

15 Emissions of CO₂ from TiO₂ production were calculated by multiplying annual national TiO₂ production by chloride
 16 process-specific emission factors using a Tier 1 approach provided in *2006 IPCC Guidelines*. The Tier 1 equation is
 17 as follows:

18 **Equation 4-8: 2006 IPCC Guidelines Tier 1: CO₂ Emissions from Titanium Production**
 19 **(Equation 3.12)**

20
$$E_{td} = EF_{td} \times Q_{td}$$

21 where,

- 22 E_{td} = CO₂ emissions from TiO₂ production, metric tons
- 23 EF_{td} = Emission factor (chloride process), metric ton CO₂/metric ton TiO₂
- 24 Q_{td} = Quantity of TiO₂ produced, metric tons

25 The petroleum coke portion of the total CO₂ process emissions from TiO₂ production is adjusted for within the
 26 Energy chapter as these fuels were consumed during non-energy related activities. Additional information on the
 27 adjustments made within the Energy sector for Non-Energy Use of Fuels is described in both the Methodology
 28 section of CO₂ from Fossil Fuel Combustion (Section 3.1 Fossil Fuel Combustion) and Annex 2.1, Methodology for
 29 Estimating Emissions of CO₂ from Fossil Fuel Combustion.

30 Data were obtained for the total amount of TiO₂ produced each year. For years prior to 2004, it was assumed that
 31 TiO₂ was produced using the chloride process and the sulfate process in the same ratio as the ratio of the total U.S.
 32 production capacity for each process. As of 2004, the last remaining sulfate process plant in the United States
 33 closed; therefore, 100 percent of production since 2004 used the chloride process (USGS 2005). An emission factor
 34 of 1.34 metric tons CO₂/metric ton TiO₂ was applied to the estimated chloride-process production (IPCC 2006). It
 35 was assumed that all TiO₂ produced using the chloride process was produced using petroleum coke, although
 36 some TiO₂ may have been produced with graphite or other carbon inputs.

37 The emission factor for the TiO₂ chloride process was taken from the *2006 IPCC Guidelines*. Titanium dioxide
 38 production data and the percentage of total TiO₂ production capacity that used the chloride process for 1990
 39 through 2018 (see Table 4-41) were obtained through the U.S. Geological Survey (USGS) *Minerals Yearbook:*
 40 *Titanium* (USGS 1991 through 2022). Production data for 2019 were obtained from the USGS Minerals Yearbook:
 41 *Titanium*, advanced data release of the 2019 tables (USGS 2021). Production data for 2020 and 2021 were

1 obtained from the *Minerals Commodity Summaries: Titanium and Titanium Dioxide* (USGS 2022).³⁶ Data on the
 2 percentage of total TiO₂ production capacity that used the chloride process were not available for 1990 through
 3 1993, so data from the 1994 USGS *Minerals Yearbook* were used for these years. Because a sulfate process plant
 4 closed in September 2001, the chloride process percentage for 2001 was estimated (Gambogi 2002). By 2002, only
 5 one sulfate process plant remained online in the United States, and this plant closed in 2004 (USGS 2005).

6 **Table 4-41: Titanium Dioxide Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Production	979	1,310	1,260	1,150	1,100	890	1,100

7 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 8 through 2021.

9 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

10 Each year, the USGS collects titanium industry data for titanium mineral and pigment production operations. If
 11 TiO₂ pigment plants do not respond, production from the operations is estimated based on prior year production
 12 levels and industry trends. Variability in response rates fluctuates from 67 to 100 percent of TiO₂ pigment plants
 13 over the time series. EPA currently uses an uncertainty range of ±5 percent for the primary data inputs (i.e., TiO₂
 14 production and chloride process capacity values) to calculate overall uncertainty from TiO₂ production, consistent
 15 with the range in Section 3.7.3.2 of the *2006 IPCC Guidelines*.

16 Although some TiO₂ may be produced using graphite or other carbon inputs, information and data regarding these
 17 practices were not available. Titanium dioxide produced using graphite inputs, for example, may generate differing
 18 amounts of CO₂ per unit of TiO₂ produced as compared to that generated using petroleum coke in production.
 19 While the most accurate method to estimate emissions would be to base calculations on the amount of reducing
 20 agent used in each process rather than on the amount of TiO₂ produced, sufficient data were not available to do
 21 so.

22 As of 2004, the last remaining sulfate-process plant in the United States closed. Since annual TiO₂ production was
 23 not reported by USGS by the type of production process used (chloride or sulfate) prior to 2004 and only the
 24 percentage of total production capacity by process was reported, the percent of total TiO₂ production capacity that
 25 was attributed to the chloride process was multiplied by total TiO₂ production to estimate the amount of TiO₂
 26 produced using the chloride process. Finally, the emission factor was applied uniformly to all chloride-process
 27 production, and no data were available to account for differences in production efficiency among chloride-process
 28 plants. In calculating the amount of petroleum coke consumed in chloride-process TiO₂ production, literature data
 29 were used for petroleum coke composition. Certain grades of petroleum coke are manufactured specifically for
 30 use in the TiO₂ chloride process; however, this composition information was not available. Consistent with the
 31 range in Table 3.9 of the *2006 IPCC Guidelines*, EPA assigned an uncertainty range of ±15 percent for the Tier 1 CO₂
 32 emission factor for the titanium dioxide (chloride route) production process.

33 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-42. Titanium dioxide
 34 consumption CO₂ emissions from 2021 were estimated to be between 1.2 and 1.5 MMT CO₂ Eq. at the 95 percent
 35 confidence level. This indicates a range of approximately 13 percent below and 13 percent above the emission
 36 estimate of 1.3 MMT CO₂ Eq.

³⁶ EPA has not integrated aggregated facility-level GHGRP information for Titanium Dioxide production facilities (40 CFR Part 98 Subpart EE). The relevant aggregated information (activity data, emission factor) from these facilities did not meet criteria to shield underlying CBI from public disclosure.

Table 4-42: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Titanium Dioxide Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Titanium Dioxide Production	CO ₂	1.3	1.2	1.5	-13%	+13%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of the *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

Recalculations Discussion

Updated USGS data on TiO₂ production was available for 2020, resulting in updated emissions estimates for that year. Compared to the previous Inventory, emissions for 2020 decreased by 12 percent (110 kt CO₂ Eq.).

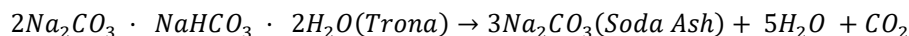
Planned Improvements

EPA plans to examine the use of GHGRP titanium dioxide emissions and other data for possible use in emission estimates consistent with both Volume 1, Chapter 6 of the *2006 IPCC Guidelines* and the latest IPCC guidance on the use of facility-level data in national inventories.³⁷ This planned improvement is ongoing and has not been incorporated into this Inventory report. This is a long-term planned improvement given significance of these emissions.

4.12 Soda Ash Production (CRF Source Category 2B7)

Carbon dioxide (CO₂) is generated as a byproduct of calcining trona ore to produce soda ash and is eventually emitted into the atmosphere. In addition, CO₂ may also be released when soda ash is consumed. Emissions from soda ash consumption not associated with glass production are reported under Section 4.4 Other Process Uses of Carbonates (CRF Category 2A4), and emissions from fuels consumed for energy purposes during the production and consumption of soda ash are accounted for in the Energy chapter.

Calcining involves placing crushed trona ore into a kiln to convert sodium bicarbonate into crude sodium carbonate that will later be filtered into pure soda ash. The emission of CO₂ during trona-based production is based on the following reaction:



Soda ash (sodium carbonate, Na₂CO₃) is a white crystalline solid that is readily soluble in water and strongly alkaline. Commercial soda ash is used as a raw material in a variety of industrial processes and in many familiar consumer products such as glass, soap and detergents, paper, textiles, and food. The largest use of soda ash is for

³⁷ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

1 glass manufacturing. Emissions from soda ash used in glass production are reported under Section 0, Glass
 2 Production (CRF Source Category 2A3). In addition, soda ash is used primarily to manufacture many sodium-based
 3 inorganic chemicals, including sodium bicarbonate, sodium chromates, sodium phosphates, and sodium silicates
 4 (USGS 2018b). Internationally, two types of soda ash are produced: natural and synthetic. The United States
 5 produces only natural soda ash and is second only to China in total soda ash production. Trona is the principal ore
 6 from which natural soda ash is made.

7 The United States represents about one-fifth of total world soda ash output (USGS 2021a). Only two states
 8 produce natural soda ash: Wyoming and California. Of these two states, net emissions of CO₂ from soda ash
 9 production were only calculated for Wyoming, due to specifics regarding the production processes employed in
 10 the state.³⁸ Based on 2021 reported data, the estimated distribution of soda ash by end-use in 2021 (excluding
 11 glass production) was chemical production, 53 percent; other uses, 16 percent; wholesale distributors (e.g., for use
 12 in agriculture, water treatment, and grocery wholesale), 11 percent; soap and detergent manufacturing, 10
 13 percent; flue gas desulfurization, 7 percent; water treatment, 2 percent; and pulp and paper production, 2 percent
 14 (USGS 2022b).³⁹

15 U.S. natural soda ash is competitive in world markets because it is generally considered a better-quality raw
 16 material than synthetically produced soda ash, and most of the world’s soda ash is synthetic. Although the United
 17 States continues to be a major supplier of soda ash, China surpassed the United States in soda ash production in
 18 2003, becoming the world’s leading producer.

19 In 2021, CO₂ emissions from the production of soda ash from trona ore were 1.7 MMT CO₂ Eq. (1,714 kt CO₂) (see
 20 Table 4-43). Total emissions from soda ash production in 2021 increased by approximately 17 percent compared to
 21 emissions in 2020, as soda ash production returned to 2018 levels observed before the COVID-19 pandemic.
 22 Emissions have increased by approximately 20 percent from 1990 levels.

23 Trends in emissions have remained relatively constant over the time series with some fluctuations since 1990. In
 24 general, these fluctuations were related to the behavior of the export market and the U.S. economy. The U.S. soda
 25 ash industry saw a decline in domestic and export sales caused by adverse global economic conditions in 2009,
 26 followed by a steady increase in production through 2019 before a significant decrease in 2020 due to the COVID-
 27 19 pandemic.

28 **Table 4-43: CO₂ Emissions from Soda Ash Production (MMT CO₂ Eq. and kt CO₂)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	1.4	1.7	1.8	1.7	1.8	1.5	1.7
kt CO ₂	1,431	1,655	1,753	1,714	1,792	1,461	1,714

29 **Methodology and Time-Series Consistency**

30 During the soda ash production process, trona ore is calcined in a rotary kiln and chemically transformed into a
 31 crude soda ash that requires further processing. Carbon dioxide and water are generated as byproducts of the
 32 calcination process. Carbon dioxide emissions from the calcination of trona ore can be estimated based on the

³⁸ In California, soda ash is manufactured using sodium carbonate-bearing brines instead of trona ore. To extract the sodium carbonate, the complex brines are first treated with CO₂ in carbonation towers to convert the sodium carbonate into sodium bicarbonate, which then precipitates from the brine solution. The precipitated sodium bicarbonate is then calcined back into sodium carbonate. Although CO₂ is generated as a byproduct, the CO₂ is recovered and recycled for use in the carbonation stage and is not emitted. A facility in a third state, Colorado, produced soda ash until the plant was idled in 2004. The lone producer of sodium bicarbonate no longer mines trona ore in the state. For a brief time, sodium bicarbonate was produced using soda ash feedstocks mined in Wyoming and shipped to Colorado. Prior to 2004, because the trona ore was mined in Wyoming, the production numbers given by the USGS included the feedstocks mined in Wyoming and shipped to Colorado. In this way, the sodium bicarbonate production that took place in Colorado was accounted for in the Wyoming numbers.

³⁹ Percentages may not add up to 100 percent due to independent rounding.

1 chemical reaction shown above. Based on this formula and the IPCC default emission factor of 0.0974 metric tons
 2 CO₂ per metric ton of trona ore, both of which are consistent with an IPCC Tier 1 approach, one metric ton of CO₂
 3 is emitted when approximately 10.27 metric tons of trona ore are processed (IPCC 2006). Thus, the 17.6 million
 4 metric tons of trona ore mined in 2021 for soda ash production (USGS 2022b) resulted in CO₂ emissions of
 5 approximately 1.7 MMT CO₂ Eq. (1,714 kt).

6 Once produced, most soda ash is consumed in chemical production, with minor amounts used in soap production,
 7 pulp and paper, flue gas desulfurization, and water treatment (excluding soda ash consumption for glass
 8 manufacturing). As soda ash is consumed for these purposes, additional CO₂ is usually emitted. Consistent with the
 9 *2006 IPCC Guidelines for National Greenhouse Gas Inventories*, emissions from soda ash consumption in chemical
 10 production processes are reported under Section 4.4 Other Process Uses of Carbonates (CRF Category 2A4).

11 Data is not currently available for the quantity of trona used in soda ash production. Because trona ore produced is
 12 used primarily for soda ash production, EPA assumes that all trona produced was used in soda ash production. The
 13 activity data for trona ore production (see Table 4-44) for 1990 through 2021 were obtained from the U.S.
 14 Geological Survey (USGS) *Minerals Yearbook for Soda Ash* (1994 through 2015b) and USGS *Mineral Industry*
 15 *Surveys for Soda Ash* (USGS 2016 through 2017, 2018a, 2019, 2020, 2021, 2022b). Soda ash production⁴⁰ data
 16 were collected by the USGS from voluntary surveys of the U.S. soda ash industry. EPA will continue to analyze and
 17 assess opportunities to use facility-level data from EPA’s GHGRP to improve the emission estimates for the Soda
 18 Ash Production source category consistent with IPCC⁴¹ and UNFCCC guidelines.

19 **Table 4-44: Trona Ore Used in Soda Ash Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Trona Ore Use ^a	14,700	17,000	18,000	17,600	18,400	15,000	17,600

^a Trona ore use is assumed to be equal to trona ore production.

20 Methodological approaches were applied to the entire time series to ensure consistency in emissions estimates
 21 from 1990 through 2021.

22 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

23 Emission estimates from soda ash production have relatively low associated uncertainty levels because reliable
 24 and accurate data sources are available for the emission factor and activity data for trona-based soda ash
 25 production. One source of uncertainty is the purity of the trona ore used for manufacturing soda ash. The emission
 26 factor used for this estimate assumes the ore is 100 percent pure and likely overestimates the emissions from soda
 27 ash manufacture. The average water-soluble sodium carbonate-bicarbonate content for ore mined in Wyoming
 28 ranges from 85.5 to 93.8 percent (USGS 1995c).

29 EPA is aware of one facility producing soda ash from a liquid alkaline feedstock process, based on EPA’s GHGRP.
 30 Soda ash production data was collected by the USGS from voluntary surveys. A survey request was sent to each of
 31 the five soda ash producers, all of which responded, representing 100 percent of the total production data (USGS
 32 2022b). EPA assigned a default uncertainty range of ±5 percent for trona production, consistent with the ranges in
 33 Section 3.8.2.2 of the *2006 IPCC Guidelines*, and -15 percent to 0 percent range for the trona emission factor,
 34 based on expert judgment on the purity of mined trona.

35 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-45. Soda ash production
 36 CO₂ emissions for 2021 were estimated to be between 1.3 and 1.5 MMT CO₂ Eq. at the 95 percent confidence

⁴⁰ EPA has assessed the feasibility of using emissions information (including activity data) from EPA’s GHGRP program. At this time, the aggregated information associated with production of soda ash did not meet criteria to shield underlying confidential business information (CBI) from public disclosure.

⁴¹ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

level. This indicates a range of approximately 9 percent below and 8 percent above the emission estimate of 1.7 MMT CO₂ Eq.

Table 4-45: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Soda Ash Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Soda Ash Production	CO ₂	1.7	1.3	1.5	-9%	+8%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

Recalculations Discussion

No recalculations were performed for the 1990 through 2020 portion of the time series.

Planned Improvements

EPA is assessing planned improvements for future reports, but at this time has no specific planned improvements for estimating CO₂ emissions from soda ash production.

4.13 Petrochemical Production (CRF Source Category 2B8)

The production of some petrochemicals results in carbon dioxide (CO₂) and methane (CH₄) emissions. Petrochemicals are chemicals isolated or derived from petroleum or natural gas. Carbon dioxide emissions from the production of acrylonitrile, carbon black, ethylene, ethylene dichloride, ethylene oxide, and methanol, and CH₄ emissions from the production of methanol and acrylonitrile are presented here and reported under IPCC Source Category 2B8. The petrochemical industry uses primary fossil fuels (i.e., natural gas, coal, petroleum, etc.) for non-fuel purposes in the production of carbon black and other petrochemicals. Emissions from fuels and feedstocks transferred out of the system for use in energy purposes (e.g., indirect or direct process heat or steam production) are currently accounted for in the Energy sector. The allocation and reporting of emissions from feedstocks transferred out of the system for use in energy purposes to the Energy chapter is consistent with the *2006 IPCC Guidelines*.

Worldwide, more than 90 percent of acrylonitrile (vinyl cyanide, C₃H₃N) is made by way of direct ammoxidation of propylene with ammonia (NH₃) and oxygen over a catalyst. This process is referred to as the SOHIO process, named after the Standard Oil Company of Ohio (SOHIO) (IPCC 2006). The primary use of acrylonitrile is as the raw material for the manufacture of acrylic and modacrylic fibers. Other major uses include the production of plastics (acrylonitrile-butadiene-styrene [ABS] and styrene-acrylonitrile [SAN]), nitrile rubbers, nitrile barrier resins, adiponitrile, and acrylamide. All U.S. acrylonitrile facilities use the SOHIO process (AN 2014). The SOHIO process

1 involves a fluidized bed reaction of chemical-grade propylene, ammonia, and oxygen over a catalyst. The process
2 produces acrylonitrile as its primary product, and the process yield depends on the type of catalyst used and the
3 process configuration. The ammoxidation process produces byproduct CO₂, carbon monoxide (CO), and water
4 from the direct oxidation of the propylene feedstock and produces other hydrocarbons from side reactions.

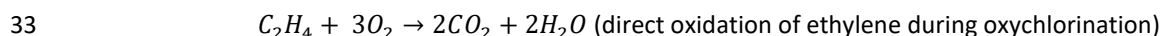
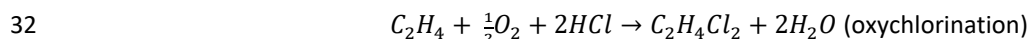
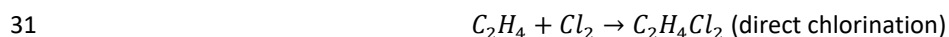
5 Carbon black is a black powder generated by the incomplete combustion of an aromatic petroleum- or coal-based
6 feedstock at a high temperature. Most carbon black produced in the United States is added to rubber to impart
7 strength and abrasion resistance, and the tire industry is by far the largest consumer. The other major use of
8 carbon black is as a pigment. The predominant process used in the United States to produce carbon black is the
9 furnace black (or oil furnace) process. In the furnace black process, carbon black oil (a heavy aromatic liquid) is
10 continuously injected into the combustion zone of a natural gas-fired furnace. Furnace heat is provided by the
11 natural gas and a portion of the carbon black feedstock; the remaining portion of the carbon black feedstock is
12 pyrolyzed to carbon black. The resultant CO₂ and uncombusted CH₄ are released from thermal incinerators used as
13 control devices, process dryers, and equipment leaks. Three facilities in the United States use other types of
14 carbon black processes. Specifically, one facility produces carbon black by the thermal cracking of acetylene-
15 containing feedstocks (i.e., acetylene black process), a second facility produces carbon black by the thermal
16 cracking of other hydrocarbons (i.e., thermal black process), and a third facility produces carbon black by the open
17 burning of carbon black feedstock (i.e., lamp black process) (EPA 2000).

18 Ethylene (C₂H₄) is consumed in the production processes of the plastics industry including polymers such as high,
19 low, and linear low density polyethylene (HDPE, LDPE, LLDPE); polyvinyl chloride (PVC); ethylene dichloride;
20 ethylene oxide; and ethylbenzene. Virtually all ethylene is produced from steam cracking of ethane, propane,
21 butane, naphtha, gas oil, and other feedstocks. The representative chemical equation for steam cracking of ethane
22 to ethylene is shown below:



24 Small amounts of CH₄ are also generated from the steam cracking process. In addition, CO₂ and CH₄ emissions
25 result from combustion units.

26 Ethylene dichloride (C₂H₄Cl₂) is used to produce vinyl chloride monomer, which is the precursor to polyvinyl
27 chloride (PVC). Ethylene dichloride was also used as a fuel additive until 1996 when leaded gasoline was phased
28 out. Ethylene dichloride is produced from ethylene by either direct chlorination, oxychlorination, or a combination
29 of the two processes (i.e., the “balanced process”); most U.S. facilities use the balanced process. The direct
30 chlorination and oxychlorination reactions are shown below:



34 In addition to the byproduct CO₂ produced from the direct oxidation of the ethylene feedstock, CO₂ and CH₄
35 emissions are also generated from combustion units.

36 Ethylene oxide (C₂H₄O) is used in the manufacture of glycols, glycol ethers, alcohols, and amines. Approximately 70
37 percent of ethylene oxide produced worldwide is used in the manufacture of glycols, including monoethylene
38 glycol. Ethylene oxide is produced by reacting ethylene with oxygen over a catalyst. The oxygen may be supplied to
39 the process through either an air (air process) or a pure oxygen stream (oxygen process). The byproduct CO₂ from
40 the direct oxidation of the ethylene feedstock is removed from the process vent stream using a recycled carbonate
41 solution, and the recovered CO₂ may be vented to the atmosphere or recovered for further utilization in other
42 sectors, such as food production (IPCC 2006). The combined ethylene oxide reaction and byproduct CO₂ reaction is
43 exothermic and generates heat, which is recovered to produce steam for the process. The ethylene oxide process
44 also produces other liquid and off-gas byproducts (e.g., ethane that may be burned for energy recovery within the
45 process. Almost all facilities, except one in Texas, use the oxygen process to manufacture ethylene oxide (EPA
46 2008).

1 Methanol (CH₃OH) is a chemical feedstock most often converted into formaldehyde, acetic acid and olefins. It is
 2 also an alternative transportation fuel, as well as an additive used by municipal wastewater treatment facilities in
 3 the denitrification of wastewater. Methanol is most commonly synthesized from a synthesis gas (i.e., “syngas” – a
 4 mixture containing H₂, CO, and CO₂) using a heterogeneous catalyst. There are a number of process techniques
 5 that can be used to produce syngas. Worldwide, steam reforming of natural gas is the most common method;
 6 most methanol producers in the United States also use steam reforming of natural gas to produce syngas. Other
 7 syngas production processes in the United States include partial oxidation of natural gas and coal gasification.

8 Emissions of CO₂ and CH₄ from petrochemical production in 2021 were 33.2 MMT CO₂ Eq. (33,170 kt CO₂) and 0.4
 9 MMT CO₂ Eq. (15 kt CH₄), respectively (see Table 4-46 and Table 4-47). Carbon dioxide emissions from
 10 petrochemical production are driven primarily from ethylene production, while CH₄ emissions are almost entirely
 11 from methanol production. Since 1990, total CO₂ emissions from petrochemical production increased by 53
 12 percent, and CH₄ emissions increased by 65 percent. Emissions of CO₂ and CH₄ were higher in 2021 than in any
 13 preceding year. Compared to 2020, CO₂ emissions increased 11 percent in 2021, and CH₄ emissions increased 21
 14 percent. The increases are due primarily to increased ethylene and methanol production, which have been driven
 15 by the increased natural gas production in the United States over the past decade, and to recovery from a strong
 16 hurricane season that temporarily shut down many facilities in Texas and Louisiana in 2020. Emissions from carbon
 17 black also increased significantly in 2021 as the industry began to recover from the lower production in 2020 as a
 18 result of the COVID-19 pandemic.

19 **Table 4-46: CO₂ and CH₄ Emissions from Petrochemical Production (MMT CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
CO₂	21.6	27.4	28.9	29.3	30.7	29.8	33.2
Carbon Black	3.4	4.3	3.3	3.4	3.3	2.6	3.0
Ethylene	13.1	19.0	20.0	19.4	20.7	20.7	22.8
Ethylene Dichloride	0.3	0.5	0.4	0.4	0.5	0.5	0.4
Ethylene Oxide	1.1	1.5	1.3	1.3	1.4	1.7	1.9
Acrylonitrile	1.2	1.3	1.0	1.3	1.0	0.9	0.9
Methanol	2.5	0.8	2.9	3.5	3.8	3.5	4.2
CH₄	0.2	0.1	0.3	0.3	0.3	0.3	0.4
Acrylonitrile	+	+	+	+	+	+	+
Methanol	0.2	0.1	0.3	0.3	0.4	0.3	0.4
Total	21.9	27.5	29.2	29.7	31.1	30.1	33.6

+ Does not exceed 0.05 MMT CO₂ Eq.

Note: Totals by gas may not sum due to independent rounding.

20 **Table 4-47: CO₂ and CH₄ Emissions from Petrochemical Production (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
CO₂	21,611	27,383	28,890	29,314	30,702	29,780	33,170
Carbon Black	3,381	4,269	3,310	3,440	3,300	2,610	3,000
Ethylene	13,126	19,024	20,000	19,400	20,700	20,700	22,800
Ethylene Dichloride	254	455	412	440	503	456	376
Ethylene Oxide	1,123	1,489	1,250	1,300	1,370	1,680	1,930
Acrylonitrile	1,214	1,325	1,040	1,250	990	850	850
Methanol	2,513	821	2,878	3,484	3,839	3,484	4,214
CH₄	9	3	10	12	13	12	15
Acrylonitrile	+	+	+	+	+	+	+
Methanol	9	3	10	12	13	12	14

+ Does not exceed 0.5 kt CH₄.

Note: Totals by gas may not sum due to independent rounding.

1 Methodology and Time-Series Consistency

2 Emissions of CO₂ and CH₄ were calculated using the estimation methods provided by the *2006 IPCC Guidelines* and
3 country-specific methods from EPA's GHGRP. The *2006 IPCC Guidelines* Tier 1 method was used to estimate CO₂
4 and CH₄ emissions from production of acrylonitrile and methanol,⁴² and a country-specific approach similar to the
5 IPCC Tier 2 method was used to estimate CO₂ emissions from production of carbon black, ethylene oxide, ethylene,
6 and ethylene dichloride. The Tier 2 method for petrochemicals is a total feedstock carbon (C) mass balance
7 method used to estimate total CO₂ emissions, but it is not applicable for estimating CH₄ emissions.

8 As noted in the *2006 IPCC Guidelines*, the total feedstock C mass balance method (Tier 2) is based on the
9 assumption that all of the C input to the process is converted either into primary and secondary products or into
10 CO₂. Further, the guideline states that while the total C mass balance method estimates total C emissions from the
11 process, it does not directly provide an estimate of the amount of the total C emissions emitted as CO₂, CH₄, or
12 non-CH₄ volatile organic compounds (NMVOCs). This method accounts for all the C as CO₂, including CH₄.

13 Note, a small subset of facilities reporting under EPA's GHGRP use Continuous Emission Monitoring Systems
14 (CEMS) to monitor CO₂ emissions from process vents and/or stacks from stationary combustion units. These
15 facilities are required to also report CO₂, CH₄ and N₂O emissions from combustion of process off-gas in flares. The
16 CO₂ emissions from flares are included in aggregated CO₂ results. Preliminary analysis of aggregated annual reports
17 shows that flared CH₄ and N₂O emissions are less than 500 kt CO₂ Eq./year. EPA's GHGRP team is still reviewing
18 these data across reported years, and EPA plans to address this more completely in future reports.

19 Carbon Black, Ethylene, Ethylene Dichloride, and Ethylene Oxide

20 2010 through 2021

21 Carbon dioxide emissions and national production were aggregated directly from EPA's GHGRP dataset for 2010
22 through 2021 (EPA 2022). In 2021, data reported to the GHGRP included CO₂ emissions of 3,000,000 metric tons
23 from carbon black production; 22,800,000 metric tons of CO₂ from ethylene production; 376,000 metric tons of
24 CO₂ from ethylene dichloride production; and 1,930,000 metric tons of CO₂ from ethylene oxide production. These
25 emissions reflect application of a country-specific approach similar to the IPCC Tier 2 method and were used to
26 estimate CO₂ emissions from the production of carbon black, ethylene, ethylene dichloride, and ethylene oxide.

27 Since 2010, EPA's GHGRP, under Subpart X, requires all domestic producers of petrochemicals to report annual
28 emissions and supplemental emissions information (e.g., production data, etc.) to facilitate verification of reported
29 emissions. Under EPA's GHGRP, most petrochemical production facilities are required to use either a mass balance
30 approach or CEMS to measure and report emissions for each petrochemical process unit to estimate facility-level
31 process CO₂ emissions; ethylene production facilities also have a third option. The mass balance method is used by
32 most facilities⁴³ and assumes that all the carbon input is converted into primary and secondary products,
33 byproducts, or is emitted to the atmosphere as CO₂. To apply the mass balance, facilities must measure the volume
34 or mass of each gaseous and liquid feedstock and product, mass rate of each solid feedstock and product, and
35 carbon content of each feedstock and product for each process unit and sum for their facility. To apply the
36 optional combustion methodology, ethylene production facilities must measure the quantity, carbon content, and
37 molecular weight of the fuel to a stationary combustion unit when that fuel includes any ethylene process off-gas.
38 These data are used to calculate the total CO₂ emissions from the combustion unit. The facility must also estimate
39 the fraction of the emissions that is attributable to burning the ethylene process off-gas portion of the fuel. This

⁴² EPA has not integrated aggregated facility-level GHGRP information for acrylonitrile and methanol production. The aggregated information associated with production of these petrochemicals did not meet criteria to shield underlying CBI from public disclosure.

⁴³ A few facilities producing ethylene dichloride, ethylene, and methanol used CO₂ CEMS; those CO₂ emissions have been included in the aggregated GHGRP emissions presented here.

1 fraction is multiplied by the total emissions to estimate the emissions from ethylene production. The QA/QC and
2 Verification section below has a discussion of non-CO₂ emissions from ethylene production facilities.

3 All non-energy uses of residual fuel and some non-energy uses of "other oil" are assumed to be used in the
4 production of carbon black; therefore, consumption of these fuels is adjusted for within the Energy chapter to
5 avoid double-counting of emissions from fuel used in the carbon black production presented here within IPPU
6 sector. Additional information on the adjustments made within the Energy sector for Non-Energy Use of Fuels is
7 described in both the Methodology section of CO₂ from Fossil Fuel Combustion (3.1 Fossil Fuel Combustion (IPCC
8 Source Category 1A)) and Annex 2.1, Methodology for Estimating Emissions of CO₂ from Fossil Fuel Combustion.

9 **1990 through 2009**

10 Prior to 2010, for each of these 4 types of petrochemical processes, an average national CO₂ emission factor was
11 calculated based on the GHGRP data and applied to production for earlier years in the time series (i.e., 1990
12 through 2009) to estimate CO₂ emissions from carbon black, ethylene, ethylene dichloride, and ethylene oxide
13 production. For carbon black, ethylene, ethylene dichloride, and ethylene oxide carbon dioxide emission factors
14 were derived from EPA's GHGRP data by dividing annual CO₂ emissions for petrochemical type "i" with annual
15 production for petrochemical type "i" and then averaging the derived emission factors obtained for each calendar
16 year 2010 through 2013 (EPA 2019). The years 2010 through 2013 were used in the development of carbon dioxide
17 emission factors as these years are more representative of operations in 1990 through 2009 for these facilities.
18 The average emission factors for each petrochemical type were applied across all prior years because
19 petrochemical production processes in the United States have not changed significantly since 1990, though some
20 operational efficiencies have been implemented at facilities over the time series.

21 The average country-specific CO₂ emission factors that were calculated from the GHGRP data are as follows:

- 22 • 2.59 metric tons CO₂/metric ton carbon black produced
- 23 • 0.79 metric tons CO₂/metric ton ethylene produced
- 24 • 0.040 metric tons CO₂/metric ton ethylene dichloride produced
- 25 • 0.46 metric tons CO₂/metric ton ethylene oxide produced

26
27 Annual production data for carbon black for 1990 through 2009 were obtained from the International Carbon
28 Black Association (Johnson 2003 and 2005 through 2010). Annual production data for ethylene, ethylene
29 dichloride, and ethylene oxide for 1990 through 2009 were obtained from the American Chemistry Council's
30 (ACC's) *Business of Chemistry* (ACC 2022a).

31 **Acrylonitrile**

32 Carbon dioxide and methane emissions from acrylonitrile production were estimated using the Tier 1 method in
33 the *2006 IPCC Guidelines*. Annual acrylonitrile production data were used with IPCC default Tier 1 CO₂ and CH₄
34 emission factors to estimate emissions for 1990 through 2021. Emission factors used to estimate acrylonitrile
35 production emissions are as follows:

- 36 • 0.18 kg CH₄/metric ton acrylonitrile produced
- 37 • 1.00 metric tons CO₂/metric ton acrylonitrile produced

38 Annual acrylonitrile production data for 1990 through 2021 were obtained from ACC's *Business of Chemistry* (ACC
39 2022a). EPA is not able to apply the aggregated facility-level GHGRP information for acrylonitrile production
40 needed for a Tier 2 approach. The aggregated information associated with production of these petrochemicals did
41 not meet criteria to shield underlying CBI from public disclosure.

42 **Methanol**

43 Carbon dioxide and methane emissions from methanol production were estimated using the Tier 1 method in the
44 *2006 IPCC Guidelines*. Annual methanol production data were used with IPCC default Tier 1 CO₂ and CH₄ emission

1 factors to estimate emissions for 1990 through 2021. Emission factors used to estimate methanol production
2 emissions are as follows:

- 3 • 2.3 kg CH₄/metric ton methanol produced
- 4 • 0.67 metric tons CO₂/metric ton methanol produced

5 Annual methanol production data for 1990 through 2021 were obtained from the ACC's *Business of Chemistry* (ACC
6 2022a, ACC 2022b). EPA is not able to apply the aggregated facility-level GHGRP information for methanol
7 production needed for a Tier 2 approach. The aggregated information associated with production of these
8 petrochemicals did not meet criteria to shield underlying CBI from public disclosure.

9 **Table 4-48: Production of Selected Petrochemicals (kt)**

Chemical	1990	2005	2017	2018	2019	2020	2021
Carbon Black	1,307	1,651	1,240	1,280	1,210	990	1,140
Ethylene	16,542	23,975	27,800	30,500	32,400	33,500	34,700
Ethylene Dichloride	6,283	11,260	12,400	12,500	12,600	11,900	11,500
Ethylene Oxide	2,429	3,220	3,350	3,310	3,800	4,680	4,860
Acrylonitrile	1,214	1,325	1,040	1,250	990	850	850
Methanol	3,750	1,225	4,295	5,200	5,730	5,200	6,290

10 As noted earlier in the introduction section of the Petrochemical Production section, the allocation and reporting
11 of emissions from both fuels and feedstocks transferred out of the system for use in energy purposes to the Energy
12 chapter differs slightly from the *2006 IPCC Guidelines*. According to the *2006 IPCC Guidelines*, emissions from fuel
13 combustion from petrochemical production should be allocated to this source category within the IPPU chapter.
14 Due to national circumstances, EIA data on primary fuel for feedstock use within the energy balance are presented
15 by commodity only, with no resolution on data by industry sector (i.e., petrochemical production). In addition,
16 under EPA's GHGRP, reporting facilities began reporting in 2014 on annual feedstock quantities for mass balance
17 and CEMS methodologies (79 FR 63794), as well as the annual average carbon content of each feedstock (and
18 molecular weight for gaseous feedstocks) for the mass balance methodology beginning in reporting year 2017 (81
19 FR 89260).⁴⁴ The United States is currently unable to report non-energy fuel use from petrochemical production
20 under the IPPU chapter due to CBI issues. Therefore, consistent with *2006 IPCC Guidelines*, fuel consumption data
21 reported by EIA are modified to account for these overlaps to avoid double-counting. More information on the
22 non-energy use of fossil fuel feedstocks for petrochemical production can be found in Annex 2.3.

23 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
24 through 2021. The methodology for ethylene production, ethylene dichloride production, and ethylene oxide
25 production spliced activity data from two different sources: ACC for 1990 through 2009 and GHGRP for 2010
26 through 2021. Consistent with the *2006 IPCC Guidelines*, the overlap technique was applied to compare the two
27 data sets for years where there was overlap. For ethylene production, the data sets were determined to be
28 consistent, and adjustments were not needed. For ethylene dichloride production and ethylene oxide production,
29 the data sets were determined to be inconsistent. The GHGRP data includes production of ethylene dichloride and
30 ethylene oxide as intermediates while it is unclear if the ACC data does; therefore, no adjustments were made to
31 the ethylene dichloride and ethylene oxide activity data for 1990 through 2009 because the *2006 IPCC Guidelines*
32 indicate that it is not good practice to use the overlap technique when the data sets are inconsistent. The
33 methodology for carbon black production also spliced activity data from two different sources: ICBA for 1990
34 through 2009 and GHGRP for 2010 through 2021. The overlap technique was applied to these data for 2010 and
35 2011. The data sets were determined to be consistent, and adjustments were not needed.

⁴⁴ See <https://www.epa.gov/ghgreporting/historical-rulemakings>.

Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT

The CO₂ and CH₄ emission factors used for methanol and acrylonitrile production are based on a limited number of studies. Using plant-specific factors instead of default or average factors could increase the accuracy of the emission estimates; however, such data were not available for the current Inventory report. For methanol, EPA assigned an uncertainty range of ±30 percent for the CO₂ emission factor and -80 percent to +30 percent for the CH₄ emission factor, consistent with the ranges in Table 3.27 of the *2006 IPCC Guidelines*. For acrylonitrile, EPA assigned an uncertainty range of ±60 percent for the CO₂ emission factor and ±10 percent for the CH₄ emission factor, consistent with the ranges in Table 3.27 of the *2006 IPCC Guidelines*. The results of the quantitative uncertainty analysis for the CO₂ emissions from carbon black production, ethylene, ethylene dichloride, and ethylene oxide are based on reported GHGRP data. Refer to the Methodology section for more details on how these emissions were calculated and reported to EPA's GHGRP. EPA assigned CO₂ emissions from carbon black, ethylene, ethylene dichloride, and ethylene oxide production an uncertainty range of ±5 percent, consistent with the ranges in Table 3.27 of the *2006 IPCC Guidelines*. In the absence of other data, these values have been assessed as reasonable. There is some uncertainty in the applicability of the average emission factors for each petrochemical type across all prior years. While petrochemical production processes in the United States have not changed significantly since 1990, some operational efficiencies have been implemented at facilities over the time series.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-49. Petrochemical production CO₂ emissions from 2020 were estimated to be between 28.4 and 31.7 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 5 percent below to 6 percent above the emission estimate of 30.0 MMT CO₂ Eq. Petrochemical production CH₄ emissions from 2020 were estimated to be between 0.11 and 0.39 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 57 percent below to 47 percent above the emission estimate of 0.3 MMT CO₂ Eq.

Table 4-49: Approach 2 Quantitative Uncertainty Estimates for CH₄ Emissions from Petrochemical Production and CO₂ Emissions from Petrochemical Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a (MMT CO ₂ Eq.) (%)			
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Petrochemical Production	CO ₂	30.0	28.4	31.7	-5%	+6%
Petrochemical Production	CH ₄	0.3	0.11	0.39	-57%	+47%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For Petrochemical Production, QA/QC activities were conducted consistent with the U.S. Inventory QA/QC plan, as described in the QA/QC and Verification Procedures section of the IPPU chapter and Annex 8. Source-specific quality control measures for this category included the QA/QC requirements and verification procedures of EPA's GHGRP. More details on the greenhouse gas calculation, monitoring and QA/QC methods applicable to petrochemical facilities can be found under Subpart X (Petrochemical Production) of the regulation (40 CFR Part 98).⁴⁵ EPA verifies annual facility-level GHGRP reports through a multi-step process (e.g., combination of electronic checks and manual reviews) to identify potential errors and ensure that data submitted to EPA are accurate,

⁴⁵ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

1 complete, and consistent (EPA 2015).⁴⁶ Based on the results of the verification process, EPA follows up with
2 facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of
3 general and category-specific QC procedures, including range checks, statistical checks, algorithm checks, and year-
4 to-year checks of reported data and emissions. EPA also conducts QA checks of GHGRP reported production data
5 by petrochemical type against external datasets.

6 For ethylene, ethylene dichloride, and ethylene oxide, it is possible to compare CO₂ emissions calculated using the
7 GHGRP data to the CO₂ emissions that would have been calculated using the Tier 1 approach if GHGRP data were
8 not available. For ethylene, the GHGRP emissions were within 5 percent of the emissions calculated using the Tier
9 1 approach prior to 2017; in 2017 through 2021, the GHGRP emissions have been between 7 percent and 18
10 percent lower than what would be calculated using the Tier 1 approach. For ethylene dichloride, the GHGRP
11 emissions are typically higher than the Tier 1 emissions by up to 25 percent, but in 2021, GHGRP emissions were a
12 few percentage points lower than the Tier 1 emissions. For ethylene oxide, GHGRP emissions typically vary from
13 the Tier 1 emissions by up to ±20 percent, but in 2021, the GHGRP emissions are significantly higher than the Tier 1
14 emissions. This is likely due to GHGRP data capturing the production of ethylene oxide as an intermediate in the
15 onsite production of ethylene glycol.

16 EPA's GHGRP mandates that all petrochemical production facilities report their annual emissions of CO₂, CH₄, and
17 N₂O from each of their petrochemical production processes. Source-specific quality control measures for the
18 Petrochemical Production category included the QA/QC requirements and verification procedures of EPA's GHGRP.
19 The QA/QC requirements differ depending on the calculation methodology used.

20 As part of a planned improvement effort, EPA has assessed the potential of using GHGRP data to estimate CH₄
21 emissions from ethylene production. As discussed in the Methodology section above, CO₂ emissions from ethylene
22 production in this chapter are based on data reported under the GHGRP, and these emissions are calculated using
23 a Tier 2 approach that assumes all of the carbon in the fuel (i.e., ethylene process off-gas) is converted to CO₂.
24 Ethylene production facilities also calculate and report CH₄ emissions under the GHGRP when they use the optional
25 combustion methodology. The facilities calculate CH₄ emissions from each combustion unit that burns off-gas from
26 an ethylene production process unit using a Tier 1 approach based on the total quantity of fuel burned, a default
27 higher heating value, and a default emission factor. Because multiple other types of fuel in addition to the ethylene
28 process unit off-gas may be burned in these combustion units, the facilities also report an estimate of the fraction
29 of emissions that is due to burning the ethylene process off-gas component of the total fuel. Multiplying the total
30 emissions by the estimated fraction provides an estimate of the CH₄ emissions from the ethylene production
31 process unit. These ethylene production facilities also calculate CH₄ emissions from flares that burn process vent
32 emissions from ethylene processes. The emissions are calculated using either a Tier 2 approach based on
33 measured gas volumes and measured carbon content or higher heating value, or a Tier 1 approach based on the
34 measured gas flow and a default emission factor. Nearly all ethylene production facilities use the optional
35 combustion methodology under the GHGRP, and the sum of reported CH₄ emissions from combustion in stationary
36 combustion units and flares at all of these facilities is on the same order of magnitude as the combined CH₄
37 emissions presented in this chapter from methanol and acrylonitrile production. The CH₄ emissions from ethylene
38 production under the GHGRP have not been included in this chapter because this approach double counts carbon
39 (i.e., all of the carbon in the CH₄ emissions is also included in the CO₂ emissions from the ethylene process units).
40 EPA continues to assess the GHGRP data for ways to better disaggregate the data and incorporate it into the
41 inventory.

42 These facilities are also required to report emissions of N₂O from combustion of ethylene process off-gas in both
43 stationary combustion units and flares. Facilities using CEMS (consistent with a Tier 3 approach) are also required
44 to report emissions of CH₄ and N₂O from combustion of petrochemical process-off gases in flares. Preliminary
45 analysis of the aggregated reported CH₄ and N₂O emissions from facilities using CEMS and N₂O emissions from
46 facilities using the optional combustion methodology suggests that these annual emissions are less than 0.4
47 percent of total petrochemical emissions, which is not significant enough to prioritize for inclusion in the report at

⁴⁶ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 this time. Pending resources and significance, EPA may include these N₂O emissions in future reports to enhance
2 completeness.

3 Future QC efforts to validate the use of Tier 1 default emission factors and report on the comparison of Tier 1
4 emission estimates and GHGRP data are described below in the Planned Improvements section.

5 Recalculations Discussion

6 The acrylonitrile and methanol production quantities for 2020 were updated with the revised values in ACC's
7 Business of Chemistry (ACC 2022a, ACC 2022b). These changes resulted in a 0.8 percent (240 kt) decrease in total
8 petrochemical CO₂ Eq. emissions for 2020, compared to the previous Inventory.

9 In addition, for the current Inventory, CO₂-equivalent estimates of total CH₄ emissions from acrylonitrile and
10 methanol production have been revised to reflect the 100-year global warming potentials (GWPs) provided in the
11 IPCC *Fifth Assessment Report (AR5)* (IPCC 2013). AR5 GWP values differ slightly from those presented in the IPCC
12 *Fourth Assessment Report (AR4)* (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied
13 across the entire time series for consistency. The GWP of CH₄ increased from 25 to 28, leading to an overall
14 increase in estimates for CO₂-equivalent CH₄ emissions. Compared to the previous Inventory, which applied 100-
15 year GWP values from AR4, annual CH₄ emissions increased by 12 percent each year, ranging from an increase of
16 5.4 kt CO₂ Eq. in 2011 to 42.1 kt CO₂ Eq. in 1997. The net impact on the entire category from these updates was an
17 average annual 0.1 percent increase in emissions for the time series. Further discussion on this update and the
18 overall impacts of updating the Inventory GWP values to reflect the IPCC *Fifth Assessment Report* can be found in
19 Chapter 9, Recalculations and Improvements.

20 Planned Improvements

21 Improvements include completing category-specific QC of activity data and emission factors, along with further
22 assessment of CH₄ and N₂O emissions to enhance completeness in reporting of emissions from U.S. petrochemical
23 production, pending resources, significance and time-series consistency considerations. For example, EPA is
24 planning additional assessment of ways to use CH₄ data from the GHGRP in the Inventory. One possible approach
25 EPA is assessing would be to adjust the CO₂ emissions from the GHGRP downward by subtracting the carbon that is
26 also included in the reported CH₄ emissions, per the discussion in the Petrochemical Production QA/QC and
27 Verification section, above. As of this current report, timing and resources have not allowed EPA to complete this
28 analysis of activity data, emissions, and emission factors and remains a priority improvement within the IPPU
29 chapter.

30 Pending resources, a secondary potential improvement for this source category would focus on continuing to
31 analyze the fuel and feedstock data from EPA's GHGRP to better disaggregate energy-related emissions and
32 allocate them more accurately between the Energy and IPPU sectors of the Inventory. It is important to ensure no
33 double counting of emissions between fuel combustion, non-energy use of fuels, and industrial process emissions.
34 For petrochemical feedstock production, EPA review of the categories suggests this is not a significant issue since
35 the non-energy use industrial release data includes different categories of sources and sectors than those included
36 in the IPPU emissions category for petrochemicals. As noted previously in the methodology section, data
37 integration is not available at this time because feedstock data from the EIA used to estimate non-energy uses of
38 fuels are aggregated by fuel type, rather than disaggregated by both fuel type and particular industries. Also,
39 GHGRP-reported data on quantities of fuel consumed as feedstocks by petrochemical producers are unable to be
40 used due to the data failing GHGRP CBI aggregation criteria. EPA will continue to look for ways to incorporate this
41 data into future Inventories that will allow for easier data integration between the non-energy uses of fuels
42 category and the petrochemicals category presented in this chapter. This planned improvement is still under
43 development and has not been completed to report on progress in this current Inventory.

4.14 HCFC-22 Production (CRF Source Category 2B9a)

Trifluoromethane (HFC-23 or CHF₃) is generated as a byproduct during the manufacture of chlorodifluoromethane (HCFC-22), which is primarily employed in refrigeration and air conditioning systems and as a chemical feedstock for manufacturing synthetic polymers. Between 1990 and 2000, U.S. production of HCFC-22 increased significantly as HCFC-22 replaced chlorofluorocarbons (CFCs) in many applications. Between 2000 and 2007, U.S. production fluctuated but generally remained above 1990 levels. In 2008 and 2009, U.S. production declined markedly and has remained near 2009 levels since. Because HCFC-22 depletes stratospheric ozone, its production for non-feedstock uses was phased out in 2020 under the U.S. Clean Air Act.⁴⁷ Feedstock production, however, is permitted to continue indefinitely.

HCFC-22 is produced by the reaction of chloroform (CHCl₃) and hydrogen fluoride (HF) in the presence of a catalyst, SbCl₅. The reaction of the catalyst and HF produces SbCl_xF_y, (where x + y = 5), which reacts with chlorinated hydrocarbons to replace chlorine atoms with fluorine. The HF and chloroform are introduced by submerged piping into a continuous-flow reactor that contains the catalyst in a hydrocarbon mixture of chloroform and partially fluorinated intermediates. The vapors leaving the reactor contain HCFC-21 (CHCl₂F), HCFC-22 (CHClF₂), HFC-23 (CHF₃), HCl, chloroform, and HF. The under-fluorinated intermediates (HCFC-21) and chloroform are then condensed and returned to the reactor, along with residual catalyst, to undergo further fluorination. The final vapors leaving the condenser are primarily HCFC-22, HFC-23, HCl and residual HF. The HCl is recovered as a useful byproduct, and the HF is removed. Once separated from HCFC-22, the HFC-23 may be released to the atmosphere, recaptured for use in a limited number of applications, or destroyed.

Two facilities produced HCFC-22 in the United States in 2021. Emissions of HFC-23 from this activity in 2021 were estimated to be 2.2 MMT CO₂ Eq. (0.1 kt) (see Table 4-50). This quantity represents a 27 percent increase from 2020 emissions and a 94 percent decrease from 1990 emissions. The decrease from 1990 emissions was caused primarily by changes in the HFC-23 emission rate (kg HFC-23 emitted/kg HCFC-22 produced). The increase from 2020 emissions was caused by both an increase in the HFC-23 emission rate at one plant and an increase in the total quantity of HCFC-22 produced. The long-term decrease in the emission rate is primarily attributable to six factors: (a) five plants that did not capture and destroy the HFC-23 generated have ceased production of HCFC-22 since 1990; (b) one plant that captures and destroys the HFC-23 generated began to produce HCFC-22; (c) one plant implemented and documented a process change that reduced the amount of HFC-23 generated; (d) the same plant began recovering HFC-23, primarily for destruction and secondarily for sale; (e) another plant began destroying HFC-23; and (f) the same plant, whose emission rate was higher than that of the other two plants, ceased production of HCFC-22 in 2013.

Table 4-50: HFC-23 Emissions from HCFC-22 Production (MMT CO₂ Eq. and kt HFC-23)

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	38.6	16.8	4.3	2.7	3.1	1.8	2.2
kt HFC-23	3	1	0.3	0.2	0.3	0.1	0.2

Methodology and Time-Series Consistency

To estimate HFC-23 emissions for five of the eight HCFC-22 plants that have operated in the United States since 1990, methods comparable to the Tier 3 methods in the *2006 IPCC Guidelines* (IPCC 2006) were used throughout the time series. Emissions for 2010 through 2021 were obtained through reports submitted by U.S. HCFC-22

⁴⁷ As construed, interpreted, and applied in the terms and conditions of the Montreal Protocol on Substances that Deplete the Ozone Layer [42 U.S.C. §7671m(b), CAA §614].

1 production facilities to EPA’s Greenhouse Gas Reporting Program (GHGRP). EPA’s GHGRP mandates that all HCFC-
 2 22 production facilities report their annual emissions of HFC-23 from HCFC-22 production processes and HFC-23
 3 destruction processes. Previously, data were obtained by EPA through collaboration with an industry association
 4 that received voluntarily reported HCFC-22 production and HFC-23 emissions annually from all U.S. HCFC-22
 5 producers from 1990 through 2009. These emissions were aggregated and reported to EPA on an annual basis.

6 For the other three plants, the last of which closed in 1993, methods comparable to the Tier 1 method in the 2006
 7 *IPCC Guidelines* were used. Emissions from these three plants have been calculated using the recommended
 8 emission factor for unoptimized plants operating before 1995 (0.04 kg HCFC-23/kg HCFC-22 produced).

9 The five plants that have operated since 1994 measure (or, for the plants that have since closed, measured)
 10 concentrations of HFC-23 as well as mass flow rates of process streams to estimate their generation of HFC-23.
 11 Plants using thermal oxidation to abate their HFC-23 emissions monitor the performance of their oxidizers to verify
 12 that the HFC-23 is almost completely destroyed. One plant that releases a small fraction of its byproduct HFC-23
 13 periodically measures HFC-23 concentrations at process vents using gas chromatography. This information is
 14 combined with information on quantities of products (e.g., HCFC-22) to estimate HFC-23 emissions.

15 To estimate 1990 through 2009 emissions, reports from an industry association were used that aggregated HCFC-
 16 22 production and HFC-23 emissions from all U.S. HCFC-22 producers and reported them to EPA (ARAP 1997, 1999,
 17 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, and 2010). To estimate 2010 through 2021
 18 emissions, facility-level data (including both HCFC-22 production and HFC-23 emissions) reported through EPA’s
 19 GHGRP were analyzed. In 1997 and 2008, comprehensive reviews of plant-level estimates of HFC-23 emissions and
 20 HCFC-22 production were performed (RTI 1997; RTI 2008). The 1997 and 2008 reviews enabled U.S. totals to be
 21 reviewed, updated, and where necessary, corrected, and also for plant-level uncertainty analyses (Monte-Carlo
 22 simulations) to be performed for 1990, 1995, 2000, 2005, and 2006. Estimates of annual U.S. HCFC-22 production
 23 are presented in Table 4-51.

24 **Table 4-51: HCFC-22 Production (kt)**

Year	1990	2005	2012	2017	2018	2019	2020	2021
Production	139	156	96	C	C	C	C	C

C (CBI)

Note: HCFC-22 production in 2013 through 2020 is considered Confidential Business Information (CBI) as there were only two producers of HCFC-22 in those years.

25 Uncertainty

26 The uncertainty analysis presented in this section was based on a plant-level Monte Carlo Stochastic Simulation for
 27 2006. The Monte Carlo analysis used estimates of the uncertainties in the individual variables in each plant’s
 28 estimating procedure. This analysis was based on the generation of 10,000 random samples of model inputs from
 29 the probability density functions for each input. A normal probability density function was assumed for all
 30 measurements and biases except the equipment leak estimates for one plant; a log-normal probability density
 31 function was used for this plant’s equipment leak estimates. The simulation for 2006 yielded a 95-percent
 32 confidence interval for U.S. emissions of 6.8 percent below to 9.6 percent above the reported total.

33 The relative errors yielded by the Monte Carlo Stochastic Simulation for 2006 were applied to the U.S. emission
 34 estimate for 2021. The resulting estimates of absolute uncertainty are likely to be reasonably accurate because (1)
 35 the methods used by the two remaining plants to estimate their emissions are not believed to have changed
 36 significantly since 2006, and (2) although the distribution of emissions among the plants has changed between
 37 2006 and 2021 (because one plant has closed), the plant that currently accounts for most emissions had a relative
 38 uncertainty in its 2006 (as well as 2005) emissions estimate that was similar to the relative uncertainty for total
 39 U.S. emissions. Thus, the closure of one plant is not likely to have a large impact on the uncertainty of the national
 40 emission estimate.

41 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-52. HFC-23 emissions
 42 from HCFC-22 production were estimated to be between 2.1 and 2.5 MMT CO₂ Eq. at the 95 percent confidence

1 level. This indicates a range of approximately 7 percent below and 10 percent above the emission estimate of 2.2
 2 MMT CO₂ Eq.

3 **Table 4-52: Approach 2 Quantitative Uncertainty Estimates for HFC-23 Emissions from**
 4 **HCFC-22 Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
HCFC-22 Production	HFC-23	2.2	2.1	2.5	-7%	+10%

^a Range of emissions reflects a 95 percent confidence interval.

5 QA/QC and Verification

6 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
 7 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
 8 introduction of the IPPU chapter (see Annex 8 for more details). Under the GHGRP, EPA verifies annual facility-level
 9 reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic checks and
 10 manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are accurate,
 11 complete, and consistent (EPA 2015).⁴⁸ Based on the results of the verification process, EPA follows up with
 12 facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of
 13 general and category-specific QC procedures, including: range checks, statistical checks, algorithm checks, and
 14 year-to-year checks of reported data and emissions.

15 The GHGRP also requires source-specific quality control measures for the HCFC-22 Production category. Under
 16 EPA's GHGRP, HCFC-22 producers are required to (1) measure concentrations of HFC-23 and HCFC-22 in the
 17 product stream at least weekly using equipment and methods (e.g., gas chromatography) with an accuracy and
 18 precision of 5 percent or better at the concentrations of the process samples, (2) measure mass flows of HFC-23
 19 and HCFC-22 at least weekly using measurement devices (e.g., flowmeters) with an accuracy and precision of 1
 20 percent of full scale or better, (3) calibrate mass measurement devices at the frequency recommended by the
 21 manufacturer using traceable standards and suitable methods published by a consensus standards organization,
 22 (4) calibrate gas chromatographs at least monthly through analysis of certified standards, and (5) document these
 23 calibrations.

24 Recalculations

25 For the current Inventory, the CO₂-equivalent estimates of total HFC-23 emissions from HCFC-22 production have
 26 been revised to reflect the 100-year global warming potential (GWP) for HFC-23 provided in the *IPCC Fifth*
 27 *Assessment Report (AR5)* (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth*
 28 *Assessment Report (AR4)* (IPCC 2007) (used in the previous inventories). The AR5 GWP has been applied across the
 29 entire time series for consistency. With this change, the GWP of HFC-23 has decreased from 14,800 to 12,400,
 30 leading to a decrease of 16 percent in CO₂-equivalent HFC-23 emissions in every year compared to the previous
 31 inventory. Further discussion on this update and the overall impacts of updating the inventory GWPs to reflect the
 32 *IPCC Fifth Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

⁴⁸ EPA (2015). Greenhouse Gas Reporting Program Report Verification. Available online at:
https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

4.15 Carbon Dioxide Consumption (CRF Source Category 2B10)

Carbon dioxide (CO₂) is used for a variety of commercial applications, including food processing, chemical production, carbonated beverage production, and refrigeration, and is also used in petroleum production for enhanced oil recovery (EOR). CO₂ used for EOR is injected underground to enable additional petroleum to be produced. For the purposes of this analysis, CO₂ used in food and beverage applications is assumed to be emitted to the atmosphere. A further discussion of CO₂ used in EOR is described in the Energy chapter in Box 3-6 titled “Carbon Dioxide Transport, Injection, and Geological Storage” and is not included in this section.

Carbon dioxide is produced from naturally-occurring CO₂ reservoirs, as a byproduct from the energy and industrial production processes (e.g., ammonia production, fossil fuel combustion, ethanol production), and as a byproduct from the production of crude oil and natural gas, which contain naturally occurring CO₂ as a component.

In 2021, the amount of CO₂ produced and captured for commercial applications and subsequently emitted to the atmosphere was 5.0 MMT CO₂ Eq. (4,990 kt) (see Table 4-53). This is less than a 1 percent increase (20 kt) from 2020 levels and is an increase of approximately 239 percent since 1990.

Table 4-53: CO₂ Emissions from CO₂ Consumption (MMT CO₂ Eq. and kt)

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	1.5	1.4	4.6	4.1	4.9	5.0	5.0
kt	1,472	1,375	4,580	4,130	4,870	4,970	4,990

Methodology and Time-Series Consistency

Carbon dioxide emission estimates for 1990 through 2021 were based on the quantity of CO₂ extracted and transferred for industrial applications (i.e., non-EOR end-uses). Some of the CO₂ produced by these facilities is used for EOR, and some is used in other commercial applications (e.g., chemical manufacturing, food and beverage).

2010 through 2021

For 2010 through 2021, data from EPA’s GHGRP (Subpart PP) were aggregated from facility-level reports to develop a national-level estimate for use in the Inventory (EPA 2022). Facilities report CO₂ extracted or produced from natural reservoirs and industrial sites, and CO₂ captured from energy and industrial processes and transferred to various end-use applications to EPA’s GHGRP. This analysis includes only reported CO₂ transferred to food and beverage end-uses. EPA is continuing to analyze and assess integration of CO₂ transferred to other end-uses to enhance the completeness of estimates under this source category. Other end-uses include industrial applications, such as metal fabrication. EPA is analyzing the information reported to ensure that other end-use data excludes non-emissive applications and publication will not reveal CBI. Additionally, a small amount of CO₂ is used as a refrigerant; use and emissions from this application are reported under Section 4.24 Substitution of Ozone Depleting Substances (CRF Source Category 2F). Reporters subject to EPA’s GHGRP Subpart PP are also required to report the quantity of CO₂ that is imported and/or exported. Currently, these data are not publicly available through the GHGRP due to data confidentiality reasons and hence are excluded from this analysis.

Facilities subject to Subpart PP of EPA’s GHGRP are required to measure CO₂ extracted or produced. More details on the calculation and monitoring methods applicable to extraction and production facilities can be found under Subpart PP: Suppliers of Carbon Dioxide of the regulation, Part 98.⁴⁹ The number of facilities that reported data to

⁴⁹ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

1 EPA's GHGRP Subpart PP (Suppliers of Carbon Dioxide) for 2010 through 2021 is much higher (ranging from 44 to
 2 53) than the number of facilities included in the Inventory for the 1990 to 2009 time period prior to the availability
 3 of GHGRP data (4 facilities). The difference is largely due to the fact the 1990 to 2009 data includes only CO₂
 4 transferred to end-use applications from naturally occurring CO₂ reservoirs and excludes industrial sites.

5 1990 through 2009

6 For 1990 through 2009, data from EPA's GHGRP are not available. For this time period, CO₂ production data from
 7 four naturally-occurring CO₂ reservoirs were used to estimate annual CO₂ emissions. These facilities were Jackson
 8 Dome in Mississippi, Bravo and West Bravo Domes in New Mexico, and McCallum Dome in Colorado. The facilities
 9 in Mississippi and New Mexico produced CO₂ for use in both EOR and in other commercial applications (e.g.,
 10 chemical manufacturing, food production). The fourth facility in Colorado (McCallum Dome) produced CO₂ for
 11 commercial applications only (New Mexico Bureau of Geology and Mineral Resources 2006).

12 Carbon dioxide production data and the percentage of production that was used for non-EOR applications for the
 13 Jackson Dome, Mississippi facility were obtained from Advanced Resources International (ARI 2006, 2007) for 1990
 14 to 2000, and from the Annual Reports of Denbury Resources (Denbury Resources 2002 through 2010) for 2001 to
 15 2009 (see Table 4-54). Denbury Resources reported the average CO₂ production in units of MMCF CO₂ per day for
 16 2001 through 2009 and reported the percentage of the total average annual production that was used for EOR.
 17 Production from 1990 to 1999 was set equal to 2000 production, due to lack of publicly available production data
 18 for 1990 through 1999. Carbon dioxide production data for the Bravo Dome and West Bravo Dome were obtained
 19 from ARI for 1990 through 2009 (ARI 1990 to 2010). Data for the West Bravo Dome facility were only available for
 20 2009. The percentage of total production that was used for non-EOR applications for the Bravo Dome and West
 21 Bravo Dome facilities for 1990 through 2009 were obtained from New Mexico Bureau of Geology and Mineral
 22 Resources (Broadhead 2003; New Mexico Bureau of Geology and Mineral Resources 2006). Production data for the
 23 McCallum Dome (Jackson County), Colorado facility were obtained from the Colorado Oil and Gas Conservation
 24 Commission (COGCC) for 1999 through 2009 (COGCC 2014). Production data for 1990 to 1998 and percentage of
 25 production used for EOR were assumed to be the same as for 1999, due to lack of publicly available data.

26 **Table 4-54: CO₂ Production (kt CO₂) and the Percent Used for Non-EOR Applications**

Year	Jackson Dome,	Bravo Dome,	West Bravo Dome,	McCallum Dome,	Total CO ₂	
	MS CO ₂ Production (kt) (% Non-EOR)	NM CO ₂ Production (kt) (% Non-EOR)	NM CO ₂ Production (kt) (% Non-EOR)	CO CO ₂ Production (kt) (% Non-EOR)	Production from Extraction and Capture Facilities (kt)	% Non- EOR ^a
1990	1,344 (100%)	63 (1%)	+	65 (100%)	NE	NE
2005	1,254 (27%)	58 (1%)	+	63 (100%)	NE	NE
2017	IE	IE	IE	IE	59,900 ^b	8%
2018	IE	IE	IE	IE	58,400 ^b	7%
2019	IE	IE	IE	IE	61,300 ^b	8%
2020	IE	IE	IE	IE	44,700 ^b	11%
2021	IE	IE	IE	IE	43,980 ^b	11%

+ Does not exceed 0.5 percent.

NE (Not Estimated)

IE (Included Elsewhere)

^a Includes only food and beverage applications.

^b For 2010 through 2021, the publicly available GHGRP data were aggregated at the national level based on GHGRP CBI criteria. The Dome-specific CO₂ production values are accounted for (i.e. included elsewhere) in the Total CO₂ Production from Extraction and Capture Facilities values starting in 2010 and are not able to be disaggregated.

27 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 28 through 2021. The methodology for CO₂ consumption spliced activity data from two different sources: Industry

1 data for 1990 through 2009 and GHGRP data starting in 2010. Consistent with the *2006 IPCC Guidelines*, the
 2 overlap technique was applied to compare the two data sets for years where there was overlap. The data sets
 3 were determined to be inconsistent; the GHGRP data includes CO₂ from industrial sources while the industry data
 4 does not. No adjustments were made to the activity data for 1990 through 2009 because the *2006 IPCC Guidelines*
 5 indicate that it is not good practice to use the overlap technique when the data sets are inconsistent.

6 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

7 There is uncertainty associated with the data reported through EPA’s GHGRP. Specifically, there is uncertainty
 8 associated with the amount of CO₂ consumed for food and beverage applications, given the GHGRP does have
 9 provisions that Subpart PP reporters are not required to report to the GHGRP if their emissions fall below certain
 10 thresholds, in addition to the exclusion of the amount of CO₂ transferred to all other end-use categories. This latter
 11 category might include CO₂ quantities that are being used for non-EOR industrial applications such as firefighting.
 12 Second, uncertainty is associated with the exclusion of imports/exports data for CO₂ suppliers. Currently these
 13 data are not publicly available through EPA’s GHGRP and hence are excluded from this analysis. EPA verifies annual
 14 facility-level reports through a multi-step process (e.g., combination of electronic checks and manual reviews by
 15 staff) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent.
 16 Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have
 17 occurred.⁵⁰

18 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-55. Carbon dioxide
 19 consumption CO₂ emissions for 2021 were estimated to be between 4.7 and 5.2 MMT CO₂ Eq. at the 95 percent
 20 confidence level. This indicates a range of approximately 5 percent below to 5 percent above the emission
 21 estimate of 5.0 MMT CO₂ Eq.

22 **Table 4-55: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from CO₂**
 23 **Consumption (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
CO ₂ Consumption	CO ₂	5.0	4.7	5.2	-5%	+5%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

24 **QA/QC and Verification**

25 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
 26 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
 27 introduction of the IPPU chapter (see Annex 8 for more details). More details on the greenhouse gas calculation,
 28 monitoring and QA/QC methods applicable to CO₂ Consumption can be found under Subpart PP (Suppliers of
 29 Carbon Dioxide) of the regulation (40 CFR Part 98).⁵¹ EPA verifies annual facility-level GHGRP reports through a
 30 multi-step process (e.g., combination of electronic checks and manual reviews) to identify potential errors and
 31 ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015).⁵² Based on the results of the
 32 verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-submittals

⁵⁰ See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

⁵¹ See http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr98_main_02.tpl.

⁵² See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 checks are consistent with a number of general and category-specific QC procedures, including range checks,
2 statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.

3 Recalculations Discussion

4 No recalculations were performed for the 1990 through 2020 portion of the time series.

5 Planned Improvements

6 EPA will continue to evaluate the potential to include additional GHGRP data on other emissive end-uses to
7 improve the accuracy and completeness of estimates for this source category. Particular attention will be made to
8 ensuring time-series consistency of the emissions estimates presented in future Inventory reports, consistent with
9 IPCC and UNFCCC guidelines. This is required as the facility-level reporting data from EPA's GHGRP, with the
10 program's initial requirements for reporting of emissions in calendar year 2010, are not available for all inventory
11 years (i.e., 1990 through 2009) as required for this Inventory. In implementing improvements and integration of
12 data from EPA's GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories
13 will be relied upon.⁵³

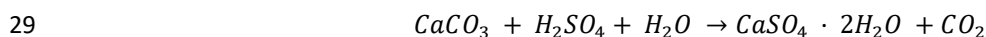
14 These improvements are still in process and will be incorporated into future Inventory reports. These are near-to
15 medium-term improvements.

16 4.16 Phosphoric Acid Production (CRF 17 Source Category 2B10)

18 Phosphoric acid (H₃PO₄) is a basic raw material used in the production of phosphate-based fertilizers. Phosphoric
19 acid production from natural phosphate rock is a source of carbon dioxide (CO₂) emissions, due to the chemical
20 reaction of the inorganic carbon (calcium carbonate) component of the phosphate rock.

21 Phosphate rock is mined in Florida and North Carolina, which account for more than 75 percent of total domestic
22 output, and in Idaho and Utah (USGS 2022). It is used primarily as a raw material for wet-process phosphoric acid
23 production. The composition of natural phosphate rock varies, depending on the location where it is mined.
24 Natural phosphate rock mined in the United States generally contains inorganic carbon in the form of calcium
25 carbonate (limestone) and may also contain organic carbon.

26 The phosphoric acid production process involves chemical reaction of the calcium phosphate (Ca₃(PO₄)₂)
27 component of the phosphate rock with sulfuric acid (H₂SO₄) and recirculated phosphoric acid (H₃PO₄) (EFMA 2000).
28 The generation of CO₂, however, is due to the associated limestone-sulfuric acid reaction, as shown below:



30 Total U.S. phosphate rock production in 2021 was an estimated 23.0 million metric tons (USGS 2022). Total imports
31 of phosphate rock to the United States in 2021 were 2.4 million metric tons (USGS 2022). Between 2017 and 2020,
32 most of the imported phosphate rock (87 percent) came from Peru, with 13 percent from Morocco (USGS 2022).
33 All phosphate rock mining companies in the United States are vertically integrated with fertilizer plants that
34 produce phosphoric acid located near the mines. The phosphoric acid production facilities that use imported
35 phosphate rock are located in Louisiana.

36 Between 1990 and 2021, domestic phosphate rock production decreased by nearly 54 percent. Total CO₂
37 emissions from phosphoric acid production were 0.9 MMT CO₂ Eq. (909 kt CO₂) in 2021 (see Table 4-56). Domestic

⁵³ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

1 consumption of phosphate rock in 2021 was estimated to have decreased 1 percent relative to 2020 levels. The
 2 COVID-19 pandemic did not impact the domestic phosphate rock market as both the fertilizer industry and related
 3 agricultural businesses were considered essential industries and were unaffected by pandemic “stay-at-home”
 4 orders issued in March 2020 (USGS 2021a).

5 **Table 4-56: CO₂ Emissions from Phosphoric Acid Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	1.5	1.3	1.0	0.9	0.9	0.9	0.9
kt	1,529	1,342	1,025	937	909	901	909

6 Methodology and Time-Series Consistency

7 The United States uses a country-specific methodology consistent with an IPCC Tier 1 approach to calculate
 8 emissions from production of phosphoric acid from phosphate rock.⁵⁴ Carbon dioxide emissions from production
 9 of phosphoric acid from phosphate rock are estimated by multiplying the average amount of inorganic carbon
 10 (expressed as CO₂) contained in the natural phosphate rock as calcium carbonate by the amount of phosphate rock
 11 that is used annually to produce phosphoric acid, accounting for domestic production and net imports for
 12 consumption. The estimation methodology is as follows:

13 Equation 4-9: CO₂ Emissions from Phosphoric Acid Production

$$14 E_{pa} = C_{pr} \times Q_{pr}$$

15 where,

- 16 E_{pa} = CO₂ emissions from phosphoric acid production, metric tons
- 17 C_{pr} = Average amount of carbon (expressed as CO₂) in natural phosphate rock, metric ton
CO₂/ metric ton phosphate rock
- 18 Q_{pr} = Quantity of phosphate rock used to produce phosphoric acid

19 The CO₂ emissions calculation methodology assumes that all of the inorganic C (calcium carbonate) content of the
 20 phosphate rock reacts to produce CO₂ in the phosphoric acid production process and is emitted with the stack gas.
 The methodology also assumes that none of the organic C content of the phosphate rock is converted to CO₂ and
 that all of the organic C content remains in the phosphoric acid product.

21 From 1993 to 2004, the U.S. Geological Survey (USGS) *Mineral Yearbook: Phosphate Rock* disaggregated phosphate
 22 rock mined annually in Florida and North Carolina from phosphate rock mined annually in Idaho and Utah, and
 23 reported the annual amounts of phosphate rock exported and imported for consumption (see Table 4-57). For the
 24 years 1990 through 1992, and 2005 through 2021, only nationally aggregated mining data was reported by USGS.
 25 For the years 1990, 1991, and 1992, the breakdown of phosphate rock mined in Florida and North Carolina and the
 26 amount mined in Idaho and Utah are approximated using data reported by USGS for the average share of U.S.
 27 production in those states from 1993 to 2004. For the years 2005 through 2021, the same approximation method
 28 is used, but the share of U.S. production based on production capacity in those states were obtained from the
 29 USGS commodity specialist for phosphate rock (USGS 2012; USGS 2021b). For 1990 through 2021, data on U.S.
 30 domestic consumption of phosphate rock, consisting of domestic reported sales and use of phosphate rock,
 31 exports of phosphate rock (primarily from Florida and North Carolina), and imports of phosphate rock for
 32 consumption, were obtained from USGS *Minerals Yearbook: Phosphate Rock* (USGS 1994 through 2015b) and from
 33 USGS *Minerals Commodity Summaries: Phosphate Rock* (USGS 2016 through 2021a, 2022). From 2004 through
 34 2021, the USGS reported no exports of phosphate rock from U.S. producers (USGS 2022).

35 The carbonate content of phosphate rock varies depending upon where the material is mined. Composition data
 36 for domestically mined and imported phosphate rock were provided by the Florida Institute of Phosphate

⁵⁴ The 2006 IPCC Guidelines do not provide a method for estimating process emissions (CO₂) from Phosphoric Acid Production.

1 Research, now known as the Florida Industrial and Phosphate Research Institute (FIPR 2003a). Phosphate rock
 2 mined in Florida contains approximately 1 percent inorganic C, and phosphate rock imported from Morocco
 3 contains approximately 1.46 percent inorganic C. Calcined phosphate rock mined in North Carolina and Idaho
 4 contains approximately 0.41 percent and 0.27 percent inorganic C, respectively (see Table 4-57). Similar to the
 5 phosphate rock mined in Morocco, phosphate rock mined in Peru contains approximately 5 percent CO₂ (Golder
 6 Associates and M3 Engineering 2016).

7 Carbonate content data for phosphate rock mined in Florida are used to calculate the CO₂ emissions from
 8 consumption of phosphate rock mined in Florida and North Carolina (more than 75 percent of domestic
 9 production), and carbonate content data for phosphate rock mined in Morocco and Peru are used to calculate CO₂
 10 emissions from consumption of imported phosphate rock. The CO₂ emissions calculation assumes that all of the
 11 domestic production of phosphate rock is used in uncalcined form. As of 2006, the USGS noted that one phosphate
 12 rock producer in Idaho produces calcined phosphate rock; however, no production data were available for this
 13 single producer (USGS 2006). The USGS confirmed that no significant quantity of domestic production of
 14 phosphate rock is in the calcined form (USGS 2012).

15 **Table 4-57: Phosphate Rock Domestic Consumption, Exports, and Imports (kt)**

Location/Year	1990	2005	2017	2018	2019	2020	2021
U.S. Domestic Consumption ^a	49,800	35,200	26,300	23,300	23,400	22,600	23,000
<i>FL and NC</i>	42,494	28,160	20,510	18,170	18,250	17,630	17,940
<i>ID and UT</i>	7,306	7,040	5,790	5,130	5,150	4,970	5,060
Exports—FL and NC	6,240	0	0	0	0	0	0
Imports	451	2,630	2,470	2,770	2,140	2,520	2,400
Total U.S. Consumption	44,011	37,830	28,770	26,070	25,540	25,120	25,400

^a U.S. domestic consumption values are based on reported phosphate rock sold or used by producers.

Note: Totals may not sum due to independent rounding.

16 **Table 4-58: Chemical Composition of Phosphate Rock (Percent by Weight)**

Composition	North					
	Central Florida	North Florida	Carolina (calcined)	Idaho (calcined)	Morocco	Peru
Total Carbon (as C)	1.60	1.76	0.76	0.60	1.56	NA
Inorganic Carbon (as C)	1.00	0.93	0.41	0.27	1.46	NA
Organic Carbon (as C)	0.60	0.83	0.35	0.00	0.10	NA
Inorganic Carbon (as CO ₂)	3.67	3.43	1.50	1.00	5.00	5.00

NA (Not Available)

Sources: FIPR (2003a), Golder Associates and M3 Engineering (2016)

17 Methodological approaches were applied to the entire time series to ensure consistency in emissions estimates
 18 from 1990 through 2020.

19 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

20 Phosphate rock production data used in the emission calculations were developed by the USGS through monthly
 21 and semiannual voluntary surveys of the active phosphate rock mines during 2021. Prior to 2006, USGS provided
 22 the data disaggregated regionally; however, beginning in 2006, only total U.S. phosphate rock production was
 23 reported. Regional production for 2021 was estimated based on regional production data from 2017 to 2020 and
 24 multiplied by regionally-specific emission factors. There is uncertainty associated with the degree to which the
 25 estimated 2021 regional production data represents actual production in those regions. Total U.S. phosphate rock
 26 production data are not considered to be a significant source of uncertainty because all the domestic phosphate
 27 rock producers report their annual production to the USGS. Data for exports of phosphate rock used in the
 28 emission calculations are reported to the USGS by phosphate rock producers and are not considered to be a
 29 significant source of uncertainty. Data for imports for consumption are based on international trade data collected

by the U.S. Census Bureau. These U.S. government economic data are not considered to be a significant source of uncertainty. Based on expert judgement of the USGS, EPA assigned a default uncertainty range of ±5 percent to the percentage of phosphate rock produced from Florida and North Carolina, and ±5 percent to phosphoric acid production and imports.

An additional source of uncertainty in the calculation of CO₂ emissions from phosphoric acid production is the carbonate composition of phosphate rock, as the composition of phosphate rock varies depending upon where the material is mined and may also vary over time. The Inventory relies on one study (FIPR 2003a) of chemical composition of the phosphate rock; limited data are available beyond this study. Another source of uncertainty is the disposition of the organic carbon content of the phosphate rock. A representative of FIPR indicated that in the phosphoric acid production process, the organic C content of the mined phosphate rock generally remains in the phosphoric acid product, which is what produces the color of the phosphoric acid product (FIPR 2003b). Organic carbon is therefore not included in the calculation of CO₂ emissions from phosphoric acid production.

A third source of uncertainty is the assumption that all domestically-produced phosphate rock is used in phosphoric acid production and used without first being calcined. Calcination of the phosphate rock would result in conversion of some of the organic C in the phosphate rock into CO₂; however, according to air permit information available to the public, at least one facility has calcining units permitted for operation (NCDENR 2013).

Finally, USGS indicated that in 2021 less than 5 percent of domestically-produced phosphate rock was used to manufacture elemental phosphorus and other phosphorus-based chemicals, rather than phosphoric acid (USGS 2022). According to USGS, there is only one domestic producer of elemental phosphorus, in Idaho, and no data were available concerning the annual production of this single producer. Elemental phosphorus is produced by reducing phosphate rock with coal coke, and it is therefore assumed that 100 percent of the carbonate content of the phosphate rock will be converted to CO₂ in the elemental phosphorus production process. The calculation for CO₂ emissions assumes that phosphate rock consumption, for purposes other than phosphoric acid production, results in CO₂ emissions from 100 percent of the inorganic carbon content in phosphate rock, but none from the organic carbon content.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-59. 2021 phosphoric acid production CO₂ emissions were estimated to be between 0.8 and 1.2 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 18 percent below and 20 percent above the emission estimate of 0.9 MMT CO₂ Eq.

Table 4-59: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Phosphoric Acid Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Phosphoric Acid Production	CO ₂	0.9	0.8	1.2	-18%	+20%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For more information on the general QA/QC process applied to this source category, consistent with the U.S. Inventory QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the introduction of the IPPU chapter (see Annex 8 for more details).

Recalculations Discussion

Recalculations were performed for 2020 to reflect an updated value for the total U.S. production of phosphate rock based on updated USGS data. This update resulted in a decrease of 37 kt CO₂ in 2020.

1 **Planned Improvements**

2 EPA continues to evaluate potential improvements to the Inventory estimates for this source category, which
3 include direct integration of EPA's GHGRP data for 2010 through 2021 along with assessing applicability of
4 reported GHGRP data to update the inorganic C content of phosphate rock for prior years to ensure time-series
5 consistency. Specifically, EPA would need to assess that averaged inorganic C content data (by region or other
6 approaches) meets GHGRP confidential business information (CBI) screening criteria. EPA would then need to
7 assess the applicability of GHGRP data for the averaged inorganic C content (by region or other approaches) from
8 2010 through 2021, along with other information to inform estimates in prior years in the required time series
9 (1990 through 2009) based on the sources of phosphate rock used in production of phosphoric acid over time. In
10 implementing improvements and integration of data from EPA's GHGRP, the latest guidance from the IPCC on the
11 use of facility-level data in national inventories will be relied upon.⁵⁵ These long-term planned improvements are
12 still in development by EPA and have not been implemented into the current Inventory report.

13 **4.17 Iron and Steel Production (CRF Source** 14 **Category 2C1) and Metallurgical Coke** 15 **Production**

16 Iron and steel production is a multi-step process that generates process-related emissions of carbon dioxide (CO₂)
17 and methane (CH₄) as raw materials are refined into iron and then transformed into crude steel. Emissions from
18 conventional fuels (e.g., natural gas, fuel oil) consumed for energy purposes during the production of iron and steel
19 are accounted for in the Energy chapter.

20 Iron and steel production includes seven distinct production processes: metallurgical coke production, sinter
21 production, direct reduced iron (DRI) production, pellet production, pig iron⁵⁶ production, electric arc furnace
22 (EAF) steel production, and basic oxygen furnace (BOF) steel production. The number of production processes at a
23 particular plant is dependent upon the specific plant configuration. Most process CO₂ generated from the iron and
24 steel industry is a result of the production of crude iron.

25 In addition to the production processes mentioned above, CO₂ is also generated at iron and steel mills through the
26 consumption of process byproducts (e.g., blast furnace gas, coke oven gas) used for various purposes including
27 heating, annealing, and electricity generation. Process byproducts sold off-site for use as synthetic natural gas are
28 also accounted for in these calculations. In general, CO₂ emissions are generated in these production processes
29 through the reduction and consumption of various carbon-containing inputs (e.g., ore, scrap, flux, coke
30 byproducts). Fugitive CH₄ emissions can also be generated from these processes, as well as from sinter, direct iron,
31 and pellet production.

32 In 2021, approximately eleven integrated iron and steel steelmaking facilities utilized BOFs to refine and produce
33 steel from iron, and raw steel was produced at 101 facilities across the United States. Approximately 29 percent of
34 steel production was attributed to BOFs and 71 percent to EAFs (USGS 2022). The trend in the United States for
35 integrated facilities has been a shift towards fewer BOFs and more EAFs. EAFs use scrap steel as their main input
36 and use significantly less energy than BOFs. There are also 14 cokemaking facilities, of which 3 facilities are co-

⁵⁵ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

⁵⁶ Pig iron is the common industry term to describe what should technically be called crude iron. Pig iron is a subset of crude iron that has lost popularity over time as industry trends have shifted. Throughout this report, pig iron will be used interchangeably with crude iron, but it should be noted that in other data sets or reports pig iron and crude iron may not be used interchangeably and may provide different values.

1 located with integrated iron and steel facilities (ACCCI 2021). In the United States, 6 states account for roughly 52
 2 percent of total raw steel production: Indiana, Alabama, Tennessee, Kentucky, Mississippi, and Arkansas (AISI
 3 2022).

4 Total annual production of crude steel in the United States was fairly constant between 2000 and 2008 and ranged
 5 from a low of 99,320,000 tons to a high of 109,880,000 tons (2001 and 2004, respectively). Due to the decrease in
 6 demand caused by the global economic downturn (particularly from the automotive industry), crude steel
 7 production in the United States sharply decreased to 65,459,000 tons in 2009. Crude steel production was fairly
 8 constant from 2011 through 2014, and after a dip in production from 2014 to 2015, crude steel production has
 9 slowly and steadily increased for the past few years. Crude steel production dipped again in 2020 due to the
 10 COVID-19 pandemic and increased close to pre-pandemic levels in 2021. The United States was the fourth largest
 11 producer of raw steel in the world, behind China, India and Japan, accounting for approximately 4.4 percent of
 12 world production in 2021 (AISI 2004 through 2022).

13 The majority of CO₂ emissions from the iron and steel production process come from the use of metallurgical coke
 14 in the production of pig iron and from the consumption of other process byproducts, with lesser amounts emitted
 15 from the use of carbon-containing flux and from the removal of carbon from pig iron used to produce steel.

16 According to the *2006 IPCC Guidelines*, the production of metallurgical coke from coking coal is considered to be an
 17 energy use of fossil fuel, and the use of coke in iron and steel production is considered to be an industrial process
 18 source. The *2006 IPCC Guidelines* suggest that emissions from the production of metallurgical coke should be
 19 reported separately in the Energy sector, while emissions from coke consumption in iron and steel production
 20 should be reported in the Industrial Processes and Product Use sector. The approaches and emission estimates for
 21 both metallurgical coke production and iron and steel production, however, are presented here because much of
 22 the relevant activity data is used to estimate emissions from both metallurgical coke production and iron and steel
 23 production. For example, some byproducts (e.g., coke oven gas) of the metallurgical coke production process are
 24 consumed during iron and steel production, and some byproducts of the iron and steel production process (e.g.,
 25 blast furnace gas) are consumed during metallurgical coke production. Emissions associated with the consumption
 26 of these byproducts are attributed at the point of consumption. Emissions associated with the use of conventional
 27 fuels (e.g., natural gas, fuel oil) for electricity generation, heating and annealing, or other miscellaneous purposes
 28 downstream of the iron and steelmaking furnaces are reported in the Energy chapter.

29 **Metallurgical Coke Production**

30 Emissions of CO₂ from metallurgical coke production in 2021 were 3.2 MMT CO₂ Eq. (3,224 kt CO₂) (see Table 4-60
 31 and Table 4-61). Emissions increased by 39 percent from 2020 to 2021 and have decreased by 43 percent since
 32 1990. Coke production in 2021 was about 21 percent higher than in 2020 and 55 percent below 1990 (EIA 2022,
 33 AISI 2022).

34 Significant activity data for 2021 and 2020 were not available in time for publication of this report due to industry
 35 consolidation that impacts the publication of data without revealing confidential business information. Activity
 36 data for these years were estimated using 2019 values adjusted based on GHGRP emissions data, as described in
 37 the Methodology and Time-Series Consistency section below.

38 **Table 4-60: CO₂ Emissions from Metallurgical Coke Production (MMT CO₂ Eq.)**

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	5.6	3.9	2.0	1.3	3.0	2.3	3.2

39 **Table 4-61: CO₂ Emissions from Metallurgical Coke Production (kt)**

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	5,608	3,921	1,978	1,282	3,006	2,325	3,224

1 Iron and Steel Production

2 Emissions of CO₂ and CH₄ from iron and steel production in 2021 were 38.8 MMT CO₂ Eq. (38,817 kt) and 0.0082
3 MMT CO₂ Eq. (0.3 kt CH₄), respectively (see Table 4-62 through Table 4-65). Emissions from iron and steel
4 production increased by 10 percent from 2020 to 2021 and have decreased by 61 percent since 1990, due to
5 restructuring of the industry, technological improvements, and increased scrap steel utilization. Carbon dioxide
6 emission estimates include emissions from the consumption of carbonaceous materials in the blast furnace, EAF,
7 and BOF, as well as blast furnace gas and coke oven gas consumption for other activities at the steel mill.

8 Significant activity data for 2021 and 2020 were not available in time for publication of this report due to industry
9 consolidation that impacts the publication of data without revealing confidential business information. Activity
10 data for these years were estimated using 2019 values adjusted based on GHGRP emissions data, as described in
11 the Methodology and Time-Series Consistency section below.

12 In 2021, domestic production of pig iron increased by 21 percent from 2020 levels. Overall, domestic pig iron
13 production has declined since the 1990s; pig iron production in 2021 was 54 percent lower than in 2000 and 55
14 percent below 1990. Carbon dioxide emissions from iron production have decreased by 80 percent (36.6 MMT CO₂
15 Eq.) since 1990. Carbon dioxide emissions from steel production have decreased by 26 percent (2.1 MMT CO₂ Eq.)
16 since 1990, while overall CO₂ emissions from iron and steel production have declined by 61 percent (60.3 MMT
17 CO₂ Eq.) from 1990 to 2021.

18 **Table 4-62: CO₂ Emissions from Iron and Steel Production (MMT CO₂ Eq.)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Sinter Production	2.4	1.7	0.9	0.9	0.9	0.7	0.8
Iron Production	45.7	17.7	8.2	9.6	9.4	8.4	9.1
Pellet Production	1.8	1.5	0.9	0.9	0.9	0.8	0.8
Steel Production	8.0	9.4	6.2	5.8	5.8	5.6	5.9
Other Activities ^a	41.2	35.9	22.4	24.1	23.2	19.8	22.1
Total	99.1	66.2	38.8	41.6	40.1	35.4	38.8

^a Includes emissions from blast furnace gas and coke oven gas combustion for activities at the steel mill other than consumption in blast furnace, EAFs, or BOFs.

Note: Totals may not sum due to independent rounding.

19 **Table 4-63: CO₂ Emissions from Iron and Steel Production (kt)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Sinter Production	2,448	1,663	869	937	876	749	836
Iron Production	45,706	17,661	8,237	9,581	9,360	8,409	9,121
Pellet Production	1,817	1,503	867	924	878	751	838
Steel Production	7,964	9,395	6,218	5,754	5,812	5,657	5,902
Other Activities ^a	41,194	35,934	22,396	24,149	23,158	19,820	22,119
Total	99,129	66,156	38,832	41,576	40,084	35,387	38,817

^a Includes emissions from blast furnace gas and coke oven gas combustion for activities at the steel mill other than consumption in blast furnace, EAFs, or BOFs.

Note: Totals may not sum due to independent rounding.

20 **Table 4-64: CH₄ Emissions from Iron and Steel Production (MMT CO₂ Eq.)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Sinter Production	+	+	+	+	+	+	+

+ Does not exceed 0.05 MMT CO₂ Eq.

1 **Table 4-65: CH₄ Emissions from Iron and Steel Production (kt)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Sinter Production	+	+	+	+	+	+	+

+ Does not exceed 0.05 MMT CO₂ Eq.

2 Methodology and Time-Series Consistency

3 Emission estimates presented in this chapter utilize a country-specific approach based on Tier 2 methodologies
 4 provided by the *2006 IPCC Guidelines*. These Tier 2 methodologies call for a mass balance accounting of the
 5 carbonaceous inputs and outputs during the iron and steel production process and the metallurgical coke
 6 production process. Tier 1 methods are used for certain iron and steel production processes (i.e., sinter
 7 production, pellet production and DRI production) for which available data are insufficient to apply a Tier 2
 8 method (e.g., country-specific carbon contents of inputs and outputs are not known). The majority of emissions
 9 are captured with higher tier methods, as sinter production, pellet production, and DRI production only account
 10 for roughly 8 percent of total iron and steel production emissions.

11 The Tier 2 methodology equation is as follows:

12 **Equation 4-10: CO₂ Emissions from Coke, Pig Iron, EAF Steel, and BOF Steel Production,**
 13 **based on *2006 IPCC Guidelines* Tier 2 Methodologies**

$$14 \quad E_{CO_2} = \left[\sum_a (Q_a \times C_a) - \sum_b (Q_b \times C_b) \right] \times \frac{44}{12}$$

15 where,

16	E_{CO_2}	=	Emissions from coke, pig iron, EAF steel, or BOF steel production, metric tons
17	a	=	Input material a
18	b	=	Output material b
19	Q_a	=	Quantity of input material a , metric tons
20	C_a	=	Carbon content of input material a , metric tons C/metric ton material
21	Q_b	=	Quantity of output material b , metric tons
22	C_b	=	Carbon content of output material b , metric tons C/metric ton material
23	$44/12$	=	Stoichiometric ratio of CO ₂ to C

25 The Tier 1 methodology equations are as follows:

26 **Equation 4-11: *2006 IPCC Guidelines* Tier 1: Emissions from Sinter, Direct Reduced Iron, and**
 27 **Pellet Production (Equations 4.6, 4.7, and 4.8)**

$$28 \quad E_{s,p} = Q_s \times EF_{s,p}$$

$$29 \quad E_{d,CO_2} = Q_d \times EF_{d,CO_2}$$

$$30 \quad E_{p,CO_2} = Q_p \times EF_{p,CO_2}$$

31 where,

32	$E_{s,p}$	=	Emissions from sinter production process for pollutant p (CO ₂ or CH ₄), metric ton
33	Q_s	=	Quantity of sinter produced, metric tons
34	$EF_{s,p}$	=	Emission factor for pollutant p (CO ₂ or CH ₄), metric ton p /metric ton sinter
35	E_{d,CO_2}	=	Emissions from DRI production process for CO ₂ , metric ton
36	Q_d	=	Quantity of DRI produced, metric tons
37	EF_{d,CO_2}	=	Emission factor for CO ₂ , metric ton CO ₂ /metric ton DRI
38	E_{p,CO_2}	=	Emissions from pellet production process for CO ₂ , metric ton
39	Q_p	=	Quantity of pellets produced, metric tons
40	EF_{p,CO_2}	=	Emission factor for CO ₂ , metric ton CO ₂ /metric ton pellets produced

1
 2 A significant number of activity data that serve as inputs to emissions calculations were unavailable for 2021 and
 3 2020 at the time of publication and were estimated using 2019 values. In addition, to account for the impacts of
 4 the COVID-19 pandemic in 2020, the EPA used process emissions data from the EPA's Greenhouse Gas Reporting
 5 Program (GHGRP) subpart Q for the iron and steel sector to adjust the estimated values for 2021 and 2020. GHGRP
 6 process emissions data decreased by approximately 14 percent from 2019 to 2020 and increased by approximately
 7 12% from 2020 to 2021 (EPA 2022). These percentage changes were applied to 2019 activity data values to
 8 produce an estimate for 2021 and 2020 data.

9 Metallurgical Coke Production

10 Coking coal is used to manufacture metallurgical coke which is used primarily as a reducing agent in the production
 11 of iron and steel but is also used in the production of other metals including zinc and lead (see Zinc Production and
 12 Lead Production sections of this chapter). Emissions associated with producing metallurgical coke from coking coal
 13 are estimated and reported separately from emissions that result from the iron and steel production process. To
 14 estimate emissions from metallurgical coke production, a Tier 2 method provided by the *2006 IPCC Guidelines* was
 15 utilized. The amount of carbon contained in materials produced during the metallurgical coke production process
 16 (i.e., coke, coke breeze and coke oven gas) is deducted from the amount of carbon contained in materials
 17 consumed during the metallurgical coke production process (i.e., natural gas, blast furnace gas, and coking coal).
 18 For calculations, activity data for these inputs, including natural gas, blast furnace gas, and coking coke consumed
 19 for metallurgical coke production, are in units consistent with the carbon content values. Light oil, which is
 20 produced during the metallurgical coke production process, is excluded from the deductions due to data
 21 limitations. The amount of carbon contained in these materials is calculated by multiplying the material-specific
 22 carbon content by the amount of material consumed or produced (see Table 4-66). The amount of coal tar
 23 produced was approximated using a production factor of 0.03 tons of coal tar per ton of coking coal consumed.
 24 The amount of coke breeze produced was approximated using a production factor of 0.075 tons of coke breeze per
 25 ton of coking coal consumed (Steiner 2008; DOE 2000). Data on the consumption of carbonaceous materials (other
 26 than coking coal) as well as coke oven gas production were available for integrated steel mills only (i.e., steel mills
 27 with co-located coke plants); therefore, carbonaceous material (other than coking coal) consumption and coke
 28 oven gas production were excluded from emission estimates for merchant coke plants. Carbon contained in coke
 29 oven gas used for coke-oven underfiring was not included in the deductions to avoid double-counting.

30 **Table 4-66: Material Carbon Contents for Metallurgical Coke Production**

Material	kg C/kg
Coal Tar ^a	0.62
Coke ^a	0.83
Coke Breeze ^a	0.83
Coking Coal ^b	0.75
Material	kg C/GJ
Coke Oven Gas ^c	12.1
Blast Furnace Gas ^c	70.8

^a Source: IPCC (2006), Vol. 3 Chapter 4, Table 4.3

^b Source: EIA (2017b)

^c Source: IPCC (2006), Vol. 2 Chapter 1, Table 1.3

31 Although the *2006 IPCC Guidelines* provide a Tier 1 CH₄ emission factor for metallurgical coke production (i.e., 0.1 g
 32 CH₄ per metric ton of coke production), it is not appropriate to use because CO₂ emissions were estimated using
 33 the Tier 2 mass balance methodology. The mass balance methodology makes a basic assumption that all carbon
 34 that enters the metallurgical coke production process either exits the process as part of a carbon-containing
 35 output or as CO₂ emissions. This is consistent with a preliminary assessment of aggregated facility-level
 36 greenhouse gas CH₄ emissions reported by coke production facilities under EPA's GHGRP. The assessment indicates
 37 that CH₄ emissions from coke production are insignificant and below 500 kt or 0.05 percent of total national

1 emissions. Pending resources and significance, EPA continues to assess the possibility of including these emissions
 2 in future Inventories to enhance completeness but has not incorporated these emissions into this report.

3 Data relating to the mass of coking coal consumed at metallurgical coke plants and the mass of metallurgical coke
 4 produced at coke plants were taken from the Energy Information Administration (EIA) *Quarterly Coal Report:*
 5 *October through December* (EIA 1998 through 2019) and *EIA Quarterly Coal Report: January through March* (EIA
 6 2021 through 2022) (see Table 4-67). Data on the volume of natural gas consumption, blast furnace gas
 7 consumption, and coke oven gas production for metallurgical coke production at integrated steel mills were
 8 obtained from the American Iron and Steel Institute (AISI) *Annual Statistical Report* (AISI 2004 through 2022) and
 9 through personal communications with AISI (Steiner 2008) (see
 10 Table 4-68). These data from the AISI *Annual Statistical Report* were withheld for 2021 and 2020, so the 2019
 11 values were used as estimated data for the missing 2021 and 2020 values and adjusted using GHGRP emissions
 12 data, as described earlier in this Methodology and Time-Series Consistency section.

13 The factor for the quantity of coal tar produced per ton of coking coal consumed was provided by AISI (Steiner
 14 2008). The factor for the quantity of coke breeze produced per ton of coking coal consumed was obtained through
 15 Table 2-1 of the report *Energy and Environmental Profile of the U.S. Iron and Steel Industry* (DOE 2000). Currently,
 16 data on natural gas consumption and coke oven gas production at merchant coke plants were not available and
 17 were excluded from the emission estimate. Carbon contents for metallurgical coke, coal tar, coke oven gas, and
 18 blast furnace gas were provided by the *2006 IPCC Guidelines*. The carbon content for coke breeze was assumed to
 19 equal the carbon content of coke. Carbon contents for coking coal was from EIA.

20 **Table 4-67: Production and Consumption Data for the Calculation of CO₂ Emissions from**
 21 **Metallurgical Coke Production (Thousand Metric Tons)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Metallurgical Coke Production							
Coking Coal Consumption at Coke Plants	35,269	21,259	15,910	16,635	16,261	13,076	15,957
Coke Production at Coke Plants	25,054	15,167	11,746	12,525	11,676	9,392	11,381
Coke Breeze Production	2,645	1,594	1,193	1,248	1,220	981	1,197
Coal Tar Production	1,058	638	477	499	488	392	479

23 **Table 4-68: Production and Consumption Data for the Calculation of CO₂ Emissions from**
 24 **Metallurgical Coke Production (Million ft³)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Metallurgical Coke Production							
Coke Oven Gas Production	250,767	114,213	74,997	80,750	77,692	66,492	74,206
Natural Gas Consumption	599	2,996	2,103	2,275	2,189	1,873	2,091
Blast Furnace Gas Consumption	24,602	4,460	3,683	4,022	3,914	3,350	3,738

25 **Iron and Steel Production**

26 To estimate emissions from pig iron production in the blast furnace, the amount of carbon contained in the
 27 produced pig iron and blast furnace gas were deducted from the amount of carbon contained in inputs (i.e.,
 28 metallurgical coke, sinter, natural ore, pellets, natural gas, fuel oil, coke oven gas, carbonate fluxes or slagging
 29 materials, and direct coal injection). For calculations, activity data for these inputs, including coke consumed for
 30 pig iron production, are in units consistent with the carbon content values. The carbon contained in the pig iron,
 31 blast furnace gas, and blast furnace inputs was estimated by multiplying the material-specific carbon content by
 32 each material type (see Table 4-69). In the absence of a default carbon content value from the *2006 IPCC*
 33 *Guidelines* for pellet, sinter, or natural ore consumed for pig iron production, a country-specific approach based on
 34 Tier 2 methodology is used. Pellet, sinter, and natural ore used as an input for pig iron production is assumed to
 35 have the same carbon content as direct reduced iron (2 percent). Carbon in blast furnace gas used to pre-heat the

1 blast furnace air is combusted to form CO₂ during this process. Carbon contained in blast furnace gas used as a
2 blast furnace input was not included in the deductions to avoid double-counting.

3 Emissions from steel production in EAFs were estimated by deducting the carbon contained in the steel produced
4 from the carbon contained in the EAF anode, charge carbon, and scrap steel added to the EAF. Small amounts of
5 carbon from DRI and pig iron to the EAFs were also included in the EAF calculation. For BOFs, estimates of carbon
6 contained in BOF steel were deducted from carbon contained in inputs such as natural gas, coke oven gas, fluxes
7 (i.e., limestone and dolomite), and pig iron. In each case, the carbon was calculated by multiplying material-specific
8 carbon contents by each material type (see Table 4-69). For EAFs, the amount of EAF anode consumed was
9 approximated by multiplying total EAF steel production by the amount of EAF anode consumed per metric ton of
10 steel produced (0.002 metric tons EAF anode per metric ton steel produced [Steiner 2008]). The amount of carbon-
11 containing flux (i.e., limestone and dolomite) used in EAF and BOF steel production was deducted from the “Other
12 Process Uses of Carbonates” source category (CRF Source Category 2A4) to avoid double-counting.

13 Carbon dioxide emissions from the consumption of blast furnace gas and coke oven gas for other activities
14 occurring at the steel mill were estimated by multiplying the amount of these materials consumed for these
15 purposes by the material-specific carbon content (see Table 4-69).

16 **Table 4-69: Material Carbon Contents for Iron and Steel Production**

Material	kg C/kg
Coke	0.83
Direct Reduced Iron	0.02
Dolomite	0.13
EAF Carbon Electrodes	0.82
EAF Charge Carbon	0.83
Limestone	0.12
Pig Iron	0.04
Steel	0.01

Material	kg C/GJ
Coke Oven Gas	12.1
Blast Furnace Gas	70.8

Source: IPCC (2006), Table 4.3. Coke Oven Gas and Blast Furnace Gas, Table 1.3.

17 Carbon dioxide emissions associated with sinter production, direct reduced iron production, pellet production, pig
18 iron production, steel production, and other steel mill activities were summed to calculate the total CO₂ emissions
19 from iron and steel production (see Table 4-62 and Table 4-63).

20 The sinter production process results in fugitive emissions of CH₄, which are emitted via leaks in the production
21 equipment, rather than through the emission stacks or vents of the production plants. The fugitive emissions were
22 calculated by applying Tier 1 emission factors taken from the *2006 IPCC Guidelines* for sinter production (see Table
23 4-70). Although the *2006 IPCC Guidelines* also provide a Tier 1 methodology for CH₄ emissions from pig iron
24 production, it is not appropriate to use because CO₂ emissions for pig iron production are estimated using the Tier
25 2 mass balance methodology. The mass balance methodology makes a basic assumption that all carbon that enters
26 the pig iron production process either exits the process as part of a carbon-containing output or as CO₂ emissions;
27 the estimation of CH₄ emissions is precluded. Annual analysis of facility-level emissions reported during iron
28 production further supports this assumption and indicates that CH₄ emissions are below 500 kt CO₂ Eq. and well
29 below 0.05 percent of total national emissions. The production of direct reduced iron could also result in emissions
30 of CH₄ through the consumption of fossil fuels (e.g., natural gas, etc.); however, these emission estimates are
31 excluded due to data limitations. Pending further analysis and resources, EPA may include these emissions in
32 future reports to enhance completeness. EPA is still assessing the possibility of including these emissions in future
33 reports and have not included this data in the current report.

1 **Table 4-70: CH₄ Emission Factors for Sinter and Pig Iron Production**

Material Produced	Factor	Unit
Sinter	0.07	kg CH ₄ /metric ton

Source: IPCC (2006), Table 4.2.

2 Emissions of CO₂ from sinter production, direct reduced iron production, and pellet production were estimated by
 3 multiplying total national sinter production, total national direct reduced iron production, and total national pellet
 4 production by Tier 1 CO₂ emission factors (see Table 4-71). Because estimates of sinter production, direct reduced
 5 iron production, and pellet production were not available, production was assumed to equal consumption.

6 **Table 4-71: CO₂ Emission Factors for Sinter Production, Direct Reduced Iron Production, and Pellet Production**

Material Produced	Metric Ton CO ₂ /Metric Ton
Sinter	0.2
Direct Reduced Iron	0.7
Pellet Production	0.03

Source: IPCC (2006), Table 4.1.

8 The consumption of coking coal, natural gas, distillate fuel, and coal used in iron and steel production are adjusted
 9 for within the Energy chapter to avoid double-counting of emissions reported within the IPPU chapter as these
 10 fuels were consumed during non-energy related activities. More information on this methodology and examples of
 11 adjustments made between the IPPU and Energy chapters are described in Annex 2.1, Methodology for Estimating
 12 Emissions of CO₂ from Fossil Fuel Combustion.

13 Sinter consumption and pellet consumption data for 1990 through 2020 were obtained from AISI's *Annual*
 14 *Statistical Report* (AISI 2004 through 2022) and through personal communications with AISI (Steiner 2008) (see
 15 Table 4-72). These data from the *AISI Annual Statistical Report* were withheld for 2021 and 2020, so the 2019
 16 values were used as estimated data for the missing 2021 and 2020 values and adjusted using GHGRP emissions
 17 data, as described earlier in this Methodology and Time-Series Consistency section.

18 In general, direct reduced iron (DRI) consumption data were obtained from the U.S. Geological Survey (USGS)
 19 *Minerals Yearbook – Iron and Steel Scrap* (USGS 1991 through 2020) and personal communication with the USGS
 20 Iron and Steel Commodity Specialist (Tuck 2020). Data for DRI consumed in EAFs were not available for the years
 21 1990 and 1991. EAF DRI consumption in 1990 and 1991 was calculated by multiplying the total DRI consumption
 22 for all furnaces by the EAF share of total DRI consumption in 1992. Additionally, data for DRI consumed in EAFs
 23 were not available for 2021 at the time of publication, so 2020 values were used as estimated data for the missing
 24 2021 values and adjusted using GHGRP emissions data, as described earlier in this Methodology and Time-Series
 25 Consistency section. Data for DRI consumed in BOFs were not available for the years 1990 through 1993. BOF DRI
 26 consumption in 1990 through 1993 was calculated by multiplying the total DRI consumption for all furnaces
 27 (excluding EAFs and cupola) by the BOF share of total DRI consumption (excluding EAFs and cupola) in 1994.

28 The Tier 1 CO₂ emission factors for sinter production, direct reduced iron production and pellet production were
 29 obtained through the *2006 IPCC Guidelines* (IPCC 2006). Time-series data for pig iron production, coke, natural gas,
 30 fuel oil, sinter, and pellets consumed in the blast furnace; pig iron production; and blast furnace gas produced at
 31 the iron and steel mill and used in the metallurgical coke ovens and other steel mill activities were obtained from
 32 AISI's *Annual Statistical Report* (AISI 2004 through 2021) and through personal communications with AISI (Steiner
 33 2008) (see Table 4-72 and Table 4-73). Data including blast furnace gas, coke oven gas, natural gas, limestone,
 34 sinter, and natural ore consumption for blast furnaces, coke production, and steelmaking furnaces (EAFs and BOFs)
 35 from the *AISI Annual Statistical Report* were withheld for 2021 and 2020, so the 2019 values were used as
 36 estimated data for the missing 2021 and 2020 values and adjusted using GHGRP emissions data, as described
 37 earlier in this Methodology and Time-Series Consistency section. Similarly, the percent of total steel production for

1 EAF and BOF steelmaking processes were withheld for 2021, so the 2020 values were used as estimated data for
 2 the missing 2021 values and adjusted using GHGRP emissions data, as described earlier in this Methodology and
 3 Time-Series Consistency section.

4 Data for EAF steel production, carbon-containing flux, EAF charge carbon, and natural gas consumption were
 5 obtained from AISI's *Annual Statistical Report* (AISI 2004 through 2022) and through personal communications
 6 with AISI (AISI 2006 through 2016, Steiner 2008). The factor for the quantity of EAF anode consumed per ton of
 7 EAF steel produced was provided by AISI (Steiner 2008). Data for BOF steel production, carbon-containing flux,
 8 natural gas, natural ore, pellet, sinter consumption as well as BOF steel production were obtained from AISI's
 9 *Annual Statistical Report* (AISI 2004 through 2022) and through personal communications with AISI (Steiner 2008).
 10 Data for EAF consumption of natural gas and BOF consumption of coke oven gas, limestone, and natural ore from
 11 the AISI *Annual Statistical Report* were not available for 2021, so 2020 values were used as estimated data for the
 12 missing 2021 values and adjusted using GHGRP emissions data, as described earlier in this Methodology and Time-
 13 Series Consistency section. Data for EAF and BOF scrap steel, pig iron, and DRI consumption were obtained from
 14 the USGS *Minerals Yearbook – Iron and Steel Scrap* (USGS 1991 through 2020). These data were not available for
 15 2021 at the time of publication, so the 2020 values were used as estimated data for the missing 2021 values and
 16 adjusted using GHGRP emissions data, as described earlier in this Methodology and Time-Series Consistency
 17 section. Data on coke oven gas and blast furnace gas consumed at the iron and steel mill (other than in the EAF,
 18 BOF, or blast furnace) were obtained from AISI's *Annual Statistical Report* (AISI 2004 through 2021) and through
 19 personal communications with AISI (Steiner 2008). These data were not available for 2021, so 2020 values were
 20 used as estimated data for the missing 2021 values and adjusted using GHGRP emissions data, as described earlier
 21 in this Methodology and Time-Series Consistency section. Some data from the AISI Annual Statistical Report on
 22 natural gas consumption were withheld for 2020, so the 2019 values were used as estimated data for the missing
 23 2020 values and adjusted using GHGRP emissions data, as described earlier in this Methodology and Time-Series
 24 Consistency section.

25 Data on blast furnace gas and coke oven gas sold for use as synthetic natural gas were obtained from EIA's *Natural*
 26 *Gas Annual* (EIA 2020). Carbon contents for direct reduced iron, EAF carbon electrodes, EAF charge carbon,
 27 limestone, dolomite, pig iron, and steel were provided by the *2006 IPCC Guidelines*. The carbon contents for
 28 natural gas, fuel oil, and direct injection coal were obtained from EIA (EIA 2017b) and EPA (EPA 2010). Heat
 29 contents for fuel oil and direct injection coal were obtained from EIA (EIA 1992, 2011); natural gas heat content
 30 was obtained from Table 37 of AISI's *Annual Statistical Report* (AISI 2004 through 2021). Heat contents for coke
 31 oven gas and blast furnace gas were provided in Table 37 of AISI's *Annual Statistical Report* (AISI 2004 through
 32 2021) and confirmed by AISI staff (Carroll 2016).

33 **Table 4-72: Production and Consumption Data for the Calculation of CO₂ and CH₄ Emissions**
 34 **from Iron and Steel Production (Thousand Metric Tons)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Sinter Production	12,239	8,315	4,347	4,687	4,378	3,747	4,182
Direct Reduced Iron Production	517	1,303	C	C	C	C	C
Pellet Production	60,563	50,096	28,916	30,793	29,262	25,044	27,949
Pig Iron Production							
Coke Consumption	24,946	13,832	7,101	7,618	7,291	6,240	6,964
Pig Iron Production	49,669	37,222	22,395	24,058	22,302	18,320	22,246
Direct Injection Coal Consumption	1,485	2,573	2,125	2,569	2,465	2,110	2,354
EAF Steel Production							
EAF Anode and Charge Carbon Consumption	67	1,127	1,127	1,133	1,137	1,118	1,130
Scrap Steel Consumption	42,691	46,600	C	C	C	C	C
Flux Consumption	319	695	998	998	998	998	998
EAF Steel Production	33,511	52,194	55,825	58,904	61,172	51,349	57,307
BOF Steel Production							
Pig Iron Consumption	47,307	34,400	C	C	C	C	C

Scrap Steel Consumption	14,713	11,400	C	C	C	C	C
Flux Consumption	576	582	408	408	363	311	347
BOF Steel Production	43,973	42,705	25,788	27,704	26,591	21,384	23,865

C (Confidential)

1 **Table 4-73: Production and Consumption Data for the Calculation of CO₂ Emissions from**
2 **Iron and Steel Production (Million ft³ unless otherwise specified)**

Source/Activity Data	1990	2005	2017	2018	2019	2020	2021
Pig Iron Production							
Natural Gas Consumption	56,273	59,844	38,142	40,204	37,934	32,465	36,232
Fuel Oil Consumption (thousand gallons)	163,397	16,170	4,352	3,365	2,321	1,986	2,217
Coke Oven Gas Consumption	22,033	16,557	12,459	13,337	12,926	11,063	12,346
Blast Furnace Gas Production	1,439,380	1,299,980	808,499	871,860	836,033	715,509	798,522
EAF Steel Production							
Natural Gas Consumption	15,905	19,985	8,105	8,556	9,115	7,801	8,706
BOF Steel Production							
Coke Oven Gas Consumption	3,851	524	374	405	389	333	372
Other Activities							
Coke Oven Gas Consumption	224,883	97,132	62,164	67,008	64,377	55,096	61,489
Blast Furnace Gas Consumption	1,414,778	1,295,520	804,816	867,838	832,119	712,159	794,783

3 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
4 through 2021.

5 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

6 The estimates of CO₂ emissions from metallurgical coke production are based on assessing uncertainties in
7 material production and consumption data and average carbon contents. Uncertainty is associated with the total
8 U.S. coking coal consumption, total U.S. coke production, and materials consumed during this process. Data for
9 coking coal consumption and metallurgical coke production are from different data sources (EIA) than data for
10 other carbonaceous materials consumed at coke plants (AISI), which does not include data for merchant coke
11 plants. There is uncertainty associated with the fact that coal tar and coke breeze production were estimated
12 based on coke production because coal tar and coke breeze production data were not available. Since merchant
13 coke plant data is not included in the estimate of other carbonaceous materials consumed at coke plants, the mass
14 balance equation for CO₂ from metallurgical coke production cannot be reasonably completed; therefore, for the
15 purpose of this analysis, uncertainty parameters are applied to primary data inputs to the calculation (i.e., coking
16 coal consumption and metallurgical coke production) only.

17 The estimates of CO₂ emissions from iron and steel production are based on material production and consumption
18 data and average carbon contents. There is uncertainty associated with the assumption that pellet production,
19 direct reduced iron and sinter consumption are equal to production. There is uncertainty with the
20 representativeness of the associated IPCC default emission factors. There is uncertainty associated with the
21 assumption that all coal used for purposes other than coking coal is for direct injection coal. There is also
22 uncertainty associated with the carbon contents for pellets, sinter, and natural ore, which are assumed to equal
23 the carbon contents of direct reduced iron, when consumed in the blast furnace. There is uncertainty associated
24 with the consumption of natural ore under current industry practices. For EAF steel production, there is

1 uncertainty associated with the amount of EAF anode and charge carbon consumed due to inconsistent data
 2 throughout the time series. Also for EAF steel production, there is uncertainty associated with the assumption that
 3 100 percent of the natural gas attributed to “steelmaking furnaces” by AISI is process-related and nothing is
 4 combusted for energy purposes. Uncertainty is also associated with the use of process gases such as blast furnace
 5 gas and coke oven gas. Data are not available to differentiate between the use of these gases for processes at the
 6 steel mill versus for energy generation (i.e., electricity and steam generation); therefore, all consumption is
 7 attributed to iron and steel production. These data and carbon contents produce a relatively accurate estimate of
 8 CO₂ emissions; however, there are uncertainties associated with each.

9 For calculating the emissions estimates from iron and steel and metallurgical coke production, EPA utilizes a
 10 number of data points taken from the AISI *Annual Statistical Report* (ASR). This report serves as a benchmark for
 11 information on steel companies in United States, regardless if they are a member of AISI, which represents
 12 integrated producers (i.e., blast furnace and EAF). During the compilation of the 1990 through 2016 Inventory
 13 report EPA initiated conversation with AISI to better understand and update the qualitative and quantitative
 14 uncertainty metrics associated with AISI data elements. AISI estimates their data collection response rate to range
 15 from 75 to 90 percent, with certain sectors of the iron and steel industry not being covered by the ASR; therefore,
 16 there is some inherent uncertainty in the values provided in the AISI ASR, including material production and
 17 consumption data. There is also some uncertainty to which materials produced are exported to Canada. As
 18 indicated in the introduction to this section, the trend for integrated facilities has moved to more use of EAFs and
 19 fewer BOFs. This trend may not be completely captured in the current data which also increases uncertainty. EPA
 20 currently uses an uncertainty range of ±10 percent for the primary data inputs (e.g., consumption and production
 21 values for each production process, heat and carbon content values) to calculate overall uncertainty from iron and
 22 steel production, consistent with the ranges in Table 4.4 of the *2006 IPCC Guidelines*. During EPA’s discussion with
 23 AISI, AISI noted that an uncertainty range of ±5 percent would be a more appropriate approximation to reflect
 24 their coverage of integrated steel producers in the United States. EPA will continue to assess the best range of
 25 uncertainty for these values. Consistent with the ranges in Table 4.4 of the *2006 IPCC Guidelines*, EPA assigned an
 26 uncertainty range of ±25 percent for the Tier 1 CO₂ emission factors for the sinter, direct reduced iron, and pellet
 27 production processes.

28 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-74 for metallurgical coke
 29 production and iron and steel production. Total CO₂ emissions from metallurgical coke production and iron and
 30 steel production for 2020 were estimated to be between 31.4 and 44.2 MMT CO₂ Eq. at the 95 percent confidence
 31 level. This indicates a range of approximately 17 percent below and 17 percent above the emission estimate of
 32 35.4 MMT CO₂ Eq. Total CH₄ emissions from metallurgical coke production and iron and steel production for 2020
 33 were estimated to be between 0.005 and 0.008 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a
 34 range of approximately 21 percent below and 23 percent above the emission estimate of 0.007 MMT CO₂ Eq.

35 **Table 4-74: Approach 2 Quantitative Uncertainty Estimates for CO₂ and CH₄ Emissions from**
 36 **Iron and Steel Production and Metallurgical Coke Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Metallurgical Coke & Iron and Steel Production	CO ₂	35.4	31.4	44.2	-17%	+17%
Metallurgical Coke & Iron and Steel Production	CH ₄	+	+	+	-21%	+23%

+ Does not exceed 0.05 MMT CO₂ Eq.

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

1 QA/QC and Verification

2 For more information on the general QA/QC process applied to this source category, consistent with Volume 1,
3 Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of
4 the IPPU chapter.

5 Recalculations Discussion

6 Recalculations were performed for the year 2020 with updated values for DRI, pig iron, and scrap steel
7 consumption for both BOF and EAF steel production. Compared to the previous Inventory, CO₂ emissions from
8 steel production increased by less than 1 percent (7 kt CO₂).

9 In addition, for the current Inventory, CO₂-equivalent estimates of CH₄ emissions from sinter production have been
10 revised to reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment Report*
11 (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment Report*
12 (AR4) (IPCC 2007) (used in the previous Inventories). The AR5 GWPs have been applied across the entire time
13 series for consistency. The GWP of CO₂-equivalent CH₄ increased from 25 to 28 between the AR4 and AR5 reports,
14 leading to an overall increase in calculated CO₂-equivalent CH₄ emissions. Compared to the previous Inventory,
15 which applied 100-year GWP values from AR4, annual CH₄ emissions from sinter production increased by 12
16 percent each year, ranging from 0.78 kt CO₂ Eq. in 2009 to 2.6 kt CO₂ Eq. in 1993. The net impact on the entire
17 category from these updates was an annual 0.002 percent increase in emissions for each year of the time series,
18 reflecting the relative low contribution of CH₄ emissions to the overall category. Further discussion on this update
19 and the overall impacts of updating the Inventory GWP values to reflect the *IPCC Fifth Assessment Report* can be
20 found in Chapter 9, Recalculations and Improvements.

21 Planned Improvements

22 Significant activity data for 2021 and 2020 were not available for this report and were estimated using 2019 values
23 and adjusted using GHGRP emissions data. EPA will continue to explore sources of 2021 and 2020 data and other
24 estimation approaches. EPA will evaluate and analyze data reported under EPA's GHGRP to improve the emission
25 estimates for Iron and Steel Production process categories. Particular attention will be made to ensure time-series
26 consistency of the emissions estimates presented in future Inventory reports, consistent with IPCC and UNFCCC
27 guidelines. This is required as the facility-level reporting data from EPA's GHGRP, with the program's initial
28 requirements for reporting of emissions in calendar year 2010, are not available for all inventory years (i.e., 1990
29 through 2009) as required for this Inventory. In implementing improvements and integration of data from EPA's
30 GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be relied
31 upon.⁵⁷ This is a near to medium-term improvement, and per preliminary work, EPA estimates that the earliest
32 this improvement could be incorporated is the 2024 Inventory submission.

33 Additional improvements include accounting for emission estimates for the production of metallurgical coke in the
34 Energy chapter as well as identifying the amount of carbonaceous materials, other than coking coal, consumed at
35 merchant coke plants. Other potential improvements include identifying the amount of coal used for direct
36 injection and the amount of coke breeze, coal tar, and light oil produced during coke production. Efforts will also
37 be made to identify information to better characterize emissions from the use of process gases and fuels within
38 the Energy and IPPU chapters. Additional efforts will be made to improve the reporting between the IPPU and
39 Energy chapters, particularly the inclusion of a quantitative summary of the carbon balance in the United States.
40 This planned improvement is a long-term improvement and is still in development. It is not included in this current
41 Inventory report. EPA estimates that the earliest this improvement could be incorporated is the 2024 Inventory
42 submission.

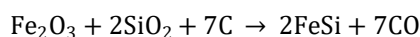
⁵⁷ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

4.18 Ferroalloy Production (CRF Source Category 2C2)

Carbon dioxide (CO₂) and methane (CH₄) are emitted from the production of several ferroalloys. Ferroalloys are composites of iron (Fe) and other elements such as silicon (Si), manganese (Mn), and chromium (Cr). Emissions from fuels consumed for energy purposes during the production of ferroalloys are accounted for in the Energy chapter. Emissions from the production of two types of ferrosilicon (25 to 55 percent and 56 to 95 percent silicon), silicon metal (96 to 99 percent silicon), and miscellaneous alloys (32 to 65 percent silicon) have been calculated.

Emissions from the production of ferrochromium and ferromanganese are not included because of the small number of manufacturers of these materials in the United States. Government information disclosure rules prevent the publication of production data for these production facilities. Additionally, production of ferrochromium in the United States ceased in 2009 (USGS 2013a).

Similar to emissions from the production of iron and steel, CO₂ is emitted when metallurgical coke is oxidized during a high-temperature reaction with iron and the selected alloying element. Due to the strong reducing environment, CO is initially produced and eventually oxidized to CO₂. A representative reaction equation for the production of 50 percent ferrosilicon (FeSi) is given below:



While most of the carbon contained in the process materials is released to the atmosphere as CO₂, a percentage is also released as CH₄ and other volatiles. The amount of CH₄ that is released is dependent on furnace efficiency, operation technique, and control technology.

Ferroalloys are used to alter the material properties of the steel. Ferroalloys are produced in conjunction with the iron and steel industry, often at co-located facilities, and production trends closely follow that of the iron and steel industry. As of 2018, 11 facilities in the United States produce ferroalloys (USGS 2022b).

Emissions of CO₂ from ferroalloy production in 2021 were 1.6 MMT CO₂ Eq. (1,567 kt CO₂) (see Table 4-75 and Table 4-76), which is a 14 percent increase since 2020 and a 27 percent reduction since 1990. Emissions of CH₄ from ferroalloy production in 2021 were 0.01 MMT CO₂ Eq. (0.4 kt CH₄), which is a 14 percent increase since 2020 and a 35 percent decrease since 1990. The decrease in emissions since 1990 can largely be attributed to the closure of two facilities in 2018. The increase in emissions from 2020 can be attributed to one facility reopening its ferrosilicon production facility after shutting down in 2020 due to decreased demand during the COVID-19 pandemic (USGS 2022a).

Table 4-75: CO₂ and CH₄ Emissions from Ferroalloy Production (MMT CO₂ Eq.)

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	2.2	1.4	2.0	2.1	1.6	1.4	1.6
CH ₄	+	+	+	+	+	+	+
Total	2.2	1.4	2.0	2.1	1.6	1.4	1.6

+ Does not exceed 0.05 MMT CO₂ Eq.

Table 4-76: CO₂ and CH₄ Emissions from Ferroalloy Production (kt)

Gas	1990	2005	2017	2018	2019	2020	2021
CO ₂	2,152	1,392	1,975	2,063	1,598	1,377	1,567
CH ₄	1	+	1	1	+	+	+

+ Does not exceed 0.5 kt

1 Methodology and Time-Series Consistency

2 Emissions of CO₂ and CH₄ from ferroalloy production were calculated⁵⁸ using a Tier 1 method from the *2006 IPCC*
3 *Guidelines* by multiplying annual ferroalloy production by material-specific default emission factors provided by
4 IPCC (IPCC 2006). The Tier 1 equations for CO₂ and CH₄ emissions are as follows:

5 **Equation 4-12: 2006 IPCC Guidelines Tier 1: CO₂ Emissions for Ferroalloy Production** 6 **(Equation 4.15)**

$$7 \quad E_{CO_2} = \sum_i (MP_i \times EF_i)$$

8 where,

9 E_{CO_2} = CO₂ emissions, metric tons
10 MP_i = Production of ferroalloy type *i*, metric tons
11 EF_i = Generic emission factor for ferroalloy type *i*, metric tons CO₂/metric ton specific
12 ferroalloy product
13

14 **Equation 4-13: 2006 IPCC Guidelines Tier 1: CH₄ Emissions for Ferroalloy Production** 15 **(Equation 4.18)**

$$16 \quad E_{CH_4} = \sum_i (MP_i \times EF_i)$$

17 where,

18 E_{CH_4} = CH₄ emissions, kg
19 MP_i = Production of ferroalloy type *i*, metric tons
20 EF_i = Generic emission factor for ferroalloy type *i*, kg CH₄/metric ton specific ferroalloy product

21 Default emission factors were used because country-specific emission factors are not currently available. The
22 following emission factors were used to develop annual CO₂ and CH₄ estimates:

- 23 • Ferrosilicon, 25 to 55 percent Si and Miscellaneous Alloys, 32 to 65 percent Si: 2.5 metric tons CO₂/metric
24 ton of alloy produced, 1.0 kg CH₄/metric ton of alloy produced.
- 25 • Ferrosilicon, 56 to 95 percent Si: 4.0 metric tons CO₂/metric ton alloy produced, 1.0 kg CH₄/metric ton of
26 alloy produced.
- 27 • Silicon Metal: 5.0 metric tons CO₂/metric ton metal produced, 1.2 kg CH₄/metric ton metal produced.

28 It was assumed that 100 percent of the ferroalloy production was produced using petroleum coke in an electric arc
29 furnace process (IPCC 2006), although some ferroalloys may have been produced with coking coal, wood, other
30 biomass, or graphite carbon inputs. The amount of petroleum coke consumed in ferroalloy production was
31 calculated assuming that the petroleum coke used is 90 percent carbon (C) and 10 percent inert material (Onder
32 and Bagdoyan 1993).

33 The use of petroleum coke for ferroalloy production is adjusted for within the Energy chapter as this fuel was
34 consumed during non-energy related activities. Additional information on the adjustments made within the Energy
35 sector for Non-Energy Use of Fuels is described in both the Methodology section of CO₂ from Fossil Fuel
36 Combustion (3.1 Fossil Fuel Combustion [CRF Source Category 1A]) and Annex 2.1, Methodology for Estimating
37 Emissions of CO₂ from Fossil Fuel Combustion.

⁵⁸ EPA has not integrated aggregated facility-level GHGRP information to inform these estimates. The aggregated information (e.g., activity data and emissions) associated with production of ferroalloys did not meet criteria to shield underlying confidential business information (CBI) from public disclosure.

1 Ferroalloy production data for 1990 through 2021 (see Table 4-77) were obtained from the U.S. Geological Survey
 2 (USGS) through the *Minerals Yearbook: Silicon* (USGS 1996 through 2022). The following data were available from
 3 the USGS publications for the time series:

- 4 • Ferrosilicon, 25 to 55 percent Si: Annual production data were available from 1990 through 2010.
- 5 • Ferrosilicon, 56 to 95 percent Si: Annual production data were available from 1990 through 2010.
- 6 • Silicon Metal: Annual production data were available from 1990 through 2005. Production data for 2005
 7 were used as estimates for 2006 through 2010 because data for these years were not available due to
 8 government information disclosure rules.
- 9 • Miscellaneous Alloys, 32 to 65 percent Si: Annual production data were available from 1990 through
 10 1998. Starting 1999, USGS reported miscellaneous alloys and ferrosilicon containing 25 to 55 percent
 11 silicon as a single category.

12 Starting with the 2011 publication, USGS ceased publication of production quantity by ferroalloy product and
 13 began reporting all the ferroalloy production data as a single category (i.e., Total Silicon Materials Production). This
 14 is due to the small number of ferroalloy manufacturers in the United States and government information
 15 disclosure rules. Ferroalloy product shares developed from the 2010 production data (i.e., ferroalloy product
 16 production divided by total ferroalloy production) were used with the total silicon materials production quantity to
 17 estimate the production quantity by ferroalloy product type for 2011 through 2021 (USGS 2017 through 2022).

18 **Table 4-77: Production of Ferroalloys (Metric Tons)**

Year	1990	2005	2017	2018	2019	2020	2021
Ferrosilicon 25%-55%	321,385	123,000	181,775	189,846	147,034	126,681	144,227
Ferrosilicon 56%-95%	109,566	86,100	160,390	167,511	129,736	111,778	127,259
Silicon Metal	145,744	148,000	175,835	183,642	142,229	122,541	139,514
Misc. Alloys 32-65%	72,442	NA	NA	NA	NA	NA	NA

NA (Not Available) for product type, aggregated along with ferrosilicon (25-55% Si)

19 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
 20 through 2021.

21 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

22 Annual ferroalloy production was reported by the USGS in three broad categories until the 2010 publication:
 23 ferroalloys containing 25 to 55 percent silicon (including miscellaneous alloys), ferroalloys containing 56 to 95
 24 percent silicon, and silicon metal (through 2005 only, 2005 value used as an estimate for 2006 through 2010).
 25 Starting with the *2011 Minerals Yearbook: Silicon*, USGS started reporting all the ferroalloy production under a
 26 single category: total silicon materials production. The total silicon materials quantity was allocated across the
 27 three categories, based on the 2010 production shares for the three categories. Refer to the Methodology section
 28 for further details. Additionally, production data for silvery pig iron (alloys containing less than 25 percent silicon)
 29 are not reported by the USGS to avoid disclosing proprietary company data. Emissions from this production
 30 category, therefore, were not estimated.

31 Some ferroalloys may be produced using wood or other biomass as a primary or secondary carbon source
 32 (carbonaceous reductants); however, information and data regarding these practices were not available. Emissions
 33 from ferroalloys produced with wood or other biomass would not be counted under this source because wood-
 34 based carbon is of biogenic origin.⁵⁹ Even though emissions from ferroalloys produced with coking coal or graphite
 35 inputs would be counted in national trends, they may be generated with varying amounts of CO₂ per unit of
 36 ferroalloy produced. The most accurate method for these estimates would be to base calculations on the amount

⁵⁹ Emissions and sinks of biogenic carbon are accounted for in the Land Use, Land-Use Change, and Forestry chapter.

of reducing agent used in the process, rather than the amount of ferroalloys produced. These data, however, were not available, and are also often considered confidential business information.

Emissions of CH₄ from ferroalloy production will vary depending on furnace specifics, such as type, operation technique, and control technology. Higher heating temperatures and techniques such as sprinkle charging would reduce CH₄ emissions; however, specific furnace information was not available or included in the CH₄ emission estimates.

Consistent with the ranges for the Tier 1 calculation methodology in Table 4.9 of Section 4.3.3.2 of the *2006 IPCC Guidelines*, EPA assigned a default uncertainty range of ±25 percent for the primary emission factors (i.e., ferrosilicon 25-55% Si, ferrosilicon 56-95% Si, and silicon metal), and an uncertainty range of ±5 percent for the 2010 production values for ferrosilicon 25-55% Si, ferrosilicon 56-95% Si, and silicon metal production and the 2021 total silicon materials production value used to calculate emissions from the overall 2021 ferroalloy production.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-78. Ferroalloy production CO₂ emissions from 2021 were estimated to be between 1.2 and 1.6 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 13 percent below and 13 percent above the emission estimate of 1.6 MMT CO₂ Eq. Ferroalloy production CH₄ emissions were estimated to be between a range of approximately 12 percent below and 13 percent above the emission estimate of 0.01 MMT CO₂ Eq.

Table 4-78: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Ferroalloy Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Ferroalloy Production	CO ₂	1.6	1.2	1.6	-13%	+13%
Ferroalloy Production	CH ₄	+	+	+	-12%	+13%

+ Does not exceed 0.05 MMT CO₂ Eq.

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For more information on the general QA/QC process applied to this source category, consistent with Volume 1, Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of the IPPU chapter and Annex 8.

Recalculations Discussion

Recalculations were completed for 2014 based on revised total silicon materials production data from USGS. Compared to the previous Inventory, estimates of CO₂ emissions from ferroalloy production in 2014 increased by 4.8 percent (92 kt CO₂), and estimates of CH₄ emissions increased by 4.9 percent (0.026 kt CH₄).

In addition, for the current Inventory, CO₂-equivalent estimates of total CH₄ emissions from ferroalloy production have been revised to reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment Report (AR5)* (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment Report (AR4)* (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire time series for consistency. The GWP of CH₄ increased from 25 to 28 between the AR4 and AR5 reports, leading to an overall increase in CO₂-equivalent estimates for CH₄ emissions. Compared to the previous Inventory, which applied 100-year GWP values from AR4, annual CH₄ emissions increased by 12 percent each year, ranging from 1.1 kt CO₂ Eq. in 2003 to 2.0 kt CO₂ Eq. in 1990. The net impact on the entire category from these updates was an average annual 0.09 percent increase in emissions for each year of the time series. Further discussion on this

1 update and the overall impacts of updating the Inventory GWP values to reflect the IPCC *Fifth Assessment Report*
2 can be found in Chapter 9, Recalculations and Improvements.

3

4 **Planned Improvements**

5 Pending available resources and prioritization of improvements for more significant sources, EPA will continue to
6 evaluate and analyze data reported under EPA’s GHGRP that would be useful to improve the emission estimates
7 and category-specific QC procedures for the Ferroalloy Production source category. Given the small number of
8 facilities and reporting thresholds, particular attention will be made to ensure completeness and time-series
9 consistency of the emissions estimates presented in future Inventory reports, consistent with IPCC and UNFCCC
10 guidelines. This is required as the facility-level reporting data from EPA’s GHGRP, with the program’s initial
11 requirements for reporting of emissions in calendar year 2010, are not available for all inventory years (i.e., 1990
12 through 2009) as required for this Inventory. In implementing improvements and integration of data from EPA’s
13 GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be relied
14 upon.⁶⁰ This is a long-term planned improvement, and EPA is still assessing the possibility of incorporating this
15 improvement into the Inventory. This improvement has not been included in the current Inventory report.

16 **4.19 Aluminum Production (CRF Source** 17 **Category 2C3)**

18 Aluminum is a lightweight, malleable, and corrosion-resistant metal that is used in many manufactured products,
19 including aircraft, automobiles, bicycles, and kitchen utensils. As of recent reporting, the United States was the
20 ninth⁶¹ largest producer of primary aluminum, tied with Iceland with an aluminum production of 880 thousand
21 metric tons, with approximately 1.3 percent of the world total production (USGS 2021). The United States was also
22 a major importer of primary aluminum. The production of primary aluminum—in addition to consuming large
23 quantities of electricity—results in process-related emissions of carbon dioxide (CO₂) and two perfluorocarbons
24 (PFCs): perfluoromethane (CF₄) and perfluoroethane (C₂F₆).

25 Carbon dioxide is emitted during the aluminum smelting process when alumina (aluminum oxide, Al₂O₃) is reduced
26 to aluminum using the Hall-Héroult reduction process. The reduction of the alumina occurs through electrolysis in
27 a molten bath of natural or synthetic cryolite (Na₃AlF₆). The reduction cells contain a carbon (C) lining that serves
28 as the cathode. Carbon is also contained in the anode, which can be a C mass of paste, coke briquettes, or
29 prebaked C blocks from petroleum coke. During reduction, most of this C is oxidized and released to the
30 atmosphere as CO₂.

31 Process emissions of CO₂ from aluminum production were estimated to be 1.5 MMT CO₂ Eq. (1,541 kt) in 2021 (see
32 Table 4-79). The C anodes consumed during aluminum production consist of petroleum coke and, to a minor
33 extent, coal tar pitch. The petroleum coke portion of the total CO₂ process emissions from aluminum production is
34 considered to be a non-energy use of petroleum coke and is accounted for here and not under the CO₂ from Fossil
35 Fuel Combustion source category of the Energy sector. Similarly, the coal tar pitch portion of these CO₂ process
36 emissions is accounted for here.

⁶⁰ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

⁶¹ Based on the U.S. USGS (2021) Aluminum factsheet, assuming all countries grouped under the “other countries” categories all have lower production than the U.S. Available at: <https://pubs.usgs.gov/periodicals/mcs2022/mcs2022-aluminum.pdf>

1 **Table 4-79: CO₂ Emissions from Aluminum Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	6.8	4.1	1.2	1.5	1.9	1.7	1.5
kt CO ₂	6,831	4,142	1,205	1,455	1,880	1,748	1,541

2 In addition to CO₂ emissions, the aluminum production industry is also a source of PFC emissions. During the
 3 smelting process, when the alumina ore content of the electrolytic bath falls below critical levels required for
 4 electrolysis, rapid voltage increases occur, which are termed High Voltage Anode Effects (HVAEs) HVAEs cause C
 5 from the anode and fluorine from the dissociated molten cryolite bath to combine, thereby producing fugitive
 6 emissions of CF₄ and C₂F₆. In general, the magnitude of emissions for a given smelter and level of production
 7 depends on the frequency and duration of these anode effects. As the frequency and duration of the anode effects
 8 increase, emissions increase. Another type of anode effect, Low Voltage Anode Effects (LVAEs), became a concern
 9 in the early 2010s as the aluminum industry increasingly began to use cell technologies with higher amperage and
 10 additional anodes (IPCC 2019). LVAEs emit CF₄ and are included in PFC emission totals from 2006 forward.

11 Since 1990, emissions of CF₄ and C₂F₆ have both declined by 95 and 97 percent respectively, to 0.82 MMT CO₂ Eq.
 12 of CF₄ (0.1 kt) and 0.10 MMT CO₂ Eq. of C₂F₆ (0.01 kt) in 2021, respectively, as shown in Table 4-80 and Table 4-81.
 13 This decline is due both to reductions in domestic aluminum production and to actions taken by aluminum
 14 smelting companies to reduce the frequency and duration of anode effects. These actions include technology and
 15 operational changes such as employee training, use of computer monitoring, and changes in alumina feeding
 16 techniques. Since 1990, aluminum production has declined by 78 percent, while the combined CF₄ and C₂F₆
 17 emission rate (per metric ton of aluminum produced) has been reduced by 78 percent. PFC emissions decreased by
 18 approximately 36 percent between 2020 and 2021. Aluminum production also decreased in 2021, down 13
 19 percent from 2020.

20 **Table 4-80: PFC Emissions from Aluminum Production (MMT CO₂ Eq.)**

Gas	1990	2005	2017	2018	2019	2020	2021
CF ₄	16.1	2.6	0.7	1.0	1.1	1.2	0.8
C ₂ F ₆	3.2	0.5	0.3	0.3	0.2	0.2	0.1
Total	19.3	3.1	1.0	1.4	1.4	1.4	0.9

Note: Totals may not sum due to independent rounding.

21

22 **Table 4-81: PFC Emissions from Aluminum Production (kt)**

Gas	1990	2005	2017	2018	2019	2020	2021
CF ₄	2.4	0.4	0.1	0.2	0.2	0.2	0.1
C ₂ F ₆	0.29	0.05	0.03	0.03	0.03	0.02	0.01

23 In 2021, U.S. primary aluminum production totaled approximately 0.88 million metric tons, a 13 percent decrease
 24 from 2020 production levels (USGS 2022). In 2021, three companies managed production at six operational
 25 primary aluminum smelters in five states. Two smelters operated at full capacity during 2021, while four smelters
 26 operated at reduced capacity (USGS 2022). Domestic smelters were operating at about 55 percent of capacity of
 27 1.64 million tons per year at year end 2021 (USGS 2022).

28 Methodology and Time-Series Consistency

29 Process CO₂ and PFC (i.e., CF₄ and C₂F₆) emission estimates from primary aluminum production for 2010 through
 30 2021 are available from EPA's GHGRP Subpart F (Aluminum Production) (EPA 2022). Under EPA's GHGRP, facilities
 31 began reporting primary aluminum production process emissions (for 2010) in 2011; as a result, GHGRP data (for
 32 2010 through 2021) are available to be incorporated into the Inventory. EPA's GHGRP mandates that all facilities
 33 that contain an aluminum production process must report: CF₄ and C₂F₆ emissions from anode effects in all

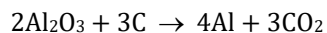
1 prebake and Søderberg electrolysis cells, CO₂ emissions from anode consumption during electrolysis in all prebake
2 and Søderberg cells, and all CO₂ emissions from onsite anode baking. To estimate the process emissions, EPA's
3 GHGRP uses the process-specific equations detailed in Subpart F (aluminum production).⁶² These equations are
4 based on the Tier 2/Tier 3 IPCC (2006) methods for primary aluminum production, and Tier 1 methods when
5 estimating missing data elements. It should be noted that the same methods (i.e., *2006 IPCC Guidelines*) were used
6 for estimating the emissions prior to the availability of the reported GHGRP data in the Inventory. Prior to 2010,
7 aluminum production data were provided through EPA's Voluntary Aluminum Industrial Partnership (VAIP).

8 As previously noted, the use of petroleum coke for aluminum production is adjusted for within the Energy chapter
9 as this fuel was consumed during non-energy related activities. Additional information on the adjustments made
10 within the Energy sector for Non-Energy Use of Fuels is described in both the Methodology section of CO₂ from
11 Fossil Fuel Combustion (3.1 Fossil Fuel Combustion [CRF Source Category 1A]) and Annex 2.1, Methodology for
12 Estimating Emissions of CO₂ from Fossil Fuel Combustion.

13 **Process CO₂ Emissions from Anode Consumption and Anode Baking**

14 Carbon dioxide emission estimates for the years prior to the introduction of EPA's GHGRP in 2010 were estimated
15 using *2006 IPCC Guidelines* methods, but individual facility reported data were combined with process-specific
16 emissions modeling. These estimates were based on information previously gathered from EPA's Voluntary
17 Aluminum Industrial Partnership (VAIP) program, U.S. Geological Survey (USGS) Mineral Commodity reviews, and
18 The Aluminum Association (USAA) statistics, among other sources. Since pre- and post-GHGRP estimates use the
19 same methodology, emission estimates are comparable across the time series.

20 Most of the CO₂ emissions released during aluminum production occur during the electrolysis reaction of the C
21 anode, as described by the following reaction:



23 For prebake smelter technologies, CO₂ is also emitted during the anode baking process. These emissions can
24 account for approximately 10 percent of total process CO₂ emissions from prebake smelters.

25 Depending on the availability of smelter-specific data, the CO₂ emitted from electrolysis at each smelter was
26 estimated from: (1) the smelter's annual anode consumption, (2) the smelter's annual aluminum production and
27 rate of anode consumption (per ton of aluminum produced) for previous and/or following years, or (3) the
28 smelter's annual aluminum production and IPCC default CO₂ emission factors. The first approach tracks the
29 consumption and carbon content of the anode, assuming that all C in the anode is converted to CO₂. Sulfur, ash,
30 and other impurities in the anode are subtracted from the anode consumption to arrive at a C consumption figure.
31 This approach corresponds to either the IPCC Tier 2 or Tier 3 method, depending on whether smelter-specific data
32 on anode impurities are used. The second approach interpolates smelter-specific anode consumption rates to
33 estimate emissions during years for which anode consumption data are not available. This approach avoids
34 substantial errors and discontinuities that could be introduced by reverting to Tier 1 methods for those years. The
35 last approach corresponds to the IPCC Tier 1 method (IPCC 2006) and is used in the absence of present or historic
36 anode consumption data.

37 The equations used to estimate CO₂ emissions in the Tier 2 and 3 methods vary depending on smelter type (IPCC
38 2006). For Prebake cells, the process formula accounts for various parameters, including net anode consumption,
39 and the sulfur, ash, and impurity content of the baked anode. For anode baking emissions, the formula accounts
40 for packing coke consumption, the sulfur and ash content of the packing coke, as well as the pitch content and
41 weight of baked anodes produced. For Søderberg cells, the process formula accounts for the weight of paste

⁶² Code of Federal Regulations, Title 40: Protection of Environment, Part 98: Mandatory Greenhouse Gas Reporting, Subpart F—Aluminum Production. See <https://www.ecfr.gov/cgi-bin/text-idx?SID=24a41781dfe4218b339e914de03e8727&mc=true&node=pt40.23.98&rgn=div5#sp40.23.98.f>.

1 consumed per metric ton of aluminum produced, and pitch properties, including sulfur, hydrogen, and ash
2 content.

3 Through the VAIP, anode consumption (and some anode impurity) data have been reported for 1990, 2000, 2003,
4 2004, 2005, 2006, 2007, 2008, and 2009. Where available, smelter-specific process data reported under the VAIP
5 were used; however, if the data were incomplete or unavailable, information was supplemented using industry
6 average values recommended by IPCC (2006). Smelter-specific CO₂ process data were provided by 18 of the 23
7 operating smelters in 1990 and 2000, by 14 out of 16 operating smelters in 2003 and 2004, 14 out of 15 operating
8 smelters in 2005, 13 out of 14 operating smelters in 2006, 5 out of 14 operating smelters in 2007 and 2008, and 3
9 out of 13 operating smelters in 2009. For years where CO₂ emissions data or CO₂ process data were not reported
10 by these companies, estimates were developed through linear interpolation, and/or assuming representative (e.g.,
11 previously reported or industry default) values.

12 In the absence of any previous historical smelter-specific process data (i.e., 1 out of 13 smelters in 2009; 1 out of
13 14 smelters in 2006, 2007, and 2008; 1 out of 15 smelters in 2005; and 5 out of 23 smelters between 1990 and
14 2003), CO₂ emission estimates were estimated using Tier 1 Söderberg and/or Prebake emission factors (metric ton
15 of CO₂ per metric ton of aluminum produced) from IPCC (2006).

16 **Process PFC Emissions from Anode Effects**

17 **High Voltage Anode Effects**

18 Smelter-specific PFC emissions from aluminum production for 2010 through 2021 were reported to EPA under its
19 GHGRP. To estimate their PFC emissions from HVAEs and report them under EPA's GHGRP, smelters use an
20 approach identical to the Tier 3 approach in the *2006 IPCC Guidelines* (IPCC 2006). Specifically, they use a smelter-
21 specific slope coefficient as well as smelter-specific operating data to estimate an emission factor using the
22 following equation:

$$23 \quad PFC = S \times AE$$

$$24 \quad AE = F \times D$$

25 where,

26		
27	PFC	= CF ₄ or C ₂ F ₆ , kg/MT aluminum
28	S	= Slope coefficient, PFC/AE
29	AE	= Anode effect, minutes/cell-day
30	F	= Anode effect frequency per cell-day
31	D	= Anode effect duration, minutes
32		

33 They then multiply this emission factor by aluminum production to estimate PFC emissions from HVAEs. All U.S.
34 aluminum smelters are required to report their emissions under EPA's GHGRP.

35 Perfluorocarbon emissions for the years prior to 2010 were estimated using the same equation, but the slope-
36 factor used for some smelters was technology-specific rather than smelter-specific, making the method a Tier 2
37 rather than a Tier 3 approach for those smelters. Emissions and background data were reported to EPA under the
38 VAIP. For 1990 through 2009, smelter-specific slope coefficients were available and were used for smelters
39 representing between 30 and 94 percent of U.S. primary aluminum production. The percentage changed from year
40 to year as some smelters closed or changed hands and as the production at remaining smelters fluctuated. For
41 smelters that did not report smelter-specific slope coefficients, IPCC technology-specific slope coefficients were
42 applied (IPCC 2006). The slope coefficients were combined with smelter-specific anode effect data collected by
43 aluminum companies and reported under the VAIP to estimate emission factors over time. For 1990 through 2009,
44 smelter-specific anode effect data were available for smelters representing between 80 and 100 percent of U.S.
45 primary aluminum production. Where smelter-specific anode effect data were not available, representative values
46 (e.g., previously reported or industry averages) were used.

1 For all smelters, emission factors were multiplied by annual production to estimate annual emissions at the
 2 smelter level. For 1990 through 2009, smelter-specific production data were available for smelters representing
 3 between 30 and 100 percent of U.S. primary aluminum production. (For the years after 2000, this percentage was
 4 near the high end of the range.) Production at non-reporting smelters was estimated by calculating the difference
 5 between the production reported under VAIP and the total U.S. production supplied by USGS, and then allocating
 6 this difference to non-reporting smelters in proportion to their production capacity. Emissions were then
 7 aggregated across smelters to estimate national emissions.

8 **Table 4-82: Summary of HVAE Emissions**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	19.3	3.1	0.9	1.4	1.4	1.4	0.9

9 **Low Voltage Anode Effects**

10 LVAE emissions of CF₄ were estimated for 2006 through 2021 based on the Tier 1 (technology-specific, production-
 11 based) method in the *2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories* (IPCC
 12 2019). Prior to 2006, LVAE emissions are believed to have been negligible.⁶³ The Tier 1 method is used in the LVAE
 13 emissions calculations from aluminum production in the absence of smelter-specific data available to quantify the
 14 LVAE-specific process emissions. National aluminum production estimates (allocated to smelters as described
 15 below) and the technology used in individual smelters were the best available data to perform the emissions
 16 calculations, as smelter-specific production data is not publicly available.

17 The following equation was used to estimate LVAE PFC emissions:

18 **Equation 4-14: CF₄ Emissions Resulting from Low Voltage Anode Effects**

$$LVAE E_{CF_4} = LVAE EF_{CF_4} \times MP$$

19 where,

- 21 LVAE E_{CF₄} = LVAE emissions of CF₄ from aluminum production, kg CF₄
- 22 LVAE EF_{CF₄} = LVAE emission factor for CF₄ (default by cell technology type)
- 23 MP = metal production by cell technology type, tons Al.

25 In the LVAE emissions calculations, the Metal Production (MP) factor is calculated differently for the years 2006
 26 through 2009 than for 2010 and beyond. For years prior to GHGRP reporting (2006 through 2009), the MP factor is
 27 calculated by dividing the annual production reported by USGS with the total U.S. capacity reported for this
 28 specific year, based on the USGS yearbook and applying this national utilization factor to each facility's production
 29 capacity to obtain an estimated facility production value. For GHGRP reporting years (2010+), the methodology to
 30 calculate the MP value was changed to allocate the total annual production reported by USAA, based on the
 31 distribution of CO₂ emissions amongst the operating smelters in a specific year. The latter improves the accuracy of
 32 the LVAE emissions estimates over assuming capacity utilization is the same at all smelters. The main drawback of
 33 using this methodology to calculate the MP factor is that, in some instances, it led to production estimates that are
 34 slightly larger (less than six percent) than the production capacity reported that year. In practice, this is most likely
 35 explained by the differences in process efficiencies at each facility and to a lesser extent, differences in
 36 measurements and methods used by each facility to obtain their CO₂ estimates and the degree of uncertainty in
 37 the USGS annual production reporting.

⁶³ The *2019 Refinement* states, "Since 2006, the global aluminum industry has undergone changes in technology and operating conditions that make LVAE emissions much more prevalent¹²; these changes have occurred not only through uptake of newer technologies (e.g., PFPB_I to PFPB_M) but also during upgrades within the same technology in order to maximize productivity and reduce energy use" (IPCC 2019). Footnote #12 uses the example of PFPB_L, which is prevalent in the United States, as an older technology that has been upgraded.

1 Once LVAE emissions were estimated, they were then combined with HVAE emissions estimates to calculate total
 2 PFC emissions from aluminum production.

3 **Table 4-83: Summary of LVAE Emissions**

Year	2006	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	0.13	0.05	0.05	0.07	0.06	0.05

4 **Production Data**

5 Between 1990 and 2009, production data were provided under the VAIP by 21 of the 23 U.S. smelters that
 6 operated during at least part of that period. For the non-reporting smelters, production was estimated based on
 7 the difference between reporting smelters and national aluminum production levels as reported to USGS, with
 8 allocation to specific smelters based on reported production capacities (USGS 1990 through 2009).

9 National primary aluminum production data for 2010 through 2021 were compiled using USGS Mineral Industry
 10 Surveys, and the USGS Mineral Commodity Summaries.

11 **Table 4-84: Production of Primary Aluminum (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
Production (kt)	4,048	2,481	741	891	1,093	1,012	880

12 Methodological approaches were applied to the entire time-series to ensure time-series consistency from 1990
 13 through 2020.

14 **Uncertainty**

15 Uncertainty was estimated for the CO₂, CF₄, and C₂F₆ emission values reported by each individual facility to EPA’s
 16 GHGRP, taking into consideration the uncertainties associated with aluminum production, anode effect minutes,
 17 and slope factors. The uncertainty bounds used for these parameters were established based on information
 18 collected under the VAIP and held constant through 2021. Uncertainty surrounding the reported CO₂, CF₄, and C₂F₆
 19 emission values were determined to have a normal distribution with uncertainty ranges of approximately 6
 20 percent below to 6 percent above, 16 percent below to 16 percent above, and 20 percent below to 20 percent
 21 above their 2021 emission estimates, respectively.

22 For LVAE, since emission values were not reported through EPA’s GHGRP but estimated instead through a Tier 1
 23 methodology, the uncertainty analysis examined uncertainty associated with primary capacity data as well as
 24 technology-specific emission factors. Uncertainty for each facility’s primary capacity, reported in the USGS
 25 Yearbook, was estimated to have a Pert Beta distribution with an uncertainty range of 7 percent below to 7
 26 percent above the capacity estimates based on the uncertainty of reported capacity data, the number of years
 27 since the facility reported new capacity data, and uncertainty in capacity utilization. Uncertainty was applied to
 28 LVAE emission factors according to technology using the uncertainty ranges provided in the *2019 Refinement to*
 29 *the 2006 IPCC Guidelines*. An uncertainty range for Horizontal Stud Søderberg (HSS) technology was not provided
 30 in the *2019 Refinement to the 2006 IPCC Guidelines* due to insufficient data, so a normal distribution and
 31 uncertainty range of ±99 percent was applied for that technology based on expert judgment. A Monte Carlo
 32 analysis was applied to estimate the overall uncertainty of the CO₂, CF₄, and C₂F₆ emission estimates for the U.S.
 33 aluminum industry as a whole, and the results are provided below.

34 The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-85. Aluminum
 35 production-related CO₂ emissions were estimated to be between 1.50 and 1.58 MMT CO₂ Eq. at the 95 percent
 36 confidence level. This indicates a range of approximately 2 percent below to 3 percent above the emission
 37 estimate of 1.54 MMT CO₂ Eq. Also, production-related CF₄ emissions were estimated to be between 0.75 and 0.89
 38 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 9 percent below to 9
 39 percent above the emission estimate of 0.82 MMT CO₂ Eq. Aluminum production-related C₂F₆ emissions were

1 estimated to be between 0.09 and 0.11 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of
 2 approximately 11 percent below to 11 percent above the emission estimate of 0.10 MMT CO₂ Eq. Finally,
 3 Aluminum production-related aggregated PFCs emissions were estimated to be between 0.85 and 0.99 MMT CO₂
 4 Eq. at the 95 percent confidence level. This indicates a range of approximately 8 percent below to 8 percent above
 5 the emission estimate of 0.922 MMT CO₂ Eq.

6 **Table 4-85: Approach 2 Quantitative Uncertainty Estimates for CO₂ and PFC Emissions from**
 7 **Aluminum Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Aluminum Production	CO ₂	1.54	1.50	1.58	-2%	3%
Aluminum Production	CF ₄	0.82	0.75	0.89	-9%	9%
Aluminum Production	C ₂ F ₆	0.10	0.09	0.11	-11%	11%
Aluminum Production	PFCs	0.92	0.85	0.99	-8%	8%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

8 QA/QC and Verification

9 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
 10 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
 11 introduction of the IPPU chapter (see Annex 8 for more details). For the GHGRP data, EPA verifies annual facility-
 12 level reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic
 13 checks and manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are
 14 accurate, complete, and consistent (EPA 2015).⁶⁴ Based on the results of the verification process, EPA follows up
 15 with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a
 16 number of general and category-specific QC procedures, including: range checks, statistical checks, algorithm
 17 checks, and year-to-year checks of reported data and emissions.

18 Recalculations Discussion

19 The total primary aluminum production estimates were updated to reflect data reported to the USGS (as detailed
 20 in Production Data section above) for all years 1990 to 2021. Previously, production estimates from the U.S.
 21 Aluminum Association and other external resources were used for some years. The data from USGS are compiled
 22 from the U.S. Geological Survey monthly surveys sent to the primary aluminum smelters owned by the companies
 23 operating in the United States. In recent years, all companies who were sent the surveys responded, making USGS
 24 data the most accurate available. These data source modifications did lead to minor differences in the greenhouse
 25 gas emissions calculations for some years between 2000 and 2009. No historical or current production estimates
 26 publicly available were found to be broken down into smelter specific production estimates. In addition, for the
 27 current Inventory, CO₂-equivalent emissions totals of CF₄ and C₂F₆ from Aluminum production have been revised to
 28 reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment Report (AR5)* (IPCC
 29 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment Report (AR4)* (IPCC
 30 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire time series for
 31 consistency. The GWPs of CF₄ and C₂F₆ have decreased, leading to an overall decrease in calculated CO₂-equivalent
 32 emissions from Aluminum production. Compared to the previous Inventory which applied 100-year GWP values
 33 from AR4, the average annual change in CF₄ emissions was a 10 percent decrease and the average annual change
 34 in CO₂-equivalent C₂F₆ emissions was a 9 percent decrease for the time series. The net impact from these updates

⁶⁴ GHGRP Report Verification Factsheet. See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 was an average annual 10 percent decrease in CO₂-equivalent total PFC emissions for the time series. Further
 2 discussion on this update and the overall impacts of updating the Inventory GWP values to reflect the IPCC *Fifth*
 3 *Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

4 4.20 Magnesium Production and Processing 5 (CRF Source Category 2C4)

6 The magnesium metal production and casting industry uses sulfur hexafluoride (SF₆) as a cover gas to prevent the
 7 rapid oxidation of molten magnesium in the presence of air. Sulfur hexafluoride has been used in this application
 8 around the world for more than thirty years. A dilute gaseous mixture of SF₆ with dry air and/or carbon dioxide
 9 (CO₂) is blown over molten magnesium metal to induce and stabilize the formation of a protective crust. A small
 10 portion of the SF₆ reacts with the magnesium to form a thin molecular film of mostly magnesium oxide and
 11 magnesium fluoride. The amount of SF₆ reacting in magnesium production and processing is considered to be
 12 negligible and thus all SF₆ used is assumed to be emitted into the atmosphere. Alternative cover gases, such as
 13 AM-cover™ (containing HFC-134a), Novec™ 612 (FK-5-1-12) and dilute sulfur dioxide (SO₂) systems can and are
 14 being used by some facilities in the United States. However, many facilities in the United States are still using
 15 traditional SF₆ cover gas systems. Carbon dioxide is also released during primary magnesium production if
 16 carbonate based raw materials, such as dolomite, are used. During the processing of these raw materials to
 17 produce magnesium, calcination occurs which results in a release of CO₂ emissions.

18 The magnesium industry emitted 1.1 MMT CO₂ Eq. (0.05 kt) of SF₆, 0.04 MMT CO₂ Eq. (0.03 kt) of HFC-134a, and
 19 0.003 MMT CO₂ Eq. (2.9 kt) of CO₂ in 2021. This represents an increase of approximately 24 percent from total
 20 2020 emissions (see Table 4-86 and Table 4-87) and an increase in SF₆ emissions by 26 percent. In 2021, total HFC-
 21 134a emissions decreased from 0.052 MMT CO₂ Eq. to 0.040 MMT CO₂ Eq., or a 24 percent decrease as compared
 22 to 2020 emissions. FK 5-1-12 emissions in 2021 were consistent with 2020. The emissions of the carrier gas, CO₂,
 23 decreased from 2.97 kt in 2020 to 2.92 kt in 2021, or 2 percent.

24 **Table 4-86: SF₆, HFC-134a, FK 5-1-12 and CO₂ Emissions from Magnesium Production and**
 25 **Processing (MMT CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
SF ₆	5.4	2.9	1.0	1.1	0.9	0.9	1.1
HFC-134a	0.0	0.0	0.1	0.1	0.1	0.1	+
CO ₂	0.1	+	+	+	+	+	+
FK 5-1-12 ^a	0.0	0.0	+	+	+	+	+
Total	5.5	2.9	1.1	1.1	1.0	0.9	1.2

+ Does not exceed 0.05 MMT CO₂ Eq.

^a Emissions of FK 5-1-12 are not included in totals.

Note: Totals may not sum due to independent rounding.

26 **Table 4-87: SF₆, HFC-134a, FK 5-1-12 and CO₂ Emissions from Magnesium Production and**
 27 **Processing (kt)**

Year	1990	2005	2017	2018	2019	2020	2021
SF ₆	0.2	0.1	+	+	+	+	+
HFC-134a	0.0	0.0	0.1	0.1	+	+	+
CO ₂	128.4	3.3	3.3	1.6	2.4	3.0	2.9
FK 5-1-12 ^a	0.0	0.0	+	+	+	+	+

+ Does not exceed 0.05 kt

^a Emissions of FK 5-1-12 are not included in totals.

1 Methodology and Time-Series Consistency

2 Emission estimates for the magnesium industry incorporate information provided by industry participants in EPA's
3 SF₆ Emission Reduction Partnership for the Magnesium Industry as well as emissions data reported through
4 Subpart T (Magnesium Production and Processing) of EPA's GHGRP. The Partnership started in 1999 and, in 2010,
5 participating companies represented 100 percent of U.S. primary and secondary production and 16 percent of the
6 casting sector production (i.e., die, sand, permanent mold, wrought, and anode casting). SF₆ emissions for 1999
7 through 2010 from primary production, secondary production (i.e., recycling), and die casting were generally
8 reported by Partnership participants. Partners reported their SF₆ consumption, which is assumed to be equivalent
9 to emissions. Along with SF₆, some Partners reported their HFC-134a and FK 5-1-12 consumed, which is also
10 assumed to be equal to emissions. The last reporting year under the Partnership was 2010. Emissions data for
11 2011 through 2020 are obtained through EPA's GHGRP. Under the program, owners or operators of facilities that
12 have a magnesium production or casting process must report emissions from use of cover or carrier gases, which
13 include SF₆, HFC-134a, FK 5-1-12 and CO₂. Consequently, cover and carrier gas emissions from magnesium
14 production and processing were estimated for three time periods, depending on the source of the emissions data:
15 1990 through 1998 (pre-EPA Partnership), 1999 through 2010 (EPA Partnership), and 2011 through 2021 (EPA
16 GHGRP). The methodologies described below also make use of magnesium production data published by the U.S.
17 Geological Survey (USGS) as available.

18 1990 through 1998

19 To estimate emissions for 1990 through 1998, industry SF₆ emission factors were multiplied by the corresponding
20 metal production and consumption (casting) statistics from USGS. For this period, it was assumed that there was
21 no use of HFC-134a or FK 5-1-12 cover gases, and hence emissions were not estimated for these alternatives.

22 Sulfur hexafluoride emission factors from 1990 through 1998 were based on a number of sources and
23 assumptions. Emission factors for primary production were available from U.S. primary producers for 1994 and
24 1995. The primary production emission factors were 1.2 kg SF₆ per metric ton for 1990 through 1993, and 1.1 kg
25 SF₆ per metric ton for 1994 through 1997. The emission factor for secondary production from 1990 through 1998
26 was assumed to be constant at the 1999 average Partner value. An emission factor for die casting of 4.1 kg SF₆ per
27 metric ton, which was available for the mid-1990s from an international survey (Gjestland and Magers 1996), was
28 used for years 1990 through 1996. For 1996 through 1998, the emission factor for die casting was assumed to
29 decline linearly to the level estimated based on Partner reports in 1999. This assumption is consistent with the
30 trend in SF₆ sales to the magnesium sector that was reported in the RAND survey of major SF₆ manufacturers,
31 which showed a decline of 70 percent from 1996 to 1999 (RAND 2002). Sand casting emission factors for 1990
32 through 2001 were assumed to be the same as the 2002 emission factor. The emission factors for the other
33 processes (i.e., permanent mold, wrought, and anode casting), about which less is known, were assumed to remain
34 constant at levels defined in Table 4-86. The emission factors for the other processes (i.e., permanent mold,
35 wrought, and anode casting) were based on discussions with industry representatives.

36 The quantities of CO₂ carrier gas used for each production type have been estimated using the 1999 estimated CO₂
37 emissions data and the annual calculated rate of change of SF₆ use in the 1990 through 1999 time period. For each
38 year and production type, the rate of change of SF₆ use between the current year and the subsequent year was
39 first estimated. This rate of change was then applied to the CO₂ emissions of the subsequent year to determine the
40 CO₂ emission of the current year.

41 Carbon dioxide emissions from the calcination of dolomite in the primary production of magnesium were
42 calculated based on the *2006 IPCC Guidelines* Tier 2 method by multiplying the estimated primary production of
43 magnesium by an emissions factor of 3.62 kilogram of CO₂ per kilogram of magnesium produced.⁶⁵ For 1990
44 through 1998, production was estimated to be equal to the production capacity of the facility.

⁶⁵ See https://www.ipcc-nggip.iges.or.jp/public/2006gl/pdf/3_Volume3/V3_4_Ch4_Metal_Industry.pdf.

1 **1999 through 2010**

2 The 1999 through 2010 emissions from primary and secondary production were based on information provided by
3 EPA's industry Partners. In some instances, there were years of missing Partner data, including SF₆ consumption
4 and metal processed. For these situations, emissions were estimated through interpolation where possible, or by
5 holding company-reported emissions (as well as production) constant from the previous year. For alternative cover
6 gases, including HFC-134a and FK 5-1-12, mainly reported data was relied upon. That is, unless a Partner reported
7 using an alternative cover gas, it was not assumed it was used. Emissions of alternate gases were also estimated
8 through linear interpolation where possible.

9 The die casting emission estimates for 1999 through 2010 were also based on information supplied by industry
10 Partners. When a Partner was determined to be no longer in production, its metal production and usage rates
11 were set to zero. Missing data on emissions or metal input was either interpolated or held constant at the last
12 available reported value. In 1999 through 2010, Partners were assumed to account for all die casting tracked by
13 USGS. For 1999, die casters who were not Partners were assumed to be similar to Partners who cast small parts.
14 Due to process requirements, these casters consume larger quantities of SF₆ per metric ton of processed
15 magnesium than casters that process large parts. Consequently, emission estimates from this group of die casters
16 were developed using an average emission factor of 5.2 kg SF₆ per metric ton of magnesium. This emission factor
17 was developed using magnesium production and SF₆ usage data for the year 1999. In 2008, the derived emission
18 factor for die casting began to increase after many years of largely decreasing emission factors. As determined
19 through an analysis of activity data reported from the USGS, this increase is due to a temporary decrease in
20 production at many facilities between 2008 and 2010, which reflects the change in production that occurred
21 during the recession.

22 The emissions from other casting operations were estimated by multiplying emission factors (kg SF₆ per metric ton
23 of metal produced or processed) by the amount of metal produced or consumed from USGS, with the exception of
24 some years for which Partner sand casting emissions data are available. The emission factors for sand casting
25 activities were acquired through the data reported by the Partnership for 2002 to 2006. For 1999 through 2001,
26 the sandcasting emission factor was held constant at the 2002 Partner-reported level. For 2007 through 2010, the
27 sandcasting Partner did not report and the reported emission factor from 2005 was applied to the Partner and to
28 all other sand casters. Activity data for 2005 was obtained from USGS (USGS 2005b).

29 The emission factors for primary production, secondary production and sand casting for the 1999 to 2010 are not
30 published to protect company-specific production information. However, the emission factor for primary
31 production has not risen above the average 1995 Partner value of 1.1 kg SF₆ per metric ton. The emission factors
32 for the other industry sectors (i.e., permanent mold, wrought, and anode casting) were based on discussions with
33 industry representatives. The emission factors for casting activities are provided below in Table **4-88**.

34 The emissions of HFC-134a and FK-5-1-12 were included in the estimates for only instances where Partners
35 reported that information to the Partnership. Emissions of these alternative cover gases were not estimated for
36 instances where emissions were not reported.

37 Carbon dioxide carrier gas emissions were estimated using the emission factors developed based on GHGRP-
38 reported carrier gas and cover gas data, by production type. It was assumed that the use of carrier gas, by
39 production type, is proportional to the use of cover gases. Therefore, an emission factor, in kg CO₂ per kg cover gas
40 and weighted by the cover gases used, was developed for each of the production types. GHGRP data, on which
41 these emissions factors are based, was available for primary, secondary, die casting and sand casting. The emission
42 factors were applied to the quantity of all cover gases used (SF₆, HFC-134a, and FK-5-1-12) by production type in
43 this time period for producers that reported CO₂ emissions from 2011-2020 through the GHGP. Carrier gas
44 emissions for the 1999 through 2010 time period were only estimated for those Partner companies that reported
45 using CO₂ as a carrier gas through the GHGRP. Using this approach helped ensure time-series consistency.
46 Emissions of carrier gases for permanent mold, wrought, and anode processes were estimated using the ratio of
47 total CO₂ emissions to total cover gas emissions for primary, secondary, die and sand in a given year and the total
48 SF₆ emissions from each permanent mold, wrought, and anodes processes respectively in that same year. CO₂
49 emissions from the calcination of dolomite were estimated using the same approach as described above. At the

1 end of 2001, the sole magnesium production plant operating in the United States that produced magnesium metal
 2 using a dolomitic process that resulted in the release of CO₂ emissions ceased its operations (USGS 1995b through
 3 2020).

4 **Table 4-88: SF₆ Emission Factors (kg SF₆ per metric ton of magnesium)**

Year	Die Casting ^a	Permanent Mold	Wrought	Anodes
1999	1.75 ^b	2	1	1
2000	0.72	2	1	1
2001	0.72	2	1	1
2002	0.71	2	1	1
2003	0.81	2	1	1
2004	0.79	2	1	1
2005	0.77	2	1	1
2006	0.88	2	1	1
2007	0.64	2	1	1
2008	0.97	2	1	1
2009	1.41	2	1	1
2010	1.43	2	1	1

^a Weighted average includes all die casters, Partners and non-Partners. For the majority of the time series (2000 through 2010), Partners made up 100 percent of die casters in the United States.

^b Weighted average that includes an estimated emission factor of 5.2 kg SF₆ per metric ton of magnesium for die casters that do not participate in the Partnership.

5 2011 through 2021

6 For 2011 through 2021, for the primary and secondary producers, GHGRP-reported cover and carrier gases
 7 emissions data were used. For sand and die casting, some emissions data was obtained through EPA's GHGRP.
 8 Additionally, in 2018 a new GHGRP reporter began reporting permanent mold emissions. The balance of the
 9 emissions for this industry segment was estimated based on previous Partner reporting (i.e., for Partners that did
 10 not report emissions through EPA's GHGRP) or were estimated by multiplying emission factors by the amount of
 11 metal produced or consumed. Partners who did not report through EPA's GHGRP were assumed to have continued
 12 to emit SF₆ at the last reported level, which was from 2010 in most cases, unless publicly available sources
 13 indicated that these facilities have closed or otherwise eliminated SF₆ emissions from magnesium production (ARB
 14 2015). Many Partners that did report through the GHGRP showed increases in SF₆ emissions driven by increased
 15 production related to a continued economic recovery after the 2008 recession. One Partner in particular reported
 16 an anonymously large increase in SF₆ emissions from 2010 to 2011, further driving increases in emissions between
 17 the two time periods of inventory estimates. All Partners were assumed to have continued to consume magnesium
 18 at the last reported level. Where the total metal consumption estimated for the Partners fell below the U.S. total
 19 reported by USGS, the difference was multiplied by the emission factors discussed in the section above, i.e., non-
 20 partner emission factors. For the other types of production and processing (i.e., permanent mold, wrought, and
 21 anode casting), emissions were estimated by multiplying the industry emission factors with the metal production
 22 or consumption statistics obtained from USGS (USGS 2022). USGS data for 2021 were not yet available at the time
 23 of the analysis, so the 2020 values were held constant through 2021 as an estimate.

24 Emissions of carrier gases for permanent mold, wrought, and anode processes were estimated using an approach
 25 consistent with the 1999 through 2010 time series.

26 Methodological approaches were applied to the entire time series to ensure time-series consistency from 1990
 27 through 2021. 2006 IPCC Guidance methodologies were used throughout the timeseries, mainly either a Tier 2 or
 28 Tier 3 approach depending on available data.

1 Uncertainty

2 Uncertainty surrounding the total estimated emissions in 2021 is attributed to the uncertainties around SF₆, HFC-
 3 134a, and CO₂ emission estimates. To estimate the uncertainty surrounding the estimated 2021 SF₆ emissions from
 4 magnesium production and processing, the uncertainties associated with three variables were estimated: (1)
 5 emissions reported by magnesium producers and processors for 2021 through EPA’s GHGRP, (2) emissions
 6 estimated for magnesium producers and processors that reported via the Partnership in prior years but did not
 7 report 2021 emissions through EPA’s GHGRP, and (3) emissions estimated for magnesium producers and
 8 processors that did not participate in the Partnership or report through EPA’s GHGRP. An uncertainty of 5 percent
 9 was assigned to the emissions (usage) data reported by each GHGRP reporter for all the cover and carrier gases
 10 (per the 2006 IPCC Guidelines). If facilities did not report emissions data during the current reporting year through
 11 EPA’s GHGRP, SF₆ emissions data were held constant at the most recent available value reported through the
 12 Partnership. The uncertainty associated with these values was estimated to be 30 percent for each year of
 13 extrapolation (per the 2006 IPCC Guidelines). The uncertainty of the total inventory estimate remained relatively
 14 constant between 2020 and 2021.

15 Alternate cover gas and carrier gases data was set equal to zero if the facilities did not report via the GHGRP. For
 16 those industry processes that are not represented in the Partnership, such as permanent mold and wrought
 17 casting, SF₆ emissions were estimated using production and consumption statistics reported by USGS and
 18 estimated process-specific emission factors (see Table 4-89). The uncertainties associated with the emission
 19 factors and USGS-reported statistics were assumed to be 75 percent and 25 percent, respectively. Emissions
 20 associated with die casting and sand casting activities utilized emission factors based on Partner reported data
 21 with an uncertainty of 75 percent. In general, where precise quantitative information was not available on the
 22 uncertainty of a parameter, a conservative (upper-bound) value was used.

23 Additional uncertainties exist in these estimates that are not addressed in this methodology, such as the basic
 24 assumption that SF₆ neither reacts nor decomposes during use. The melt surface reactions and high temperatures
 25 associated with molten magnesium could potentially cause some gas degradation. Previous measurement studies
 26 have identified SF₆ cover gas degradation in die casting applications on the order of 20 percent (Bartos et al. 2007).
 27 Sulfur hexafluoride may also be used as a cover gas for the casting of molten aluminum with high magnesium
 28 content; however, the extent to which this technique is used in the United States is unknown.

29 The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-89. Total emissions
 30 associated with magnesium production and processing were estimated to be between 1.05 and 1.21 MMT CO₂ Eq.
 31 at the 95 percent confidence level. This indicates a range of approximately 6.7 percent below to 7.0 percent above
 32 the 2021 emission estimate of 1.13 MMT CO₂ Eq. The uncertainty estimates for 2021 are slightly lower to the
 33 uncertainty reported for 2020 in the previous Inventory. This decrease in uncertainty is attributed to the increased
 34 proportion of SF₆ emissions that were calculated using data from GHGRP reporting facilities, which are more
 35 accurate than emissions calculated using proxy or estimation methods for non-reporters.

36 **Table 4-89: Approach 2 Quantitative Uncertainty Estimates for SF₆, HFC-134a and CO₂**
 37 **Emissions from Magnesium Production and Processing (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Magnesium Production	SF ₆ , HFC- 134a, CO ₂	1.16	1.08	1.24	-6.7%	7.0%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

1 QA/QC and Verification

2 General quality assurance/quality control (QA/QC) procedures were applied consistent with the U.S. Inventory
3 QA/QC plan, which is in accordance with Volume 1, Chapter 6 of *2006 IPCC Guidelines* as described in the
4 introduction of the IPPU chapter (see Annex 8 for more details). For the GHGRP data, EPA verifies annual facility-
5 level reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic
6 checks and manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are
7 accurate, complete, and consistent (EPA 2015).⁶⁶ Based on the results of the verification process, EPA follows up
8 with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a
9 number of general and category-specific QC procedures, including: range checks, statistical checks, algorithm
10 checks, and year-to-year checks of reported data and emissions.

11 Recalculations Discussion

12 GHGRP-reported emissions for CO₂ and SF₆ were updated for a die casting and a permanent mold facility for their
13 2020 reported emissions data resulting in resulting in decreased 2020 CO₂ and SF₆ emissions. Another die casting
14 facility that was a late reporters to the GHGRP have had emissions back casted to 2001, increasing SF₆ emissions in
15 those years (Kramer 2000). CO₂ emissions from one facility which was previously interpolated for 2014 has
16 emissions data available on the FLIGHT tool and has been updated accordingly, resulting in a decrease in 2014 CO₂
17 emissions.

18 One facility's Fluorinated Ketone and CO₂ emissions from 2016 were updated as an interpolation between
19 reported 2015 and 2017 emissions, in alignment with previous updates to that facility's SF₆ emissions, leading to
20 increased CO₂ emissions and decreased fluorinated ketone emissions. HFC-134a emissions from one facility which
21 were not previously accounted in the estimate summary have been accounted for, leading to an increase in 2019
22 HFC-134a emissions. CO₂ emissions from one facility were previously held constant from their 2018 emissions,
23 further research indicated that holding emissions from their 2017 emissions was more reflective of current
24 conditions and was updated, resulting in increased 2019 and 2020 CO₂ emissions from that facility.

25 In addition, for the current Inventory, CO₂-equivalent estimates of total emissions of SF₆, HFC-134a, CO₂, and
26 Fluorinated Ketone have been revised to reflect the 100-year global warming potentials (GWPs) provided in the
27 IPCC *Fifth Assessment Report (AR5)* (IPCC 2013). AR5 GWP values differ slightly from those presented in the IPCC
28 *Fourth Assessment Report (AR4)* (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied
29 across the entire time series for consistency. The GWP value for SF₆ increased from 22,800 to 23,500 leading to an
30 increase in calculated CO₂-equivalent emissions. The GWP value for HFC-13a decreased from 1,430 to 1,300
31 leading to a decrease in calculated CO₂-equivalent emissions. Compared to the previous Inventory which applied
32 100-year GWP values from AR4, the average annual change in SF₆ emissions was a 3.1 percent increase and the
33 average annual change in HFC-134a emissions was 4.5 percent decrease for the time series. While the GWP value
34 CO₂ remained the same, calculations of CO₂ emissions from Permanent Mold, Wrought, and Anode Emissions tied
35 to emissions of SF₆ led to 0.02 percent increase in CO₂ emissions. Overall, emissions from magnesium production
36 and processing increased over the time series. The net impact from these updates was an average annual 2.8
37 percent increase in emissions for the time series. Further discussion on this update and the overall impacts of
38 updating the Inventory GWP values to reflect the IPCC *Fifth Assessment Report* can be found in Chapter 9,
39 Recalculations and Improvements.

66 GHGRP Report Verification Factsheet. See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

1 Planned Improvements

2 Cover gas research conducted over the last decade has found that SF₆ used for magnesium melt protection can
3 have degradation rates on the order of 20 percent in die casting applications (Bartos et al. 2007). Current emission
4 estimates assume (per the *2006 IPCC Guidelines*) that all SF₆ utilized is emitted to the atmosphere. Additional
5 research may lead to a revision of the *2006 IPCC Guidelines* to reflect this phenomenon and until such time,
6 developments in this sector will be monitored for possible application to the Inventory methodology.

7 Additional emissions are generated as byproducts from the use of alternate cover gases, which are not currently
8 accounted for. Research on this topic is developing, and as reliable emission factors become available, these
9 emissions will be incorporated into the Inventory.

10 An additional die casting facility that was a late reporter to the GHGRP will have emissions back cast based on
11 further outreach to determine what years they started die casting. This value will be taken out of the non-reported
12 emissions from die casters for the years affected.

13 4.21 Lead Production (CRF Source Category 14 2C5)

15 In 2021, lead was produced in the United States using only secondary production processes. Until 2014, lead
16 production in the United States involved both primary and secondary processes—both of which emit carbon
17 dioxide (CO₂) (Sjardin 2003). Emissions from fuels consumed for energy purposes during the production of lead are
18 accounted for in the Energy chapter.

19 Primary production of lead through the direct smelting of lead concentrate produces CO₂ emissions as the lead
20 concentrates are reduced in a furnace using metallurgical coke (Sjardin 2003). Primary lead production, in the form
21 of direct smelting, previously occurred at a single smelter in Missouri. This primary lead smelter was closed at the
22 end of 2013, and a small amount of residual lead was processed during demolition of the facility in 2014 (USGS
23 2015). Beginning in 2015, primary lead production no longer occurred in the United States.

24 Similar to primary lead production, CO₂ emissions from secondary lead production result when a reducing agent,
25 usually metallurgical coke, is added to the smelter to aid in the reduction process. Carbon dioxide emissions from
26 secondary production also occur through the treatment of secondary raw materials (Sjardin 2003). Secondary
27 production primarily involves the recycling of lead acid batteries and post-consumer scrap at secondary smelters.
28 Secondary lead production in the United States has fluctuated over the past 20 years, reaching a high of 1,180,000
29 metric tons in 2007, and declined for three successive years between 2019 and 2021. In 2021, secondary lead
30 production accounted for 100 percent of total U.S. lead production. The lead-acid battery industry accounted for
31 about 92 percent of the reported U.S. lead consumption in 2021 (USGS 2022b).

32 In 2021, secondary lead production in the United States decreased by approximately 4 percent compared to 2020,
33 due to the closure of a secondary lead smelter in South Carolina (Battery Industry 2021) and reduced production
34 from several other secondary lead smelters (USGS 2022b). Secondary lead production in 2021 is 7 percent higher
35 than in 1990 (USGS 1994 and 2022b). The United States has become more reliant on imported refined lead, owing
36 to the closure of the last primary lead smelter in 2013. Exports of spent starting-lighting-ignition (SLI) batteries
37 decreased between 2014 and 2017, and subsequently recovered beginning in 2018. Exports were 14 percent
38 higher in the first 9 months of 2021 compared to the same time period in 2014 (USGS 2015 through 2022b). In the
39 first 9 months of 2021, 25.5 million spent SLI lead-acid batteries were exported, 29 percent more than that in the
40 same time period in 2020 (USGS 2022b).

41 Emissions of CO₂ from lead production in 2021 were 0.4 MMT CO₂ Eq. (446 kt), which is a 4 percent decrease
42 compared to 2020 and a 14 percent decrease compared to 1990 (see Table 4-90).

1 The United States was the third largest mine producer of lead in the world, behind China and Australia, and
 2 accounted for approximately 7 percent of world production in 2021 (USGS 2022b).

3 **Table 4-90: CO₂ Emissions from Lead Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	0.5	0.6	0.5	0.5	0.5	0.5	0.4
kt	516	553	513	527	531	464	446

4 Methodology and Time-Series Consistency

5 The methods used to estimate emissions for lead production⁶⁷ are based on Sjardin’s work (Sjardin 2003) for lead
 6 production emissions and Tier 1 methods from the *2006 IPCC Guidelines*. The Tier 1 equation is as follows:

7 **Equation 4-15: 2006 IPCC Guidelines Tier 1: CO₂ Emissions From Lead Production (Equation**
 8 **4.32)**

$$CO_2 \text{ Emissions} = (DS \times EF_{DS}) + (S \times EF_S)$$

9 where,

- 11 DS = Lead produced by direct smelting, metric ton
- 12 S = Lead produced from secondary materials
- 13 EF_{DS} = Emission factor for direct smelting, metric tons CO₂/metric ton lead product
- 14 EF_S = Emission factor for secondary materials, metric tons CO₂/metric ton lead product

15 For primary lead production using direct smelting, Sjardin (2003) and the *2006 IPCC Guidelines* provide an emission
 16 factor of 0.25 metric tons CO₂/metric ton lead. For secondary lead production, Sjardin (2003) and the *2006 IPCC*
 17 *Guidelines* provide an emission factor of 0.25 metric tons CO₂/metric ton lead for direct smelting, as well as an
 18 emission factor of 0.2 metric tons CO₂/metric ton lead produced for the treatment of secondary raw materials (i.e.,
 19 pretreatment of lead acid batteries). Since the secondary production of lead involves both the use of the direct
 20 smelting process and the treatment of secondary raw materials, Sjardin recommends an additive emission factor
 21 to be used in conjunction with the secondary lead production quantity. The direct smelting factor (0.25) and the
 22 sum of the direct smelting and pretreatment emission factors (0.45) are multiplied by total U.S. primary and
 23 secondary lead production, respectively, to estimate CO₂ emissions.

24 The production and use of coking coal for lead production is adjusted for within the Energy chapter as this fuel was
 25 consumed during non-energy related activities. Additional information on the adjustments made within the Energy
 26 sector for Non-Energy Use of Fuels is described in both the Methodology section of CO₂ from Fossil Fuel
 27 Combustion (Section 3.1 Fossil Fuel Combustion (CRF Source Category 1A)) and Annex 2.1, Methodology for
 28 Estimating Emissions of CO₂ from Fossil Fuel Combustion.

29 The 1990 through 2021 activity data for primary and secondary lead production (see Table 4-91) were obtained
 30 from the U.S. Geological Survey (USGS 1995 through 2022b).

31 **Table 4-91: Lead Production (Metric Tons)**

Year	1990	2005	2017	2018	2019	2020	2021
Primary	404,000	143,000	0	0	0	0	0
Secondary	922,000	1,150,000	1,140,000	1,170,000	1,180,000	1,030,000	990,000

⁶⁷ EPA has not integrated aggregated facility-level Greenhouse Gas Reporting Program (GHGRP) information to inform these estimates. The aggregated information (e.g., activity data and emissions) associated with Lead Production did not meet criteria to shield underlying confidential business information (CBI) from public disclosure.

1 Methodological approaches discussed below were applied to applicable years to ensure time-series consistency in
 2 emissions from 1990 through 2021.

3 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

4 Uncertainty associated with lead production relates to the emission factors and activity data used. The direct
 5 smelting emission factor used in primary production is taken from Sjardin (2003) who averaged the values
 6 provided by three other studies (Dutrizac et al. 2000; Morris et al. 1983; Ullman 1997). For secondary production,
 7 Sjardin (2003) added a CO₂ emission factor associated with battery treatment. The applicability of these emission
 8 factors to plants in the United States is uncertain. Consistent with the ranges in Table 4.23 of the *2006 IPCC*
 9 *Guidelines* for a Tier 1 emission factor by process type, EPA assigned an uncertainty range of ±20 percent for these
 10 emission factors.

11 There is also a smaller level of uncertainty associated with the accuracy of primary and secondary production data
 12 provided by the USGS which is collected via voluntary surveys; the uncertainty of the activity data is a function of
 13 the reliability of reported plant-level production data and the completeness of the survey response. EPA currently
 14 uses an uncertainty range of ±10% for these activity data elements, consistent with the ranges in Table 4.23 of the
 15 *2006 IPCC Guidelines* for Tier 1 national production data.

16 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-92. Lead production CO₂
 17 emissions in 2021 were estimated to be between 0.4 and 0.6 MMT CO₂ Eq. at the 95 percent confidence level. This
 18 indicates a range of approximately 15 percent below and 16 percent above the emission estimate of 0.5 MMT CO₂
 19 Eq.

20 **Table 4-92: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Lead**
 21 **Production (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Lead Production	CO ₂	0.4	0.4	0.6	-15%	+16%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

22 **QA/QC and Verification**

23 For more information on the general QA/QC process applied to this source category, consistent with Volume 1,
 24 Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of
 25 the IPPU chapter.

26 Initial review of activity data show that EPA’s GHGRP Subpart R lead production data and resulting emissions are
 27 fairly consistent with those reported by USGS. EPA is still reviewing available GHGRP data, reviewing QC analysis to
 28 understand differences in data reporting (i.e., threshold implications), and assessing the possibility of including this
 29 planned improvement in future Inventory reports (see Planned Improvements section below). Currently, GHGRP
 30 data are used for QA purposes only.

31 **Recalculations Discussion**

32 Recalculations were implemented for 2014, 2018, 2019, and 2020, based on revised USGS data for secondary lead
 33 production. Compared to the previous Inventory, emissions increased by 4 percent (18 kt CO₂) for 2014, 3 percent
 34 (14 kt CO₂) for 2018, and less than 1 percent (4 kt CO₂) for 2019. Emissions decreased by 6 percent (31 kt CO₂) for
 35 2020.

1 Planned Improvements

2 Pending resources and prioritization of improvements for more significant sources, EPA will continue to evaluate
3 and analyze data reported under EPA's GHGRP that would be useful to improve the emission estimates and
4 category-specific QC for the Lead Production source category, in particular considering completeness of reported
5 lead production given the reporting threshold. Particular attention will be made to ensuring time-series
6 consistency of the emissions estimates presented in future Inventory reports, consistent with IPCC and UNFCCC
7 guidelines. This is required as the facility-level reporting data from EPA's GHGRP, with the program's initial
8 requirements for reporting of emissions in calendar year 2010, are not available for all inventory years (i.e., 1990
9 through 2009) as required for this Inventory. In implementing improvements and integration of data from EPA's
10 GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be relied
11 upon.⁶⁸

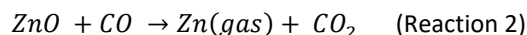
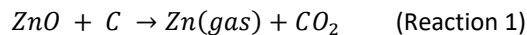
12 4.22 Zinc Production (CRF Source Category 13 2C6)

14 Zinc production in the United States consists of both primary and secondary processes. Of the primary and
15 secondary processes currently used in the United States, only the electrothermic and Waelz kiln secondary
16 processes result in non-energy carbon dioxide (CO₂) emissions (Viklund-White 2000). Emissions from fuels
17 consumed for energy purposes during the production of zinc are accounted for in the Energy chapter.

18 The majority of zinc produced in the United States is used for galvanizing. Galvanizing is a process where zinc
19 coating is applied to steel in order to prevent corrosion. Zinc is used extensively for galvanizing operations in the
20 automotive and construction industry. Zinc is also used in the production of zinc alloys and brass and bronze alloys
21 (e.g., brass mills, copper foundries, and copper ingot manufacturing). Zinc compounds and dust are also used, to a
22 lesser extent, by the agriculture, chemicals, paint, and rubber industries.

23 Production of zinc can be conducted with a range of pyrometallurgical (e.g., electrothermic furnace, Waelz kiln,
24 flame reactor, batch retorts, Pinto process, and PIZO process) and hydrometallurgical (e.g., hydrometallurgical
25 recovery, solvent recovery, solvent extraction-electrowinning, and electrolytic) processes. Hydrometallurgical
26 production processes are assumed to be non-emissive since no carbon is used in these processes (Sjardin 2003).
27 Primary production in the United States is conducted through the electrolytic process, while secondary techniques
28 include the electrothermic and Waelz kiln processes, as well as a range of other processes. Worldwide primary zinc
29 production also employs a pyrometallurgical process using an Imperial Smelting Furnace; however, this process is
30 not used in the United States (Sjardin 2003).

31 In the electrothermic process, roasted zinc concentrate and secondary zinc products enter a sinter feed where
32 they are burned to remove impurities before entering an electric retort furnace. Metallurgical coke is added to the
33 electric retort furnace as a carbon-containing reductant. This concentration step, using metallurgical coke and high
34 temperatures, reduces the zinc oxides and produces vaporized zinc, which is then captured in a vacuum
35 condenser. This reduction process also generates non-energy CO₂ emissions.



38 In the Waelz kiln process, electric arc furnace (EAF) dust, which is captured during the recycling of galvanized steel,
39 enters a kiln along with a reducing agent (typically carbon-containing metallurgical coke). When kiln temperatures
40 reach approximately 1,100 to 1,200 degrees Celsius, zinc fumes are produced, which are combusted with air

⁶⁸ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

1 entering the kiln. This combustion forms zinc oxide, which is collected in a baghouse or electrostatic precipitator,
 2 and is then leached to remove chloride and fluoride. The use of carbon-containing metallurgical coke in a high-
 3 temperature fuming process results in non-energy CO₂ emissions. Through this process, approximately 0.33 metric
 4 tons of zinc is produced for every metric ton of EAF dust treated (Viklund-White 2000).

5 In the flame reactor process, a waste feed stream, which can include EAF dust, is processed in a high-temperature
 6 environment (greater than 2,000 °C) created by the combustion of natural gas or coal and oxygen-enriched air.
 7 Volatile metals, including zinc, are forced into the gas phase and drawn into a combustion chamber, where air is
 8 introduced and oxidation occurs. The metal oxide product is then collected in a dust collection system (EPA 1992).

9 In 2021, the only companies in the United States that used emissive technology to produce secondary zinc
 10 products were Befesa Holding US Inc (Befesa) and Steel Dust Recycling (SDR). The secondary zinc facilities operated
 11 by Befesa were acquired from American Zinc Recycling (AZR) (formerly “Horsehead Corporation”) in 2021. PIZO
 12 Operating Company, LLC (PIZO) operated a secondary zinc production facility that processed EAF dust in
 13 Blytheville, AR from 2009 to 2012.

14 For Befesa, EAF dust is recycled in Waelz kilns at their Calumet, IL; Palmerton, PA; Rockwood, TN; and Barnwell, SC
 15 facilities. The former AZR facility in Beaumont, TX processed EAF dust via flame reactor from 1993 through 2009
 16 (AZR 2021, Horsehead 2014). These Waelz kiln and flame reactor facilities produce intermediate zinc products
 17 (crude zinc oxide or calcine). Prior to 2014, most of output from these facilities were transported to their Monaca,
 18 PA facility where the products were smelted into refined zinc using electrothermic technology. In April 2014, the
 19 Monaca smelter was permanently closed and replaced by a new facility in Mooresboro, NC in 2014.

20 The Mooresboro facility uses a hydrometallurgical process (i.e., solvent extraction with electrowinning technology)
 21 to produce zinc products, which is assumed to be non-emissive as described above. Production at the Mooresboro
 22 facility was idled in April 2016 and re-started in March 2020, with plans to be at full capacity by 2021 (Recycling
 23 Today 2020). Direct consumption of coal, coke, and natural gas were replaced with electricity consumption
 24 (Horsehead 2012b). The Mooresboro facility uses leaching and solvent extraction (SX) technology combined with
 25 electrowinning, melting, and casting technology. In this process, Waelz Oxide (WOX) is first washed in water to
 26 remove soluble elements such as chlorine, potassium, and sodium, and then is leached in a sulfuric acid solution to
 27 dissolve the contained zinc creating a pregnant liquor solution (PLS). The PLS is then processed in a solvent
 28 extraction step in which zinc is selectively extracted from the PLS using an organic solvent creating a purified zinc-
 29 loaded electrolyte solution. The loaded electrolyte solution is then fed into the electrowinning process in which
 30 electrical energy is applied across a series of anodes and cathodes submerged in the electrolyte solution causing
 31 the zinc to deposit on the surfaces of the cathodes. As the zinc metal builds up on these surfaces, the cathodes are
 32 periodically harvested in order to strip the zinc from their surfaces (Horsehead 2015).

33 SDR recycles EAF dust into intermediate zinc products using Waelz kilns and sells the intermediate products to
 34 companies who smelt it into refined products.

35 Emissions of CO₂ from zinc production in 2021 were estimated to be 1.0 MMT CO₂ Eq. (969 kt CO₂) (see Table
 36 4-93). All 2021 CO₂ emissions resulted from secondary zinc production processes. Emissions from zinc production
 37 in the United States have increased overall since 1990 due to a gradual shift from non-emissive primary production
 38 to emissive secondary production. In 2021, emissions were estimated to be 53 percent higher than they were in
 39 1990. Emissions decreased 1 percent from 2020 levels.

40 In 2021, global zinc mine production, or primary production, recovered from the reduced output experienced in
 41 2020 due largely to the COVID-19 pandemic. U.S. primary zinc production mirrored this global trend. While total
 42 refined zinc production increased in 2020 due to the reopening of an idled secondary zinc refinery, consumption of
 43 refined zinc decreased in association with a decline in the U.S. steel industry as a result of the COVID-19 pandemic.
 44 Refined zinc production increased in 2021, along with zinc consumption (USGS 2022).

45 **Table 4-93: CO₂ Emissions from Zinc Production (MMT CO₂ Eq. and kt)**

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	0.6	1.0	0.9	1.0	1.0	1.0	1.0
kt	632	1,030	900	999	1,026	977	969

1 In 2021, United States primary and secondary refined zinc production were estimated to total 220,000 metric tons
 2 (USGS 2022) (see Table 4-94). Domestic zinc mine production increased in 2021 compared to 2020 owing partially
 3 to a decrease in production at the Red Dog Mine in Alaska and the closure of the Pend Oreille Mine in Washington
 4 State in July 2019. Primary zinc production (primary slab zinc) in 2018 is used as an estimate for 2019 through 2021
 5 due to the lack of available data. Secondary zinc production in 2020 increased by 250 percent compared to 2019
 6 and was largely influenced by the reopening of the idled AZR secondary zinc refinery in Mooresboro, NC in March
 7 2020 (USGS 2021; AZP 2021). From 2020 to 2021, secondary zinc production increased by 51 percent. Secondary
 8 zinc production from the reopened facility was estimated by subtracting estimated primary zinc production from
 9 the total zinc production value obtained from the USGS *Minerals Yearbook: Zinc*. Production of secondary zinc
 10 reached its lowest point in the time series in 2019, following the closure of the Monaca, PA smelter in 2014 and
 11 technical and environmental issues with the Mooresboro, NC facility which reopened in 2020, as noted above.

12 **Table 4-94: Zinc Production (Metric Tons)**

Year	1990	2005	2017	2018	2019	2020	2021
Primary	262,704	191,120	117,000	101,000	101,000	101,000	101,000
Secondary	95,708	156,000	15,000	15,000	14,000	79,000	119,000
Total	358,412	347,120	132,000	116,000	115,000	180,000	220,000

13 Methodology and Time-Series Consistency

14 The methods used to estimate non-energy CO₂ emissions from zinc production⁶⁹ using the electrothermic primary
 15 production and Waelz kiln secondary production processes are based on Tier 1 methods from the *2006 IPCC*
 16 *Guidelines* (IPCC 2006). The Tier 1 equation used to estimate emissions from zinc production is as follows:

17 Equation 4-16: 2006 IPCC Guidelines Tier 1: CO₂ Emissions From Zinc Production (Equation 18 4.33)

$$19 E_{CO_2} = Zn \times EF_{default}$$

20 where,

- 21 E_{CO_2} = CO₂ emissions from zinc production, metric tons
- 22 Zn = Quantity of zinc produced, metric tons
- 23 $EF_{default}$ = Default emission factor, metric tons CO₂/metric ton zinc produced

24 The Tier 1 emission factors provided by IPCC for Waelz kiln-based secondary production were derived from
 25 metallurgical coke consumption factors and other data presented in Vikland-White (2000). These coke
 26 consumption factors as well as other inputs used to develop the Waelz kiln emission factors are shown below. IPCC
 27 does not provide an emission factor for electrothermic processes due to limited information; therefore, the Waelz
 28 kiln-specific emission factors were also applied to zinc produced from electrothermic processes. Starting in 2014,
 29 refined zinc produced in the United States used hydrometallurgical processes and is assumed to be non-emissive.

30 For Waelz kiln-based production, IPCC recommends the use of emission factors based on EAF dust consumption, if
 31 possible, rather than the amount of zinc produced since the amount of reduction materials used is more directly
 32 dependent on the amount of EAF dust consumed. Since only a portion of emissive zinc production facilities
 33 consume EAF dust, the emission factor based on zinc production is applied to the non-EAF dust consuming
 34 facilities, while the emission factor based on EAF dust consumption is applied to EAF dust consuming facilities.

⁶⁹ EPA has not integrated aggregated facility-level Greenhouse Gas Reporting Program (GHGRP) information to inform these estimates. The aggregated information (e.g., activity data and emissions) associated with Zinc Production did not meet criteria to shield underlying confidential business information (CBI) from public disclosure.

1 The Waelz kiln emission factor based on the amount of zinc produced was developed based on the amount of
2 metallurgical coke consumed for non-energy purposes per ton of zinc produced (i.e., 1.19 metric tons coke/metric
3 ton zinc produced) (Viklund-White 2000), and the following equation:

4 **Equation 4-17: Waelz Kiln CO₂ Emission Factor for Zinc Produced**

5
$$EF_{Waelz\ Kiln} = \frac{1.19\ \text{metric tons coke}}{\text{metric tons zinc}} \times \frac{0.85\ \text{metric tons C}}{\text{metric tons coke}} \times \frac{3.67\ \text{metric tons CO}_2}{\text{metric tons C}} = \frac{3.70\ \text{metric tons CO}_2}{\text{metric tons zinc}}$$

6 Refined zinc production levels for AZR's Monaca, PA facility (utilizing electrothermic technology) were available
7 from the company for years 2005 through 2013 (Horsehead 2008, 2011, 2012, 2013, and 2014). The Monaca
8 facility was permanently shut down in April 2014 and replaced by AZR's new facility in Mooresboro, NC. The new
9 facility uses hydrometallurgical process to produce refined zinc products. Hydrometallurgical production processes
10 are assumed to be non-emissive since no carbon is used in these processes (Sjardin 2003).

11 Metallurgical coke consumption for non-EAF dust consuming facilities for 1990 through 2004 were extrapolated
12 using the percentage change in annual refined zinc production at secondary smelters in the United States, as
13 provided by the U.S. Geological Survey (USGS) *Minerals Yearbook: Zinc* (USGS 1995 through 2006). Metallurgical
14 coke consumption for 2005 through 2013 were based on the secondary zinc production values obtained from the
15 Horsehead Corporation Annual Report Form 10-K: 2005 through 2008 from the 2008 10-K (Horsehead Corp 2009);
16 2009 and 2010 from the 2010 10-K (Horsehead Corp. 2011); and 2011 through 2013 from the associated 10-K
17 (Horsehead Corp. 2012a, 2013, 2014). Metallurgical coke consumption levels for 2014 and later were zero due to
18 the closure of the AZR (formerly "Horsehead Corporation") electrothermic furnace facility in Monaca, PA. The
19 secondary zinc produced values for each year were then multiplied by the 3.70 metric tons CO₂/metric ton zinc
20 produced emission factor to develop CO₂ emission estimates for the AZR electrothermic furnace facility.

21 The Waelz kiln emission factor based on the amount of EAF dust consumed was developed based on the amount
22 of metallurgical coke consumed per ton of EAF dust consumed (i.e., 0.4 metric tons coke/metric ton EAF dust
23 consumed) (Viklund-White 2000), and the following equation:

24 **Equation 4-18: Waelz Kiln CO₂ Emission Factor for EAF Dust Consumed**

25
$$EF_{EAF\ Dust} = \frac{0.4\ \text{metric tons coke}}{\text{metric tons EAF Dust}} \times \frac{0.85\ \text{metric tons C}}{\text{metric tons coke}} \times \frac{3.67\ \text{metric tons CO}_2}{\text{metric tons C}} = \frac{1.24\ \text{metric tons CO}_2}{\text{metric tons EAF Dust}}$$

26 Metallurgical coke consumption for EAF dust consuming facilities for 1990 through 2021 were calculated based on
27 the values of EAF dust consumed. The values of EAF dust consumed for Befesa, SDR, and PIZO are explained below.
28 The total amount of EAF dust consumed by the Waelz kilns currently operated by Befesa was available from AZR
29 (formerly "Horsehead Corporation") in financial reports for years 2006 through 2015 (Horsehead 2007, 2008,
30 2010a, 2011, 2012a, 2013, 2014, 2015, and 2016), from correspondence with AZR for 2016 through 2019 (AZR
31 2020), and from correspondence with Befesa for 2020 and 2021 (Befesa 2022). The EAF dust consumption values
32 for each year were then multiplied by the 1.24 metric tons CO₂/metric ton EAF dust consumed emission factor to
33 develop CO₂ emission estimates for Befesa's Waelz kiln facilities.

34 The amount of EAF dust consumed by SDR and their total production capacity were obtained from SDR's facility in
35 Alabama for the years 2011 through 2021 (SDR 2012, 2014, 2015, 2017, 2018, 2021, 2022). The SDR facility has
36 been operational since 2008, underwent expansion in 2011 to include a second unit (operational since early- to
37 mid-2012), and expanded its capacity again in 2017 (SDR 2018). Annual consumption data for SDR was not publicly
38 available for the years 2008, 2009, and 2010. These data were estimated using data for AZR's Waelz kilns for 2008
39 through 2010 (Horsehead 2007, 2008, 2010a, 2010b, 2011). Annual capacity utilization ratios were calculated using
40 AZR's annual consumption and total capacity for the years 2008 through 2010. AZR's annual capacity utilization
41 ratios were multiplied with SDR's total capacity to estimate SDR's consumption for each of the years, 2008 through
42 2010 (SDR 2013). The 1.24 metric tons CO₂/metric ton EAF dust consumed emission factor was then applied to
43 SDR's estimated EAF dust consumption to develop CO₂ emission estimates for those Waelz kiln facilities.

1 PIZO's facility in Arkansas was operational from 2009 to 2012 (PIZO 2021). The amount of EAF dust consumed by
2 PIZO's facility for 2009 through 2012 was not publicly available. EAF dust consumption for PIZO's facility for 2009
3 and 2010 were estimated by calculating annual capacity utilization of AZR's Waelz kilns and multiplying this
4 utilization ratio by PIZO's total capacity (PIZO 2012). EAF dust consumption for PIZO's facility for 2011 through
5 2012 were estimated by applying the average annual capacity utilization rates for AZR and SDR (Grupo PROMAX)
6 to PIZO's annual capacity (Horsehead 2012; SDR 2012; PIZO 2012). The 1.24 metric tons CO₂/metric ton EAF dust
7 consumed emission factor was then applied to PIZO's estimated EAF dust consumption to develop CO₂ emission
8 estimates for those Waelz kiln facilities.

9 The production and use of coking coal for zinc production is adjusted for within the Energy chapter as this fuel was
10 consumed during non-energy related activities. Additional information on the adjustments made within the Energy
11 sector for Non-Energy Use of Fuels is described in both the Methodology section of CO₂ from Fossil Fuel
12 Combustion (3.1 Fossil Fuel Combustion (CRF Source Category 1A)) and Annex 2.1, Methodology for Estimating
13 Emissions of CO₂ from Fossil Fuel Combustion.

14 Beginning with the 2017 USGS *Minerals Commodity Summary: Zinc*, United States primary and secondary refined
15 zinc production were reported as one value, total refined zinc production. Prior to this publication, primary and
16 secondary refined zinc production statistics were reported separately. For years 2016 through 2021, only one
17 facility produced primary zinc. Primary zinc produced from this facility was subtracted from the USGS 2016 to 2020
18 total zinc production statistic to estimate secondary zinc production for these years.

19 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
20 through 2021.

21 **Uncertainty – TO BE UPDATED FOR FINAL INVENTORY REPORT**

22 The uncertainty associated with these estimates is two-fold, relating to activity data and emission factors used.

23 First, there is uncertainty associated with the amount of EAF dust consumed in the United States to produce
24 secondary zinc using emission-intensive Waelz kilns. The estimate for the total amount of EAF dust consumed in
25 Waelz kilns is based on combining the totals for (1) the EAF dust consumption value obtained for the kilns currently
26 operated by Befesa (and formerly operated by AZR or Horsehead Corporation) and (2) an EAF dust consumption
27 value obtained from the Waelz kiln facility operated by SDR. For the 1990 through 2015 estimates, EAF dust
28 consumption values for the kilns currently operated by Befesa were obtained from annual financial reports to the
29 Securities and Exchange Commission (SEC) by AZR. In 2016, AZR reorganized as a private company and ceased
30 providing annual reports to the SEC (Recycling Today 2017). EAF dust consumption values for subsequent years
31 from the Befesa kilns and SDR have been obtained from personal communication with facility representatives.
32 Since actual EAF dust consumption information is not available for PIZO's facility (2009 through 2010) and SDR's
33 facility (2008 through 2010), the amount is estimated by multiplying the EAF dust recycling capacity of the facility
34 (available from the company's website) by the capacity utilization factor for AZR (which was available from
35 Horsehead Corporation financial reports). The EAF dust consumption for PIZO's facility for 2011 through 2012 was
36 estimated by multiplying the average capacity utilization factor developed from AZR and SDR's annual capacity
37 utilization rates by PIZO's EAF dust recycling capacity. Therefore, there is uncertainty associated with the
38 assumption used to estimate PIZO's annual EAF dust consumption values for 2009 through 2012 and SDR's annual
39 EAF dust consumption values for 2008 through 2010. EPA uses an uncertainty range of ± 5 percent for these EAF
40 dust consumption data inputs, based upon expert elicitation from the USGS commodity specialist.

41 Second, there is uncertainty associated with the emission factors used to estimate CO₂ emissions from secondary
42 zinc production processes. The Waelz kiln emission factors are based on materials balances for metallurgical coke
43 and EAF dust consumed as provided by Viklund-White (2000). Therefore, the accuracy of these emission factors
44 depend upon the accuracy of these materials balances. Data limitations prevented the development of emission
45 factors for the electrothermic process. Therefore, emission factors for the Waelz kiln process were applied to both
46 electrothermic and Waelz kiln production processes. Consistent with the ranges in Table 4.25 of the 2006 IPCC
47 *Guidelines*, EPA assigned an uncertainty range of ± 20 percent for the Tier 1 Waelz kiln emission factors, which are
48 provided by Viklund-White in the form of metric tons of coke per metric ton of EAF dust consumed and metric tons

of coke per metric ton of zinc produced. In order to convert coke consumption rates to CO₂ emission rates, values for the heat and carbon content of coke were obtained from Table 4.2 – Tier 2 of the 2006 IPCC Guidelines. An uncertainty range of ±10 percent was assigned to these coke data elements based upon Table 4.25, Tier 2 – National Reducing Agent & Process Materials Data.

The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-95. Zinc production CO₂ emissions from 2021 were estimated to be between 0.8 and 1.2 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 19 percent below and 20 percent above the emission estimate of 1.0 MMT CO₂ Eq.

Table 4-95: Approach 2 Quantitative Uncertainty Estimates for CO₂ Emissions from Zinc Production (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
Zinc Production	CO ₂	1.0	0.8	1.2	-19%	+20%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For more information on the general QA/QC process applied to this source category, consistent with Volume 1, Chapter 6 of the 2006 IPCC Guidelines, see the QA/QC and Verification Procedures section in the introduction of the IPPU chapter.

Recalculations Discussion

Recalculations were performed for the year 2020 based on updated EAF dust consumption data. Compared to the previous Inventory, emissions from zinc production decreased by 3 percent (31 kt CO₂).

Planned Improvements

Pending resources and prioritization of improvements for more significant sources, EPA will continue to evaluate and analyze data reported under EPA’s GHGRP that would be useful to improve the emission estimates and category-specific QC for the Zinc Production source category, in particular considering completeness of reported zinc production given the reporting threshold. Given the small number of facilities in the United States, particular attention will be made to risks for disclosing CBI and ensuring time-series consistency of the emissions estimates presented in future Inventory reports, consistent with IPCC and UNFCCC guidelines. This is required as the facility-level reporting data from EPA’s GHGRP, with the program’s initial requirements for reporting of emissions in calendar year 2010, are not available for all inventory years (i.e., 1990 through 2009) as required for this Inventory. In implementing improvements and integration of data from EPA’s GHGRP, the latest guidance from the IPCC on the use of facility-level data in national inventories will be relied upon.⁷⁰ This is a long-term planned improvement, and EPA is still assessing the possibility of including this improvement in future Inventory reports.

⁷⁰ See http://www.ipcc-nggip.iges.or.jp/public/tb/TFI_Technical_Bulletin_1.pdf.

4.23 Electronics Industry (CRF Source Category 2E)

The electronics industry uses multiple greenhouse gases in its manufacturing processes. In semiconductor manufacturing, these include long-lived fluorinated greenhouse gases used for plasma etching and chamber cleaning (CRF Source Category 2E1), fluorinated heat transfer fluids used for temperature control and other applications (CRF Source Category 2E4), and nitrous oxide (N₂O) used to produce thin films through chemical vapor deposition and in other applications (reported under CRF Source Category 2H3). Similar to semiconductor manufacturing, the manufacturing of micro-electro-mechanical systems (MEMS) devices (reported under CRF Source Category 2E5 Other) and photovoltaic (PV) cells (CRF Source Category 2E3) requires the use of multiple long-lived fluorinated greenhouse gases for various processes.

The gases most commonly employed in the electronics industry are trifluoromethane (hydrofluorocarbon (HFC)-23 or CHF₃), perfluoromethane (CF₄), perfluoroethane (C₂F₆), nitrogen trifluoride (NF₃), and sulfur hexafluoride (SF₆), although other fluorinated compounds such as perfluoropropane (C₃F₈) and perfluorocyclobutane (c-C₄F₈) are also used. The exact combination of compounds is specific to the process employed.

In addition to emission estimates for these seven commonly used fluorinated gases, this Inventory contains emissions estimates for N₂O and other HFCs and unsaturated, low-GWP PFCs including C₅F₈, C₄F₆, HFC-32, HFC-41, and HFC-134a. These additional HFCs and PFCs are emitted from etching and chamber cleaning processes in much smaller amounts, accounting for 0.02 percent of emissions (in CO₂ Eq.) from these processes.

For semiconductors, a single 300 mm silicon wafer that yields between 400 to 600 semiconductor products (devices or chips) may require more than 100 distinct fluorinated-gas-using process steps, principally to deposit and pattern dielectric films. Plasma etching (or patterning) of dielectric films, such as silicon dioxide and silicon nitride, is performed to provide pathways for conducting material to connect individual circuit components in each device. The patterning process uses plasma-generated fluorine atoms, which chemically react with exposed dielectric film to selectively remove the desired portions of the film. The material removed as well as undissociated fluorinated gases flow into waste streams and, unless emission abatement systems are employed, into the atmosphere. Plasma enhanced chemical vapor deposition (PECVD) chambers, used for depositing dielectric films, are cleaned periodically using fluorinated and other gases. During the cleaning cycle the gas is converted to fluorine atoms in plasma, which etches away residual material from chamber walls, electrodes, and chamber hardware. Undissociated fluorinated gases and other products pass from the chamber to waste streams and, unless abatement systems are employed, into the atmosphere.

In addition to emissions of unreacted gases, some fluorinated compounds can also be transformed in the plasma processes into different fluorinated compounds which are then exhausted, unless abated, into the atmosphere. For example, when C₂F₆ is used in cleaning or etching, CF₄ is typically generated and emitted as a process byproduct. In some cases, emissions of the byproduct gas can rival or even exceed emissions of the input gas, as is the case for NF₃ used in remote plasma chamber cleaning, which often generates CF₄ as a byproduct.

Besides dielectric film etching and PECVD chamber cleaning, much smaller quantities of fluorinated gases are used to etch polysilicon films and refractory metal films like tungsten.

Nitrous oxide is used in manufacturing semiconductor devices to produce thin films by CVD and nitridation processes as well as for N-doping of compound semiconductors and reaction chamber conditioning (Doering 2000).

Liquid perfluorinated compounds are also used as heat transfer fluids (F-HTFs) for temperature control, device testing, cleaning substrate surfaces and other parts, and soldering in certain types of semiconductor manufacturing production processes. Leakage and evaporation of these fluids during use is a source of fluorinated gas emissions (EPA 2006). Unweighted F-HTF emissions consist primarily of perfluorinated amines, hydrofluoroethers, perfluoropolyethers (specifically, PFPPIEs), and perfluoroalkylmorpholines. Three percent or

1 less consist of HFCs, PFCs, and SF₆ (where PFCs are defined as compounds including only carbon and fluorine). With
2 the exceptions of the hydrofluoroethers and most of the HFCs, all of these compounds are very long-lived in the
3 atmosphere and have global warming potentials (GWPs) near 10,000.⁷¹

4 MEMS and photovoltaic cell manufacturing require thin film deposition and etching of material with a thickness of
5 one micron or more, so the process is less intricate and complex than semiconductor manufacturing. The
6 manufacturing process is different than semiconductors, but generally employs similar techniques. Like
7 semiconductors, MEMS and photovoltaic cell manufacturers use fluorinated compounds for etching, cleaning
8 reactor chambers, and temperature control. CF₄, SF₆, and the Bosch process (which consists of alternating steps of
9 SF₆ and C₄F₈) are used to manufacture MEMS (EPA 2010). Photovoltaic cell manufacturing predominately uses CF₄,
10 to etch crystalline silicon wafers, and C₂F₆ or NF₃ during chamber cleaning after deposition of SiN_x films (IPCC
11 2006), although other F-GHGs may be used. Similar to semiconductor manufacturing, both MEMS and photovoltaic
12 cell manufacturing use N₂O in depositing films and other manufacturing processes. MEMS and photovoltaic
13 manufacturing may also employ HTFs for cooling process equipment (EPA 2010).

14 Emissions from all fluorinated greenhouse gases (including F-HTFs) and N₂O for semiconductors, MEMS and
15 photovoltaic cells manufacturing are presented in Table 4-96 below for the years 1990, 2005, and the period 2017 to
16 2021. The rapid growth of the electronics industry and the increasing complexity (growing number of layers and
17 functions)⁷² of electronic products led to an increase in emissions of 152 percent between 1990 and 1999, when
18 emissions peaked at 8.4 MMT CO₂ Eq. Emissions began to decline after 1999, reaching a low point in 2009 before
19 rebounding to 2006 emission levels and more or less plateauing at the current level, which represents a 43 percent
20 decline from 1999 to 2021. Together, industrial growth, adoption of emissions reduction technologies (including
21 but not limited to abatement technologies) and shifts in gas usages resulted in a net increase in emissions of
22 approximately 45 percent between 1990 and 2021. Total emissions from semiconductor manufacture in 2021
23 were higher than 2020 emissions, increasing by 10 percent, largely due to a large increase in SF₆ and CF₄ emissions.
24 The increases in SF₆ are seen in facilities that manufacture 200 mm wafer size that do not have abatement systems
25 installed. Increases in CF₄ can be attributed to facilities that manufacture 300 mm wafer sizes that do have
26 abatement systems installed.

27 For U.S. semiconductor manufacturing in 2021, total CO₂-equivalent emissions of all fluorinated greenhouse gases
28 and N₂O from deposition, etching, and chamber cleaning processes were estimated to be 4.8 MMT CO₂ Eq. This is a
29 decrease in emissions from 1999 of 43 percent, and an increase in emissions from 1990 of 45 percent. These
30 trends are driven by the above stated reasons.

31 Photovoltaic cell and MEMS manufacturing emissions of all fluorinated greenhouse gases are in Table 4-96. While
32 EPA has developed a simple methodology to estimate emissions from non-reporters and to back-cast emissions
33 from these sources for the entire time series, there is very high uncertainty associated with these emission
34 estimates.

35 The emissions reported by facilities manufacturing MEMS included emissions of C₂F₆, C₃F₈, c-C₄F₈, CF₄, HFC-23, NF₃,
36 N₂O and SF₆,⁷³ and were equivalent to only 0.110 percent to 0.249 percent of the total reported emissions from

⁷¹ The GWP of PPFMIE, a perfluoropolyether used as an F-HTF, is included in the *IPCC Fourth Assessment Report* with a value of 10,300. The GWPs of the perfluorinated amines and perfluoroalkylmorpholines that are used as F-HTFs have not been evaluated in the peer-reviewed literature. However, evaluations by the manufacturer indicate that their GWPs are near 10,000 (78 FR 20632), which is expected given that these compounds are both saturated and fully fluorinated. EPA assigns a default GWP of 10,000 to compounds that are both saturated and fully fluorinated and that do not have chemical-specific GWPs in either the Fourth or the Fifth Assessment Reports.

⁷² Complexity is a term denoting the circuit required to connect the active circuit elements (transistors) on a chip. Increasing miniaturization, for the same chip size, leads to increasing transistor density, which, in turn, requires more complex interconnections between those transistors. This increasing complexity is manifested by increasing the levels (i.e., layers) of wiring, with each wiring layer requiring fluorinated gas usage for its manufacture.

⁷³ Gases not reported by MEMS manufacturers to the GHGRP are currently listed as "NE" in the CRF. Since no facilities report using these gases, emissions of these gases are not estimated for this sub-sector. However, there is insufficient data to definitively conclude that they are not used by non-reporting facilities.

1 electronics manufacturing in 2011 to 2021. F-GHG emissions, the primary type of emissions for MEMS, ranged
 2 from 0.0003 to 0.012 MMT CO₂ Eq. from 1991 to 2021. Based upon information in the World Fab Forecast (WFF), it
 3 appears that some GHGRP reporters that manufacture both semiconductors and MEMS are reporting their
 4 emissions as only from semiconductor manufacturing (GHGRP reporters must choose a single classification per
 5 fab). Emissions from non-reporters have not been estimated.

6 Total CO₂-equivalent emissions from manufacturing of photovoltaic cells were estimated to range from 0.0003
 7 MMT CO₂ Eq. to 0.0330 MMT CO₂ Eq. from 1998 to 2021 and were equivalent to between 0.003 percent to 0.60
 8 percent of the total reported emissions from electronics manufacturing. F-GHG emissions, the primary type of
 9 emissions for photovoltaic cells, ranged from 0.0003 to 0.032 MMT CO₂ Eq. from 1998 to 2021. Emissions from
 10 manufacturing of photovoltaic cells were estimated using an emission factor developed from reported data from a
 11 single manufacturer between 2015 and 2016. This emission factor was then applied to production capacity
 12 estimates from non-reporting facilities. Reported emissions from photovoltaic cell manufacturing consisted of CF₄,
 13 C₂F₆, C-C₄F₈, CHF₃, NF₃, and N₂O.⁷⁴

14 Emissions of F-HTFs, grouped by HFCs, PFCs or SF₆ are presented in Table 4-96. Emissions of F-HTFs that are not
 15 HFCs, PFCs or SF₆ are not included in inventory totals and are included for informational purposes only.

16 Since reporting of F-HTF emissions began under EPA’s GHGRP in 2011, total F-HTF emissions (reported and
 17 estimated non-reported) have fluctuated between 0.6 MMT CO₂ Eq. and 0.9 MMT CO₂ Eq., with an overall
 18 declining trend between 2011 to 2021. An analysis of the data reported to EPA’s GHGRP indicates that F-HTF
 19 emissions account for anywhere between 11 percent and 17 percent of total annual emissions (F-GHG, N₂O and F-
 20 HTFs) from semiconductor manufacturing.⁷⁵ Table 4-98 shows F-HTF emissions in tons by compound group based
 21 on reporting to EPA’s GHGRP during years 2014 through 2020.⁷⁶

22 **Table 4-96: PFC, HFC, SF₆, NF₃, and N₂O Emissions from Electronics Industry (MMT CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
CF ₄	0.8	1.0	1.5	1.6	1.5	1.5	1.6
C ₂ F ₆	1.8	1.8	1.1	1.0	0.9	0.8	0.8
C ₃ F ₈	+	0.1	0.1	0.1	0.1	0.1	0.1
C ₄ F ₈	0.0	0.1	0.1	0.1	0.1	0.1	0.1
HFC-23	0.2	0.2	0.3	0.3	0.3	0.3	0.4
SF ₆	0.5	0.8	0.7	0.8	0.8	0.8	0.9
NF ₃	+	0.4	0.5	0.5	0.5	0.6	0.6
C ₄ F ₆	+	+	+	+	+	+	+
C ₅ F ₈	+	+	+	+	+	+	+
CH ₂ F ₂	+	+	+	+	+	+	+
CH ₃ F	+	+	+	+	+	+	+
CH ₂ FCF ₃	+	+	+	+	+	+	+
Total Semiconductors	3.3	4.3	4.3	4.4	4.1	4.1	4.5
CF ₄	0.0	+	+	+	+	+	+
C ₂ F ₆	0.0	+	+	+	+	+	+
C ₃ F ₈	0.0	+	0.0	0.0	0.0	0.0	0.0
C ₄ F ₈	0.0	+	+	+	+	+	+

⁷⁴ Gases not reported by PV manufacturers to the GHGRP are currently listed as “NE” in the CRF. Since no facilities report using these gases, emissions of these gases are not estimated for this sub-sector. However, there is insufficient data to definitively conclude that they are not used by non-reporting facilities.

⁷⁵ Emissions data for HTFs (in tons of gas) from the semiconductor industry from 2011 through 2020 were obtained from the EPA GHGRP annual facility emissions reports.

⁷⁶ Many fluorinated heat transfer fluids consist of perfluoropolymethylisopropyl ethers (PFPMIEs) of different molecular weights and boiling points that are distilled from a mixture. “BP 200 °C” (and similar terms below) indicate the boiling point of the fluid in degrees Celsius. For more information, see <https://www.regulations.gov/document?D=EPA-HQ-OAR-2009-0927-0276>.

HFC-23	0.0		+		+	+	+	+	+
SF ₆	0.0		+		+	+	+	+	+
NF ₃	0.0		0.0		+	+	+	+	+
Total MEMS	0.0		+		+	+	+	+	+
CF ₄	0.0		+		+	+	+	+	+
C ₂ F ₆	0.0		+		+	+	+	+	+
C ₄ F ₈	0.0		+		+	+	+	+	+
HFC-23	0.0		+		+	+	+	+	+
SF ₆	0.0		0.0		0.0	0.0	0.0	0.0	0.0
NF ₃	0.0		0.0		0.0	0.0	0.0	0.0	0.0
Total PV	0.0		+		+	+	+	+	+
N ₂ O (Semiconductors)	+		0.1		0.2	0.2	0.2	0.3	0.3
N ₂ O (MEMS)	0.0		+		+	+	+	+	+
N ₂ O (PV)	0.0		+		+	+	+	+	+
Total N₂O	+		0.1		0.2	0.2	0.2	0.3	0.3
HFC, PFC and SF ₆ F-HTFs	0.0		+		+	+	+	+	+
Total Electronics Industry	3.3		4.5		4.6	4.7	4.3	4.4	4.8

+ Does not exceed 0.05 MMT CO₂ Eq.

1 **Table 4-97: PFC, HFC, SF₆, NF₃, and N₂O Emissions from Semiconductor Manufacture (Metric**
2 **Tons)**

Year	1990	2005	2017	2018	2019	2020	2021
CF ₄	114.8	145.3	219.8	234.7	219.1	224.8	236.7
C ₂ F ₆	160.0	163.4	97.7	92.9	79.1	70.4	75.8
C ₃ F ₈	0.4	7.3	11.7	12.1	10.1	9.0	10.6
C ₄ F ₈	0.0	10.9	5.8	6.0	5.7	5.7	6.3
HFC-23	14.6	14.1	25.7	26.5	25.5	26.6	30.3
SF ₆	21.7	33.4	30.1	33.2	32.3	31.9	38.4
NF ₃	2.8	26.2	32.8	34.0	33.1	36.0	39.5
C ₄ F ₆	0.7	0.9	0.9	0.8	0.9	0.8	1.0
C ₅ F ₈	0.5	0.6	0.8	0.5	1.2	0.4	0.4
CH ₂ F ₂	0.6	0.8	1.1	0.9	1.0	1.1	1.0
CH ₃ F	1.4	1.8	2.3	2.4	2.5	2.8	2.9
CH ₂ FCF ₃	+	+	+	+	+	+	+
N ₂ O	135.9	463.3	912.9	853.8	781.6	993.9	1,062.1

+ Does not exceed 0.05 MT.

3 **Table 4-98: F-HTF Emissions from Electronics Manufacture by Compound Group (kt CO₂ Eq.)**

Year	1990	2005	2017	2018	2019	2020	2021
HFCs	0.0	1.0	3.6	2.7	1.1	0.9	1.1
PFCs	0.0	3.8	9.1	10.0	8.4	7.8	5.4
SF ₆	0.0	5.4	16.7	13.2	6.0	12.8	9.0
HFES	0.0	41.2	2.9	4.6	1.3	5.3	3.8
PFPMIes	0.0	109.8	148.5	183.0	171.7	150.2	148.3
Perfluoroalkylmorpholines	0.0	65.9	52.3	58.6	56.5	61.0	53.5
Perfluorotrialkylamines	0.0	208.6	384.1	410.7	363.6	380.4	359.8
Total F-HTFs	0.0	435.8	617.2	682.8	608.6	618.3	580.9

Note: Emissions of F-HTFs that are not HFCs, PFCs or SF₆ are not included in inventory totals and are included for informational purposes only. Emissions presented for informational purposes include HFES, PFPMIes, perfluoroalkylmorpholines, and perfluorotrialkylamines.

1 Methodology and Time-Series Consistency

2 Emissions are based on data reported through Subpart I, Electronics Manufacture, of EPA’s GHGRP, semiconductor
3 manufacturing Partner-reported emissions data received through EPA’s PFC⁷⁷ Reduction/Climate Partnership,
4 EPA’s PFC Emissions Vintage Model (PEVM)—a model that estimates industry emissions from etching and chamber
5 cleaning processes in the absence of emission control strategies (Burton and Beizaie 2001)⁷⁸—and estimates of
6 industry activity (i.e., total manufactured layer area and manufacturing capacity). The availability and applicability
7 of reported emissions data from the EPA Partnership and EPA’s GHGRP and activity data differ across the 1990
8 through 2021 time series. Consequently, fluorinated greenhouse gas (F-GHG) emissions from etching and chamber
9 cleaning processes for semiconductors were estimated using seven distinct methods, one each for the periods
10 1990 through 1994, 1995 through 1999, 2000 through 2006, 2007 through 2010, 2011 and 2012, 2013 and 2014,
11 and 2015 through 2021. Nitrous oxide emissions were estimated using five distinct methods, one each for the
12 period 1990 through 1994, 1995 through 2010, 2011 and 2012, 2013 and 2014, and 2015 through 2021. The
13 methodology discussion below for these time periods focuses on semiconductor emissions from etching, chamber
14 cleaning, and uses of N₂O. Other emissions for MEMS, photovoltaic cells, and HTFs were estimated using the
15 approaches described immediately below.

16 MEMS

17 GHGRP-reported emissions (F-GHG and N₂O) from the manufacturing of MEMS are available for the years 2011 to
18 2021. Emissions from manufacturing of MEMS for years prior to 2011 were calculated by linearly interpolating
19 emissions between 1990 (at zero MMT CO₂ Eq.) and 2011, the first year where emissions from manufacturing of
20 MEMS was reported to the GHGRP. Based upon information in the World Fab Forecast (WFF), it appears that some
21 GHGRP reporters that manufacture both semiconductors and MEMS are reporting their emissions as only from
22 semiconductor manufacturing; however, emissions from MEMS manufacturing are likely being included in
23 semiconductor totals. Emissions were not estimated for non-reporters.

24 Photovoltaic Cells

25 GHGRP-reported emissions (F-GHG and N₂O) from the manufacturing of photovoltaic cells are available for 2011,
26 2012, 2015, and 2016 from two manufacturers. EPA estimates the emissions from manufacturing of PVs from non-
27 reporting facilities by multiplying the estimated capacity of non-reporters by a calculated F-GHG emission factor
28 and N₂O emission factor based on GHGRP reported emissions from the manufacturer (in MMT CO₂ Eq. per
29 megawatt) that reported emissions in 2015 and 2016. This manufacturer’s emissions are expected to be more
30 representative of emissions from the sector, as their emissions were consistent with consuming only CF₄ for
31 etching processes and are a large-scale manufacturer, representing 28 percent of the U.S. production capacity in
32 2016. The second photovoltaic manufacturer only produced a small fraction of U.S. production (<4 percent). They
33 also reported the use of NF₃ in remote plasma cleaning processes, which does not have an emission factor in Part
34 98 for PV manufacturing, requiring them to report emissions equal to consumption. The total F-GHG emissions
35 from non-reporters are then disaggregated into individual gases using the gas distribution from the 2015 to 2016
36 manufacturer. Manufacturing capacities in megawatts were drawn from DisplaySearch, a 2015 Congressional
37 Research Service Report on U.S. Solar Photovoltaic Manufacturing, and self-reported capacity by GHGRP reporters.
38 EPA estimated that during the 2015 to 2016 period, 28 percent of manufacturing capacity in the United States was
39 represented through reported GHGRP emissions. Capacities are estimated for the full time series by linearly scaling
40 the total U.S. capacity between zero in 1997 to the total capacity reported of crystalline silicon (c-Si) PV
41 manufacturing in 2000 in DisplaySearch and then linearly scaling between the total capacity of c-Si PV

⁷⁷ In the context of the EPA Partnership and PEVM, PFC refers to perfluorocompounds, not perfluorocarbons.

⁷⁸ A Partner refers to a participant in the U.S. EPA PFC Reduction/Climate Partnership for the Semiconductor Industry. Through a Memorandum of Understanding (MoU) with the EPA, Partners voluntarily reported their PFC emissions to the EPA by way of a third party, which aggregated the emissions through 2010.

1 manufacturing in DisplaySearch in 2009 to the total capacity of c-Si PV manufacturing reported in the
2 Congressional Research Service report in 2012. Capacities were held constant for non-reporters for 2012 to 2019.
3 In 2020, non-reporter capacity declined due to the closure of several PV manufacturing plants. This capacity was
4 held constant for 2021. Average emissions per MW from the GHGRP reporter in 2015 and 2016 were then applied
5 to the total capacity prior to 2015. Emissions for 2014 from the GHGRP reporter that reported in 2015 and 2016
6 were scaled to the number of months open in 2014. For 1998 through 2021, emissions per MW (capacity) from the
7 GHGRP reporter were applied to the non-reporters. For 2017 through 2021, there are no reported PV emissions.
8 Therefore, emissions were estimated using the EPA-derived emission factor and estimated manufacturing capacity
9 from non-reporters only.

10 **HTFs**

11 Facility emissions of F-HTFs from semiconductor manufacturing are reported to EPA under its GHGRP and are
12 available for the years 2011 through 2021. EPA estimates the emissions of F-HTFs from non-reporting
13 semiconductor facilities by calculating the ratio of GHGRP-reported fluorinated HTF emissions to GHGRP reported
14 F-GHG emissions from etching and chamber cleaning processes, and then multiplying this ratio by the F-GHG
15 emissions from etching and chamber cleaning processes estimated for non-reporting facilities. Fluorinated HTF use
16 in semiconductor manufacturing is assumed to have begun in the early 2000s and to have gradually displaced
17 other HTFs (e.g., de-ionized water and glycol) in semiconductor manufacturing (EPA 2006). For time-series
18 consistency, EPA interpolated the share of F-HTF emissions to F-GHG emissions between 2000 (at 0 percent) and
19 2011 (at 17 percent) and applied these shares to the unadjusted F-GHG emissions during those years to estimate
20 the fluorinated HTF emissions.

21 **Semiconductors**

22 *1990 through 1994*

23 From 1990 through 1994, Partnership data were unavailable, and emissions were modeled using PEVM (Burton
24 and Beizaie 2001).⁷⁹ The 1990 to 1994 emissions are assumed to be uncontrolled, since reduction strategies such
25 as chemical substitution and abatement were yet to be developed.

26 PEVM is based on the recognition that fluorinated greenhouse gas emissions from semiconductor manufacturing
27 vary with: (1) the number of layers that comprise different kinds of semiconductor devices, including both silicon
28 wafer and metal interconnect layers, and (2) silicon consumption (i.e., the area of semiconductors produced) for
29 each kind of device. The product of these two quantities, Total Manufactured Layer Area (TMLA), constitutes the
30 activity data for semiconductor manufacturing. PEVM also incorporates an emission factor that expresses
31 emissions per unit of manufactured layer-area. Emissions are estimated by multiplying TMLA by this emission
32 factor.

33 PEVM incorporates information on the two attributes of semiconductor devices that affect the number of layers:
34 (1) linewidth technology (the smallest manufactured feature size),⁸⁰ and (2) product type (discrete, memory or

⁷⁹ Various versions of the PEVM exist to reflect changing industrial practices. From 1990 to 1994 emissions estimates are from PEVM v1.0, completed in September 1998. The emission factor used to estimate 1990 to 1994 emissions is an average of the 1995 and 1996 emissions factors, which were derived from Partner reported data for those years.

⁸⁰ By decreasing features of Integrated Circuit components, more components can be manufactured per device, which increases its functionality. However, as those individual components shrink it requires more layers to interconnect them to achieve the functionality. For example, a microprocessor manufactured with 65 nm feature sizes might contain as many as 1 billion transistors and require as many as 11 layers of component interconnects to achieve functionality, while a device manufactured with 130 nm feature size might contain a few hundred million transistors and require 8 layers of component interconnects (ITRS 2007).

1 logic).⁸¹ For each linewidth technology, a weighted average number of layers is estimated using VLSI product-
2 specific worldwide silicon demand data in conjunction with complexity factors (i.e., the number of layers per
3 Integrated Circuit (IC) specific to product type (Burton and Beizaie 2001; ITRS 2007). PEVM derives historical
4 consumption of silicon (i.e., square inches) by linewidth technology from published data on annual wafer starts
5 and average wafer size (VLSI Research, Inc. 2012).

6 The emission factor in PEVM is the average of four historical emission factors, each derived by dividing the total
7 annual emissions reported by the Partners for each of the four years between 1996 and 1999 by the total TMLA
8 estimated for the Partners in each of those years. Over this period, the emission factors varied relatively little (i.e.,
9 the relative standard deviation for the average was 5 percent). Since Partners are believed not to have applied
10 significant emission reduction measures before 2000, the resulting average emission factor reflects uncontrolled
11 emissions and hence may be use here to estimate 1990 through 1994 emissions. The emission factor is used to
12 estimate U.S. uncontrolled emissions using publicly available data on world (including U.S.) silicon consumption.

13 As it was assumed for this time period that there was no consequential adoption of fluorinated-gas-reducing
14 measures, a fixed distribution of fluorinated-gas use was assumed to apply to the entire U.S. industry to estimate
15 gas-specific emissions. This distribution was based upon the average fluorinated-gas purchases made by
16 semiconductor manufacturers during this period and the application of IPCC default emission factors for each gas
17 (Burton and Beizaie 2001).

18 PEVM only addressed the seven main F-GHGs (CF₄, C₂F₆, C₃F₈, c-C₄F₈, HFC-23, SF₆, and NF₃) used in semiconductor
19 manufacturing. Through reporting under Subpart I of EPA's GHGRP, data on other F-GHGs (C₄F₆, C₅F₈, HFC-32, HFC-
20 41, HFC-134a) used in semiconductor manufacturing became available and EPA was therefore able to extrapolate
21 this data across the entire 1990 to 2021 timeseries. To estimate emissions for these "other F-GHGs", emissions
22 data from Subpart I between 2014 to 2016 were used to estimate the average share or percentage contribution of
23 these gases as compared to total F-GHG emissions. Subpart I emission factors were updated for 2014 by EPA as a
24 result of a larger set of emission factor data becoming available, so reported data from 2011 through 2013 was not
25 utilized for the average. To estimate non-reporter emissions from 2011-2021, the average emissions data from
26 Subpart I of 2011 to 2021 was used.

27 To estimate N₂O emissions, it was assumed the proportion of N₂O emissions estimated for 1995 (discussed below)
28 remained constant for the period of 1990 through 1994.

29 *1995 through 1999*

30 For 1995 through 1999, total U.S. emissions were extrapolated from the total annual emissions reported by the
31 Partners (1995 through 1999). Partner-reported emissions are considered more representative (e.g., in terms of
32 capacity utilization in a given year) than PEVM-estimated emissions and are used to generate total U.S. emissions
33 when applicable. The emissions reported by the Partners were divided by the ratio of the total capacity of the
34 plants operated by the Partners and the total capacity of all of the semiconductor plants in the United States; this
35 ratio represents the share of capacity attributable to the Partnership. This method assumes that Partners and non-
36 Partners have identical capacity utilizations and distributions of manufacturing technologies. Plant capacity data is
37 contained in the World Fab Forecast (WFF) database and its predecessors, which is updated quarterly. Gas-specific
38 emissions were estimated using the same method as for 1990 through 1994.

39 For this time period emissions of other F-GHGs (C₄F₆, C₅F₈, HFC-32, HFC-41, HFC-134a) were estimated using the
40 method described above for 1990 to 1994.

41 For this time period, the N₂O emissions were estimated using an emission factor that was applied to the annual,
42 total U.S. TMLA manufactured. The emission factor was developed using a regression-through-the-origin (RTO)

⁸¹ Memory devices manufactured with the same feature sizes as microprocessors (a logic device) require approximately one-half the number of interconnect layers, whereas discrete devices require only a silicon base layer and no interconnect layers (ITRS 2007). Since discrete devices did not start using PFCs appreciably until 2004, they are only accounted for in the PEVM emissions estimates from 2004 onwards.

1 model: GHGRP reported N₂O emissions were regressed against the corresponding TMLA of facilities that reported
2 no use of abatement systems. Details on EPA’s GHGRP reported emissions and development of emission factor
3 using the RTO model are presented in the 2011 through 2012 section. The total U.S. TMLA for 1995 through 1999
4 was estimated using PEVM.

5 *2000 through 2006*

6 Emissions for the years 2000 through 2006—the period during which Partners began the consequential application
7 of fluorinated greenhouse gas-reduction measures—were estimated using a combination of Partner-reported
8 emissions and adjusted PEVM modeled emissions. The emissions reported by Partners for each year were
9 accepted as the quantity emitted from the share of the industry represented by those Partners. Remaining
10 emissions, those from non-Partners, were estimated using PEVM, with one change. To ensure time-series
11 consistency and to reflect the increasing use of remote clean technology (which increases the efficiency of the
12 production process while lowering emissions of fluorinated greenhouse gases), the average non-Partner emission
13 factor (PEVM emission factor) was assumed to begin declining gradually during this period. Specifically, the non-
14 Partner emission factor for each year was determined by linear interpolation, using the end points of 1999 (the
15 original PEVM emission factor) and 2011 (a new emission factor determined for the non-Partner population based
16 on GHGRP-reported data, described below).

17 The portion of the U.S. total emissions attributed to non-Partners is obtained by multiplying PEVM’s total U.S.
18 emissions figure by the non-Partner share of U.S. total silicon capacity for each year as described above.⁸² Gas-
19 specific emissions from non-Partners were estimated using linear interpolation between the gas-specific emissions
20 distributions of 1999 (assumed to be the same as that of the total U.S. Industry in 1994) and 2011 (calculated from
21 a subset of non-Partners that reported through the GHGRP as a result of emitting more than 25,000 MT CO₂ Eq.
22 per year). Annual updates to PEVM reflect published figures for actual silicon consumption from VLSI Research,
23 Inc., revisions and additions to the world population of semiconductor manufacturing plants, and changes in IC
24 fabrication practices within the semiconductor industry (see ITRS 2008 and Semiconductor Equipment and
25 Materials Industry 2011).^{83, 84, 85}

26 For this time period emissions of other F-GHGs (C₄F₆, C₅F₈, HFC-32, HFC-41, HFC-134a) were estimated using the
27 method described above for 1990 to 1994.

⁸² This approach assumes that the distribution of linewidth technologies is the same between Partners and non-Partners. As discussed in the description of the method used to estimate 2007 emissions, this is not always the case.

⁸³ Special attention was given to the manufacturing capacity of plants that use wafers with 300 mm diameters because the actual capacity of these plants is ramped up to design capacity, typically over a 2 to 3 year period. To prevent overstating estimates of partner-capacity shares from plants using 300 mm wafers, *design* capacities contained in WFF were replaced with estimates of *actual installed* capacities for 2004 published by Citigroup Smith Barney (2005). Without this correction, the partner share of capacity would be overstated, by approximately 5 percent. For perspective, approximately 95 percent of all new capacity additions in 2004 used 300 mm wafers, and by year-end those plants, on average, could operate at approximately 70 percent of the design capacity. For 2005, actual installed capacities were estimated using an entry in the World Fab Watch database (April 2006 Edition) called “wafers/month, 8-inch equivalent,” which denoted the actual installed capacity instead of the fully-ramped capacity. For 2006, actual installed capacities of new fabs were estimated using an average monthly ramp rate of 1100 wafer starts per month (wspm) derived from various sources such as semiconductor fabtech, industry analysts, and articles in the trade press. The monthly ramp rate was applied from the first-quarter of silicon volume (FQSV) to determine the average design capacity over the 2006 period.

⁸⁴ In 2006, the industry trend in co-ownership of manufacturing facilities continued. Several manufacturers, who are Partners, now operate fabs with other manufacturers, who in some cases are also Partners and in other cases are not Partners. Special attention was given to this occurrence when estimating the Partner and non-Partner shares of U.S. manufacturing capacity.

⁸⁵ Two versions of PEVM are used to model non-Partner emissions during this period. For the years 2000 to 2003 PEVM v3.2.0506.0507 was used to estimate non-Partner emissions. During this time, discrete devices did not use PFCs during manufacturing and therefore only memory and logic devices were modeled in the PEVM v3.2.0506.0507. From 2004 onwards, discrete device fabrication started to use PFCs, hence PEVM v4.0.0701.0701, the first version of PEVM to account for PFC emissions from discrete devices, was used to estimate non-Partner emissions for this time period.

1 Nitrous oxide emissions were estimated using the same methodology as the 1995 through 1999 methodology.

2 *2007 through 2010*

3 For the years 2007 through 2010, emissions were also estimated using a combination of Partner reported
4 emissions and adjusted PEVM modeled emissions to provide estimates for non-Partners; however, two
5 improvements were made to the estimation method employed for the previous years in the time series. First, the
6 2007 through 2010 emission estimates account for the fact that Partners and non-Partners employ different
7 distributions of manufacturing technologies, with the Partners using manufacturing technologies with greater
8 transistor densities and therefore greater numbers of layers.⁸⁶ Second, the scope of the 2007 through 2010
9 estimates was expanded relative to the estimates for the years 2000 through 2006 to include emissions from
10 research and development (R&D) fabs. This additional enhancement was feasible through the use of more detailed
11 data published in the WFF. PEVM databases were updated annually as described above. The published world
12 average capacity utilization for 2007 through 2010 was used for production fabs, while for R&D fabs a 20 percent
13 figure was assumed (SIA 2009).

14 In addition, publicly available utilization data was used to account for differences in fab utilization for
15 manufacturers of discrete and IC products for 2010 emissions for non-Partners. The Semiconductor Capacity
16 Utilization (SICAS) Reports from SIA provides the global semiconductor industry capacity and utilization,
17 differentiated by discrete and IC products (SIA 2009 through 2011). PEVM estimates were adjusted using
18 technology-weighted capacity shares that reflect the relative influence of different utilization. Gas-specific
19 emissions for non-Partners were estimated using the same method as for 2000 through 2006.

20 For this time period emissions of other F-GHGs (C₅F₈, CH₂F₂, CH₃F, CH₂FCF₃, C₂H₂F₄) were estimated using the
21 method described above for 1990 to 1994.

22 Nitrous oxide emissions were estimated using the same methodology as the 1995 through 1999 methodology.

23 *2011 through 2012*

24 The fifth method for estimating emissions from semiconductor manufacturing covers the period 2011 through
25 2012. This methodology differs from previous years because the EPA's Partnership with the semiconductor
26 industry ended (in 2010) and reporting under EPA's GHGRP began. Manufacturers whose estimated uncontrolled
27 emissions equal or exceed 25,000 MT CO₂ Eq. per year (based on default F-GHG-specific emission factors and total
28 capacity in terms of substrate area) are required to report their emissions to EPA. This population of reporters to
29 EPA's GHGRP included both historical Partners of EPA's PFC Reduction/Climate Partnership as well as non-Partners
30 some of which use gallium arsenide (GaAs) technology in addition to Si technology.⁸⁷ Emissions from the
31 population of manufacturers that were below the reporting threshold were also estimated for this time period
32 using EPA-developed emission factors and estimates of facility-specific production obtained from WFF. Inventory
33 totals reflect the emissions from both reporting and non-reporting populations.

34 Under EPA's GHGRP, semiconductor manufacturing facilities report emissions of F-GHGs (for all types of F-GHGs)
35 used in etch and clean processes as well as emissions of fluorinated heat transfer fluids. (Fluorinated heat transfer
36 fluids are used to control process temperatures, thermally test devices, and clean substrate surfaces, among other
37 applications.) They also report N₂O emissions from CVD and other processes. The F-GHGs and N₂O were
38 aggregated, by gas, across all semiconductor manufacturing GHGRP reporters to calculate gas-specific emissions

⁸⁶ EPA considered applying this change to years before 2007 but found that it would be difficult due to the large amount of data (i.e., technology-specific global and non-Partner TMLA) that would have to be examined and manipulated for each year. This effort did not appear to be justified given the relatively small impact of the improvement on the total estimate for 2007 and the fact that the impact of the improvement would likely be lower for earlier years because the estimated share of emissions accounted for by non-Partners is growing as Partners continue to implement emission-reduction efforts.

⁸⁷ GaAs and Si technologies refer to the wafer on which devices are manufactured, which use the same PFCs but in different ways.

1 for the GHGRP-reporting segment of the U.S. industry. At this time, emissions that result from heat transfer fluid
2 use that are HFC, PFC and SF₆ are included in the total emission estimates from semiconductor manufacturing, and
3 these GHGRP-reported emissions have been compiled and presented in Table 4-96. F-HTF emissions resulting from
4 other types of gases (e.g., HFEs) are not presented in semiconductor manufacturing totals in Table 4-96 and Table
5 4-97 but are shown in Table 4-98 for informational purposes.

6 Changes to the default emission factors and default destruction or removal efficiencies (DREs) used for GHGRP
7 reporting affected the emissions trend between 2013 and 2014. These changes did not reflect actual emission rate
8 changes but data improvements. Therefore, for the current Inventory, EPA adjusted the time series of GHGRP-
9 reported data for 2011 through 2013 to ensure time-series consistency using a series of calculations that took into
10 account the characteristics of a facility (e.g., wafer size and abatement use). To adjust emissions for facilities that
11 did not report abatement in 2011 through 2013, EPA simply applied the revised emission factors to each facility's
12 estimated gas consumption by gas, process type and wafer size. In 2014, EPA also started collecting information on
13 fab-wide DREs and the gases abated by process type, which were used in calculations for adjusting emissions from
14 facilities that abated F-GHGs in 2011 through 2013.

- 15 • To adjust emissions for facilities that abated emissions in 2011 through 2013, EPA first calculated the
16 quantity of gas abated in 2014 using reported F-GHG emissions, the revised default DREs (or the
17 estimated site-specific DRE,⁸⁸ if a site-specific DRE was indicated), and the fab-wide DREs reported in
18 2014.⁸⁹ To adjust emissions for facilities that abated emissions in 2011 through 2013, EPA first estimated
19 the percentage of gas passing through abatement systems for remote plasma clean in 2014 using the ratio
20 of emissions reported for CF₄ and NF₃.
- 21 • EPA then estimated the quantity of NF₃ abated for remote plasma clean in 2014 using the ratio of
22 emissions reported for CF₄ (which is not abated) and NF₃. This abated quantity was then subtracted from
23 the total abated quantity calculated as described in the bullet above.
- 24 • To account for the resulting remaining abated quantity, EPA assumed that the percentage of gas passing
25 through abatement systems was the same across all remaining gas and process type combinations where
26 abatement was reported for 2014.
- 27 • The percentage of gas abated was then assumed to be the same in 2011 through 2013 (if the facility
28 claimed abatement that year) as in 2014 for each gas abated in 2014.

29 The revised emission factors and DREs were then applied to the estimated gas consumption for each facility by gas,
30 process type and wafer size.⁹⁰

31 For the segment of the semiconductor industry that is below EPA's GHGRP reporting threshold, and for R&D
32 facilities, which are not covered by EPA's GHGRP, emission estimates are based on EPA-developed emission factors
33 for the F-GHGs and N₂O and estimates of manufacturing activity. The new emission factors (in units of mass of CO₂
34 Eq./TMLA [million square inches (MSI)]) are based on the emissions reported under EPA's GHGRP by facilities
35 without abatement and on the TMLA estimates for these facilities based on the WFF (SEMI 2012, 2013).⁹¹ In a
36 refinement of the method used to estimate emissions for the non-Partner population for prior years, different

⁸⁸ EPA generally assumed site-specific DREs were as follows: CF₄, Etch (90 percent); all other gases, Etch (98 percent); NF₃,
Clean (95 percent); CF₄, Clean (80 percent), and all other gases, Clean (80 percent). There were a few exceptions where a higher
DRE was assumed to ensure the calculations operated correctly when there was 100 percent abatement.

⁸⁹ If abatement information was not available for 2014 or the reported incorrectly in 2014, data from 2015 or 2016 was
substituted.

⁹⁰ Since facilities did not report by fab before 2014, fab-wide DREs were averaged if a facility had more than one fab. For
facilities that reported more than one wafer size per facility, the percentages of a facility's emissions per wafer size were
estimated in 2014 and applied to earlier years, if possible. If the percentage of emissions per wafer size were unknown, a 50/50
split was used.

⁹¹ EPA does not have information on fab-wide DREs for this time period, so it is not possible to estimate uncontrolled emissions
from fabs that reported point-of-use abatement. These fabs were therefore excluded from the regression analysis. (They are
still included in the national totals.)

1 emission factors were developed for different subpopulations of fabs, disaggregated by wafer size (200 mm and
2 300 mm). For each of these groups, a subpopulation-specific emission factor was obtained using a regression-
3 through-the-origin (RTO) model: facility-reported aggregate emissions of seven F-GHGs (CF₄, C₂F₆, C₃F₈, c-C₄F₈,
4 CHF₃, SF₆ and NF₃)⁹² were regressed against the corresponding TMLA to estimate an aggregate F-GHG emissions
5 factor (CO₂ Eq./MSI TMLA), and facility-reported N₂O emissions were regressed against the corresponding TMLA to
6 estimate a N₂O emissions factor (CO₂ Eq./MSI TMLA). For each subpopulation, the slope of the RTO model is the
7 emission factor for that subpopulation. Information on the use of point-of-use abatement by non-reporting fabs
8 was not available; thus, EPA conservatively assumed that non-reporting facilities did not use point-of-use
9 abatement.

10 For 2011 and 2012, estimates of TMLA relied on the capacity utilization of the fabs published by the U.S. Census
11 Bureau's Historical Data Quarterly Survey of Plant Capacity Utilization (USCB 2011, 2012). Similar to the
12 assumption for 2007 through 2010, facilities with only R&D activities were assumed to utilize only 20 percent of
13 their manufacturing capacity. All other facilities in the United States are assumed to utilize the average percent of
14 the manufacturing capacity without distinguishing whether fabs produce discrete products or logic products.

15 Non-reporting fabs were then broken out into subpopulations by wafer size (200 mm and 300 mm). using
16 information available through the WFF. The appropriate emission factor was applied to the total TMLA of each
17 subpopulation of non-reporting facilities to estimate the CO₂-equivalent emissions of that subpopulation.

18 Gas-specific, CO₂-equivalent emissions for each subpopulation of non-reporting facilities were estimated using the
19 corresponding reported distribution of gas-specific, CO₂-equivalent emissions from which the aggregate emission
20 factors, based on GHGRP-reported data, were developed. Estimated in this manner, the non-reporting population
21 accounted for 4.9 and 5.0 percent of U.S. emissions in 2011 and 2012, respectively. The GHGRP-reported emissions
22 and the calculated non-reporting population emissions are summed to estimate the total emissions from
23 semiconductor manufacturing.

24 *2013 and 2014*

25 For 2013 and 2014, as for 2011 and 2012, F-GHG and N₂O emissions data received through EPA's GHGRP were
26 aggregated, by gas, across all semiconductor-manufacturing GHGRP reporters to calculate gas-specific emissions
27 for the GHGRP-reporting segment of the U.S. industry. However, for these years WFF data was not available.
28 Therefore, an updated methodology that does not depend on the WFF derived activity data was used to estimate
29 emissions for the segment of the industry that are not covered by EPA's GHGRP. For the facilities that did not
30 report to the GHGRP (i.e., which are below EPA's GHGRP reporting threshold or are R&D facilities), emissions were
31 estimated based on the proportion of total U.S. emissions attributed to non-reporters for 2011 and 2012. EPA used
32 a simple averaging method by first estimating this proportion for both F-GHGs and N₂O for 2011, 2012, and 2015
33 and 2016, resulting in one set of proportions for F-GHGs and one set for N₂O, and then applied the average of each
34 set to the 2013 and 2014 GHGRP reported emissions to estimate the non-reporters' emissions. Fluorinated gas-
35 specific, CO₂-equivalent emissions for non-reporters were estimated using the corresponding reported distribution
36 of gas-specific, CO₂-equivalent emissions reported through EPA's GHGRP for 2013 and 2014.

37 GHGRP-reported emissions in 2013 were adjusted to capture changes to the default emission factors and default
38 destruction or removal efficiencies used for GHGRP reporting, affecting the emissions trend between 2013 and
39 2014. EPA used the same method to make these adjustments as described above for 2011 and 2012 GHGRP data.

40 *2015 through 2021*

41 Similar to the methods described above for 2011 and 2012, and 2013 and 2014, EPA relied upon emissions data
42 reported directly through the GHGRP. For 2015 through 2021, EPA took an approach similar to the one used for
43 2011 and 2012 to estimate emissions for the segment of the semiconductor industry that is below EPA's GHGRP

⁹² Only seven gases were aggregated because inclusion of F-GHGs that are not reported in the Inventory results in overestimation of emission factor that is applied to the various non-reporting subpopulations.

1 reporting threshold, and for R&D facilities, which are not covered by EPA’s GHGRP. However, in a change from
2 previous years, EPA was able to develop new annual emission factors for 2015 through 2021 using TMLA from WFF
3 and a more comprehensive set of emissions, i.e., fabs with as well as without abatement control, as new
4 information about the use of abatement in GHGRP fabs and fab-wide were available. Fab-wide DREs represent
5 total fab CO₂ Eq.-weighted controlled F-GHG and N₂O emissions (emissions after the use of abatement) divided by
6 total fab CO₂ Eq.-weighted uncontrolled F-GHG and N₂O emissions (emission prior to the use of abatement).

7 Using information about reported emissions and the use of abatement and fab-wide DREs, EPA was able to
8 calculate uncontrolled emissions (each total F-GHG and N₂O) for every GHGRP reporting fab. Using this, coupled
9 with TMLA estimated using methods described above (see 2011 through 2012), EPA derived emission factors by
10 year, gas type (F-GHG or N₂O), and wafer size (200 mm and less or 300 mm) by dividing the total annual emissions
11 reported by GHGRP reporters by the total TMLA estimated for those reporters. These emission factors were
12 multiplied by estimates of non-reporter TMLA to arrive at estimates of total F-GHG and N₂O emissions for non-
13 reporters for each year. For each wafer size, the total F-GHG emissions were disaggregated into individual gases
14 using the shares of total emissions represented by those gases in the emissions reported to the GHGRP by
15 unabated fabs producing that wafer size.

16 **Data Sources**

17 GHGRP reporters, which consist of former EPA Partners and non-Partners, estimated their emissions using a
18 default emission factor method established by EPA. Like the Tier 2c Method in the *2019 Refinement to the 2006*
19 *IPCC Guidelines*, this method uses different emission and byproduct generation factors for different F-GHGs and
20 process types and uses factors for different wafer sizes (i.e., 300mm vs. 150 and 200mm) and CVD clean subtypes
21 (in situ thermal, in situ plasma, and remote plasma). Starting with 2014 reported emissions, EPA’s GHGRP required
22 semiconductor manufacturers to apply updated emission factors to estimate their F-GHG emissions. For the years
23 2011 through 2013 reported emissions, semiconductor manufacturers used older emission factors to estimate
24 their F-GHG emissions (Federal Register / Vol. 75, No. 230 /December 1, 2010, 74829). Subpart I emission factors
25 were updated for 2014 by EPA as a result of a larger set of emission factor data becoming available as part of the
26 Subpart I petition process, which took place from 2011 through 2013. In addition to semiconductor manufacturing,
27 GHGRP also includes reported emissions from MEMS and PV producers.

28 Historically, semiconductor industry partners estimated and reported their emissions using a range of methods
29 and uneven documentation. It is assumed that most Partners used a method at least as accurate as the IPCC’s Tier
30 2a Methodology, recommended in the *2006 IPCC Guidelines*. Partners are estimated to have accounted for
31 between 56 and 79 percent of F-GHG emissions from U.S. semiconductor manufacturing between 1995 and 2010,
32 with the percentage declining in recent years as Partners increasingly implemented abatement measures.

33 Estimates of operating plant capacities and characteristics for Partners and non-Partners were derived from the
34 Semiconductor Equipment and Materials Industry (SEMI) WFF (formerly World Fab Watch) database (1996 through
35 2012, 2013, 2016, 2018, and 2021) (e.g., Semiconductor Materials and Equipment Industry 2021). Actual
36 worldwide capacity utilizations for 2008 through 2010 were obtained from Semiconductor International Capacity
37 Statistics (SICAS) (SIA 2009 through 2011). Estimates of the number of layers for each linewidth was obtained from
38 International Technology Roadmap for Semiconductors: 2013 Edition (Burton and Beizaie 2001; ITRS 2007; ITRS
39 2008; ITRS 2011; ITRS 2013). PEVM utilized the WFF, SICAS, and ITRS, as well as historical silicon consumption
40 estimates published by VLSI. Actual quarterly U.S. capacity utilizations for 2011, 2012, 2014 to 2021 were obtained
41 from the U.S. Census Bureau’s Historical Data Quarterly Survey of Plant Capacity Utilization (USCB 2011, 2012,
42 2015, 2016, 2017, 2018, 2019, 2020, 2021).

43 Estimates of PV manufacturing capacity, which are used to calculate emissions from non-reporting facilities, are
44 based on data from two sources. A historical market analysis from DisplaySearch provided estimates of U.S.
45 manufacturing capacity from 2000-2009 (DisplaySearch 2010). Domestic PV cell production for 2012 was obtained
46 from a Congressional Research Service report titled *U.S. Solar Photovoltaic Manufacturing: Industry Trends, Global*
47 *Competition, Federal Support* (Platzer 2015).

1 Uncertainty

2 A quantitative uncertainty analysis of this source category was performed using the IPCC-recommended Approach
3 2 uncertainty estimation methodology, the Monte Carlo Stochastic Simulation technique. The Monte Carlo
4 Stochastic Simulation was performed on the total emissions estimate from the Electronics Industry, represented in
5 equation form as:

6 **Equation 4-19: Total Emissions from Electronics Industry**

$$7 \quad \text{Total Emissions } (E_T) = \text{Semiconductors F-GHG and N}_2\text{O Emissions } (E_{\text{Semi}}) + \text{MEMS F-GHG and N}_2\text{O Emissions} \\ 8 \quad (E_{\text{MEMS}}) + \text{PV F-GHG and N}_2\text{O Emissions } (E_{\text{PV}}) + \text{HFC, PFC and SF}_6 \text{ F-HTFs Emissions } (E_{\text{HTF}})$$

9 The uncertainty in the total emissions for the Electronics Industry, presented in Table 4-99 below, results from the
10 convolution of four distributions of emissions, namely from semiconductors manufacturing, MEMS manufacturing,
11 PV Manufacturing and emissions of Heat Transfer Fluids. The approaches for estimating uncertainty in each of the
12 sources are described below:

13 **Semiconductors Manufacture Emission Uncertainty**

14 The Monte Carlo Stochastic Simulation was performed on the emissions estimate from semiconductor
15 manufacturing, represented in equation form as:

16 **Equation 4-20: Total Emissions from Semiconductor Manufacturing**

$$17 \quad \text{Semiconductors F-GHG and N}_2\text{O Emissions } (E_{\text{Semi}}) = \text{GHGRP Reported F-GHG Emissions } (E_{\text{R,F-GHG,Semi}}) + \text{Non-} \\ 18 \quad \text{Reporters' Estimated F-GHG Emissions } (E_{\text{NR,F-GHG,Semi}}) + \text{GHGRP Reported N}_2\text{O Emissions } (E_{\text{R,N}_2\text{O,Semi}}) + \text{Non-} \\ 19 \quad \text{Reporters' Estimated N}_2\text{O Emissions } (E_{\text{NR,N}_2\text{O,Semi}})$$

20 The uncertainty in E_{Semi} results from the convolution of four distributions of emissions, $E_{\text{R,F-GHG,Semi}}$, $E_{\text{NR,F-GHG,Semi}}$, $E_{\text{R,N}_2\text{O,Semi}}$, and $E_{\text{NR,N}_2\text{O,Semi}}$. The approaches for estimating each distribution and combining them to arrive at the
21 reported 95 percent confidence interval (CI) for E_{Semi} are described in the remainder of this section.

23 The uncertainty estimate of $E_{\text{R,F-GHG,Semi}}$, or GHGRP-reported F-GHG emissions, is developed based on gas-specific
24 uncertainty estimates of emissions for two industry segments, one processing 200 mm or less wafers and one
25 processing 300 mm wafers. Uncertainties in emissions for each gas and industry segment are based on an
26 uncertainty analysis conducted during the assessment of emission estimation methods for the Subpart I
27 rulemaking in 2012 (see Technical Support for Modifications to the Fluorinated Greenhouse Gas Emission
28 Estimation Method Option for Semiconductor Facilities under Subpart I, docket EPA-HQ-OAR-2011-0028).⁹³ This
29 assessment relied on facility-specific gas information by gas and wafer size, and incorporated uncertainty
30 associated with both emission factors and gas consumption quantities. The 2012 analysis did not consider the use
31 of abatement.

32 For the industry segment that manufactured 200 mm wafers, estimates of uncertainty at a 95 percent CI ranged
33 from ± 29 percent for C_3F_8 to ± 10 percent for CF_4 . For the corresponding 300 mm industry segment, estimates of
34 uncertainty at the 95 percent CI ranged from ± 36 percent for C_4F_8 to ± 16 percent for CF_4 . For gases for which

⁹³ On November 13, 2013, EPA published a final rule revising Subpart I (Electronics Manufacturing) of the GHGRP (78 FR 68162). The revised rule includes updated default emission factors and updated default destruction and removal efficiencies that are slightly different from those that semiconductor manufacturers were required to use to report their 2012 emissions. The uncertainty analyses that were performed during the development of the revised rule focused on these updated defaults but are expected to be reasonably representative of the uncertainties associated with the older defaults, particularly for estimates at the country level. (They may somewhat underestimate the uncertainties associated with the older defaults at the facility level.) For simplicity, the 2012 estimates are assumed to be unbiased although in some cases, the updated (and therefore more representative) defaults are higher or lower than the older defaults. Multiple models and sensitivity scenarios were run for the Subpart I analysis. The uncertainty analysis presented here made use of the Input gas and wafer size model (Model 1) under the following conditions: Year = 2010, $f = 20$, $n = \text{SIA3}$.

1 uncertainty was not analyzed in the 2012 assessment (e.g., CH₂F₂), EPA applied the 95 percent CI range equivalent
2 to the range for the gas and industry segment with the highest uncertainty from the 2012 assessment. These gas
3 and wafer-specific uncertainty estimates were developed to represent uncertainty at a facility-level, but they are
4 applied to the total emissions across all the facilities that did not abate emissions as reported under EPA's GHGRP
5 at a national-level. Hence, it is noted that the uncertainty estimates used may be overestimating the uncertainties
6 at a national-level.

7 For those facilities reporting abatement of emissions under EPA's GHGRP, estimates of uncertainties for the no
8 abatement industry segments are modified to reflect the use of full abatement (abatement of all gases from all
9 cleaning and etching equipment) and partial abatement. These assumptions used to develop uncertainties for the
10 partial and full abatement facilities are identical for 200 mm and 300 mm wafer processing facilities. For all
11 facilities reporting gas abatement, a triangular distribution of destruction or removal efficiency is assumed for each
12 gas. The triangular distributions range from an asymmetric and highly uncertain distribution of zero percent
13 minimum to 90 percent maximum with 70 percent most likely value for CF₄ to a symmetric and less uncertain
14 distribution of 85 percent minimum to 95 percent maximum with 90 percent most likely value for C₄F₈, NF₃, and
15 SF₆. For facilities reporting partial abatement, the distribution of fraction of the gas fed through the abatement
16 device, for each gas, is assumed to be triangularly distributed as well. It is assumed that no more than 50 percent
17 of the gases are abated (i.e., the maximum value) and that 50 percent is the most likely value, and the minimum is
18 zero percent. Consideration of abatement then resulted in four additional industry segments, two 200-mm wafer-
19 processing segments (one fully and one partially abating each gas) and two 300-mm wafer-processing segment
20 (one fully and the other partially abating each gas). Gas-specific emission uncertainties were estimated by
21 convolving the distributions of unabated emissions with the appropriate distribution of abatement efficiency for
22 fully and partially abated facilities using a Monte Carlo simulation.

23 The uncertainty in $E_{R,F-GHG,Semi}$ is obtained by allocating the estimates of uncertainties to the total GHGRP-reported
24 emissions from each of the six industry segments, and then running a Monte Carlo simulation which results in the
25 95 percent CI for emissions from GHGRP-reporting facilities ($E_{R,F-GHG,Semi}$).

26 The uncertainty in $E_{R,N_2O,Semi}$ is obtained by assuming that the uncertainty in the emissions reported by each of the
27 GHGRP reporting facilities results from the uncertainty in quantity of N₂O consumed and the N₂O emission factor
28 (or utilization). Similar to analyses completed for Subpart I (see Technical Support for Modifications to the
29 Fluorinated Greenhouse Gas Emission Estimation Method Option for Semiconductor Facilities under Subpart I,
30 docket EPA-HQ-OAR-2011-0028), the uncertainty of N₂O consumed was assumed to be 20 percent. Consumption
31 of N₂O for GHGRP reporting facilities was estimated by back-calculating from emissions reported and assuming no
32 abatement. The quantity of N₂O utilized (the complement of the emission factor) was assumed to have a triangular
33 distribution with a minimum value of zero percent, mode of 20 percent and maximum value of 84 percent. The
34 minimum was selected based on physical limitations, the mode was set equivalent to the Subpart I default N₂O
35 utilization rate for chemical vapor deposition, and the maximum was set equal to the maximum utilization rate
36 found in ISMI Analysis of Nitrous Oxide Survey Data (ISMI 2009). The inputs were used to simulate emissions for
37 each of the GHGRP reporting, N₂O-emitting facilities. The uncertainty for the total reported N₂O emissions was
38 then estimated by combining the uncertainties of each facilities' reported emissions using Monte Carlo simulation.

39 The estimate of uncertainty in $E_{NR, F-GHG,Semi}$ and $E_{NR, N_2O,Semi}$ entailed developing estimates of uncertainties for the
40 emissions factors and the corresponding estimates of TMLA.

41 The uncertainty in TMLA depends on the uncertainty of two variables—an estimate of the uncertainty in the
42 average annual capacity utilization for each level of production of fabs (e.g., full scale or R&D production) and a
43 corresponding estimate of the uncertainty in the number of layers manufactured. For both variables, the
44 distributions of capacity utilizations and number of manufactured layers are assumed triangular for all categories
45 of non-reporting fabs. The most probable utilization is assumed to be 82 percent, with the highest and lowest
46 utilization assumed to be 89 percent, and 70 percent, respectively. For the triangular distributions that govern the
47 number of possible layers manufactured, it is assumed the most probable value is one layer less than reported in
48 the ITRS; the smallest number varied by technology generation between one and two layers less than given in the
49 ITRS and largest number of layers corresponded to the figure given in the ITRS.

50 The uncertainty bounds for the average capacity utilization and the number of layers manufactured are used as

1 inputs in a separate Monte Carlo simulation to estimate the uncertainty around the TMLA of both individual
2 facilities as well as the total non-reporting TMLA of each sub-population.

3 The uncertainty around the emission factors for non-reporting facilities is dependent on the uncertainty of the
4 total emissions (MMT CO₂ Eq. units) and the TMLA of each reporting facility in that category. For each wafer size
5 for reporting facilities, total emissions were regressed on TMLA (with an intercept forced to zero) for 10,000
6 emission and 10,000 TMLA values in a Monte Carlo simulation, which results in 10,000 total regression coefficients
7 (emission factors). The 2.5th and the 97.5th percentile of these emission factors are determined, and the bounds
8 are assigned as the percent difference from the estimated emission factor.

9 The next step in estimating the uncertainty in emissions of reporting and non-reporting facilities in semiconductor
10 manufacture is convolving the distribution of reported emissions, emission factors, and TMLA using Monte Carlo
11 simulation. For this Monte Carlo simulation, the distributions of the reported F-GHG gas- and wafer size-specific
12 emissions are assumed to be normally distributed, and the uncertainty bounds are assigned at 1.96 standard
13 deviations around the estimated mean. There were some instances, though, where departures from normality were
14 observed for variables, including for the distributions of the gas- and wafer size-specific N₂O emissions, TMLA, and
15 non-reporter emission factors, both for F-GHGs and N₂O. As a result, the distributions for these parameters were
16 assumed to follow a pert beta distribution.

17 **MEMS Manufacture Emission Uncertainty**

18 The Monte Carlo Stochastic Simulation was performed on the emissions estimate from MEMS manufacturing,
19 represented in equation form as:

20 **Equation 4-21: Total Emissions from MEMS Manufacturing**

$$21 \quad \text{MEMS F-GHG and N}_2\text{O Emissions (E}_{\text{MEMS}}) = \text{GHGRP Reported F-GHG Emissions (E}_{\text{R,F-GHG, MEMS}}) + \text{GHGRP} \\ 22 \quad \text{Reported N}_2\text{O Emissions (E}_{\text{R,N}_2\text{O, MEMS}})$$

23 Emissions from MEMS manufacturing are only quantified for GHGRP reporters. MEMS manufacturers that report
24 to the GHGRP all report the use of 200 mm wafers. Some MEMS manufacturers report using abatement
25 equipment. Therefore, the estimates of uncertainty at the 95 percent CI for each gas emitted by MEMS
26 manufacturers are set equal to the gas-specific uncertainties for manufacture of 200mm semiconductor wafers
27 with partial abatement. The same assumption is applied for uncertainty levels for GHGRP reported MEMS N₂O
28 emissions (E_{R,N₂O, MEMS}).

29 **PV Manufacture Emission Uncertainty**

30 The Monte Carlo Stochastic Simulation was performed on the emissions estimate from PV manufacturing,
31 represented in equation form as:

32 **Equation 4-22: Total Emissions from PV Manufacturing**

$$33 \quad \text{PV F-GHG and N}_2\text{O Emissions (E}_{\text{PV}}) = \text{Non-Reporters' Estimated F-GHG Emissions (E}_{\text{NR,F-GHG,PV}}) + \text{Non-} \\ 34 \quad \text{Reporters' Estimated N}_2\text{O Emissions (E}_{\text{NR,N}_2\text{O,PV}})$$

35 Emissions from PV manufacturing are only estimated for non-GHGRP reporters. There were no reported emissions
36 from PV manufacturing in GHGRP in 2021. The “Non-Reporters’ Estimated F-GHG Emissions” term in Equation 4-22
37 was estimated using an emission factor developed using emissions from reported data in 2015 and 2016 and total
38 non-reporters’ capacity. Due to a lack of information and data and because they represent similar physical and
39 chemical processes, the uncertainty at the 95 percent CI level for non-reporter PV capacity is assumed to be the
40 same as the uncertainty in non-reporter TMLA for semiconductor manufacturing. Similarly, the uncertainty for the
41 PV manufacture emission factors are assumed to be the same as the uncertainties in emission factors used for
42 non-reporters in semiconductor manufacture.

43 **Heat Transfer Fluids Emission Uncertainty**

44 There is a lack of data related to the uncertainty of emission estimates of heat transfer fluids used for electronics
45 manufacture. Therefore, per the *2006 IPCC Guidelines* (IPCC 2006, Volume 3, Chapter 6), uncertainty bounds of 20

1 percent were applied to estimate uncertainty associated with the various types of heat transfer fluids, including
 2 PFCs, HFC, and SF₆, at the national level.

3 The results of the Approach 2 quantitative uncertainty analysis for electronics manufacturing are summarized in
 4 Table 4-99. These results were obtained by convolving—using Monte Carlo simulation—the distributions of
 5 emissions for each reporting and non-reporting facility that manufactures semiconductors, MEMS, or PVs and use
 6 heat transfer fluids. The emissions estimate for total U.S. F-GHG, N₂O, and HTF emissions from electronics
 7 manufacturing were estimated to be between 4.88 and 5.50 MMT CO₂ Eq. at a 95 percent CI level. This range
 8 represents 6 percent below to 6 percent above the 2021 emission estimate of 5.19 MMT CO₂ Eq. for all emissions
 9 from electronics manufacture. This range and the associated percentages apply to the estimate of total emissions
 10 rather than those of individual gases. Uncertainties associated with individual gases will be somewhat higher than
 11 the aggregate but were not explicitly modeled.

12 **Table 4-99: Approach 2 Quantitative Uncertainty Estimates for HFC, PFC, SF₆, NF₃ and N₂O**
 13 **Emissions from Electronics Manufacture (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a (MMT CO ₂ Eq.)			
			Lower Bound ^b	Upper Bound ^b	Lower Bound (%)	Upper Bound (%)
Electronics Industry	HFC, PFC, SF ₆ , NF ₃ , and N ₂ O	4.79	4.51	5.08	-6%	6%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

^b Absolute lower and upper bounds were calculated using the corresponding lower and upper bounds in percentages.

14 QA/QC and Verification

15 For its GHGRP data, EPA verifies annual facility-level reports through a multi-step process (e.g., including a
 16 combination of pre-and post-submittal electronic checks and manual reviews by staff) to identify potential errors
 17 and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015).⁹⁴ Based on the results
 18 of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-
 19 submittals checks are consistent with a number of general and category-specific QC procedures including range
 20 checks, statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.

21 For more information on the general QA/QC process applied to this source category, consistent with Volume 1,
 22 Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of
 23 the IPPU chapter and Annex 8 for more details.

24 Recalculations Discussion

25 Any resubmitted emissions data reported to EPA’s GHGRP from all prior years were updated in this Inventory.
 26 Additionally, EPA made the following changes:

- 27 • To estimate non-reporter F-GHG and N₂O emissions, EPA relies on data reported through Subpart I and
 28 the World Fab Forecast. This process requires EPA to map facilities that report through Subpart I and
 29 which are also represented in the World Fab Forecast. For this Inventory update, EPA identified and
 30 made corrections to a few instances of this mapping based on new information and additional reviews of
 31 the data. This had minimal effects on emission estimates.

⁹⁴ GHGRP Report Verification Factsheet. See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

- 1 • EPA re-ran regression analyses for years 2010 to 2020 to reflect updates to Subpart I and the World Fab
2 Forecast. These changes had minor effects on the emission factors, standard error, and R² values for all
3 years. This resulted in the recalculation of non-reporter's F-GHG and N₂O estimates for all years.
- 4 • To estimate emissions for "other F-GHGs" in the years prior to 2011, emissions data from Subpart I were
5 used to estimate the average share or percentage contribution of these gases as compared to total F-
6 GHG emissions. Previously, the emissions data between 2011-2020 was used to calculate this average.
7 However, the average in this Inventory was updated to only include 2014-2016. This change was made to
8 make a more realistic estimate of the distribution of other F-GHGs pre-2011. This will also hold the pre-
9 2011 other F-GHGs emissions constant in future inventories. Emissions data from 2011-2013 was not
10 used as the 2011-2013 data did not reflect the updated emissions factors in Subpart I.
- 11 • To estimate emissions of HFCs, PFCs, and SF₆ from F-HTFs between 2001 and 2010, emissions data from
12 Subpart I were used to estimate the average share or percentage contribution of these gases as
13 compared to total F-HTFs emissions. Previously, this average was calculated using Subpart I data from
14 2011 to 2021. However, to estimate the distribution of these gases between 2001 and 2010 more
15 realistically, emissions data from 2011 to 2013 was averaged instead. This will hold the pre-2011
16 emissions constant in future inventories.
- 17 • Previously, F-GHG emissions from a PV manufacturer not-reporting through the GHGRP were held
18 constant from 2013 through the most recent Inventory year. EPA determined that this manufacturer
19 ceased operations in 2019, so their reported emissions were changed to zero for 2020 and beyond.
- 20 • To improve the uncertainty analysis for this source category other F-GHGs from semiconductor
21 manufacturing, HFC, PFC, and SF₆ emissions from the use of heat transfer fluids and emissions resulting
22 from the manufacturing of PVs and MEMS were included in total uncertainty estimates.

23 Overall, the impact of these recalculations led to an average decrease of 0.004 MMT CO₂ Eq. (0.083 percent) across
24 the time series (1990 through 2020).

25 For the current Inventory, estimates of CO₂-equivalent F-GHGs, N₂O, and F-HTF emissions from the electronics
26 inventory have been revised to reflect the 100-year GWPs provided in the IPCC *Fifth Assessment Report* (AR5)
27 (IPCC 2013). AR5 GWP values differ slightly from those presented in the IPCC *Fourth Assessment Report* (AR4) (IPCC
28 2007) used in the previous inventories. The AR5 GWPs have been applied across the entire time series for
29 consistency. The GWPs of CF₄, C₂F₆, and NF₃, three of the most significant contributors to total emissions in this
30 source category, have decreased, leading to a decrease in calculated CO₂-equivalent emissions from those F-GHGs.
31 In contrast, the GWP of SF₆, another significant contributor to total emissions in this source category, has
32 increased, leading to an increase in calculated CO₂-equivalent emissions for this F-GHG. Compared to the previous
33 Inventory which applied 100-year GWP values from AR4, the average annual change in CO₂-equivalent emissions
34 across the time series 1990-2020 for CF₄, C₂F₆, NF₃, and SF₆ were 11 percent decrease, 9 percent decrease, 9
35 percent decrease, and 8 percent increase, respectively. The net impact from these updates and the additional
36 updates noted above was an average annual 7.5 percent decrease in CO₂-equivalent emissions for the time series.
37 Further discussion on this update and the overall impacts of updating the Inventory GWP values to reflect the IPCC
38 *Fifth Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

39 Planned Improvements

40 The Inventory methodology uses data reported through the EPA Partnership (for earlier years) and EPA's GHGRP
41 (for later years) to extrapolate the emissions of the non-reporting population. While these techniques are well
42 developed, the understanding of the relationship between the reporting and non-reporting populations is limited.
43 Further analysis of the reporting and non-reporting populations could aid in the accuracy of the non-reporting
44 population extrapolation in future years. In addition, the accuracy of the emissions estimates for the non-reporting
45 population could be further increased through EPA's further investigation of and improvement upon the accuracy
46 of estimated activity in the form of TMLA.

1 The Inventory uses utilization from two different sources for various time periods—SEMI to develop PEVM and to
 2 estimate non-Partner emissions for the period 1995 to 2010 and U.S. Census Bureau for 2011 through 2021. SEMI
 3 reported global capacity utilization for manufacturers through 2011. U.S. Census Bureau capacity utilization
 4 include U.S. semiconductor manufacturers as well as assemblers. Further analysis on the impacts of using a new
 5 and different source of utilization data could prove to be useful in better understanding of industry trends and
 6 impacts of utilization data sources on historical emission estimates.

7 Estimates of semiconductor non-reporter and non-Partner emissions are based on EPA-developed emission factors
 8 for the time periods pre-2010, 2011 through 2012, and 2015 through 2021. Based on the data available for these
 9 time periods, the methods used to develop emission factors for non-reporters and non-Partners are slightly
 10 inconsistent for semiconductors (e.g., how data representing emissions and TMLA from the manufacture of various
 11 wafer sizes are aggregated or disaggregated for purposes of calculating emission factors). Further analyses to
 12 support potentially adjusting the methods for developing these emission factors could be done to better ensure
 13 consistency across the time series.

14 The methodology for estimating semiconductor emissions from non-reporters uses data from the International
 15 Technology Roadmap for Semiconductors (ITRS) on the number of layers associated with various technology node
 16 sizes. The ITRS has now been replaced by the International Roadmap for Devices and Systems (IRDS), which has
 17 published updated data on the number of layers used in each device type and node size (in nanometers).
 18 Incorporating this updated dataset will improve the accuracy of emissions estimates from non-reporting
 19 semiconductor fabs.

20 4.24 Substitution of Ozone Depleting 21 Substances (CRF Source Category 2F)

22 Hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), and carbon dioxide (CO₂) are used as alternatives to several
 23 classes of ozone-depleting substances (ODSs) that are being phased out under the terms of the *Montreal Protocol*
 24 and the Clean Air Act Amendments of 1990.⁹⁵ Ozone-depleting substances—chlorofluorocarbons (CFCs), halons,
 25 carbon tetrachloride, methyl chloroform, and hydrochlorofluorocarbons (HCFCs)—are used in a variety of
 26 industrial applications including refrigeration and air conditioning equipment, solvent cleaning, foam production,
 27 sterilization, fire extinguishing, and aerosols. Although HFCs and PFCs are not harmful to the stratospheric ozone
 28 layer, they are potent greenhouse gases. On December 27, 2020, the American Innovation and Manufacturing
 29 (AIM) Act was enacted by Congress and directs EPA to address HFCs by phasing down production and consumption
 30 (i.e., production plus import minus export), maximizing reclamation and minimizing releases from equipment, and
 31 facilitating the transition to next-generation technologies through sector-based restrictions. Emission estimates for
 32 HFCs, PFCs, and CO₂ used as substitutes for ODSs are provided in Table 4-100 and Table 4-101.⁹⁶

33 **Table 4-100: Emissions of HFCs, PFCs, and CO₂ from ODS Substitutes (MMT CO₂ Eq.)**

Gas	1990	2005	2017	2018	2019	2020	2021
HFC-23	0.0	+	+	+	+	+	+
HFC-32	0.0	0.3	5.3	6.1	6.8	7.7	9.4
HFC-125	+	8.2	45.4	48.6	52.9	57.5	65.9
HFC-134a	+	72.8	58.8	56.4	55.3	54.1	50.0

⁹⁵ [42 U.S.C § 7671, CAA Title VI].

⁹⁶ Emissions of ODSs are not included here consistent with UNFCCC reporting guidelines for national inventories noted in Box 4-1. See Annex 6.2 for more details on emissions of ODSs. Emissions from CO₂ used in the food and beverage industry are separately reported in Chapter 4.15 Carbon Dioxide Consumption but does not include CO₂ in ODS substitute use sectors as a refrigerant, foam blowing agent, or fire extinguishing agent.

HFC-143a	+	10.0	30.1	29.7	29.9	29.9	30.0
HFC-236fa	0.0	0.9	1.0	0.9	0.9	0.9	0.8
CF ₄	0.0	+	+	+	+	+	+
CO ₂	+	+	+	+	+	+	+
Others ^a	0.3	7.1	15.5	16.0	16.1	15.9	16.3
Total	0.3	99.4	156.1	157.8	162.0	166.1	172.5

1 + Does not exceed 0.05 MMT CO₂ Eq.

2 ^a Others represent an unspecified mix of HFCs and PFCs, which includes HFC-152a, HFC-227ea, HFC-245fa,
3 HFC-365mfc, HFC-43-10mee, HCFO-1233zd(E), HFO-1234yf, HFO-1234ze(E), HFO-1336mzz(Z), C₄F₁₀, and
4 PFC/PFPEs, the latter being a proxy for a diverse collection of PFCs and perfluoropolyethers (PFPEs)
5 employed for solvent applications. For estimating purposes, the GWP value used for PFC/PFPEs was based
6 upon n-C₆F₁₄.

7 Note: Totals may not sum due to independent rounding.

8 **Table 4-101: Emissions of HFCs, PFCs, and CO₂ from ODS Substitution (Metric Tons)**

Gas	1990	2005	2017	2018	2019	2020	2021
HFC-23	0	1	2	2	2	2	2
HFC-32	0	397	7,832	8,937	10,077	11,374	13,846
HFC-125	+	2,580	14,308	15,335	16,682	18,153	20,803
HFC-134a	+	56,029	45,264	43,419	42,558	41,590	38,447
HFC-143a	+	2,093	6,264	6,188	6,230	6,234	6,240
HFC-236fa	0	118	124	118	112	108	104
CF ₄	0	2	6	7	7	7	8
CO ₂	14	1,325	2,879	3,093	3,303	3,516	3,734
Others ^a	M	M	M	M	M	M	M

9 + Does not exceed 0.5 MT.

10 M (Mixture of Gases).

11 ^a Others represent an unspecified mix of HFCs and PFCs, which includes HFC-152a, HFC-227ea, HFC-245fa, HFC-365mfc,
12 HFC-43-10mee, HCFO-1233zd(E), HFO-1234yf, HFO-1234ze(E), HFO-1336mzz(Z), C₄F₁₀, and PFC/PFPEs, the latter being a
13 proxy for a diverse collection of PFCs and perfluoropolyethers (PFPEs) employed for solvent applications.

14 In 1990 and 1991, the only significant emissions of HFCs and PFCs as substitutes to ODSs were relatively small
15 amounts of HFC-152a—used as an aerosol propellant and also a component of the refrigerant blend R-500 used in
16 chillers. Beginning in 1992, HFC-134a was used in growing amounts as a refrigerant in motor vehicle air-
17 conditioners and in refrigerant blends such as R-404A.⁹⁷ In 1993, the use of HFCs in foam production began, and in
18 1994 ODS substitutes for halons entered widespread use in the United States as halon production was phased out.
19 In 1995, these compounds also found applications as solvents. Non-fluorinated ODS substitutes, such as CO₂, have
20 been used in place of ODS in certain foam production and fire extinguishing uses since the 1990s.

21 The use and subsequent emissions of HFCs, PFCs, and CO₂ as ODS substitutes has been increasing from small
22 amounts in 1990 to 172.5 MMT CO₂ Eq. emitted in 2021. This increase was in large part the result of efforts to
23 phase out CFCs, HCFCs, and other ODSs in the United States. Use and emissions of HFCs are expected to start
24 decreasing in the next few years and continue downward as production and consumption of HFCs are phased
25 down to 15 percent of their baseline levels by 2036 through an allowance allocation and trading program
26 established by EPA. Improvements in recovery practices and the use of alternative gases and technologies, through
27 voluntary actions and in response to potential future regulations under the AIM Act, will also contribute to a
28 reduction in HFC use and emissions.

29 Table 4-102 presents emissions of HFCs, PFCs, and CO₂ as ODS substitutes by end-use sector for 1990 through
30 2021. The refrigeration and air-conditioning sector is further broken down by sub-sector. The end-use sectors that
31 contributed the most toward emissions of HFCs, PFCs, and CO₂ as ODS substitutes in 2021 include refrigeration and

⁹⁷ R-404A contains HFC-125, HFC-143a, and HFC-134a.

1 air-conditioning (139.1 MMT CO₂ Eq., or approximately 81 percent), aerosols (17.7 MMT CO₂ Eq., or approximately
 2 10 percent), and foams (10.8 MMT CO₂ Eq., or approximately 6 percent). Within the refrigeration and air-
 3 conditioning end-use sector residential unitary AC, part of the Residential Stationary Air-conditioning subsector
 4 shown below, was the highest emitting end-use (38.5 MMT CO₂ Eq.), followed by large retail food, which is part of
 5 the Commercial Refrigeration subsector. Each of the end-use sectors is described in more detail below.

6 **Table 4-102: Emissions of HFCs, PFCs, and CO₂ from ODS Substitutes (MMT CO₂ Eq.) by**
 7 **Sector**

Sector	1990	2005	2017	2018	2019	2020	2021
Refrigeration/Air Conditioning	+	83.0	120.2	122.4	126.2	130.3	139.1
Commercial Refrigeration	+	14.9	40.8	39.6	40.2	40.6	41.0
Domestic Refrigeration	+	0.2	1.2	1.2	1.2	1.2	1.1
Industrial Process							
Refrigeration	+	1.8	12.6	13.8	15.0	16.2	17.4
Transport Refrigeration	+	1.6	6.4	6.9	7.4	7.9	8.4
Mobile Air Conditioning	+	61.5	30.7	28.7	26.6	24.6	22.9
Residential Stationary Air							
Conditioning	+	1.2	22.8	26.0	29.1	32.9	41.1
Commercial Stationary Air							
Conditioning	+	1.7	5.7	6.2	6.6	6.9	7.3
Aerosols	0.2	10.2	17.7	16.7	17.0	17.3	17.7
Foams	+	3.5	13.8	14.2	14.1	13.7	10.8
Solvents	+	1.6	1.9	2.0	2.0	2.0	2.1
Fire Protection	+	1.1	2.4	2.6	2.7	2.7	2.8
Total	0.3	99.4	156.1	157.8	162.0	166.1	172.5

8 + Does not exceed 0.05 MMT CO₂ Eq.

9 Note: Totals may not sum due to independent rounding.

10 Refrigeration/Air Conditioning

11 The refrigeration and air-conditioning sector includes a wide variety of equipment types that have historically used
 12 CFCs or HCFCs. End-uses within this sector include motor vehicle air-conditioning, retail food refrigeration,
 13 refrigerated transport (e.g., ship holds, truck trailers, railway freight cars), household refrigeration, residential and
 14 small commercial air-conditioning and heat pumps, chillers (large comfort cooling), cold storage facilities, and
 15 industrial process refrigeration (e.g., systems used in food processing, chemical, petrochemical, pharmaceutical, oil
 16 and gas, and metallurgical industries). As the ODS phaseout has taken effect, most equipment has been retrofitted
 17 or replaced to use HFC-based substitutes. Common HFCs in use today in refrigeration/air-conditioning equipment
 18 are HFC-134a, R-410A,⁹⁸ R-404A, and R-507A.⁹⁹ Lower-GWP options such as hydrofluoroolefin (HFO)-1234yf in
 19 motor vehicle air-conditioning, R-717 (ammonia) in cold storage and industrial applications, and R-744 (carbon
 20 dioxide) and HFC/HFO blends in retail food refrigeration, are also being used. Manufacturers of residential and
 21 commercial air conditioning have announced their plans to use HFC-32 and R-454B¹⁰⁰ in the future, and at least
 22 one manufacturer has announced the availability of chillers operating on HFC-32 as of 2023 (Carrier, 2023). These
 23 refrigerants are emitted to the atmosphere during equipment operation (as a result of component failure, leaks,
 24 and purges), as well as at manufacturing (if charged at the factory), installation, servicing, and disposal events.

⁹⁸ R-410A contains HFC-32 and HFC-125.

⁹⁹ R-507A, also called R-507, contains HFC-125 and HFC-143a.

¹⁰⁰ R-454B contains HFC-32 and HFO-1234yf.

1 **Aerosols**

2 Aerosol propellants are used in metered dose inhalers (MDIs) and a variety of personal care products and
3 technical/specialty products (e.g., duster sprays and safety horns). Pharmaceutical companies that produce MDIs—
4 a type of inhaled therapy used to treat asthma and chronic obstructive pulmonary disease—have replaced the use
5 of CFCs with HFC-propellant alternatives. The earliest ozone-friendly MDIs were produced with HFC-134a, but the
6 industry is using HFC-227ea as well. Conversely, since the use of CFC propellants in other types of aerosols was
7 banned in 1978, most non-medical consumer aerosol products have not transitioned to HFCs, but to “not-in-kind”
8 technologies, such as solid or roll-on deodorants and finger-pump sprays. The transition away from ODSs in
9 specialty aerosol products has also led to the introduction of non-fluorocarbon alternatives (e.g., hydrocarbon
10 propellants) in certain applications, in addition to HFC-134a or HFC-152a. Other low-GWP options such as HFO-
11 1234ze(E) are being used as well. These propellants are released into the atmosphere as the aerosol products are
12 used.

13 **Foams**

14 Chlorofluorocarbons and HCFCs have traditionally been used as foam blowing agents to produce polyurethane
15 (PU), polystyrene, polyolefin, and phenolic foams, which are used in a wide variety of products and applications.
16 Since the *Montreal Protocol*, flexible PU foams as well as other types of foam, such as polystyrene sheet,
17 polyolefin, and phenolic foam, have transitioned almost completely away from fluorocompounds into alternatives
18 such as CO₂ and hydrocarbons. The majority of rigid PU foams have transitioned to HFCs—primarily HFC-134a and
19 HFC-245fa. Today, these HFCs are used to produce PU appliance, PU commercial refrigeration, PU spray, and PU
20 panel foams—used in refrigerators, vending machines, roofing, wall insulation, garage doors, and cold storage
21 applications. In addition, HFC-152a, HFC-134a, and CO₂ are used to produce polystyrene sheet/board foam, which
22 is used in food packaging and building insulation. Low-GWP fluorinated foam blowing agents in use include HFO-
23 1234ze(E) and HCFO-1233zd(E). Emissions of blowing agents occur when the foam is manufactured as well as
24 during the foam lifetime and at foam disposal, depending on the particular foam type.

25 **Solvents**

26 Chlorofluorocarbons, methyl chloroform (1,1,1-trichloroethane or TCA), and to a lesser extent carbon tetrachloride
27 (CCl₄) were historically used as solvents in a wide range of cleaning applications, including precision, electronics,
28 and metal cleaning. Since their phaseout, metal cleaning end-use applications have primarily transitioned to non-
29 fluorocarbon solvents and not-in-kind processes. The precision and electronics cleaning end-uses have transitioned
30 in part to high-GWP gases, due to their high reliability, excellent compatibility, good stability, low toxicity, and
31 selective solvency. These applications rely on HFC-43-10mee, HFC-365mfc, HFC-245fa, and to a lesser extent, PFCs.
32 Electronics cleaning involves removing flux residue that remains after a soldering operation for printed circuit
33 boards and other contamination-sensitive electronics applications. Precision cleaning may apply to either
34 electronic components or to metal surfaces, and is characterized by products, such as disk drives, gyroscopes, and
35 optical components, that require a high level of cleanliness and generally have complex shapes, small clearances,
36 and other cleaning challenges. The use of these solvents yields fugitive emissions of these HFCs and PFCs.

37 **Fire Protection**

38 Fire protection applications include portable fire extinguishers (“streaming” applications) that originally used halon
39 1211, and total flooding applications that originally used halon 1301, as well as some halon 2402. Since the
40 production and import of virgin halons were banned in the United States in 1994, the halon replacement agent of
41 choice in the streaming sector has been dry chemical, although HFC-236fa is also used to a limited extent. In the
42 total flooding sector, HFC-227ea has emerged as the primary replacement for halon 1301 in applications that
43 require clean agents. Other HFCs, such as HFC-23 and HFC-125, are used in smaller amounts. The majority of HFC-
44 227ea in total flooding systems is used to protect essential electronics, as well as in civil aviation, military mobile
45 weapons systems, oil/gas/other process industries, and merchant shipping. Fluoroketone FK-5-1-12 is also used as

1 a low-GWP option and 2-BTP is being considered. As fire protection equipment is tested or deployed, emissions of
2 these fire protection agents occur.

3 **Methodology and Time-Series Consistency**

4 A detailed Vintaging Model of ODS-containing equipment and products was used to estimate the actual—versus
5 potential—emissions of various ODS substitutes, including HFCs, PFCs, and CO₂. The name of the model refers to
6 the fact that it tracks the use and emissions of various compounds for the annual “vintages” of new equipment
7 that enter service in each end-use. The Vintaging Model predicts ODS and ODS substitute use in the United States
8 based on modeled estimates of the quantity of equipment or products sold each year containing these chemicals
9 and the amount of the chemical required to manufacture and/or maintain equipment and products over time.
10 Emissions for each end-use were estimated by applying annual leak rates and release profiles, which account for
11 the lag in emissions from equipment as they leak over time. By aggregating the data for 78 different end-uses, the
12 model produces estimates of annual use and emissions of each compound. Further information on the Vintaging
13 Model is contained in Annex 3.9.

14 Methodological approaches were applied to the entire time series to ensure time-series consistency from 1990
15 through 2021.

16 **Uncertainty**

17 Given that emissions of ODS substitutes occur from thousands of different kinds of equipment and from millions of
18 point and mobile sources throughout the United States, emission estimates must be made using analytical tools
19 such as the Vintaging Model or the methods outlined in IPCC (2006). Though the model is more comprehensive
20 than the IPCC default methodology, significant uncertainties still exist with regard to the levels of equipment sales,
21 equipment characteristics, and end-use emissions profiles that were used to estimate annual emissions for the
22 various compounds.

23 The uncertainty analysis quantifies the level of uncertainty associated with the aggregate emissions across the 78
24 end-uses in the Vintaging Model. In order to calculate uncertainty, functional forms were developed to simplify
25 some of the complex “vintaging” aspects of some end-use sectors, especially with respect to refrigeration and air-
26 conditioning, and to a lesser degree, fire extinguishing. These sectors calculate emissions based on the entire
27 lifetime of equipment, not just equipment put into commission in the current year, thereby necessitating
28 simplifying equations. The functional forms used variables that included growth rates, emission factors, transition
29 from ODSs, change in charge size as a result of the transition, disposal quantities, disposal emission rates, and
30 either stock (e.g., number of air conditioning units in operation) for the current year or ODS consumption before
31 transition to alternatives began (e.g., in 1985 for most end-uses). Uncertainty was estimated around each variable
32 within the functional forms based on expert judgment, and a Monte Carlo analysis was performed.

33 The most significant sources of uncertainty for the ODS Substitutes source category include the total stock of
34 refrigerant installed in industrial process refrigeration and cold storage equipment, as well as the charge size for
35 technical aerosols using HFC-134a.

36 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-103. Substitution of
37 ozone depleting substances HFC and PFC emissions were estimated to be between 165.2 and 197.8 MMT CO₂ Eq.
38 at the 95 percent confidence level. This indicates a range of approximately 4.2 percent below to 14.7 percent
39 above the emission estimate of 172.5 MMT CO₂ Eq.

Table 4-103: Approach 2 Quantitative Uncertainty Estimates for HFC and PFC Emissions from ODS Substitutes (MMT CO₂ Eq. and Percent)

Source	Gases	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			(MMT CO ₂ Eq.)		(%)	
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Substitution of Ozone Depleting Substances	HFCs and PFCs	172.5	165.2	197.8	-4.2%	+14.7%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For more information on the general QA/QC process applied to this source category, consistent with Volume 1, Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of the IPPU chapter. Category specific QA/QC findings are described below.

The QA and verification process for individual gases and sources in the Vintaging Model includes review against up-to-date market information, including equipment stock estimates, leak rates, and sector transitions to new chemicals and technologies. In addition, comparisons against published emission and consumption sources by gas and by source are performed when available as described further below. Independent peer reviews of the Vintaging Model are periodically performed, including one conducted in 2017 (EPA 2018), to confirm Vintaging Model estimates and identify updates. The HFCs and PFCs within the unspecified mix of HFCs and PFCs are modelled and verified individually in the same process as all other gases and sources in the Vintaging Model. For the purposes of reporting emissions to protect Confidential Business Information (CBI), some HFCs and PFCs are grouped into an unspecified mix. In addition, comparisons against published emission and consumption sources by gas and by source are performed when available as described further below.

Comparison of Reported Consumption to Modeled Consumption of HFCs

Data from EPA's Greenhouse Gas Reporting Program (GHGRP)¹⁰¹ was also used to perform quality assurance as a reference scenario check on the modeled net supply of HFCs, from which the modeled emissions from this source category are derived as specified in *2006 IPCC Guidelines for National Greenhouse Gas Inventories*.

Reported Net Supply (GHGRP Top-Down Estimate). Consumption patterns demonstrated through data reported under GHGRP Subpart OO (Suppliers of Industrial Greenhouse Gases) and Subpart QQ (Importers and Exporters of Fluorinated Greenhouse Gases Contained in Pre-Charged Equipment or Closed-Cell Foams) were compared to the modeled demand for new saturated HFCs used as ODS substitutes from the Vintaging Model. The collection of data from suppliers of HFCs enables EPA to calculate the reporters' aggregated net supply—the sum of the quantities of chemical produced or imported into the United States less the sum of the quantities of chemical transformed (used as a feedstock in the production of other chemicals), destroyed, or exported from the United States.¹⁰² This allows for an overall quality assurance check on the modeled demand for new chemical in the Vintaging Model as a proxy for total amount supplied, which is similar to net supply, as an input to the emission calculations in the model. Under EPA's GHGRP, suppliers (i.e., producers, importers, and exporters) of HFCs under

¹⁰¹ For the GHGRP data, EPA verifies annual facility-level and company-level reports through a multi-step process (e.g., including a combination of pre-and post-submittal electronic checks and manual reviews by staff) to identify potential errors and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015). Based on the results of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-submittals checks are consistent with a number of general and category-specific QC procedures, including range checks, statistical checks, algorithm checks, and year-to-year checks of reported data.

¹⁰² Chemical that is exported, transformed, or destroyed—unless otherwise imported back to the United States—will never be emitted in the United States.

1 Subpart OO¹⁰³ began annually reporting their production, transformation, destruction, imports, and exports to EPA
2 in 2011 (for supply that occurred in 2010) and suppliers of HFCs under Subpart QQ began annually reporting their
3 imports and exports to EPA in 2012 (for supply that occurred in 2011).

4 Note, GHGRP data reported under subparts QQ and OO are not used directly to estimate emissions of ODS
5 Substitutes because they do not include complete information on the sectors or end-uses in which that chemical
6 will be used. Therefore, it does not provide the data that would be needed to calculate the source or time that a
7 chemical is emitted. Reports to the GHGRP on production and bulk import (Subpart OO) do not currently include
8 any information on expected end-uses. Published data on fluorinated gases contained in pre-charged equipment
9 and closed-cell foams (Subpart QQ) does not provide information on the type of product imported or exported.
10 Furthermore, the information from both subparts would not capture the entire market in the United States.

11 *Modeled Consumption (Vintaging Model Bottom-Up Estimate).* The Vintaging Model, used to estimate emissions
12 from this source category, calculates chemical demand based on the quantity of equipment and products sold,
13 serviced and retired each year, and the amount of the chemical required to manufacture and/or maintain the
14 equipment and products on an end-use basis.¹⁰⁴ It is assumed that the total demand equals the amount supplied
15 by either new production, chemical import, or quantities recovered (often reclaimed) and placed back on the
16 market. In the Vintaging Model, demand for new chemical, as a proxy for consumption, is calculated as any
17 chemical demand (either for new equipment or for servicing existing equipment) that cannot be met through
18 recycled or recovered material.¹⁰⁵ No distinction is made in the Vintaging Model between whether that need is
19 met through domestic production or imports. To calculate emissions, the Vintaging Model estimates the quantity
20 released from equipment over time, which varies by product type as detailed in Annex 3.9.1. Thus, verifying the
21 Vintaging Model’s calculated consumption against GHGRP reported data, which does not provide details on the
22 end-uses where the chemical is used, is not an exact comparison of the Vintaging Model’s emission estimates, but
23 is believed to provide an overall check of the underlying data.

24 Overall, the Vintaging Model estimates for consumption are lower than the GHGRP data by an average of 9.8
25 percent across the time series (i.e., 2012 through 2020). The difference is greatest during the last three years (2018
26 through 2020). A summary of findings from this comparison, potential causes for differences, and related planned
27 improvements are discussed below. Annex 3.9.2 provides additional information on the comparison of the data
28 from the GHGRP and Vintaging Model, and a more detailed discussion of the results.

29 **Comparison of Emissions Derived from Atmospheric Measurements to Modeled Emissions**

30 Emissions of some fluorinated greenhouse gases are estimated for the contiguous United States from the National
31 Oceanic and Atmospheric Administration (NOAA) and were used to perform additional quality control by
32 comparing the emission estimates derived from atmospheric measurements by NOAA to the bottom-up emission
33 estimates from the Vintaging Model. The *2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse
34 Gas Inventories* (IPCC 2019) Volume 1: General Guidance and Reporting, Chapter 6: Quality Assurance, Quality
35 Control and Verification notes that atmospheric concentration measurements can provide independent data sets
36 as a basis for comparison with inventory estimates. Further, it identified fluorinated gases as one of most suitable

¹⁰³ Among other provisions, the AIM Act of 2020 directed EPA to develop a U.S. production baseline and a U.S. consumption baseline and to phase down HFC production and consumption relative to those baselines. Data reported to the GHGRP under Subpart OO are relevant to the production and consumption baselines. The data below include aggregated Subpart OO data for AIM-listed HFCs for reporting years 2012 through 2021 from all companies that reported AIM-listed HFCs, though not all species were reported in each reporting year.

¹⁰⁴ The model builds an inventory of the in-use stock of equipment and products and ODSs and HFCs in each of the sub-applications. Emissions are subsequently estimated by applying annual and disposal emission rates to each population of equipment and products. See Annex 3.9.1. for further details on the model.

¹⁰⁵ The Vintaging Model does not calculate “consumption” as defined under the Montreal Protocol and the AIM Act, because the model includes chemical supplied to pre-charge equipment made overseas and sent to the domestic market and does not include chemical produced or imported in the United States but placed in products shipped to foreign markets.

1 greenhouse gases for such comparisons. The *2019 Refinement* makes this conclusion on fluorinated gases based
2 on the lack of natural sources, the potential uncertainties in bottom-up inventory methods for some sources, the
3 long life of many of these gases, and the well-known loss mechanisms. Unlike the more abundant gases in the
4 Inventory, since there are no known natural sources of HFCs, the HFC emission sources included in this Inventory
5 account for the majority of total emissions detectable in the atmosphere, and the estimates derived from
6 atmospheric measurements are driven solely by anthropogenic emissions.

7 The *2019 Refinement* provides guidance on conducting such comparisons (as summarized in Table 6.2 of IPCC 2019
8 Volume 1, Chapter 6) and provides guidance on using such comparisons to identify areas of improvement in
9 national inventories (as summarized in Box 6.5 of IPCC 2019 Volume 1, Chapter 6).

10 Emission estimates for four key HFCs (HFC-134a, HFC-125, HFC-143a, and HFC-32) from Hu et al. (2017) for 2008
11 through 2014 were examined in the 2022 Inventory (EPA 2022b). Recently updated estimates from 2008 through
12 2020 provided from Hu et al. (2022) were used here for an updated comparison over a longer time series. This
13 provides a quality check on the modeled emissions reported above. Hu et al. (2017) provided similar comparisons;
14 here additional emissions estimates from Hu et al. (2022) are incorporated and the EPA data used in Hu et al.
15 (2017) was updated to reflect the current Inventory estimates and extended to the whole time series. Annex 3.9.2
16 provides additional details on the data from NOAA as compared to the Vintaging Model and a more detailed
17 discussion of the results. Potential Inventory updates identified due to the current comparison with atmospheric
18 data are noted in the Planned Improvements section below.

19 **Summary of Comparisons**

20 Comparing the Vintaging Model's estimates to GHGRP-reported estimates of supply and emissions estimates
21 derived from atmospheric measurements, particularly for more widely used chemicals, can help validate the
22 model. These comparisons show that Vintaging Model consumption estimates are well within the same order of
23 magnitude as the actual consumption data as reported to EPA's GHGRP although the differences in reported net
24 supply and modeled demand are still significant, in particular for more recent years. Using a Tier 2 bottom-up
25 modeling methodology to estimate emissions requires assumptions and expert judgment so it is expected that the
26 model will have limitations. The differences (i.e., higher net supply seen in GHGRP compared to the modeled
27 supply) are likely due to temporal discrepancies, including 1) the top-down data are reported at the time of actual
28 production or import, and the bottom-up data are calculated at the time of actual placement on the market and 2)
29 stockpiling of chemicals by suppliers and distributors to produce or import additional quantities of HFCs for various
30 reasons such as expectations that prices may increase, or supplies may decrease, in the future (e.g., in response to
31 regulations under the AIM Act). Based on information collected by the EPA during previous ODS phasedowns at
32 the time, such stockpiling behavior was seen, and it is concluded that such behavior similarly exists amongst HFC
33 suppliers in anticipation of current and recently promulgated controls on HFCs. Any such activity would increase
34 the GHGRP data as compared to the modeled data. This effect is likely the major reason why there is a divergence
35 in the comparison above, with the GHGRP data in 2017 through 2020 (i.e., the years following agreement of the
36 Kigali Amendment to the Montreal Protocol) significantly higher than the modeled data. Improvements of the
37 model methodology to incorporate a temporal factor could be investigated. Additional discussion on potential
38 reasons for differences are discussed in Annex 3.9.2.

39 The comparisons of modeled emissions for four key HFCs show reasonable agreement with atmospheric
40 measurement derivations of emissions from Hu et. al (2017, 2022), though certain chemicals and during certain
41 years differences can be significant, most notably modeled emissions of HFC-134a were more than two standard
42 deviations (2 s.d.) higher than those seen through atmospheric measurements for the years 2008, 2009, and 2011
43 through 2013, and more than 2 s.d. below the atmospheric measurements for the years 2017 to 2020. Hence,
44 areas for further research that may improve the modeling are highlighted in planned improvements.

45 Considering the strengths and weaknesses of three independent approaches for estimating consumption and
46 emissions of these HFCs, in most instances the estimates provide added confidence in EPA's understanding of total
47 U.S. emissions for these chemicals and how they've change over time and, furthermore, the comparisons have
48 helped identify areas for potential improvement in the future. Annex 3.9.2 provides a more detailed discussion of
49 the results.

1 Recalculations Discussion

2 For the current Inventory, updates to the Vintaging Model included updating 2021 growth rates for residential and
3 commercial unitary air-conditioning to align with annual sales estimates published by AHRI. Projected growth rates
4 were updated for residential unitary air-conditioning to align with projected residential housing available from the
5 Energy Information Administration (EIA) and commercial unitary air-conditioning growth rates were updated
6 based on new commercial floorspace growth projections from EIA (EPA 2022c).

7 Refrigerant transitions for road transport and modern rail transport were updated to reflect manufacturer
8 announcements regarding the use of R-452A in place of R-404A (EPA 2022d). Manufacturing emissions for
9 domestic refrigerator foam were adjusted to only include equipment manufactured within the United States,
10 including those that are produced for export, and excluding those that are imported with foam.

11 The current Inventory also began reporting CO₂ emissions from ODS substitute use as a refrigerant, foam blowing
12 agent, and fire extinguishing agent. The impact of this addition has very little effect to total emissions across the
13 timer series; for example, CO₂ emissions represent 0.002 percent of CO₂-equivalent total emissions in 2021.

14 In addition, for the current Inventory, CO₂-equivalent emissions totals of HFCs and PFCs from ODS substitutes have
15 been revised to reflect the 100-year GWPs provided in the IPCC *Fifth Assessment Report* (AR5) (IPCC 2013). AR5
16 GWP values differ slightly from those presented in AR4 (IPCC 2007) used in the previous inventories. The AR5
17 GWPs have been applied across the entire time series for consistency. The GWPs of HFC-134a and HFC-125, the
18 two most significant contributors to total emissions in this source category, have decreased, from 1,430 to 1,300
19 and from 3,500 to 3,170, respectively, leading to a decrease in calculated CO₂-equivalent emissions for those HFCs.
20 In contrast, the GWPs of HFC-32 and HFC-143a, the third and fourth most significant contributors to total
21 emissions in this source category, have increased, from 675 to 677 and from 4,470 to 4,800, respectively, leading
22 to an increase in calculated CO₂-equivalent emissions for those HFCs. Compared to the previous Inventory which
23 applied 100-year GWP values from AR4, the average annual changes in CO₂-equivalent emissions across the time
24 series 1990-2020 for the four most prevalent HFCs were a 9 percent decrease for HFC-134a, 9 percent decrease for
25 HFC-125, 0.3 percent increase for HFC-32, and 7 percent increase for HFC-143a. The net impact from these
26 updates and the additional updates noted above was an average annual 5.6 percent decrease in total emissions for
27 the time series. Further discussion on this update and the overall impacts of updating the GWP values to reflect
28 the IPCC *Fifth Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

29 Planned Improvements

30 Future improvements to the Vintaging Model are planned for the Refrigeration and Air-conditioning, Fire
31 Suppression, and Aerosols sectors. Specifically, refrigerated storage space estimates published biannually from the
32 United States Department of Agriculture (USDA) are being compared to cold storage warehouse space currently
33 estimated in the Vintaging Model. EPA is also reviewing the addition of an end-use representing multi-split air-
34 conditioning units. Streaming agent fire suppression lifetimes, market size, and growth rates and flooding agent
35 fire suppression market transitions are under review to align more closely with real world activities. In addition,
36 further refinement of HFC consumption in MDIs is expected from review of data collected on HFC use for MDI
37 production, imports, and exports in response to requests for application-specific allowances for MDIs. EPA expects
38 these revisions to be prepared for the 2024 or 2025 Inventory submission.

39 As discussed above, future reporting under the AIM Act may provide useful information for verification purposes
40 and possible improvements to the Vintaging Model, such as information on HFC stockpiling behaviors. EPA expects
41 this reporting by early 2023 and incorporation into the 2024 or 2025 report. Should the data suggest structural
42 changes to the model, such as the handling of stockpiles before use, EPA expects to introduce the revised model
43 for the 2025 or 2026 Inventory submission.

44 Several potential improvements to the Inventory were identified in the 2022 Inventory submission based on the
45 comparisons discussed above—net supply values from the GHGRP and emission estimates derived from
46 atmospheric measurements—and remain valid. To estimated HFC emissions for just the contiguous United States,
47 matching the coverage by the atmospheric measurements, EPA will investigate the availability of data from Alaska,

1 Hawaii, and U.S. territories. This is planned by the 2025 Inventory submission. To improve estimates of HFC-125
2 and HFC-143a, further research into the refrigeration market can be made. Research in this industry on the shift
3 away from blends such as R-404A or success in lowering emission rates could be used to improve the Inventory
4 estimate. This is planned for the 2024 Inventory cycle. That said, for the years where both the atmospheric
5 measurements and the model display a roughly constant emission of HFC-143a at similar levels, the new results
6 suggest robust estimates for the refrigeration market. Uncertainty estimates by species would aid in comparisons
7 to atmospheric data. EPA will explore the possibility of revising the Monte Carlo analysis to differentiate between
8 species, starting with the higher-emitted HFCs identified above, in a future (i.e., 2024 or 2025) Inventory
9 submission. Reclamation reports and, when available, information gathered under the AIM Act, could be used to
10 improve the understanding of how chemical moves through the economy and could resolve some of the temporal
11 effects discussed in Annex 3.9.2. This would likely require revisions to the basic model structure and could be
12 introduced for the 2025 or 2026 Inventory submission. The additional data from the atmospheric measurements
13 suggests additional items to investigate. The faster uptick in HFC-32 and HFC-125 emissions suggests additional
14 emissions of R-410A compared to the model's estimation. Further investigation into the emission rate, whether
15 that varies over time, stocks, lifetimes, and other factors will be investigated for the 2025 Inventory submission.

16 4.25 Electrical Transmission and Distribution 17 (CRF Source Category 2G1)

18 The largest use of sulfur hexafluoride (SF₆), both in the United States and internationally, is as an electrical
19 insulator and interrupter in equipment that transmits and distributes electricity (RAND 2004). The gas has been
20 employed by the electric power industry in the United States since the 1950s because of its dielectric strength and
21 arc-quenching characteristics. It is used in gas-insulated substations, circuit breakers, and other switchgear. SF₆ has
22 replaced flammable insulating oils in many applications and allows for more compact substations in dense urban
23 areas. Another greenhouse gas emitted in much smaller amounts by the electric power industry is
24 tetrafluoromethane (CF₄), which is mixed with SF₆ to avoid liquefaction at low temperatures (Middleton 2000).
25 While mixed gas circuit breakers are more common in extremely cold climates in geographies outside of the
26 United States, some U.S. manufacturers of electrical equipment are emitting CF₄ during the manufacturing of
27 equipment designed to hold the SF₆/CF₄ gas mixture. However, no electrical transmission and distribution facilities
28 in the United States have reported emissions of or equipment using CF₄. SF₆ emissions exceed PFC emissions from
29 electric power systems on both a GWP-unweighted and CO₂-equivalent basis.

30 Fugitive emissions of SF₆ and CF₄ can escape from gas-insulated substations and switchgear through seals,
31 especially from older equipment. The gas can also be released during equipment manufacturing, installation,
32 servicing, and disposal. Emissions of SF₆ and CF₄ from equipment manufacturing and from electrical transmission
33 and distribution systems were estimated to be 5.98 MMT CO₂ Eq. (0.3 kt) in 2021. This quantity represents a 76
34 percent decrease from the estimate for 1990 (see Table 4-104 and Table 4-105). There are a few potential causes
35 for this decrease: a sharp increase in the price of SF₆ during the 1990s and a growing awareness of the
36 environmental impact of SF₆ emissions through programs such as EPA's voluntary SF₆ Emission Reduction
37 Partnership for Electric Power Systems (Partnership) and EPA's GHGRP, regulatory drivers at the state and local
38 levels, and research and development of alternative gases to SF₆ that can be used in gas-insulated substations.
39 Utilities participating in the Partnership have lowered their emission factor from 13 percent in 1999 (kg SF₆ emitted
40 per kg of nameplate capacity) to 1 percent in 2021. SF₆ emissions reported by electric power systems to EPA's
41 GHGRP have decreased by 42 percent from 2011 to 2021,¹⁰⁶ with much of the reduction seen from utilities that

¹⁰⁶ Analysis of emission trends from facilities reporting to EPA's GHGRP is imperfect due to an inconsistent group of reporters year to year. A facility that has reported total non-biogenic greenhouse gas emissions below 15,000 metric tons of carbon

1 are not participants in the Partnership. These utilities may be making relatively large reductions in emissions as
 2 they take advantage of relatively large and/or inexpensive emission reduction opportunities (i.e., “low hanging
 3 fruit,” such as replacing major leaking circuit breakers) that Partners have already taken advantage of under the
 4 voluntary program (Ottinger et al. 2014). However, total emissions from electrical transmission and distribution in
 5 2021 were higher than 2020 emissions, increasing by 2.17 percent, largely due to a large increase in transmission
 6 miles.

7 **Table 4-104: SF₆ and CF₄ Emissions from Electric Power Systems and Electrical Equipment**
 8 **Manufacturers (MMT CO₂ Eq.)**

Year	Electric Power Systems	Electrical Equipment Manufacturers	Total
1990	24.3	0.3	24.7
2005	11.2	0.7	11.8
2017	5.2	0.3	5.5
2018	4.9	0.3	5.2
2019	5.7	0.4	6.1
2020	5.3	0.5	5.9
2021	5.6	0.4	6.0

Note: Totals may not sum due to independent rounding.

9 **Table 4-105: SF₆ and CF₄ Emissions from Electric Power Systems and Electrical Equipment**
 10 **Manufacturers (kt)**

Year	SF ₆ Emissions	CF ₄ Emissions
1990	1.0	NO
2005	0.5	0.00031
2017	0.2	+
2018	0.2	NO
2019	0.3	0.00006
2020	0.2	0.00002
2021	0.3	0.00016

+ Does not exceed 0.000005 kt.

NO (Not Occurring)

11 Methodology and Time-Series Consistency

12 The estimates of emissions from Electrical Transmission and Distribution are comprised of emissions from electric
 13 power systems and emissions from the manufacture of electrical equipment. The methodologies for estimating
 14 both sets of emissions are described below.

dioxide equivalent (MT CO₂ Eq.) for three consecutive years or below 25,000 MT CO₂ Eq. for five consecutive years to EPA’s GHGRP can discontinue reporting for all direct emitter subparts. For this sector, most of the variability in the group of reporters is due to facilities exiting the GHGRP due to being below one of these thresholds; however, facilities must re-enter the program if their emissions at a later date are above 25,000 MT CO₂ Eq., which may occur for a variety of reasons, including changes in facility size and changes in emission rates.

1 **1990 through 1998 Emissions from Electric Power Systems**

2 Emissions from electric power systems from 1990 through 1998 were estimated based on (1) the emissions
3 estimated for this source category in 1999, which, as discussed in the next section, were based on the emissions
4 reported during the first year of EPA's SF₆ Emission Reduction Partnership for Electric Power Systems (Partnership),
5 and (2) the RAND survey of global SF₆ emissions. Because most utilities participating in the Partnership reported
6 emissions only for 1999 through 2011, modeling was used to estimate SF₆ emissions from electric power systems
7 for the years 1990 through 1998. To perform this modeling, U.S. emissions were assumed to follow the same
8 trajectory as global emissions from this source during the 1990 through 1999 period. To estimate global emissions,
9 the RAND survey of global SF₆ sales was used, together with the following equation for estimating emissions, which
10 is derived from the mass-balance equation for chemical emissions (Volume 3, Equation 7.3) in the *2006 IPCC*
11 *Guidelines*.¹⁰⁷ (Although Equation 7.3 of the *2006 IPCC Guidelines* appears in the discussion of substitutes for
12 ozone-depleting substances, it is applicable to emissions from any long-lived pressurized equipment that is
13 periodically serviced during its lifetime.)

14 **Equation 4-23: Estimation for SF₆ Emissions from Electric Power Systems**

15 Emissions (kilograms SF₆) = SF₆ purchased to refill existing equipment (kilograms) + nameplate capacity of retiring
16 equipment (kilograms)¹⁰⁸

17 Note that the above equation holds whether the gas from retiring equipment is released or recaptured; if the gas
18 is recaptured, it is used to refill existing equipment, thereby lowering the amount of SF₆ purchased by utilities for
19 this purpose.

20 Gas purchases by utilities and equipment manufacturers from 1961 through 2003 are available from the RAND
21 (2004) survey. To estimate the quantity of SF₆ released or recovered from retiring equipment, the nameplate
22 capacity of retiring equipment in a given year was assumed to equal 81.2 percent of the amount of gas purchased
23 by electrical equipment manufacturers 40 years previous (e.g., in 2000, the nameplate capacity of retiring
24 equipment was assumed to equal 81.2 percent of the gas purchased in 1960). The remaining 18.8 percent was
25 assumed to have been emitted at the time of manufacture. The 18.8 percent emission factor is an average of IPCC
26 default SF₆ emission rates for Europe and Japan for 1995 (IPCC 2006). The 40-year lifetime for electrical equipment
27 is also based on IPCC (2006). The results of the two components of the above equation were then summed to yield
28 estimates of global SF₆ emissions from 1990 through 1999.

29 U.S. emissions between 1990 and 1999 are assumed to follow the same trajectory as global emissions during this
30 period. To estimate U.S. emissions, global emissions for each year from 1990 through 1998 were divided by the
31 estimated global emissions from 1999. The result was a time series of factors that express each year's global
32 emissions as a multiple of 1999 global emissions. Historical U.S. emissions were estimated by multiplying the factor
33 for each respective year by the estimated U.S. emissions of SF₆ from electric power systems in 1999 (estimated to
34 be 14.0 MMT CO₂ Eq.).

35 Two factors may affect the relationship between the RAND sales trends and actual global emission trends. One is
36 utilities' inventories of SF₆ in storage containers. When SF₆ prices rise, utilities are likely to deplete internal
37 inventories before purchasing new SF₆ at the higher price, in which case SF₆ sales will fall more quickly than
38 emissions. On the other hand, when SF₆ prices fall, utilities are likely to purchase more SF₆ to rebuild inventories, in
39 which case sales will rise more quickly than emissions. This effect was accounted for by applying 3-year smoothing
40 to utility SF₆ sales data. The other factor that may affect the relationship between the RAND sales trends and
41 actual global emissions is the level of imports from and exports to Russia and China. SF₆ production in these
42 countries is not included in the RAND survey and is not accounted for in any another manner by RAND. However,

¹⁰⁷ Ideally, sales to utilities in the United States between 1990 and 1999 would be used as a model. However, this information was not available. There were only two U.S. manufacturers of SF₆ during this time period, so it would not have been possible to conceal sensitive sales information by aggregation.

¹⁰⁸ Nameplate capacity is defined as the amount of SF₆ within fully charged electrical equipment.

1 atmospheric studies confirm that the downward trend in estimated global emissions between 1995 and 1998 was
2 real (see the Uncertainty discussion below).

3 **1999 through 2021 Emissions from Electric Power Systems**

4 Emissions from electric power systems from 1999 to 2021 were estimated based on: (1) reporting from utilities
5 participating in EPA’s SF₆ Emission Reduction Partnership for Electric Power Systems (Partners), which began in
6 1999; (2) reporting from utilities covered by EPA’s GHGRP, which began in 2012 for emissions occurring in 2011
7 (GHGRP-Only Reporters); and (3) the relationship between utilities’ reported emissions and their transmission
8 miles as reported in the 2001, 2004, 2007, 2010, 2013, and 2016 Utility Data Institute (UDI) Directories of Electric
9 Power Producers and Distributors (UDI 2001, 2004, 2007, 2010, 2013, and 2017), and 2019, 2020, and 2021
10 Homeland Infrastructure Foundation-Level Data (HIFLD) (HIFLD 2019, 2020, and 2021), which was applied to the
11 electric power systems that do not report to EPA (Non-Reporters). Total U.S. transmission mileage was
12 interpolated between 2016 and 2019 to estimate transmission mileage of electric power systems in 2017 and
13 2018. (Transmission miles are defined as the miles of lines carrying voltages above 34.5 kV).

14 **Partners**

15 Over the period from 1999 to 2021, Partner utilities, which for inventory purposes are defined as utilities that
16 either currently are or previously have been part of the Partnership,¹⁰⁹ represented 49 percent, on average, of
17 total U.S. transmission miles. Partner utilities estimated their emissions using a Tier 3 utility-level mass balance
18 approach (IPCC 2006). If a Partner utility did not provide data for a particular year, emissions were interpolated
19 between years for which data were available or extrapolated based on Partner-specific transmission mile growth
20 rates. In 2012, many Partners began reporting their emissions (for 2011 and later years) through EPA’s GHGRP
21 (discussed further below) rather than through the Partnership. In 2021, less than 1 percent of the total emissions
22 attributed to Partner utilities were reported through Partnership reports. Approximately 99.7 percent of the total
23 emissions attributed to Partner utilities were reported and verified through EPA’s GHGRP.¹¹⁰ Overall, the emission
24 rates reported by Partners have decreased significantly throughout the time series.

25 **Non-Partners**

26 Non-Partners consist of two groups: Utilities that have reported to the GHGRP beginning in 2012 (reporting 2011
27 emissions) or later years (GHGRP-only Reporters) and utilities that have never reported to the GHGRP (Non-
28 Reporters). EPA’s GHGRP requires users of SF₆ in electric power systems to report emissions if the facility has a
29 total SF₆ nameplate capacity that exceeds 17,820 pounds. (This quantity is the nameplate capacity that would
30 result in annual SF₆ emissions equal to 25,000 metric tons of CO₂ equivalent at the historical emission rate reported
31 under the Partnership.) As under the Partnership, electric power systems that report their SF₆ emissions under
32 EPA’s GHGRP are required to use the Tier 3 utility-level mass-balance approach. GHGRP-Only Reporters accounted
33 for 16 percent of U.S. transmission miles and 13 percent of estimated U.S. emissions from electric power system in
34 2021.¹¹¹

¹⁰⁹ Starting in the 1990 to 2015 Inventory, partners who had reported three years or less of data prior to 2006 were removed. Most of these Partners had been removed from the list of current Partners but remained in the Inventory due to the extrapolation methodology for non-reporting partners.

¹¹⁰ Only data reported as of August 12, 2022 are used in the emission estimates for the prior year of reporting. Emissions for Partners that did not report to the Partnership or GHGRP are extrapolated for three years using a utility-specific transmission mile growth rate. After four consecutive years of non-reporting they are included in the ‘non-reporting Partners’ category. It should be noted that data reported through EPA’s GHGRP must go through a verification process. For electric power systems, verification involved a series of electronic range, completeness, and algorithm checks for each report submitted.

¹¹¹ GHGRP-reported and Partner transmission miles from a number of facilities were equal to zero with non-zero emissions. These facilities emissions were added to the emissions totals for their respective parent companies when identifiable and not included in the regression equation when not identifiable or applicable. Other facilities reported non-zero transmission miles with zero emissions, or zero transmission miles and zero emissions. These facilities were not included in the development of the

1 From 1999 through 2010, emissions from both GHGRP-only Reporters and Non-Reporters were estimated in the
2 same way. From 1999 through 2008, emissions were estimated using the results of a regression analysis that
3 correlated the 1999 emissions from Partner utilities with their 1999 transmission miles.¹¹² The 1999 regression
4 coefficient (emission factor) was held constant through 2008 and multiplied by the transmission miles estimated
5 for the non-Partners for each year.

6 The 1999 regression equation for Non-Partners was developed based on the emissions reported by a subset of
7 Partner utilities who reported non-zero emissions and non-zero transmission miles (representing approximately 50
8 percent of total U.S. transmission miles). The regression equation for 1999 is displayed in the equation below.

9 **Equation 4-24: Regression Equation for Estimating SF₆ Emissions of Non-Reporting Facilities**
10 **in 1999**

11
12
$$\text{Emissions (kg)} = 0.771 \times \text{Transmission Miles}$$

13

14 For reasons discussed further below in the Recalculations section, the emission factor for the non-Partners was
15 assumed to decrease beginning in 2009, trending toward the regression coefficient (emission factor) calculated for
16 the GHGRP-only reporters based on their reported 2011 emissions and transmission miles. Emission factors for
17 2009 and 2010 were linearly interpolated between the 1999 and 2011 emission factors. For 2009, the emissions of
18 non-Partners were estimated by multiplying their transmission miles by the interpolated 2009 emission factor
19 (0.65 kg/transmission mile).

20 The 2011 regression equation was developed based on the emissions reported by GHGRP-Only Reporters who
21 reported non-zero emissions and non-zero transmission miles (representing approximately 23 percent of total U.S.
22 transmission miles). The regression equation for 2011 is displayed below.

23 **Equation 4-25: Regression Equation for Estimating SF₆ Emissions of GHGRP-Only Reporters**
24 **in 2011**

25
26
$$\text{Emissions (kg)} = 0.397 \times \text{Transmission Miles}$$

27

28 For 2011 and later years, the emissions of GHGRP-only reporters were generally equated to their reported
29 emissions, unless they did not report. The emissions of GHGRP-only reporters that have years of non-reporting
30 between reporting years are gap filled by interpolating between reported values.

31 For 2010 and later years, the emissions of non-Reporters were estimated by multiplying their transmission miles by
32 the estimated 2010 emission factor (0.52 kg/transmission mile), which was held constant from 2010 through 2021.

33 ***Off-ramping GHGRP Facilities***

34 The GHGRP program has an “off-ramp” provision (40 CFR Part 98.2(i)) that exempts facilities from reporting under
35 certain conditions. If reported total greenhouse gas emissions are below 15,000 metric tons of carbon dioxide
36 equivalent (MT CO₂ Eq.) for three consecutive years or below 25,000 MT CO₂ Eq. for five consecutive years, the
37 facility may elect to discontinue reporting. Emissions of GHGRP reporters that have off-ramped are extrapolated
38 for three years of non-reporting using a utility-specific transmission mile growth rate. After three consecutive years
39 of non-reporting, emissions for facilities that off-ramped from GHGRP were estimated using an emissions rate
40 derived from the reported emissions and transmission miles of GHGRP-only reporters in the respective year.

regression equations (discussed further below). These emissions are already implicitly accounted for in the relationship
between transmission miles and emissions.

¹¹² In the United States, SF₆ is contained primarily in transmission equipment rated above 34.5 kV.

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Table 4-106: GHGRP-only Average Emission Rate (kg per mile)

	2011	2017	2018	2019	2020	2021
Average emission rate	0.40	0.24	0.22	0.28	0.26	0.25

Table 4-107: Categorization of Utilities and Timeseries for Application of Corresponding Emission Estimation Methodologies

Categorization of Utilities	Timeseries
Partners	1999 - 2021
Non-Partners (GHGRP-Only)	2011 – 2021
Non-Partners (Remaining Non-Reporting Utilities)	1999 – 2021
Off-ramping GHGRP Facilities	2017 – 2021

Total Industry Emissions

As a final step, total electric power system emissions from 1999 through 2021 were determined for each year by summing the Partner reported and estimated emissions (reported data was available through the EPA’s SF₆ Emission Reduction Partnership for Electric Power Systems), the GHGRP-only reported emissions, off-ramping GHGRP Facilities (non-reporters), non-reporters who eventually report to GHGRP, and the non-reporting utilities’ emissions.

Non-Partner Transmission Miles

Data on transmission miles for each Non-Reporter for the years 2000, 2003, 2006, and 2009, 2012, and 2016 were obtained from the 2001, 2004, 2007, 2010, 2013, and 2017 UDI Directories of Electric Power Producers and Distributors, respectively (UDI 2001, 2004, 2007, 2010, 2013, and 2017). For 2019, 2020, and 2021 non-reporter transmission mileage was derived by subtracting reported transmission mileage data from the total U.S. transmission mileage from 2019, 2020, and 2021 HIFLD Data (HIFLD 2019, 2020, and 2021). The following trends in transmission miles have been observed over the time series:

- The U.S. transmission system grew by over 22,000 miles between 2000 and 2003 yet declined by almost 4,000 miles between 2003 and 2006. Given these fluctuations, periodic increases are assumed to occur gradually. Therefore, transmission mileage was assumed to increase at an annual rate of 1.2 percent between 2000 and 2003 and decrease by 0.20 percent between 2003 and 2006.
- The U.S. transmission system’s annual growth rate grew to 1.7 percent from 2006 to 2009 as transmission miles increased by more than 33,000 miles.
- The annual growth rate for 2009 through 2012 was calculated to be 1.5 percent as transmission miles grew yet again by over 30,000 miles during this time period.
- The annual transmission mile growth rate for 2012 through 2016 was calculated to be 0.4 percent, as transmission miles increased by approximately 10,250 miles.
- The annual transmission mile growth rate for 2016 through 2020 was calculated to be 0.7 percent, as transmission miles increased by approximately 20,300 miles.
- The annual transmission mile growth rate for 2020 through 2021 was calculated to be 2.2 percent, as transmission miles increased by approximately 16,152 miles.

Transmission miles for each year for non-reporters were calculated by interpolating between UDI reported values obtained from the 2001, 2004, 2007, 2010, 2013 and 2017 UDI directories and 2019 HIFLD data. In cases where a non-reporter previously reported the GHGRP or the Partnership, transmission miles were interpolated between the most recently reported value and the next available UDI value.

1990 through 2021 Emissions from Manufacture of Electrical Equipment

Three different methods were used to estimate 1990 to 2021 emissions from original electrical equipment manufacturers (OEMs).

- OEM SF₆ emissions from 1990 through 2000 were derived by assuming that manufacturing emissions equaled 10 percent of the quantity of SF₆ provided with new equipment. The 10 percent emission rate is the average of the “ideal” and “realistic” manufacturing emission rates (4 percent and 17 percent, respectively) identified in a paper prepared under the auspices of the International Council on Large Electric Systems (CIGRE) in February 2002 (O’Connell et al. 2002). The quantity of SF₆ provided with new equipment was estimated based on statistics compiled by the National Electrical Manufacturers Association (NEMA). These statistics were provided for 1990 to 2000.
- OEM SF₆ emissions from 2000 through 2010 were estimated by (1) interpolating between the emission rate estimated for 2000 (10 percent) and an emission rate estimated for 2011 based on reporting by OEMs through the GHGRP (5.7 percent), and (2) estimating the quantities of SF₆ provided with new equipment for 2001 to 2010. The quantities of SF₆ provided with new equipment were estimated using Partner reported data and the total industry SF₆ nameplate capacity estimate (156.5 MMT CO₂ Eq. in 2010). Specifically, the ratio of new nameplate capacity to total nameplate capacity of a subset of Partners for which new nameplate capacity data was available from 1999 to 2010 was calculated. These ratios were then multiplied by the total industry nameplate capacity estimate for each year to derive the amount of SF₆ provided with new equipment for the entire industry. Additionally, to obtain the 2011 emission rate (necessary for estimating 2001 through 2010 emissions), the estimated 2011 emissions (estimated using the third methodology listed below) were divided by the estimated total quantity of SF₆ provided with new equipment in 2011. The 2011 quantity of SF₆ provided with new equipment was estimated in the same way as the 2001 through 2010 quantities.
- OEM CF₄ emissions from 1991 through 2010 were estimated by using an average ratio of reported SF₆ and CF₄ emissions from 2011 through 2013. This ratio was applied to the estimated SF₆ emissions for 1991 through 2010 to arrive at CF₄ emissions. CF₄ emissions are estimated starting in 1991 and assumed zero prior to 1991 based on the entry of the CF₄/SF₆ gas mixture into the market (Middleton 2000).
- OEM emissions from 2011 through 2021 were estimated using the SF₆ and CF₄ emissions from OEMs reporting to the GHGRP, and an assumption that these reported emissions account for a conservatively low estimate of 50 percent of the total emissions from all U.S. OEMs.
- OEM SF₆ emissions from facilities off-ramping from the GHGRP were determined by extrapolation. First, emission growth rates were calculated for each reporting year for each OEM reporting facility as well as an average emissions growth rate (2011 to present). Averages of reported emissions from last three consecutive reporting years were multiplied by the average growth rate for each off-ramping OEM to estimate emissions for the non-reporting year(s).

Methodological approaches were applied to the entire time series to ensure time-series consistency from 1990 through 2021.

Uncertainty

To estimate the uncertainty associated with emissions of SF₆ and CF₄ from Electrical Transmission and Distribution, uncertainties associated with four quantities were estimated: (1) emissions from Partners, (2) emissions from GHGRP-Only Reporters, (3) emissions from Non-Reporters, and (4) emissions from manufacturers of electrical equipment. A Monte Carlo analysis was then applied to estimate the overall uncertainty of the emissions estimate.

Total emissions from the SF₆ Emission Reduction Partnership include emissions from both reporting (through the Partnership or EPA’s GHGRP) and non-reporting Partners. For reporting Partners, individual Partner-reported SF₆ data was assumed to have an uncertainty of 10 percent. Based on a Monte Carlo analysis, the cumulative

1 uncertainty of all Partner-reported data was estimated to be 6.3 percent. The uncertainty associated with
 2 extrapolated or interpolated emissions from non-reporting Partners was assumed to be 20 percent.

3 For GHGRP-Only Reporters, reported SF₆ data was assumed to have an uncertainty of 10 percent. Based on a
 4 Monte Carlo analysis, the cumulative uncertainty of all GHGRP-Only reported data was estimated to be 8.3
 5 percent.

6 As discussed below, EPA has substantially revised its method for estimating emissions from non-Reporters,
 7 assuming that the average emission rate of non-Reporters has declined much more slowly than the average
 8 emission rate of reporting facilities rather than declining at the same rate. This assumption brings the U.S. SF₆
 9 emissions estimated in this Inventory into better agreement with the U.S. SF₆ emissions inferred from atmospheric
 10 observations. However, it must be emphasized that the actual emission rates of non-Reporters remain unknown. It
 11 is possible that they are lower or even higher than estimated here. One possibility is that SF₆ sources other than
 12 electric power systems are contributing to the emissions inferred from atmospheric observations, implying that
 13 the emissions from non-Reporters are lower than estimated here. Another is that the emissions inferred from
 14 atmospheric measurements are over- (or under-) estimated, implying that emissions from no-Reporters could be
 15 either lower or higher than estimated here. These uncertainties are difficult to quantify and are not reflected in the
 16 estimated uncertainty below. The estimated uncertainty below accounts only for the two sources of uncertainty
 17 associated with the regression equations used to estimate emissions in 2019 from Non-Reporters: (1) uncertainty
 18 in the coefficients (as defined by the regression standard error estimate), and (2) the uncertainty in total
 19 transmission miles for Non-Reporters. Uncertainties were also estimated regarding (1) estimates of SF₆ and CF₄
 20 emissions from OEMs reporting to EPA’s GHGRP, and (2) the assumption on the percent share of OEM emissions
 21 from OEMs reporting to EPA’s GHGRP.

22 The results of the Approach 2 quantitative uncertainty analysis are summarized in Table 4-108. Electrical
 23 Transmission and Distribution SF₆ and CF₄ emissions were estimated to be between 4.5 and 7.3 MMT CO₂ Eq. at
 24 the 95 percent confidence level. This indicates a range of approximately 23 percent below and 25 percent above
 25 the emission estimate of 5.8 MMT CO₂ Eq.

26 **Table 4-108: Approach 2 Quantitative Uncertainty Estimates for SF₆ and CF₄ Emissions from**
 27 **Electrical Transmission and Distribution (MMT CO₂ Eq. and Percent)**

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to 2018 Emission Estimate ^a (%)			
			Lower Bound	Upper Bound	Lower Bound	Upper Bound
Electrical Transmission and Distribution	SF ₆ and CF ₄	6.0	4.6	7.5	-23%	+25%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

28 In addition to the uncertainty quantified above for the 2021 estimate, there is uncertainty associated with the
 29 emission rates of GHGRP-only facilities before 2011 and of non-Reporters throughout the time series. As noted
 30 above in the discussion of the uncertainty of non-Reporters for 2021, these uncertainties are difficult to quantify.

31 There is also uncertainty associated with using global SF₆ sales data to estimate U.S. emission trends from 1990
 32 through 1999. However, the trend in global emissions implied by sales of SF₆ appears to reflect the trend in global
 33 emissions implied by changing SF₆ concentrations in the atmosphere. That is, emissions based on global sales
 34 declined by 29 percent between 1995 and 1998 (RAND 2004), and emissions based on atmospheric measurements
 35 declined by 17 percent over the same period (Levin et al. 2010).

36 Several pieces of evidence indicate that U.S. SF₆ emissions were reduced as global emissions were reduced. First,
 37 the decreases in sales and emissions coincided with a sharp increase in the price of SF₆ that occurred in the mid-
 38 1990s and that affected the United States as well as the rest of the world. A representative from DILCO, a major
 39 manufacturer of SF₆ recycling equipment, stated that most U.S. utilities began recycling rather than venting SF₆

1 within two years of the price rise. Finally, the emissions reported by the one U.S. utility that reported its emissions
2 for all the years from 1990 through 1999 under the Partnership showed a downward trend beginning in the mid-
3 1990s.

4 QA/QC and Verification

5 For more information on the general QA/QC process applied to this source category, consistent with Volume 1,
6 Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of
7 the IPPU chapter and Annex 8 for more details. Category specific QC findings are described below.

8 For the GHGRP data, EPA verifies annual facility-level reports through a multi-step process (e.g., including a
9 combination of pre-and post-submittal electronic checks and manual reviews by staff) to identify potential errors
10 and ensure that data submitted to EPA are accurate, complete, and consistent (EPA 2015).¹¹³ Based on the results
11 of the verification process, EPA follows up with facilities to resolve mistakes that may have occurred. The post-
12 submittals checks are consistent with a number of general and category-specific QC procedures including: range
13 checks, statistical checks, algorithm checks, and year-to-year checks of reported data and emissions.

14 Comparison of Emissions Derived from Atmospheric Measurements to 15 Emissions from Bottom-up Estimates

16 Emissions of SF₆ have been estimated for the contiguous United States by the National Oceanic and Atmospheric
17 Administration (NOAA) based on atmospheric measurements. To provide additional quality control for the SF₆
18 emissions estimates presented in this Inventory, U.S. EPA and NOAA compared the 2007-2018 emission estimates
19 derived from atmospheric measurements by NOAA to the emission estimates for SF₆-emitting source categories in
20 this Inventory, of which electrical transmission and distribution is by far the largest.¹¹⁴ The *2019 Refinement to the*
21 *2006 IPCC Guidelines for National Greenhouse Gas Inventories* (IPCC 2019) Volume 1: General Guidance and
22 Reporting, Chapter 6: Quality Assurance, Quality Control and Verification notes that atmospheric concentration
23 measurements can provide independent data sets as a basis for comparison with inventory estimates. Further, it
24 identifies fluorinated gases as particularly suited for such comparisons. The *2019 Refinement* makes this conclusion
25 for fluorinated gases based on their lack of significant natural sources,¹¹⁵ their generally long atmospheric
26 lifetimes, their well-known loss mechanisms, and the potential uncertainties in bottom-up inventory methods for
27 some of their sources. Unlike non-fluorinated greenhouse gases (CO₂, CH₄, and N₂O), SF₆ has no significant natural
28 sources; therefore, the SF₆ estimates derived from atmospheric measurements are driven overwhelmingly by
29 anthropogenic emissions. The *2019 Refinement* provides guidance on conducting such comparisons (as
30 summarized in Table 6.2 of IPCC [2019] Volume 1, Chapter 6) and provides guidance on using such comparisons to
31 identify areas of improvement in national inventories (as summarized in Box 6.5 of IPCC 2019 Volume 1, Chapter
32 6). Emission estimates for SF₆ from Hu et al. (2022) were used in this comparison.

33 As shown in Figure 4-3, a significant gap existed between the atmosphere-derived emissions for 2007-2018
34 available in Hu et al., and the inventory estimates for the same years in the 1990 through 2020 Inventory,
35 particularly in 2010 and earlier years, before reporting through the GHGRP began. With the revisions in
36 methodology described above and below in the Recalculations Discussion section, the gap between the
37 atmosphere-derived emissions and the estimates in this Inventory is smaller. Nevertheless, differences remain
38 between the atmosphere-derived emissions and the Inventory estimates, especially before 2011. EPA is continuing
39 to research potential contributors to this difference. One potential contributor to the difference before 2011 is an
40 SF₆ production plant that operated in Metropolis, Illinois, through 2010, and which is currently unaccounted for in

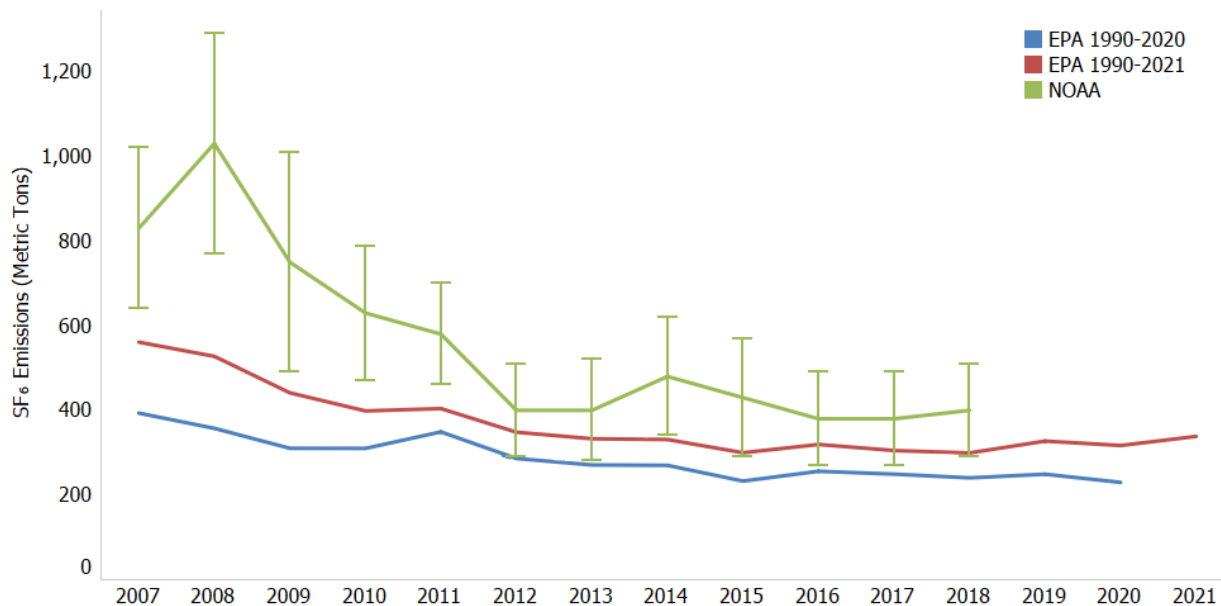
¹¹³ GHGRP Report Verification Factsheet. See https://www.epa.gov/sites/production/files/2015-07/documents/ghgrp_verification_factsheet.pdf.

¹¹⁴ Other SF₆-emitting source categories included in this Inventory include Magnesium Production and Processing and Electronics Manufacturing.

¹¹⁵ See Harnisch and Eisenhauer (1998).

1 the Inventory. While EPA never received reported emissions from this plant, based on production capacity data
 2 from 2006 and the broad range of emission factors observed for production of SF₆ and other fluorinated gases, the
 3 plant's SF₆ emissions would likely have ranged between 30 and 300 metric tons yr⁻¹ (Hu et al. 2022). Emissions at
 4 the upper end of this range would explain most of the gap in 2007 and 2008, and a tapering down of emissions
 5 through 2010 might have been expected as the plant reduced production on its way to shutting down. EPA plans
 6 to include estimates of emissions from this plant in a future submission of the Inventory. See Planned
 7 Improvements section below.

8 **Figure 4-3: U.S. Emissions of SF₆ Comparison^a**



9

10 ^aSources: NOAA data from Hu et al. (2023); EPA 1990-2020 Inventory estimates from EPA (2022).

11 Recalculations Discussion

12 The historical emissions estimated for this source category have undergone major revisions for the period 1990
 13 through 2021, namely for non-Partners based on the comparison with atmospheric data. Other, relatively smaller
 14 recalculations include an adjustment to OEM SF₆ emissions to address GHGRP off-ramping facilities and a
 15 correction to earlier year data for two facilities:

- 16 • To determine emissions from OEM facilities that have ceased reporting to the GHGRP as a result of the
 17 off-ramping provision, emissions were estimated by multiplying the average of reported emissions from
 18 the prior three consecutive years by the average growth rate of SF₆ emissions for all reporting years.
- 19 • Significant incongruities were identified and corrected in the reported data for two historical nameplate
 20 capacities of reporter facilities with one instance in 2011 and the other instance in 2013. In each instance,
 21 corrections were made by calculating the expected nameplate capacity using data reported by the facility
 22 in the prior year.

23 Updates were also made to reporter emissions where facilities had resubmitted data.

24 Recalculations of Non-Partner Emissions

25 As discussed above, results of research conducted by the National Oceanic Atmospheric Administration (Hu et al.
 26 2022) reveal that total U.S. emissions of SF₆ were likely significantly higher than previously estimated in the
 27 inventory, particularly for the years before 2012, when reporting of emissions from electric power systems began

1 under the GHGRP. In addition, the research indicates that U.S. emissions of SF₆ trended strongly downward from
2 2008 to 2009, and the downward trend continued through 2012.

3 In evaluating possible drivers for the difference and the trend, EPA identified non-Partner utilities as a potentially
4 significant contributor. As discussed above, non-Partner utilities consist of two groups: (1) utilities that were
5 required to report to the GHGRP for the first time in 2012 (GHGRP-only reporters) and (2) utilities that have never
6 been required to the GHGRP because they fall under the reporting threshold (non-reporters). The emission rates of
7 the GHGRP-only facilities before 2011 are not known, and the emission rates of non-reporters are not known for
8 any year of the time series. A simple assumption would be that the emission rates of the non-Partners have been
9 the same as those of the Partners. However, this assumption is uncertain because the Partners and non-Partners
10 are distinct populations whose emission rates may have varied in magnitude, trend, or both. For example, both the
11 Partners and the GHGRP-only reporters have reduced their emission rates over time. The extent to which non-
12 Partners and, for more recent years, non-reporters have also reduced emission rates depends on how much the
13 observed reductions are due to industry-wide trends (such as improved electrical equipment design and materials
14 and greater availability of SF₆ recycling equipment) versus emission reduction efforts that result directly from
15 tracking and reporting emissions (such as improved SF₆ handling practices and equipment refurbishment or
16 replacement campaigns). In general, non-reporting facilities would be expected to show reductions related to
17 industry-wide trends, but not reductions related to tracking and reporting emissions.

18 EPA has previously revised assumptions regarding the emission rates of non-Partner utilities based on ongoing
19 review and statistical analysis of data from the Partnership and the GHGRP. In U.S. Inventories submitted in 2012
20 and earlier years, non-Partners were assumed to have the same emission rate per transmission mile as the
21 Partners (except certain outliers) had in 1999, when the Partnership began. Because Partners significantly
22 decreased their emission rates as the Partnership continued, the assumption that non-Partners continued to emit
23 at the Partners' 1999 rate caused the estimated emission rates for Partners and non-Partners to diverge over time.
24 In 2012, the submittal of the first set of reports (for 2011) by GHGRP-only utilities provided some insight into the
25 emission rates of non-Partner utilities. When the emission rates of Partners and GHGRP-only facilities were
26 compared in 2012, no statistically significant difference was found. Thus, in the U.S. Inventories submitted in 2013
27 through 2022, EPA assumed that the emission rates per transmission mile of non-reporting utilities (and of GHGRP-
28 only utilities before 2011) were similar to those of Partners (before 2011) and then of GHGRP reporters (in and
29 after 2011). Specifically, non-reporter emissions for 2011 and later years were estimated by multiplying non-
30 reporter transmission miles by regression coefficients derived for reporting facilities for the same year. Non-
31 reporter and GHGRP-only emissions for 1999 through 2006 were estimated by linearly interpolating between the
32 1999 regression coefficient (based on 1999 Partner data) and 2006 regression coefficient. Non-reporter and
33 GHGRP-only emissions for 2007 through 2010 were estimated by linearly interpolating between the 2006
34 regression coefficient and the 2011 regression coefficient.

35 The results of the comparison with the atmosphere-derived emissions suggest that, rather than decreasing in
36 tandem with the emission rates of the Partners from 1999 onward, the emission rates of the non-Partners may
37 have remained high until 2008, decreasing sharply thereafter. In 2008, EPA began to develop the GHGRP, and the
38 final rule establishing the GHGRP scope and reporting requirements for electric power systems was published in
39 2010. Thus, the trend is consistent with the hypothesis that non-Partner utilities, faced with the possibility of being
40 required to calculate and report their SF₆ emissions, began to take action to understand and reduce those
41 emissions in 2009. Resources for tracking, and to some extent, reducing, emissions were available on EPA's
42 website for the Partnership and elsewhere. The importance of tracking and reporting emissions to emission
43 reduction efforts is supported by analysis of the emissions reported by both Partner and GHGRP-only utilities. Both
44 sets of data show that emissions declined most rapidly during the first three years of reporting (1999-2001 for the
45 Partners; 2011-2013 for the GHGRP-only utilities). In addition, while there was no statistically significant difference
46 (at the 95 percent confidence level) between the Partner and GHGRP-only facility emission rates in 2011,
47 subsequent analysis of the data shows that the emission rates of the GHGRP-only facilities were, on average,
48 higher than those of the Partners, but that the difference was rapidly narrowed in subsequent years. This is
49 consistent with Partners having already made cost-effective reductions in earlier years that the GHGRP-only
50 facilities implemented as they began reporting.

1 Given these atmospheric findings, the trends in emission reductions upon initial reporting, and because emissions
2 from non-reporting electric power systems are a significant source of uncertainty in the current U.S. SF₆ inventory,
3 EPA revised the methodology used to estimate non-reporter emissions. To recalculate non-Partner emissions from
4 1999 through 2010, an updated regression coefficient (emissions as a function of transmission miles) that includes
5 outliers for 1999 was calculated to estimate non-reporter emissions for 1999. In addition, a new regression
6 coefficient was calculated for 2011 that includes GHGRP-only Reporters. New emissions rates (SF₆ emissions/
7 Transmission Miles) were calculated for 1999 and 2011. The 1999 emissions rate was held constant to estimate
8 non-Partner emissions from 2000-2008. Emissions from 2009-2010 were based on the interpolated emission rate
9 between 2008 (still held at the 1999 emission rate) and the 2011 emission rate from the GHGRP-only reporters, as
10 discussed above. The interpolated 2010 emission rate was used for estimating non-reporter emissions from 2010-
11 2021. As a result of the revision to the methodology used to estimate non-reporter emissions in this Inventory,
12 non-reporter SF₆ emissions estimates increased by 94 percent at an average, for years 1999 through 2020, in
13 comparison to the 1999 through 2020 Inventory emission estimates. Non-reporting facilities were assumed to
14 have significantly lowered their emissions rates in anticipation of the GHGRP, but not to have made additional
15 substantial improvements after determining that they were not subject to the rule. Of note, even though the
16 emissions per transmission mile are being held constant for non-reporters, the implied emission rate in terms of
17 emissions per nameplate capacity is still decreasing, although at a slower rate than for reporters, as the average
18 nameplate capacity per transmission mile continues to increase.

19 As a result of the recalculations, SF₆ emissions from electrical transmission and distribution increased by 50
20 percent for 2020 relative to the previous report. On average, SF₆ emission estimates for 1999 through 2020
21 increased by approximately 23 percent per year.

22 **Revision of Global Warming Potentials (GWPs)**

23 For the current Inventory, calculated CO₂-equivalent estimates of total SF₆ and CF₄ emissions from electrical
24 transmission and distribution have been revised to reflect the 100-year global warming potentials (GWPs) provided
25 in the IPCC *Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the
26 IPCC *Fourth Assessment Report* (AR4) (IPCC 2007) (used in the previous Inventories). The AR5 GWPs have been
27 applied across the entire time series for consistency. The GWP of SF₆ has increased, leading to an overall increase
28 in emissions from CO₂-equivalent SF₆ emissions. The GWP of CF₄ has decreased, leading to a decrease in CO₂-
29 equivalent CF₄ emissions. Compared to the previous Inventory which applied 100-year GWP values from AR4, the
30 average annual change in SF₆ CO₂-equivalent emissions was a 3.1 percent increase and the average annual change
31 in CF₄ CO₂-equivalent emissions was a 10.3 percent decrease for the time series. Further discussion on this update
32 and the overall impacts of updating the Inventory GWP values to reflect the IPCC *Fifth Assessment Report* can be
33 found in Chapter 9, Recalculations and Improvements.

34 **Planned Improvements**

35 EPA plans to revisit the methodology for determining emissions from the manufacture of electrical equipment, in
36 particular, the assumption that emissions reported by OEMs account for a conservatively low estimate of 50
37 percent of the total emissions from all U.S. OEMs. Additional market research will be required to confirm or modify
38 the assumptions regarding the portion of industry not reporting to the GHGRP program. EPA also plans to review
39 available data to reflect the emissions from the missing SF₆ production facility, and allocate and report those
40 emissions under the appropriate category (i.e., fluorochemical production category) in future Inventories.

4.26 Nitrous Oxide from Product Uses (CRF Source Category 2G3)

Nitrous oxide (N₂O) is a clear, colorless, oxidizing liquefied gas with a slightly sweet odor which is used in a wide variety of specialized product uses and applications. The amount of N₂O that is actually emitted depends upon the specific product use or application.

There are a total of three N₂O production facilities currently operating in the United States (Ottinger 2021). Nitrous oxide is primarily used in carrier gases with oxygen to administer more potent inhalation anesthetics for general anesthesia, and as an anesthetic in various dental and veterinary applications. The second main use of N₂O is as a propellant in pressure and aerosol products, the largest application being pressure-packaged whipped cream. Small quantities of N₂O also are used in the following applications:

- Oxidizing agent and etchant used in semiconductor manufacturing;
- Oxidizing agent used, with acetylene, in atomic absorption spectrometry;
- Production of sodium azide, which is used to inflate airbags;
- Fuel oxidant in auto racing; and
- Oxidizing agent in blowtorches used by jewelers and others (Heydorn 1997).

Production of N₂O in 2021 was approximately 15 kt (see Table 4-109).

Table 4-109: N₂O Production (kt)

Year	1990	2005	2017	2018	2019	2020	2021
Production (kt)	16	15	15	15	15	15	15

Nitrous oxide emissions were 3.8 MMT CO₂ Eq. (14 kt N₂O) in 2021 (see Table 4-110). Production of N₂O stabilized during the 1990s because medical markets had found other substitutes for anesthetics, and more medical procedures were being performed on an outpatient basis using local anesthetics that do not require N₂O. The use of N₂O as a propellant for whipped cream has also stabilized due to the increased popularity of cream products packaged in reusable plastic tubs (Heydorn 1997).

Table 4-110: N₂O Emissions from N₂O Product Usage (MMT CO₂ Eq. and kt)

Year	1990	2005	2017	2018	2019	2020	2021
MMT CO ₂ Eq.	3.8	3.8	3.8	3.8	3.8	3.8	3.8
kt	14	14	14	14	14	14	14

Methodology and Time-Series Consistency

Emissions from N₂O product uses were estimated using the following equation:

Equation 4-26: N₂O Emissions from Product Use

$$E_{pu} = \sum_a (P \times S_a \times ER_a)$$

where,

E _{pu}	=	N ₂ O emissions from product uses, metric tons
P	=	Total U.S. production of N ₂ O, metric tons
a	=	specific application
S _a	=	Share of N ₂ O usage by application <i>a</i>

1 ER_a = Emission rate for application *a*, percent

2 The share of total quantity of N₂O usage by end-use represents the share of national N₂O produced that is used by
3 the specific subcategory (e.g., anesthesia, food processing). In 2020, the medical/dental industry used an
4 estimated 89.5 percent of total N₂O produced, followed by food processing propellants at 6.5 percent. All other
5 subcategories, including semiconductor manufacturing, atomic absorption spectrometry, sodium azide production,
6 auto racing, and blowtorches, used the remainder of the N₂O produced. This subcategory breakdown changed
7 slightly in the mid-1990s. For instance, the small share of N₂O usage in the production of sodium azide declined
8 significantly during the 1990s. Due to the lack of information on the specific time period of the phase-out in this
9 market subcategory, most of the N₂O usage for sodium azide production is assumed to have ceased after 1996,
10 with the majority of its small share of the market assigned to the larger medical/dental consumption subcategory
11 (Heydorn 1997). For 1990 through 1996, N₂O usage was allocated across the following subcategories: medical
12 applications, food processing propellant, and sodium azide production. A usage emissions rate was then applied
13 for each subcategory to estimate the amount of N₂O emitted.

14 Only the medical/dental and food propellant subcategories were assumed to release emissions into the
15 atmosphere that are not captured under another source category, and therefore these subcategories were the
16 only usage subcategories with emission rates. Emissions of N₂O from semiconductor manufacturing are described
17 in Section 4.23 Electronics Industry (CRF Source Category 2E) and reported under CRF Source Category 2H3. For
18 the medical/dental subcategory, due to the poor solubility of N₂O in blood and other tissues, none of the N₂O is
19 assumed to be metabolized during anesthesia and quickly leaves the body in exhaled breath. Therefore, an
20 emission factor of 100 percent was used for this subcategory (IPCC 2006). For N₂O used as a propellant in
21 pressurized and aerosol food products, none of the N₂O is reacted during the process and all of the N₂O is emitted
22 to the atmosphere, resulting in an emission factor of 100 percent for this subcategory (IPCC 2006). For the
23 remaining subcategories, all of the N₂O is consumed or reacted during the process, and therefore the emission rate
24 was considered to be zero percent (Tupman 2002).

25 The 1990 through 1992 N₂O production data were obtained from SRI Consulting's *Nitrous Oxide, North America*
26 (Heydorn 1997). Nitrous oxide production data for 1993 through 1995 were not available. Production data for
27 1996 was specified as a range in two data sources (Heydorn 1997; Tupman 2002). In particular, for 1996, Heydorn
28 (1997) estimates N₂O production to range between 13.6 and 18.1 thousand metric tons. Tupman (2002) provided a
29 narrower range (15.9 to 18.1 thousand metric tons) for 1996 that falls within the production bounds described by
30 Heydorn (1997). Tupman (2002) data are considered more industry-specific and current; therefore, the midpoint
31 of the narrower production range was used to estimate N₂O emissions for years 1993 through 2001 (Tupman
32 2002). The 2002 and 2003 N₂O production data were obtained from the Compressed Gas Association Nitrous
33 Oxide Fact Sheet and Nitrous Oxide Abuse Hotline (CGA 2002, 2003). These data were also provided as a range. For
34 example, in 2003, CGA (2003) estimates N₂O production to range between 13.6 and 15.9 thousand metric tons.
35 Due to the lack of publicly available data, production estimates for years 2004 through 2021 were held constant at
36 the 2003 value.

37 The 1996 share of the total quantity of N₂O used by each subcategory was obtained from SRI Consulting's *Nitrous*
38 *Oxide, North America* (Heydorn 1997). The 1990 through 1995 share of total quantity of N₂O used by each
39 subcategory was kept the same as the 1996 number provided by SRI Consulting. The 1997 through 2001 share of
40 total quantity of N₂O usage by sector was obtained from communication with a N₂O industry expert (Tupman
41 2002). The 2002 and 2003 share of total quantity of N₂O usage by sector was obtained from CGA (2002, 2003). Due
42 to the lack of publicly available data, the share of total quantity of N₂O usage data for years 2004 through 2021
43 was assumed to equal the 2003 value. The emission factor for the food processing propellant industry was
44 obtained from SRI Consulting's *Nitrous Oxide, North America* (Heydorn 1997) and confirmed by a N₂O industry
45 expert (Tupman 2002). The emission factor for all other subcategories was obtained from communication with a
46 N₂O industry expert (Tupman 2002). The emission factor for the medical/dental subcategory was obtained from
47 the *2006 IPCC Guidelines*.

48 Methodological approaches were applied to the entire time series to ensure consistency in emissions from 1990
49 through 2021.

Uncertainty—TO BE UPDATED FOR FINAL INVENTORY REPORT

The overall uncertainty associated with the 2021 N₂O emission estimate from N₂O product usage was calculated using the *2006 IPCC Guidelines* (2006) Approach 2 methodology. Uncertainty associated with the parameters used to estimate N₂O emissions include production data, total market share of each end use, and the emission factors applied to each end use, respectively. The uncertainty associated with N₂O production data is ±25 percent, based on expert judgment. The uncertainty associated with the market share for the medical/dental subcategory is ±0.56 percent, and uncertainty for the market share of food propellant subcategory is ±25 percent, both based on expert judgment. Uncertainty for emission factors was assumed to be zero, consistent with the *2006 IPCC Guidelines*.

The results of this Approach 2 quantitative uncertainty analysis are summarized in Table 4-111. Nitrous oxide emissions from N₂O product usage were estimated to be between 3.2 and 5.2 MMT CO₂ Eq. at the 95 percent confidence level. This indicates a range of approximately 24 percent below to 24 percent above the emission estimate of 3.8 MMT CO₂ Eq.

Table 4-111: Approach 2 Quantitative Uncertainty Estimates for N₂O Emissions from N₂O Product Usage (MMT CO₂ Eq. and Percent)

Source	Gas	2021 Emission Estimate (MMT CO ₂ Eq.)	Uncertainty Range Relative to Emission Estimate ^a			
			Lower Bound	Upper Bound	Lower Bound (%)	Upper Bound (%)
N ₂ O from Product Uses	N ₂ O	3.8	3.2	5.2	-24%	+24%

^a Range of emission estimates predicted by Monte Carlo Stochastic Simulation for a 95 percent confidence interval.

QA/QC and Verification

For more information on the general QA/QC process applied to this source category, consistent with Volume 1, Chapter 6 of the *2006 IPCC Guidelines*, see the QA/QC and Verification Procedures section in the introduction of the IPPU chapter.

Recalculations Discussion

For the current Inventory, CO₂-equivalent estimates of total N₂O emissions from N₂O product uses have been revised to reflect the 100-year global warming potentials (GWPs) provided in the *IPCC Fifth Assessment Report* (AR5) (IPCC 2013). AR5 GWP values differ slightly from those presented in the *IPCC Fourth Assessment Report* (AR4) (IPCC 2007) (used in the previous inventories). The AR5 GWPs have been applied across the entire time series for consistency. The GWP of N₂O decreased from 298 to 265, leading to an overall decrease in estimates for calculated CO₂-equivalent N₂O emissions. Compared to the previous Inventory, which applied 100-year GWP values from AR4, annual calculated CO₂-equivalent N₂O emissions decreased by 11 percent each year, ranging from a decrease of 430 kt CO₂ Eq. in 1992 to 519 kt CO₂ Eq. for 1997 through 2001. Further discussion on this update and the overall impacts of updating the Inventory GWP values to reflect the *IPCC Fifth Assessment Report* can be found in Chapter 9, Recalculations and Improvements.

Planned Improvements

EPA recently initiated an evaluation of alternative production statistics for cross-verification and updating time-series activity data, emission factors, assumptions, etc., and a reassessment of N₂O product use subcategories that accurately represent trends. This evaluation includes conducting a literature review of publications and research that may provide additional details on the industry. This work remains ongoing, and thus far no additional sources of data have been found to update this category.

1 Pending additional resources and planned improvement prioritization, EPA may also evaluate production and use
 2 cycles, and the potential need to incorporate a time lag between production and ultimate product use and
 3 resulting release of N₂O. Additionally, planned improvements include considering imports and exports of N₂O for
 4 product uses.

5 Finally, for future Inventories, EPA will examine data from EPA’s GHGRP to improve the emission estimates for the
 6 N₂O product use subcategory. Particular attention will be made to ensure aggregated information can be published
 7 without disclosing CBI and time-series consistency, as the facility-level reporting data from EPA’s GHGRP are not
 8 available for all inventory years as required in this Inventory. This is a lower priority improvement, and EPA is still
 9 assessing the possibility of incorporating aggregated GHGRP CBI data to estimate emissions; therefore, this
 10 planned improvement is still in development and not incorporated in the current Inventory report.

11 4.27 Industrial Processes and Product Use 12 Sources of Precursor Gases—TO BE 13 UPDATED FOR FINAL INVENTORY REPORT

14 In addition to the main greenhouse gases addressed above, many industrial processes can result in emissions of
 15 various greenhouse gas precursors. The reporting requirements of the UNFCCC¹¹⁶ request that information be
 16 provided on precursor emissions, which include carbon monoxide (CO), nitrogen oxides (NO_x), non-methane
 17 volatile organic compounds (NMVOCs), and sulfur dioxide (SO₂). These gases are not direct greenhouse gases, but
 18 indirectly impact Earth’s radiative balance by altering the concentrations of greenhouse gases (e.g., ozone) and
 19 atmospheric aerosol (e.g., particulate sulfate). Combustion byproducts such as CO and NO_x are emitted from
 20 industrial applications that employ thermal incineration as a control technology. NMVOCs, commonly referred to
 21 as “hydrocarbons,” are the primary gases emitted from most processes employing organic or petroleum-based
 22 products, and can also result from the product storage and handling.

23 Accidental releases of precursors associated with product use and handling can constitute major emissions in this
 24 category. In the United States, emissions from product use are primarily the result of solvent evaporation,
 25 whereby the lighter hydrocarbon molecules in the solvents escape into the atmosphere. The major categories of
 26 product uses include: degreasing, graphic arts, surface coating, other industrial uses of solvents (e.g., electronics),
 27 dry cleaning, and non-industrial uses (e.g., uses of paint thinner). Product usage in the United States also results in
 28 the emission of small amounts of hydrofluorocarbons (HFCs) and hydrofluoroethers (HFEs), which are included
 29 under Substitution of Ozone Depleting Substances in this chapter.

30 Total emissions of NO_x, CO, NMVOCs, and SO₂ from non-energy industrial processes and product use from 1990 to
 31 2021 are reported in Table 4-112.

32 **Table 4-112: NO_x, CO, NMVOC, and SO₂ Emissions from Industrial Processes and Product**
 33 **Use (kt)**

Gas/Source	1990	2005	2017	2018	2019	2020	2021
NO_x	580	557	387	393	369	369	369
Mineral Industry	246	329	220	227	214	214	214
Other Industrial Processes ^a	93	109	70	72	67	67	67
Metal Industry	88	60	60	57	54	54	54
Chemical Industry	152	55	37	38	34	34	34
Product Uses ^b	1	3	1	+	1	1	1

¹¹⁶ See <http://unfccc.int/resource/docs/2013/cop19/eng/10a03.pdf>.

CO	4,129	1,557	1,007	1,028	978	978	978
Metal Industry	2,395	752	425	443	434	434	434
Other Industrial Processes ^a	608	420	311	309	280	280	280
Mineral Industry	49	194	163	164	159	159	159
Chemical Industry	1,073	189	107	112	104	104	104
Product Uses ^b	5	2	1	+	2	2	2
NMVOCs	7,638	5,850	3,767	3,726	3,531	3,531	3,531
Product Uses ^b	5,216	3,851	2,696	2,627	2,446	2,446	2,446
Other Industrial Processes ^a	1,720	1,709	959	980	970	970	970
Chemical Industry	575	213	68	71	68	68	68
Mineral Industry	16	32	24	26	26	26	26
Metal Industry	111	45	20	22	21	21	21
SO₂	1,307	828	508	486	392	392	392
Other Industrial Processes ^a	129	227	243	232	165	165	165
Chemical Industry	269	228	101	97	87	87	87
Mineral Industry	250	215	87	88	81	81	81
Metal Industry	659	158	77	68	58	58	58
Product Uses ^b	NO	+	+	+	+	+	+

+ Does not exceed 0.5 kt.

^a Other Industrial Processes includes storage and transport, other industrial processes (manufacturing of agriculture, food, and kindred products; wood, pulp, paper, and publishing products; rubber and miscellaneous plastic products; machinery products; construction; transportation equipment; and textiles, leather, and apparel products), and miscellaneous sources (catastrophic/accidental release, other combustion (structural fires), health services, repair shops, and fugitive dust). It does not include agricultural fires or slash/prescribed burning, which are accounted for under the Field Burning of Agricultural Residues source.

^b Product Uses includes the following categories: solvent utilization (degreasing, graphic arts, dry cleaning, surface coating, other industrial, and nonindustrial).

Note: Totals by gas may not sum due to independent rounding.

Methodology and Time-Series Consistency

Emission estimates for 1990 through 2021 were obtained from data published on the National Emissions Inventory (NEI) Air Pollutant Emissions Trends Data website (EPA 2022a). For Table 4-112, NEI reported emissions of CO, NO_x, SO₂, and NMVOCs and recategorized from NEI Tier 1/Tier 2 source categories to those more closely aligned with IPCC categories, based on EPA (2022).¹¹⁷ NEI Tier 1 emission categories related to the IPPU sector categories in this report include: chemical and allied product manufacturing, metals processing, storage and transport, solvent utilization, other industrial processes, and miscellaneous sources. As described in detail in the NEI Technical Support Documentation (TSD) (EPA 2021), NEI emissions are estimated through a combination of emissions data submitted directly to the EPA by state, local, and tribal air agencies, as well as additional information added by the Agency from EPA emissions programs, such as the emission trading program, Toxics Release Inventory (TRI), and data collected during rule development or compliance testing.

Methodological approaches were applied to the entire time series to ensure time-series consistency from 1990 through 2021, which are described in detail in the NEI's TSD and on EPA's Air Pollutant Emission Trends web site (EPA 2021a; EPA 2021b). Updates to historical activity data are documented in NEI's TSD (EPA 2021). A quantitative uncertainty analysis was not performed.

¹¹⁷ The NEI estimates and reports emissions from six criteria air pollutants (CAPs) and 187 hazardous air pollutants (HAPs) in support of National Ambient Air Quality Standards. Reported NEI emission estimates are grouped into 60 sectors and 15 Tier 1 source categories, which broadly cover similar source categories to those presented in this chapter. For this report, EPA has mapped and regrouped emissions of greenhouse gas precursors (CO, NO_x, SO₂, and NMVOCs) from NEI Tier 1/Tier 2 categories to better align with IPCC source categories, and to ensure consistency and completeness to the extent possible. See Annex 6.6 for more information on this mapping.