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Natural Gas Life-Cycle Greenhouse Gas Emissions Inventory Attributable to Fracked Gas in 2017

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Prepared by: Maryland Department of the Environment Climate Change Division



Maryland Department of the Environment 2017 GHG Life-Cycle Emissions Inventory from Fracked Natural Gas

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ACRONYMS AND ABBREVIATIONS

| μg/m3 | microgram(s) per cubic meter |
|-----------------|--|
| AERMAP | AERMOD terrain preprocessor |
| AERMET | AERMOD meteorological preprocessor |
| AERMOD | |
| | American Meteorological Society/EPA Regulatory Model |
| AQS | Air Quality System |
| BPIPPRM | Building Profile Input Program for the Plume Rise Model Enhancements algorithm |
| CAA | Clean Air Act |
| CEV | Critical emission value |
| CFR | Code of Federal Regulations |
| COA | Consent Order and Agreement |
| CSAPR | Cross State Air Pollution Rule (CSAPR) |
| EGU | Electric Generating Unit |
| EMF | Emission Modeling Framework |
| EPA | U.S. Environmental Protection Agency |
| FGD | Flue gas desulfurization |
| FIP | Federal Implementation Plan |
| FR | Federal Register |
| g/s | gram(s) per second |
| LAER | Lowest Achievable Emission Rate |
| lb/hr | pound(s) per hour |
| MACT | Maximum Achievable Control Technology |
| MARAMA | Mid-Atlantic Regional Air Management Association |
| MATS | Mercury and Air Toxic Standards |
| MDE | Maryland Department of the Environment |
| NAAQS | National Ambient Air Quality Standard |
| NEI | National Emission Inventory |
| NESHAP | National Emission Standards for Hazardous Air Pollutants |
| NID | Novel integrated desulfurization |
| NOV | Notice of Violation |
| NOx | Nitrogen oxides |
| NSPS | New Source Performance Standards |
| NSR | New Source Review |
| ppb | parts per billion |
| ppm | parts per million |
| RACM | Reasonably Available Control Measure |
| RACT | Reasonably Available Control Technology |
| RFP | Reasonable Further Progress |
| SCC | Source Classification Code |
| SIP | State Implementation Plan |
| SO ₂ | Sulfur dioxide |
| SOx | Sulfur oxides |
| TSD | Technical Support Document |
| TSP | Total Suspended Particles |
| TVOP | Title V Operating Permit |
| | · - |

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EXECUTIVE SUMMARY

This report provides an analysis of methane emissions that occur outside of Maryland from the production and transport of fracked natural gas consumed in Maryland. The analysis includes fugitive leakage emissions and well construction emissions. The report uses the total natural gas consumption in Maryland for year 2017 as a baseline and analyzes four scenarios that represent the amount of natural gas consumed due to fracking activities. The first scenario uses the US Energy Information Administration (EIA) statistic that 67% of the natural gas consumed is derived from fracking. The other three cases are based on the fact that before 2006, there was no fracking in Maryland and the surrounding areas. All four scenarios estimate the impact of methane emissions on climate change using both the 100-year methane Global Warming Potential (GWP) for methane and the 20-year GWP from the latest Intergovernmental Panel on Climate Change (IPCC) assessment report (AR5).

The analysis found that Maryland's natural gas consumption in 2017 that was associated with outof-state fracking resulted in methane emissions ranging from as low as 0.1691 MMTCO2e to as high as 5.545 MMTCO2e, depending on the scenario and choice of 100-year or 20-year GWP (Table ES-1). MDE believes that Scenario 1 is the least accurate case, as it is based on national data. The other three cases are based off Maryland-specific data and thus should be considered more reliable.

| Scenario | 2017 Emissions (million metric tons CO2 equivalent) | | |
|--|---|-------------|--|
| | 100-year GWP | 20-year GWP | |
| Scenario 1: National Average Fracking Share | 1.93 | 5.55 | |
| Scenario 2: 2017 NG consumption above 2006 consumption | 0.55 | 1.53 | |
| Scenario 3: 2017 NG consumption above 1997- 2005 average | 0.35 | 0.97 | |
| Scenario 4: 2017 NG consumption above 1997- 2005 maximum | 0.17 | 0.43 | |

| Table ES-1: Out-of-state methane emissions associated with natural gas consumption in |
|---|
| Maryland in 2017. |

This analysis has been updated with 2017 consumption data, to better compare to Maryland's 2017 Greenhouse Gas Emissions Inventory.

1.0 BACKGROUND

The Maryland Department of the Environment (MDE) was tasked with additional greenhouse gas emission inventory requirements by the Maryland Commission on Climate Change in the 2017 Annual Report. The Maryland Commission on Climate Change recommended¹ the following to MDE:

The Commission recommends that MDE continue to work with the STWG, the University of Maryland, and the Departments of Natural Resources and Agriculture to ensure that MDE's Greenhouse Gas Emission Inventory is locally relevant and complete. Specifically MDE should continue to examine improvements to: life cycle emissions of fossil fuels extracted out of state but burned in state, and emissions sink methodologies for in-state forests, wetlands, and agriculture. As required by law, this work will be completed by the end of 2018 as part of the final publication of the 2017 emissions inventory

The Maryland Commission on Climate Change through the Mitigation Working Group worded the recommendation to MDE as follows:

Regarding the State's GHG Emissions Inventory, due in 2018, the MWG recommends that MDE continue to work with the STWG, the University of Maryland, and the Departments of Natural Resources and Agriculture to ensure that the Inventory is both locally relevant and complete. This includes consideration of life-cycle emissions generated by out-of-state extraction, processing, and transportation of fossil fuel energy consumed in-state; and applying advanced methods to generate a more accurate accounting of emissions sinks such as agricultural soil and forestry management.

This report documents MDE's work on the life cycle greenhouse gas emissions of natural gas extracted out of state through fracking but burned in state. MDE published an earlier version of this report in 2018. This update includes more analysis specific to 2017, and estimates using both the 100-year and 20-year GWP for methane.

¹ http://mde.maryland.gov/programs/Air/ClimateChange/MCCC/Documents/MCCC_2017_final.pdf

2.0 PURPOSE AND OBJECTIVE

2.1 Purpose

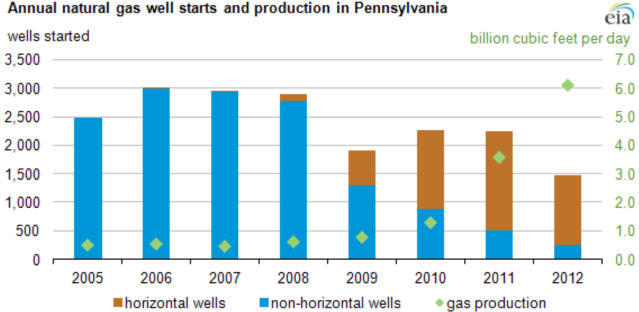
The purpose of this document is to provide a report, complete with methods, data, calculations and references that satisfy the recommendations of the Maryland Commission on Climate Change regarding the life-cycle emissions of fracked natural gas consumed in Maryland.

2.2 Objective

Prepare a 2017 GHG emissions inventory that accounts for the life-cycle greenhouse gas emissions from the consumption of the additional natural gas attributable to the fracking industry in nearby states.

3.0 HISTORY OF UNCONVENTIONAL WELLS/FRACKING IN THE MARCELLUS SHALE REGION

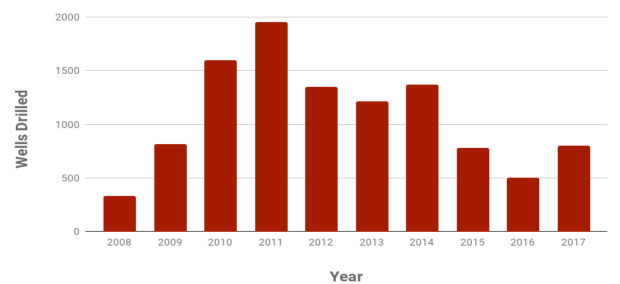
As can be seen from the following graphs and information, the construction of unconventional natural gas fracking wells in the Marcellus Shale region did not start until after 2006. The majority of wells were started after 2010. This point is important within a Maryland greenhouse gas emissions inventory context because the consumption of fracked natural gas in Maryland during the calendar year 2006 for the MD GHG Base Year Emissions Inventory can be considered negligible.



Annual natural gas well starts and production in Pennsylvania

Source: Pennsylvania Department of Environmental Protection.

Note: New wells, or well starts, reflect the number of spudded wells, or wells that began drilling during the year. The figure above does not reflect the number of wells drilled, completed, or permitted.



Natural gas wells drilled in Pennsylvania by year

Source: Pennsylvania Department of Environmental Protection. Wells drilled indicates number of unconventional (horizontally drilled) wells. 2017 data reflects the number of wells drilled through mid-December.

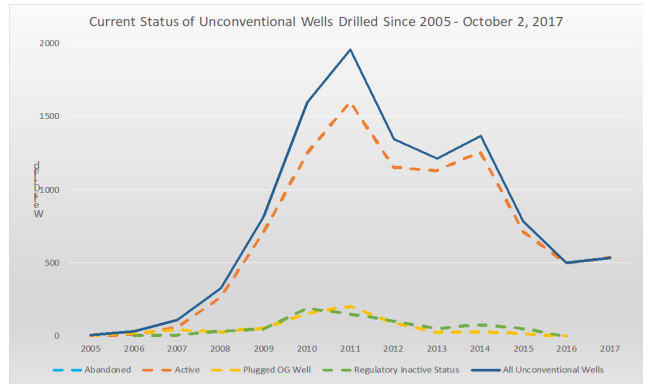


Chart 1: This chart shows the current status of unconventional wells in Pennsylvania, arranged by the year the well was drilled. Note that there are two abandoned wells in 2009 and one more in 2014, although those totals are not visible at this scale.

https://www.fractracker.org/2017/10/life-expectancy-marcellus-shale/

4.0 METHODS AND PROCEDURES

Three distinct processes contribute to GHG emissions in the production, distribution and consumption of natural gas from fracking wells. These processes are:

- 1. Construction/Development of the unconventional fracking well
- 2. Distribution of the natural gas
- 3. Combustion of the natural gas

Construction/Development of the Well

Greenhouse gas emissions are produced during the construction and development of the well. This is a one-time event in the life time of a well. Sources of greenhouse gas emissions during the construction and development of a well include:

- Drilling Rigs
- Hydraulic Fracturing Pumps
- Mud Degassing
- Well Completion Venting

Distribution of Natural Gas from the Well

Sources of greenhouse gas emissions during the distribution of natural gas from out-of-state unconventional fracking wells include:

• Leakage from pipelines, fittings and pumping stations

In-state distribution of the gas is already included in the 2017 greenhouse gas emissions inventory.

Combustion of the Supplied Natural Gas

The combustion of natural gas supplied from out-of-state unconventional fracking wells is already included in the 2017 greenhouse gas emissions inventory.

4.1 Methodology for Estimating Emissions

The main equation used to estimate the greenhouse gas emissions from the consumption of natural gas from out-of-state unconventional fracking wells is provided below:

Equation 1: Main GHG Emission Estimate Equation

| Total Annual GHG Emissions | Annual Fugitive Leakage | Annualized Well Construction |
|-----------------------------|-----------------------------|---|
| from NG Consumption from | Emissions from Natural Gas | Emissions from Natural Gas |
| Out-of-State Fracking Wells | Consumed in Maryland from | ⁺ Consumed by Maryland from Out- |
| (CO2 _E) | Out-of-State Fracking Wells | of-State Fracking Wells |

4.1.1 Leakage Emissions

The equation used to estimate the greenhouse gas emissions from the fugitive leakage of the natural gas consumed by Maryland from out-of-state unconventional fracking wells is provided below:

Equation 2: GHG Leakage Emission Estimate Equation

| Fugitive Leakage Emissions from NG Consumption from Out-of- State Fracking Wells (CO2 _E) | = | Amount of NG Consumed by MD from Out-of-State Fracking Wells | х | Leakage Rate (%) | Х | % of Methane in NG Stream | X | GWP Methane | x | Percentage of Pipeline Outside MD |
|--|---|--|---|------------------------|---|------------------------------------|---|----------------|---|---|
|--|---|--|---|------------------------|---|------------------------------------|---|----------------|---|---|

Amount of Natural Gas Consumed from Out-of-State Fracking Wells

MDE collected total annual natural gas consumption data from the U.S. Energy Information Administration (EIA)². The data was used as a baseline to establish the quantity of natural gas consumed by the State of Maryland prior to the installation and development of unconventional fracking wells in neighboring states. Prior to 2006, the consumption of natural gas produced from unconventional fracking wells in Maryland can be considered negligible (See Section 3). Table 1 below reports the total amount of natural gas consumed by all sources in Maryland per year.

² U.S. Energy Information Administration - <u>https://www.eia.gov/dnav/ng/ng_cons_sum_dcu_SMD_a.htm</u>

| | Maryland Natural Gas | |
|-------------------|----------------------|-----------------------------------|
| Data | Total Consumption | |
| Date | (MMcf) | |
| 1997 | 212,017 | |
| 1998 | 188,552 | |
| 1999 | 196,350 | |
| <mark>2000</mark> | <mark>212,133</mark> | |
| 2001 | 178,376 | |
| 2002 | 196,276 | |
| 2003 | 197,024 | |
| 2004 | 194,725 | |
| 2005 | 202,509 | |
| <mark>2006</mark> | <mark>182,294</mark> | |
| 2007 | 201,053 | → Start date for the installation |
| 2008 | 196,067 | and development of unconventiona |
| 2009 | 196,510 | natural gas fracking wells in |
| 2010 | 212,020 | neighboring states |
| 2011 | 193,986 | |
| 2012 | 208,946 | |
| 2013 | 197,356 | |
| 2014 | 207,103 | |
| 2015 | 215,005 | |
| 2016 | 219,024 | |
| 2017 | 222,877 | |
| 1997 – 2005 | | |
| Average | 197,551 | |
| Min | 178,376 | |
| Max | 212,133 | |

Table 2: Consumption of Natural Gas in MD – Total All Sources³

The EIA data shows that prior to 2007, the start date for the installation and development of natural gas fracking wells in neighboring states, the maximum amount of natural gas consumed was 212,133 MMcf in 2000, the minimum was 182,294 in 2006 and the average between 1997 and 2005 was 197,551. The production of and infrastructure for natural gas consumption in Maryland, prior to the installation and development of natural gas fracking wells in neighboring states, was capable of delivering 212,133 MMcf of natural gas per year. Natural gas supplied above these levels could be attributed to unconventional natural gas fracking activities.

Another method to determine the amount of natural gas consumed in Maryland due to fracking wells in neighboring states would be to establish the percent of the total natural gas nationally that is produced from fracking and apply the percentage to that consumed in Maryland. Nationally, fracking produces two-thirds (67 percent)⁴ of the natural gas in the United States, according to the US Energy Information Administration, and approximately 50 percent of the nation's oil.

³ U.S. Energy Information Administration (EIA) – Natural Gas Consumption by End Use – Maryland https://www.eia.gov/dnav/ng/ng_cons_sum_dcu_SMD_a.htm

Leakage Rate

The process of delivering natural gas from a wellhead to a consumer is not a closed system; leakage does occur in the infrastructure along the way. The leakage rate has been studied by scientists, scholars and engineers. The leakage rate varies from study to study. A short synopsis of some of the leakage rate studies is summarized below.

Journal of Cleaner Production - Volume 148, 1 April 2017, Pages 118-126⁵

A synthesis of new methane (CH₄) emission data from a recent series of ground-based field measurements shows that 1.7% of the methane in natural gas is emitted between extraction and delivery (with a 95% confidence interval from 1.3% to 2.2%). This synthesis was made possible by a recent series of methane emission measurement campaigns that focused on the natural gas supply chain, production through distribution. The new data were translated to a standard basis, augmented with other data sources as needed, and simulated using a Monte Carlo-enabled, life cycle model.

Environmental Defense Fund

The findings reported feature measurements at over 400 well pads in six basins and scores of midstream facilities, data from component measurements, and aerial surveys covering large swaths of U.S. oil and gas infrastructure.

Steve Hamburg, EDF's chief scientist, says that still leaves out the "fat-tail" superemissions. He reckons about 2-2.5% of the gas flowing through the American supply chain leaks out, in total. "The new study estimates the current leak rate from the U.S. oil and gas system is 2.3 percent, versus the current EPA inventory estimate of 1.4 percent."⁶

EPA Study

The EPA 2012 study found the leakage rate to be 2.4%, with a 95% confidence interval of 1.9-3.1%.⁷.

CO2 Scorecard

Another study⁸ by CO_2 Scorecard uses three scenarios based on EPA data; one with the leakage rate set to 1.22%, one with a leakage rate set to 1.50% that was deemed more realistic, and one at 2.00% that "many organizations estimate that a leakage rate of 2-3% cancels out all of natural gas's CO_2 emissions advantage over coal.

MDE decided to use the highest leakage rate of 2.5% to be even more conservative than the Environmental Defense Fund.

⁵ <u>https://www.sciencedirect.com/science/article/pii/S0959652617301166</u>

⁶ <u>https://www.edf.org/media/new-study-finds-us-oil-and-gas-methane-emissions-are-60-percent-higher-epa-reports-0</u>

⁷ U.S. Environmental Protection Agency (2011) Inventory of US Greenhouse Gas Emissions and Sinks: 1990-2009 (EPA Publication 430-R-11-005).

⁸ <u>https://co2scorecard.org/home/researchitem/28</u>

PERCENT OF METHANE IN NATURAL GAS STREAM

An EPA study⁹ and other literature searches^{10,11} show that the percent of methane in pipeline natural gas is approximately 98%.

GLOBAL WARMING POTENTIAL - METHANE

The following table includes the 100-year and 20-year time horizon global warming potential (GWP) of methane (CH₄) relative to CO₂.

| Industrial | Chemical formula | Fifth Assessment Report (AR5) | | | |
|-------------------------------|------------------|--|---|--|--|
| designation or common name | | GWP values for 100-year time horizon | GWP values for a 20-year time horizon | | |
| Carbon dioxide | CO ₂ | 1 | 1 | | |
| Methane | CH ₄ | 28 | 84 | | |

| Table 3: Global warming potential (GV | WP) values ¹² relative to CO ₂ |
|---------------------------------------|--|
|---------------------------------------|--|

MDE is using the IPCC Fifth Assessment Report (AR5) GWP of 28 for methane for a 100-year time horizon, and 84 for the 20-year time horizon.

PERCENTAGE OF PIPELINE OUTSIDE OF MARYLAND

The percentage represents the amount of pipeline that transmits the fracked natural gas from Pennsylvania to Maryland that is outside of Maryland. MDE followed the main transmission pipelines from Washington County, Pennsylvania to Baltimore, Maryland. This map is presented in Appendix C.

In a best case scenario the fracked natural gas would travel from the wells in Washington County, PA due south into Maryland. In a worst case scenario, the fracked natural gas would travel from the wells in Washington County, PA toward Philadelphia and turn south into Maryland. MDE chose the worst case scenario in order to offset the maximum amount of fugitive gas released in transmission. This percentage was estimated to be 85.7%.

4.1.2 Annualized Well Construction Emissions

Greenhouse gas emissions from unconventional natural gas fracking activities occur not only from the lost fugitive gas in the transmission and distribution stream, but also in the construction of the

⁹ <u>https://www.epa.gov/natural-gas-star-program/overview-oil-and-natural-gas-industry</u>

¹⁰ <u>http://scifun.chem.wisc.edu/chemweek/methane/methane.html</u>

¹¹ https://www.uniongas.com/about-us/about-natural-gas/chemical-composition-of-natural-gas

¹² https://ar5-syr.ipcc.ch/ipcc/ipcc/resources/pdf/IPCC SynthesisReport.pdf

wells themselves. In order to quantify GHG emissions from the well construction activities, MDE collected well production emissions data from the Commonwealth of Pennsylvania.

PA Department of Environmental Protection (DEP) collects methane and carbon dioxide emissions data from each well site location. The data is specific to the geographic coordinates of every well permit and includes a wide variety of construction equipment including blow-down vents, dehydrators, drill rigs, engines, heaters, pumps and tanks. PA DEP created a spreadsheet¹³ that MDE used to estimate the GHG emissions from well construction for the number of wells necessary to supply Maryland with the amount of natural gas consumed by out-of-state fracking wells. In order to use the spreadsheet, MDE needed to determine how many wells were necessary to produce the excess natural gas on a case-by-case basis. MDE took the average production of the 50 biggest wells in Washington County, PA and determined how many wells on average it would take to supply Maryland with the difference in fuel from 2006.

¹³ <u>https://www3.epa.gov/carbon-footprint-</u> calculator/tool/userarchiveversion/documents/SubW_Screening_Tool_Onshore_Production.xls

5.0 RESULTS AND CONCLUSIONS

The greenhouse gas emissions attributable to unconventional natural gas fracking wells in neighboring states is directly proportional to the amount of natural gas assumed to come from the wells. MDE completed four separate analyses. Each of the analyses varied the amount of natural gas consumed in Maryland attributable to unconventional fracking wells. The secondary analyses duplicated each original scenario with a differing GWP; it used the 20-year methane GWP of 84 instead of 28 (the 100-year GWP). The other variables were kept constant; these variables include the following:

| Leakage Rate Percent | 2.5% | |
|----------------------|--------|--------------------------------|
| NG Conversion | 48,700 | ft ³ /metric ton |
| NG CH₄ % | 0.98 | % CH ₄ in NG Stream |

The main equation used to estimate the greenhouse gas emissions from the consumption of natural gas from out-of-state unconventional fracking wells is provided below:

Equation 1: Main GHG Emission Estimate Equation

| Total Annual GHG Emissions | | Annual Fugitive Leakage | | Annualized Well Construction |
|-----------------------------|---|-----------------------------|---|--------------------------------|
| from NG Consumption from | _ | Emissions from Natural Gas | | Emissions from Natural Gas |
| Out-of-State Fracking Wells | = | Consumed in Maryland from | + | Consumed by Maryland from Out- |
| (CO2 _E) | | Out-of-State Fracking Wells | | of-State Fracking Wells |

Where the equation used to estimate the greenhouse gas emissions from the fugitive leakage of the natural gas consumed by Maryland from out-of-state unconventional fracking wells is provided below:

Equation 2: GHG Leakage Emission Estimate Equation

| Fugitive Leakage Emissions from NG Consumption from Out-of- State Fracking Wells (CO2 _E) | = | Amount of NG Consumed by MD from Out-of-State Fracking Wells | Х | Leakage Rate (%) | Х | % of Methane in NG Stream | Х | GWP Methane | Х | Percentage of Pipeline Outside MD |
|--|---|--|---|------------------------|---|------------------------------------|---|----------------|---|---|
|--|---|--|---|------------------------|---|------------------------------------|---|----------------|---|---|

The four separate analyses and the results are described below. Each equation in the analysis shows the 28 GWP value, but the will also include the results for both 28 and 84 GWP, respectively. The calculation for well construction emissions is based off resources from the PA DEP.

5.1 Scenario 1 – National Percent of Natural Gas Attributable to Fracking Applied to Maryland Consumption

Assumption

According to the U.S. Energy Information Administration¹⁴, 67% of the natural gas in consumed in the U.S is derived from fracking.

Basis

The U.S. EIA tracks the amount of natural gas produced in the U.S. and the type of well used in the production. The 67 percent number is the most recent data available.

Equations 1, 2 and 3 are used to estimate the greenhouse gas emissions.

Amount of Natural Gas Consumed from Out-of-State Fracking Wells

In this scenario the amount of natural gas consumed from unconventional out-of-state fracking wells is considered to be 67 ($\frac{2}{3}$) percent of the total amount of natural gas consumed in the state. In 2017 this amounted to 149,328 mmcf of natural gas.

Equation 2 then yields the following greenhouse gas emissions for fugitive leakage emissions.

| MMT | _ | (222,877 | х | 0.67 | х | 1,000,000 | х | 0.025 | х | 0.98 | х | 28 | х | .857) | |
|-------------|---|----------|---|------|---|-----------|-------|---------|----|------|---|----|---|-------|--|
| CO2E | - | | | | | (48,700 |) x 1 | ,000,00 | 0) | | | | | | |
| | | | | | | | | | | | | | | | |
| MMT CO2E | = | 1.803 | | | | | | | | | | | | | |

The PA DEP's spreadsheet was used to determine the well construction emissions. In this scenario, 20 wells were necessary to supply Maryland with the 149,328 mmcf of natural gas.

2017 Total Emissions (100-yr GWP) = (0.1225 + 1.803) 2017 Total Emissions (100-yr GWP) = 1.926 mmtCO2e

2017 Total Emissions (20-yr GWP) = 5.545 mmtCO2e

The State recognizes that this is the least accurate case, as it relies on national data. The following three cases are based off Maryland-specific data and thus should be considered more reliable.

¹⁴ <u>https://www.eia.gov/todayinenergy/detail.php?id=26112</u>

5.2 Scenario 2 – All Consumption above 2006 Level Attributable to Fracking

Assumption

The difference in natural gas consumption from the current year and 2006 consumption is due to fracking.

Basis

Before 2006 there was no fracking in Maryland and the surrounding region. Assuming all natural gas consumption since then is due to fracking will lead us to the least conservative estimate possible.

Equations 1 and 2 are used to estimate the greenhouse gas emissions.

Amount of Natural Gas Consumed from Out-of-State Fracking Wells

In this scenario the amount of natural gas consumed from unconventional out-of-state fracking wells is considered to be the difference natural gas consumed in the state from the specific year minus 2006's consumption. In 2017 this amounted to 40,583 mmcf of natural gas. Equation 2 then yields the following greenhouse gas emissions for fugitive leakage emissions.

| MMT | _ | ((222,877 | - | 182,294) | х | 1,000,000 | х | 0.025 | х | 0.98 | х | 28 | х | .857) | |
|------|---|-----------|---|----------|---|-----------|-----|---------|---|------|---|----|---|-------|--|
| CO2E | = | | | | | (48,700 x | 1,0 | 00,000) | | | | | | | |
| | | | | | | | | | | | | | | | |
| MMT | = | 0.4900 | | | | | | | | | | | | | |
| CO2E | | | | | | | | | | | | | | | |

The PA DEP's spreadsheet was used to determine the well construction emissions. In this scenario, 6 wells were necessary to supply Maryland with the 40,583 mmcf of natural gas.

2017 Total Emissions (100-yr GWP) = (0.05789) + 0.4900 2017 Total Emissions (100-yr GWP) = 0.5479 mmtCO2e

2017 Total Emissions (20-yr GWP) = 1.532 mmtCO2e

5.3 Scenario 3 – Consumption above the Average Consumption between 1997 - 2005 Attributable to Fracking

Assumption

The difference in natural gas consumption from the current year and the average consumption of 1997-2005 is due to fracking.

Basis

Before 2006 there was no fracking in Maryland and the surrounding region. Assuming all natural gas consumption since then is due to fracking will lead us to the least conservative estimate possible. Using the average of 1997-2005 is an alternative that takes more data into account, aiming for a more accurate estimate.

Equations 1 and 2 are used to estimate the greenhouse gas emissions.

Amount of Natural Gas Consumed from Out-of-State Fracking Wells

In this scenario the amount of natural gas consumed from unconventional out-of-state fracking wells is considered to be the difference natural gas consumed in the state from the specific year minus the average consumption of 1997-2005. In 2017 this amounted to 25,326 mmcf of natural gas. Equation 2 then yields the following greenhouse gas emissions for fugitive leakage emissions.

The PA DEP's spreadsheet was used to determine the well construction emissions. In this scenario, 4 wells were necessary to supply Maryland with the 25,326 mmcf of natural gas.

2017 Total Emissions (100-yr GWP) = 0.0487 + 0.3058 2017 Total Emissions (100-yr GWP) = 0.3544 mmtCO2e

2017 Total Emissions (20-yr GWP) = 0.9686 mmtCO2e

5.4 Scenario 4 – Consumption above Maximum Consumption in MD between 1997 - 2005 Attributable to Fracking

Assumption

The difference in natural gas consumption from the current year and max consumption year between 1997 and 2005 is due to fracking.

Basis

Before 2006 there was no fracking in Maryland and the surrounding region. Using the year with the maximum natural gas consumption of 1997-2005 is an alternative that sets a lower bound for our cases, and will be the most conservative estimate.

Equations 1 and 2 are used to estimate the greenhouse gas emissions.

Amount of Natural Gas Consumed from Out-of-State Fracking Wells

In this scenario the amount of natural gas consumed from unconventional out-of-state fracking wells is considered to be the difference natural gas consumed in the state from the specific year minus 2000's consumption. In 2017 this amounted to 10,744 mmcf of natural gas. Equation 2 then yields the following greenhouse gas emissions for fugitive leakage emissions.

| MMT | ((222,877 | - | 212,133) | х | 1,000,000 | х | 0.025 | х | 0.98 | х | 28 | х | .857) | |
|--------------------------|-----------|---|----------|---|-----------|-----|---------|---|------|---|----|---|-------|--|
| CO2E | | | | | (48,700 x | 1,0 | 00,000) | | | | | | | |
| MMT CO2E ⁼ | 0.1297 | | | | | | | | | | | | | |

The PA DEP's spreadsheet was used to determine the well construction emissions. In this scenario, 2 wells were necessary to supply Maryland with the 10,744 mmcf of natural gas.

2017 Total Emissions (100-yr GWP) = 0.03942 + 0.1297 2017 Total Emissions (100-yr GWP) = 0.1691

2017 Total Emissions (20-yr GWP) = 0.4299

5.5 Conclusions

The analysis found that Maryland's natural gas consumption in 2017 that was associated with outof-state fracking resulted in methane emissions ranging from as low as 0.1691 MMTCO2e to as high as 5.545 MMTCO2e, depending on the scenario and choice of 100-year or 20-year GWP.

APPENDICES

- Appendix A EIA Total Natural Gas Consumption in Maryland
- **Appendix B Unconventional Natural Gas Production**
- Appendix C Percentage of Natural Gas Pipeline Outside of Maryland

APPENDIX A: EIA Total Natural Gas Consumption in Maryland

| | Maryland Natural Gas |
|-------------------|----------------------|
| | Total Consumption |
| Date | (MMcf) |
| 1997 | 212,017 |
| 1998 | 188,552 |
| 1999 | 196,350 |
| <mark>2000</mark> | <mark>212,133</mark> |
| 2001 | 178,376 |
| 2002 | 196,276 |
| 2003 | 197,024 |
| 2004 | 194,725 |
| 2005 | 202,509 |
| <mark>2006</mark> | <mark>182,294</mark> |
| 2007 | 201,053 |
| 2008 | 196,067 |
| 2009 | 196,510 |
| 2010 | 212,020 |
| 2011 | 193,986 |
| 2012 | 208,946 |
| 2013 | 197,356 |
| 2014 | 207,103 |
| 2015 | 215,005 |
| 2016 | 218,683 |
| 2017 | 222,877 |
| 1997 – 2005 | |
| Average | 197,551 |

Data Source:

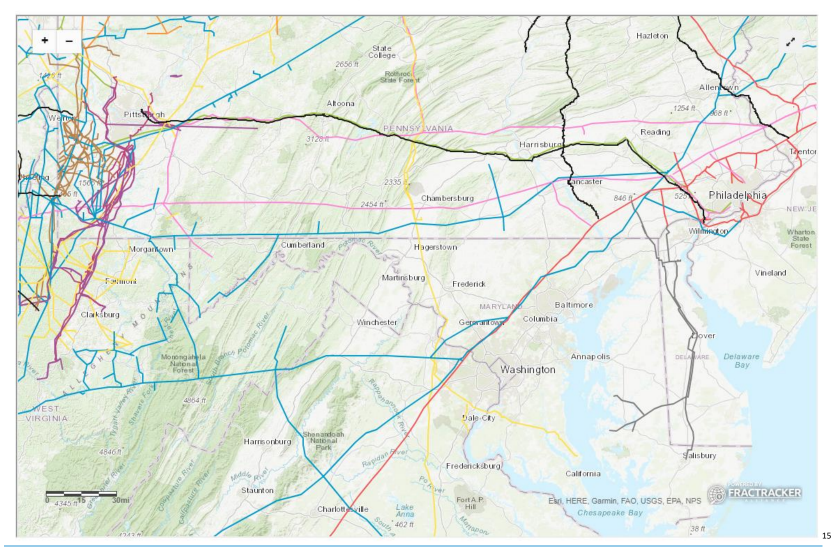
U.S. Energy Information Administration (EIA) – Natural Gas Consumption by End Use – Maryland <u>https://www.eia.gov/dnav/ng/ng_cons_sum_dcu_SMD_a.htm</u>

APPENDIX B: Unconventional Natural Gas Well Production

PENNSYLVANIA NATURAL GAS FRACKING WELLS - WASHINGTON COUNTY - PRODUCTION - 2016

| Well Name | Well Location | Well Owner | Production (mcf) |
|-------------------------------|--|--------------------|---------------------|
| X-MAN 5H | Washington County Amwell Township | Gas company: RICE | 11,147,649 |
| HULK 8H | Washington County Amwell Township | Gas company: RICE | 10,188,867 |
| HULK 4H | Washington County Amwell Township | Gas company: RICE | 9,981,502 |
| MONO 4H | Washington County North Bethlehem Township | Gas company: RICE | 9,566,283 |
| BROVA 11H | Washington County North Bethlehem Township | Gas company: RICE | 9,051,675 |
| HULK 6H | Washington County Amwell Township | Gas company: RICE | 8,894,418 |
| US NATURAL RESOURCES UNIT 10H | Washington County Somerset Township | Gas company: RANGE | 8,892,389 |
| US NATURAL RESOURCES UNIT 8H | Washington County Somerset Township | Gas company: RANGE | 8,775,712 |
| HAROLD HAYWOOD WAS 3H | Washington County Carroll Township | Gas company: EQT | 8,336,063 |
| R SMITH 592302 | Washington County Carroll Township | Gas company: EQT | 8,226,795 |
| R. SMITH 592300 | Washington County Carroll Township | Gas company: EQT | 8,182,121 |
| US NATURAL RESOURCES UNIT 7H | Washington County Somerset Township | Gas company: RANGE | 8,098,811 |
| SWAGLER 6H | Washington County Somerset Township | Gas company: RICE | 7,753,259 |
| IRON MAN 2H | Washington County North Bethlehem Township | Gas company: RICE | 7,709,554 |
| DMC PROPERTIES UNIT 10H | Washington County Donegal Township | Gas company: RANGE | 7,653,677 |
| WATERBOY 2H | Washington County South Strabane Township | Gas company: RICE | 7,633,418 |
| BRUCE WAYNE A 5H | Washington County Somerset Township | Gas company: RICE | 7,590,559 |
| WOLVERINE 10H | Washington County Fallowfield Township | Gas company: RICE | 7,550,917 |
| US NATURAL RESOURCES UNIT 1H | Washington County Somerset Township | Gas company: RANGE | 7,509,289 |
| LUSK 3H | Washington County West Pike Run Township | Gas company: RICE | 7,505,226 |
| MAD DOG 2020 9H | Washington County West Pike Run Township | Gas company: RICE | 7,491,997 |
| CRUM NV55CHS | Washington County Morris Township | Gas company: CNX | 7,341,067 |
| CONSOL NV57GHS | Washington County Morris Township | Gas company: CNX | 7,320,787 |
| WATERBOY 4H | Washington County South Strabane Township | Gas company: RICE | 7,237,383 |
| MAD DOG 2020 5H | Washington County West Pike Run Township | Gas company: RICE | 7,217,543 |
| ZORRO 2H | Washington County North Bethlehem Township | Gas company: RICE | 7,211,088 |
| ZORRO 4H | Washington County North Bethlehem Township | Gas company: RICE | 7,114,035 |
| ZORRO 12H | Washington County North Bethlehem Township | Gas company: RICE | 7,112,693 |
| CRUM NV55EHS | Washington County Morris Township | Gas company: CNX | 7,092,172 |
| MONO 3H | Washington County North Bethlehem Township | Gas company: RICE | 7,077,962 |
| COFFIELD/GOTTSCHALK NV34JHS | Washington County Morris Township | Gas company: CNX | 7,064,743 |

| Well Name | Well Location | Well Owner | Production (mcf) |
|-----------------------------|--|--------------------|---------------------|
| CONSOL NV57CHS | Washington County Morris Township | Gas company: CNX | 7,057,533 |
| CRUM NV55DHS | Washington County Morris Township | Gas company: CNX | 7,036,440 |
| MARCHEZAK JOHN 11528 6H | Washington County Somerset Township | Gas company: RANGE | 7,005,841 |
| BROVA 9H | Washington County North Bethlehem Township | Gas company: RICE | 6,985,394 |
| MONO 1H | Washington County North Bethlehem Township | Gas company: RICE | 6,980,881 |
| GOLDEN GOOSE 8H | Washington County North Bethlehem Township | Gas company: RICE | 6,972,823 |
| R SMITH 592299 | Washington County Carroll Township | Gas company: EQT | 6,939,464 |
| TRAX FARMS 592309 | Washington County Union Township | Gas company: EQT | 6,931,540 |
| BIER ALBERT 11409 2H | Washington County North Strabane Township | Gas company: RANGE | 6,910,832 |
| X-MAN 7H | Washington County Amwell Township | Gas company: RICE | 6,891,663 |
| CONSOL NV57JHS | Washington County Morris Township | Gas company: CNX | 6,880,198 |
| BROVA 3H | Washington County North Bethlehem Township | Gas company: RICE | 6,804,626 |
| BROVA 7H | Washington County North Bethlehem Township | Gas company: RICE | 6,802,426 |
| BIG DADDY SHAW 6H | Washington County Somerset Township | Gas company: RICE | 6,760,695 |
| MONO 7H | Washington County North Bethlehem Township | Gas company: RICE | 6,758,712 |
| MAD DOG 2020 0H | Washington County West Pike Run Township | Gas company: RICE | 6,758,703 |
| BROVA 4H | Washington County North Bethlehem Township | Gas company: RICE | 6,757,596 |
| WATERBOY 8H | Washington County South Strabane Township | Gas company: RICE | 6,750,199 |
| COFFIELD/GOTTSCHALK NV34GHS | Washington County Morris Township | Gas company: CNX | 6,725,720 |



APPENDIX C: Percentage of Natural Gas Pipeline Outside of Maryland

¹⁵ <u>https://www.alleghenyfront.org/mapping-the-pipeline-boom/</u>