# METHODOLOGY REGIONAL INDICATORS INITIATIVE

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## **ABBREVIATIONS**

- AR4 IPCC's Fourth Assessment Report
- AR5 IPCC's Fifth Assessment Report
- eGRID Emissions & Generation Resource Integrated Database
- EIA Energy Information Agency
- EPA Environmental Protection Agency
- FHWA Federal Highway Administration
- FLIGHT Facility Level Information on Greenhouse Gases Tool
- GHG greenhouse gas
- GPC Global Protocol for Communities
- GWP global warming potential
- IPCC Intergovernmental Panel on Climate Change
- MMSW mixed municipal solid waste
- MnDOT Minnesota Department of Transportation
- MPCA Minnesota Pollution Control Agency
- PUC Public Utilities Commission
- RDF refuse-derived fuel
- REC renewable energy credit
- **RII** Regional Indicators Initiative
- VMT vehicle miles traveled
- WARM Waste Reduction Model
- WTE waste-to-energy

## INTRODUCTION

The Regional Indicators Initiative tracks annual performance metrics for Minnesota cities, providing local government elected officials, staff, and community members with city-wide data and tools to inform their climate planning and action. It supports defining a baseline, tracking a business-as-usual trajectory, establishing targets, and measuring outcomes of strategy implementation at a city-wide scale.

The project collects the following data that reflect the activities of the people who live, work, learn, travel, visit, and play within each city's geographical boundaries:

- Energy: Electricity, fossil gas, and other heating fuels used within city boundaries separated between residential and commercial/industrial use<sup>1</sup>
- Water: Municipal potable water consumption within city boundaries separated between residential and commercial/industrial use
- Travel: On-road distance traveled by all vehicles within city boundaries
- Waste: Municipal solid waste generated within city boundaries (estimated from county-wide totals) separated by management method (landfill, incineration, or recycling)

The greenhouse gas (GHG) emissions associated with each of these indicators are also calculated, providing a common metric to compare their climate impacts. GHG emissions are calculated in accordance with the *U.S. Community Protocol for Accounting and Reporting of Greenhouse Gas Emissions* (U.S. Community Protocol), developed by ICLEI – Local Governments for Sustainability USA (ICLEI), which serves as a national standard to define which emissions sources and activities should be included in a community-wide inventory and provides methodologies to account for these emissions.<sup>2</sup> This protocol reflects the *Sources* and *Activities* that local governments are best able to influence, including emissions that occur within the community's geographic boundaries (also known as Scope 1 emissions) as well as emissions occurring outside the community (also known as Scope 2 and Scope 3 emissions).<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> The term "fossil gas" is used throughout this document rather than "natural gas" in acknowledgement that this gas is a fossil fuel comprised primarily of methane – which is a potent greenhouse gas.

<sup>&</sup>lt;sup>2</sup> ICLEI, U.S. Community Protocol. While the October 2012 version of the protocol was used for RII's initial methodology development, it has since incorporated updates based on Version 1.1 (July 2013) and Version 1.2 (July 2019).

<sup>&</sup>lt;sup>3</sup> The U.S. Community Protocol defines a *Source* as "Any physical process inside the jurisdictional boundary that releases GHG emissions into the atmosphere (e.g., combustion of gasoline in transportation; combustion of natural gas in electricity generation; methane emissions from a landfill)." An *Activity* is "The use of energy, materials, and/or services by members of the community that result in the creation of GHG emissions either directly (e.g., use of household furnaces and vehicles with internal combustion engines) or indirectly (e.g., use of electricity created

The U.S. Community Protocol identifies five Basic Emissions Generating Activities that must be included in community-wide inventories. The following is a direct excerpt from the U.S. Community Protocol v1.2 (July 2019):

1. Use of Electricity by the Community – Power plant emissions associated with generating electricity used within the jurisdictional boundary of the community, regardless of the location of the electricity generation facility.

*Rationale:* Local governments can often influence electricity use in local buildings through local building codes, financial incentives, minimum regulatory requirements, technical assistance, and other programs.

Use of Fuel in Residential and Commercial Stationary Combustion
 Equipment – Combustion emissions associated with fuels used in residential
 and commercial stationary applications (e.g., natural gas used in boilers and
 furnaces) within the jurisdictional boundary of the community, excluding
 fuels used for production of electricity or district energy.

*Rationale:* Local governments can often influence use of fuels in stationary combustion applications (e.g., furnaces) in local buildings through local building codes, financial incentives, minimum regulatory requirements, technical assistance, and other programs.

3. On-Road Passenger and Freight Motor Vehicle Travel – Emissions associated with transportation fuels used by on-road passenger and freight motor vehicles. Local governments may meet this requirement by reporting emissions associated with either: 1) Travel associated with origin and destination land uses in the community through a demand-based allocation of trips (preferred if available), or 2) Travel occurring within the jurisdictional boundary of the community.

*Rationale:* Local governments can influence transportation emissions through land use and urban design regulations and through transportation infrastructure investments.

 Use of Energy in Potable Water and Wastewater Treatment and Distribution – Emissions associated with energy used in the treatment and delivery of potable water used in the community and in the collection and

through combustion of fossil fuels at a power plant, consumption of goods and services whose production, transport and/or disposal resulted in creation of GHG emissions)." While *Sources* are bound by the geography (the community boundary), *Activities* are not.

treatment of wastewater used in the community, regardless of the location of the water and wastewater infrastructure.

*Rationale:* Local governments can influence community water use through local building codes, promoting and/or providing incentives to foster conservation and efficiency, and other programs and services.

 Generation of Solid Waste by the Community – End-of-life emissions (i.e., projected future methane emissions) associated with disposal of waste generated by members of the community during the analysis year, regardless of disposal location or method.

*Rationale:* Local governments can influence the amount of solid waste generated and sent to various disposal methods through their administration of municipal solid waste, recycling and composting services.

These Activities are required because 1) cities are the level of government that has the greatest authority and responsibility over the emissions-generating Activity; 2) the data needed to estimate emissions are reasonably available; 3) the emissions associated with the Activity tend to be significant in magnitude; and 4) the Activity is important and common across U.S. communities.

In addition to these required Activities, the U.S. Community Protocol defines the approach for other sources of emissions, including: industrial stationary combustion and process emissions; district heating and cooling; refrigerant leakage; rail, marine, and air transportation; off-road mobile equipment; agriculture, forests, and trees; upstream impacts of community-wide activities; and independent consumption-based accounting. Of these optional sources and activities, RII includes emissions from district energy systems and from the use of fuel in industrial stationary combustion equipment to the extent to which the data is available. Appendix A – GHG Inventory Scoping identifies how each possible emissions source and activity is accounted for – or not – within RII.

The U.S. Community Protocol sets a minimum size threshold – called *de minimis* – that allows for the exclusion of GHG sources and activities that collectively contribute less than 5% of a community's total emissions. It also describes methods to avoid double counting emissions for facilities that are shared among multiple communities.

The year-specific data points that are collected for RII communities are shown in Appendix B – Data Inputs, along with a description of the typical data availability timeline and where placeholder data may be used.

#### **Greenhouse Gases**

The U.S. Community Protocol accounts for the six internationally recognized GHGs that directly impact the climate (carbon dioxide, methane, nitrous oxide, hydrofluorocarbons, perfluorocarbons, and sulfur hexaflouride).

Different gases have different levels of heat-trapping potential, also known as global warming potential (GWP). The Intergovernmental Panel on Climate Change (IPCC) has established carbon dioxide as the reference gas for measuring GWP and calculates GWPs for other greenhouse gases. For example, methane has the potential to trap 25 times as much heat as carbon dioxide over a 100-year timeframe, giving it a GWP of 25. GWP values have been most recently published in 2021 within the IPCC's Sixth Assessment Report (AR6). However, to be consistent with data reported by the U.S. EPA, the Regional Indicators Initiative uses values from a previous assessment (AR4), published in 2007 and shown in Table 1.<sup>4</sup>

#### Table 1. Global warming potential (GWP) values <sup>5</sup>

| Gas            | 100-Year GWP |
|----------------|--------------|
| Carbon dioxide | 1            |
| Methane        | 25           |
| Nitrous oxide  | 298          |

These GWP values are used to convert emissions of each gas into the common unit of carbon dioxide equivalents (CO2e). In this document, greenhouse gas emissions are referred to interchangeably as carbon dioxide equivalents (CO2e) or simply greenhouse gases (GHG).

#### **GHG Inventory Comparisons**

GHG inventories are impacted by many different variables, and their scope and granularity can vary depending on a community's needs, characteristics, and data availability. As such, results from different inventories may not be directly comparable – even when using the same protocol.

<sup>&</sup>lt;sup>4</sup> RII uses emissions data from the U.S. EPA for large facilities (FLIGHT) as well as for calculating waste emissions (WARM). From The U.S. EPA's "Emission Factors for Greenhouse Gas Inventories" (March 2020): "While EPA recognizes that Fifth Assessment Report (AR5) GWPs have been published, in an effort to ensure consistency and comparability of GHG data between EPA's voluntary and non-voluntary GHG reporting programs (e.g. GHG Reporting Program and National Inventory), EPA recommends the use of AR4 GWPs. The United States and other developed countries to the UNFCCC have agreed to submit annual inventories in 2015 and future years to the UNFCCC using GWP values from AR4, which will replace the current use of SAR GWP values. Utilizing AR4 GWPs improves EPA's ability to analyze corporate, national, and sub-national GHG data consistently, enhances communication of GHG information between programs, and gives outside stakeholders a consistent, predictable set of GWPs to avoid confusion and additional burden."

<sup>&</sup>lt;sup>5</sup> Intergovernmental Panel on Climate Change, Fourth Assessment Report (AR4), 2007.

RII prioritizes providing consistent inventories for each community from year to year to ensure they can track their progress over time. This often involves slight revisions to previous years as better data sources or calculation methods become available. Additionally, RII strives to use consistent data sources and methodologies across different communities, which allows for some comparisons between cities. However, in many instances, these types of comparisons are not possible due to the differences in data availability or city characteristics.

RII data should not be assumed to be directly comparable to GHG inventories conducted outside of the program. Appendix C – Inventory Comparison identifies how the RII methodology compares to several other sets of inventories.

## **ENERGY**

The Regional Indicators Initiative's Energy category includes the energy consumed in the built environment (i.e. buildings and streetlights) within community boundaries. This includes electricity use, the stationary combustion of fossil gas and other fuels, and district heating and cooling.

## **ENERGY USE**

## **Electricity and Fossil Gas**

Primary energy consumption data for electricity and fossil gas is provided at the community scale by each energy utility, broken down between residential and commercial/industrial customers. In general, the residential classification is intended to include energy used, in Xcel Energy's words, "for domestic purposes in space occupied as living quarters." All other consumption – including energy used in commercial, institutional, and industrial buildings and processes, along with street lighting – is included in the Commercial/Industrial category. Since these two categories are typically defined by utilities based on their rate classes, there is often cross-over between the residential and the commercial classifications for multifamily buildings.<sup>6</sup>

Community-scale electricity and fossil gas data is obtained using one of several sources, listed in order of preference:

1. Public reports from energy utilities to the U.S. Energy Information Administration (U.S. EIA)

<sup>&</sup>lt;sup>6</sup> Separating customers into different sectors is a reporting requirement for energy utilities for both the U.S. Energy Information Agency and the Minnesota Department of Commerce. Though the sector names and definitions used by these two agencies are slightly different, both can be divided into residential vs. non-residential. In practice, the easiest way for Minnesota utility companies to group customers into these different sectors is based on rate classes and tariffs, which are provided in utility documentation such as rate books. There are similar rate class categories across the state, such as residential, small/medium/large general, and large industrial. However, these categories do not have standardized definitions, and are more typically based on energy loads rather than the activities that take place in each premise. Most Minnesota energy utilities are able to use rate classes to separate residential from non-residential customers, though multi-family customers are often mixed between categories depending on how the energy is metered (at the unit or building scale).

Xcel Energy's Local Government Consumption Report notes, "Apartment buildings often have individual electric meters for each unit, which are served on a residential rate and are included in the electric Residential class of service. They usually have another electric meter for laundry rooms and for common area lighting and cooling, served on a commercial electric rate and included in the Commercial class. These same apartment buildings often have one gas meter connected to a boiler and a water heater providing heat and hot water to all of the individual units. These meters are served on a commercial gas rate and are included in the gas Commercial class. However, if each unit has an individual gas meter serving only that unit's individual furnace and/or water heater, then it is served on a residential gas rate and included in the gas Residential class." As it pertains to fossil gas, this distinction was confirmed by a CenterPoint representative.

The U.S. EIA requires electric and fossil gas utilities to report state-specific data regarding energy sold. <sup>7</sup> Fossil gas utilities as well as electric utilities providing over 200,000 MWh are required to subdivide this information into residential, commercial, industrial, and transportation/vehicle fuel sectors. These sectors are defined based on the activities that take place in each premise, unrelated to the amount of energy used.<sup>8</sup> Since EIA reporting is not disaggregated to the county or city scale, it is only used for utilities whose entire service territory is within the targeted community (such as municipal utilities).

2. Public reports from energy utilities to the Minnesota Department of Commerce

Per MN Rules Chapter 7610, electric and fossil gas utilities serving Minnesota are required to file an annual report to the Department of Commerce that includes energy delivered, number of customers, and revenue.<sup>9</sup> Electricity sales are required to be separated into the following classifications: farm, non-farm residential, commercial, industrial, street and highway lighting, and other. Fossil gas sales are separated into slightly different classifications: residential firm, commercial firm, commercial interruptible, industrial firm, and industrial interruptible. While the definitions referenced in Minnesota's Administrative Rules are based on the activities that take place in each premise, in practice the commercial and industrial categories are distinguished by the account size. "Commercial" refers to "small commercial and industrial power accounts" and "Industrial" refers to "large commercial and industrial power accounts, including mining accounts".<sup>10</sup> Rule 7610 also requires electric and fossil gas utilities to report the total energy delivered to customers in each county, though no additional metrics or segregation by sector are required at this scale.<sup>11</sup> Since sector-specific data is not disaggregated to the county or city scale, this

<sup>&</sup>lt;sup>7</sup> "Form EIA-861 Annual Electric Power Industry Report" is used for electric utilities. "Form EIA-176 Annual Report of Natural and Supplemental Gas Supply and Disposition" is used for fossil gas utilities. http://www.eia.gov/survey/

<sup>&</sup>lt;sup>8</sup> U.S. Energy Information Agency, "Form EIA-861 Annual Electric Power Industry Report Instructions," http://www.eia.gov/survey/form/eia\_861/instructions.pdf and "Form EIA-176 Annual Report of Natural and Supplemental Gas Supply and Disposition Instructions," page 3, http://www.eia.gov/survey/form/eia\_176/instructions.pdf

<sup>&</sup>lt;sup>9</sup> Minnesota Administrative Rules, part 7610.0310, https://www.revisor.mn.gov/rules/?id=7610.0310 and part 7610.0914, https://www.revisor.mn.gov/rules/?id=7610.0914

<sup>&</sup>lt;sup>10</sup> For complete definitions of the electric customer classes, refer to page 9 of the "Forms & Instructions: Electric Utility Data Report", which can be found at the Minnesota Department of Commerce "Annual Reporting" webpage: http://mn.gov/commerce/industries/energy/utilities/annual-reporting/

<sup>&</sup>lt;sup>11</sup> Minnesota Administrative Rules, part 7610.1130, https://www.revisor.mn.gov/rules/?id=7610.1130

source is only used for utilities whose entire service territory is within the targeted community (such as municipal utilities).

3. Other publicly-available reports from energy utilities

Since 2016, Xcel Energy has provided Community Energy Reports for recent years on their website for Minnesota communities that are above a certain population or have had their data requested.<sup>12</sup> At this time, no comparable reports have been found for other utilities serving RII cities.

4. Data requests to energy utilities

The majority of RII data is obtained via data requests to the energy utilities, asking for annual community-wide energy use (in MWh for electricity, therms for fossil gas) for the specified communities divided into two categories: 1) residential and 2) commercial and industrial.

### Unit Conversions

RII uses the conversion factors shown in Table 2 to translate between different energy units. Some of these values are absolute (such as the relationship between kWh and MWh) while others involve rounding (such as therms to MMBTU). Converting cubic feet of fossil gas to therms requires the heat content of fossil gas, which may vary by location and over time.<sup>13</sup>

| 1,000     | BTU             | = | 1 | kBtu       |
|-----------|-----------------|---|---|------------|
| 1,000,000 | BTU             | = | 1 | MMBTU      |
| 1,000     | kWh             | = | 1 | MWh        |
| 3.412     | MMBTU           | = | 1 | MWh        |
| 96.7      | cf (fossil gas) | = | 1 | therm      |
| 10        | therms          | = | 1 | MMBTU      |
| 2204.62   | pounds          | = | 1 | metric ton |
|           |                 |   |   |            |

#### Table 2. Conversion factors

<sup>&</sup>lt;sup>12</sup> Xcel Energy, Community Energy Reports, https://www.xcelenergy.com/community\_energy\_reports

<sup>&</sup>lt;sup>13</sup> The heat content of fossil gas used here roughly equates to the average heat content of fossil gas delivered to consumers in Minnesota from 2010-2020. U.S EIA, "Minnesota Heat Content of Natural Gas Deliveries to Consumers," https://www.eia.gov/dnav/ng/NG\_CONS\_HEAT\_DCU\_SMN\_A.htm.

#### De Minimis Data

Many cities are served by multiple energy utilities.<sup>14</sup> Appendix D – Energy Utilities by City shows which utilities serve each RII city, along with a rough estimate of the percentage of electricity or fossil gas provided. Utilities that are estimated to provide less than 5% of the total electricity or fossil gas used within a city are excluded from the data as *de minimis*.

While grid-connected electricity generated from renewable sources within the community is accounted for within the electricity totals, non-grid-connected renewable electricity generation is not collected and is assumed to be *de minimis*.

#### Data Privacy

Utilities in Minnesota are required to protect the anonymity of customer energy use data.<sup>15</sup> In the absence of a statewide privacy protocol, each utility takes a unique approach to ensure customer privacy when reporting aggregated community-wide data.

Most of the privacy protocols currently in use involve excluding customer groups with fewer than a set number of customers (e.g., 4) and excluding customers that comprise a large percentage of the total aggregated energy use (e.g., 50%). This example is referred to as 4/50.

Utilities take different approaches when a customer class fails the data privacy screen, such as combining multiple customer classes (e.g., "commercial" and "industrial" become "business"), extracting individual customer data until the privacy screen is passed, or not reporting any data for the impacted community. Some utilities note when provided data has been impacted by these privacy measures while others do not. Utility-specific privacy protocols are listed in Appendix E – Energy Data Privacy Impacts, along with the communities that are known to be impacted by these protocols.

#### Estimating data

In certain circumstances, RII uses energy use estimates when data has not been provided by the utility. Estimates are used when energy data is missing from:

<sup>&</sup>lt;sup>14</sup> Minnesota's Public Utilities Commission provides a map of electric utility services territories: https://minnesota.maps.arcgis.com/apps/webappviewer/index.html?id=95ae13000e0b4d53a793423df1176514/ Gas providers for each community are determined using the Minnesota Blue Flame Gas Association's "Who's my utility?" functionality: https://blueflame.org/whos-my-utility/

<sup>&</sup>lt;sup>15</sup> In the Matter of Commission Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket No. E,G999/Cl-12-1344, "PUC Order Governing Disclosure of Customer Energy Use Data to Third Parties, Requiring Filing of Privacy Policies and Cost Data, and Soliciting Comment" (January 19, 2017)

- A utility that has provided city-specific data for at least one other year
- One or more utilities that are estimated to comprise less than 25% of the city's total energy use (for cities served by multiple utilities)

Cities that use estimated energy data are listed in Appendix F – Estimated Energy Use, which also describes the methodology used for estimating. In general, these calculations utilize the sector-specific energy data that is available for the city to estimate the missing year/utility, accounting for factors like city growth, weather, and utility service territories.

#### **Non-Utility Fuels**

Non-utility fuels – such as fuel oil, propane, coal, and wood – account for over 20% of the emissions from stationary combustion energy in Minnesota households, typically in areas not served by fossil gas.<sup>16</sup> Due to the dispersed distribution model for these fuels, it is not feasible to collect direct usage data for each community. Instead, residential non-utility fuel use is estimated for each community by applying the community's average household energy use (derived from fossil gas data) to the percentage of households with each non-utility fuel as their primary heating source, which is gathered from the U.S. Census American Community Survey.<sup>17</sup>

On the commercial and industrial side, permitted facilities are required to annually report fuel used for stationary combustion.<sup>18</sup> Non-utility fuels are included in the community's inventory when comprising more than 5% of the community's total energy consumption, which is the 'de minimis' threshold specified by the U.S. Community Protocol.

In some cases, non-utility fuels are presented separately from electricity and fossil gas, while in other instances they are combined with fossil gas.

## **District Energy**

Some RII communities include district energy systems that provide heating and cooling for multiple buildings within a defined area, such as a downtown or campus. These systems use a variety of primary energy sources – such as fossil fuels, solar

<sup>&</sup>lt;sup>16</sup> MPCA, Greenhouse gas emissions data. In 2018, the CH<sub>4</sub>, CO<sub>2</sub>, and N<sub>2</sub>O emissions from coal, oil, and other fossil fuels were 23% of those plus fossil gas emissions.

<sup>&</sup>lt;sup>17</sup> U.S. Census American Community Survey, "House Heating Fuel." The 5-year estimates are used, which are published every year and represent the average from the households surveyed over the previous five years. These estimates are available for all cities and have smaller margins of error than the 1-year estimates (only available for areas with a population above 65,000).

<sup>&</sup>lt;sup>18</sup> Over 1,400 permitted facilities in the state report on-site combustion for Minnesota's air emissions inventory under Minnesota Statute 216H.021 Subd. 2. (b) (1); these data were obtained through a data request to the MPCA.

thermal, biomass, electricity, and municipal solid waste – to generate the steam, hot water, and/or chilled water that is distributed to each building.

There are two different ways that district energy could be accounted for:

- System scale (source energy) Track the primary energy (e.g., electricity, fossil gas, coal) used by the district energy system to generate and distribute steam, hot water, and/or chilled water and estimate the associated GHG emissions directly.
- Building scale (site energy) Track the energy (e.g., steam, hot water, chilled water) delivered to each building, and apply an emissions factor based on the generation energy mix.

RII uses the system scale approach, with the electricity and fossil gas generally accounted for within utility totals and non-utility fuels as reported to the MPCA if above the *de minimis* threshold. This differs from RII's approach to electricity, where the energy delivered to buildings (site energy) is reported rather than the energy used at the power plants (source energy). Unlike power plants, district energy plants typically only serve buildings within the community's boundary, and the difference between site and source energy is much lower for district systems than for electricity.<sup>19</sup>

Any grid-independent wind and solar used as source energy for district systems is not accounted for within the energy totals – similarly to other applications of distributed renewable energy generation that are not connected to the grid. This is estimated to have a very small impact on the community-wide totals.<sup>20</sup> Similarly, district energy derived from combusting waste is not accounted for in the energy totals, and the emissions associated with this are included in the "Waste" category sector rather than the "Energy" category. See the Waste versus Energy Emissions section for more detail.

### **Avoiding Double Counting**

Several communities host major facilities such as power plants and waste processing facilities. The GHG emissions of these types of facilities are already accounted for through the activities of residents and organizations within the community and/or surrounding region. To avoid double counting the impacts of these facilities, their energy consumption is not included in the community-wide total. This is described

<sup>&</sup>lt;sup>19</sup> On average in the U.S. – according to the <u>U.S. EPA's Energy Star Portfolio Manager</u> – electricity requires 2.80 units of source energy to generate a single unit of the site energy used in buildings. For steam and hot water, this ratio is 1.20, and for chilled water it is 0.91.

<sup>&</sup>lt;sup>20</sup> District Energy St. Paul's large solar hot water installation represents less than 1% of the heating system's total fuel mix, according to Ever-Green Energy's 2021 ESG Reporting.

in the U.S. Community Protocol, which differentiates between Sources (e.g., power plants) and Activities (e.g., on-site electricity use).

- Power plants: Because the GHG emissions associated with electricity consumption already account for the energy required to generate that electricity, energy used at power plants is not included in the total energy for the community in which they are located.
- Waste-to-energy facilities: RII's "Waste" category accounts for each community's share of emissions associated with processing municipal solid waste in waste-to-energy facilities. Since this includes emissions from the energy used within these facilities, this energy use is not included in the total energy for the community in which the facility is located.

See Appendix G – Avoiding Double Counting for a list of the facilities in RII communities that are excluded from community-wide energy totals to avoid double-counting.

## **ENERGY EMISSIONS**

Energy emissions are calculated based on the emissions factors associated with each energy source. Emissions factors refer to the emissions from each unit of energy consumed, in tonnes of carbon dioxide equivalents per million British thermal units (tonnes CO<sub>2</sub>e/MMBtu). For fossil fuels, this includes emissions from carbon dioxide, methane, and nitrous oxide. Per the U.S. Community Protocol, carbon dioxide emissions from biogenic fuels – such as wood – are considered biogenic emissions and are excluded from the total energy emissions calculation. The methane and nitrous oxide emissions from biogenic fuels are not considered biogenic and are included in the total.

## Electricity

The emission intensity of electricity varies based on the energy sources used for generation, such as coal, gas, wind, solar, and nuclear. This generation mix varies by utility and over time. When available, RII uses annual emissions factors that are specific to each electricity supplier. Emissions factors for carbon dioxide, methane, and nitrous oxide are collected separately, then combined into carbon dioxide equivalents using the global warming potential values used throughout RII (shown in Table 1).

The sources used for electricity emissions factors are listed below in order of preference:

1. Third-party verified emissions factors reported by the utility in accordance with a national standard

To enable comparisons across utilities, RII aims to use emissions factors that were calculated in accordance with the standards set in either The Climate Registry's Electric Power Sector Protocol or the World Resources Institute/World Business Council for Sustainable Development GHG Protocol Scope 2 Guidance. It also prefers data that has been verified by a thirdparty, such as through ISO 14001 or The Climate Registry's General Verification Protocol. The Climate Registry publishes these values through CRIS Public Reports.

2. Emissions factors reported by the utility, not third-party verified

When third-party verified data is not available, RII uses emissions factors reported directly by utilities, such as within the company's sustainability reporting or through Edison Electric Institute's "Electric Company Carbon Emissions and Electricity Mix Reporting Database for Corporate Customers".<sup>21</sup>

3. Emissions factors calculated based on electricity generation mix

Several electricity providers serving Minnesota customers do not publicly report emissions factors but do produce Environmental Disclosure Brochures each year.<sup>22</sup> These brochures contain both the utility-specific fuel type breakdown for the reporting year and the emissions factors for each fuel type, which can be used in combination to create an overall emissions factor that is weighted based on the generation mix.

4. Regional average emissions factors

When utility-specific emissions factors are not available through any of the sources above, the regional average is used based on data from the EPA's Emissions & Generation Resource Integrated Database (eGRID) for the Midwest Regional Organization West. Since these values were only published in alternating years for a portion of the study period, any missing values are estimated as the average of the two adjacent years.

Appendix H – Electricity Emissions Factors shows the emissions factors used for each utility.

<sup>&</sup>lt;sup>21</sup> This database is published every two years, providing utility-specific emissions factors and identifying which protocol was used and whether the values have been third-party verified.

<sup>&</sup>lt;sup>22</sup> These brochures are required for regulated electric utilities and filed within Minnesota's eDocket system within Docket Nos. E,G999/CI-00-1343 & E999/CI-01-1127.

## Green Power/RECs

In the calculation of overall electricity emissions factors, electricity generated using wind or solar is assigned an emissions factor of zero if the renewable energy credits (RECs) associated with that generation have been retired on behalf of the utility or its customers. In this way, local participation in green power purchase programs – where RECs are retired on behalf of the customer – helps reduce the emissions factors for the utility serving those customers. However, in accordance with the U.S. Community Protocol – which does not allow market-based solutions to offset community emissions – RII does not assign green power purchases to individual cities.<sup>23</sup> Similarly, RECs purchased by community members, institutions, or businesses outside of utility programs are not accounted for in the community's inventory. This means that the same electricity emissions factor is used for a city with 1% of its electricity offset by RECs.<sup>24</sup>

<sup>&</sup>lt;sup>23</sup> One reason to avoid including market-based solutions is the risk of double-counting carbon savings from renewable electricity generation – once in the utility's emissions factors and again within the community. To counter this, some utilities publish a "residual mix" emission intensity, which excludes the electricity associated with RECs that are sold to the market, purchased, or retired on behalf of customers participating in green power purchase programs. In the five years that residual mix intensities have been published by Xcel Energy, these values have ranged from 0.6% to 2.4% higher than the other reported factors – decreasing as the grid has gotten cleaner.

<sup>&</sup>lt;sup>24</sup> At the rates communities are currently using RECs to offset electricity emissions (less than 1% for three-quarters of the communities), the exclusion of market-based solutions has a minimal impact on community totals. However, some communities have set green power purchase goals in order to achieve carbon-free electricity sooner than the grid, which may make this issue increasingly relevant.

## **Fossil Gas and Other Fuels**

Unlike electricity – where emissions vary significantly depending on the energy source used for generation – the emissions factors for other energy types do not vary significantly between utilities or over time. Table 3 shows the emissions factors used for the stationary combustion of fossil gas and other fuels.

| <b>_</b> .                  | Tonnes CO <sub>2</sub> |  |
|-----------------------------|------------------------|--|
| Energy type                 | per MMBTU              |  |
| Coal and coke <sup>26</sup> | 0.0978                 |  |
| Fuel oil <sup>27</sup>      | 0.0744                 |  |
| Fossil gas <sup>28</sup>    | 0.0532                 |  |
| LPG <sup>29</sup>           | 0.0633                 |  |
| Wood <sup>30</sup>          | 0.0056                 |  |

Table 3. Emissions factors from stationary combustion<sup>25</sup>

<sup>&</sup>lt;sup>25</sup> ICLEI, U.S. Community Protocol for Accounting and Reporting of Greenhouse Gas Emissions, Version 1.1, July 2013. Tables B.1 and B.3, using global warming potential values from Table 1.

 $<sup>^{26}</sup>$  Values for subbituminous coal used. CH4 and N2O values are based on the industrial and commercial sectors (rather than residential, which has higher CH4 emissions).

 $<sup>^{27}</sup>$  Fuel oil emissions use the average CO<sub>2</sub> rates of distillate fuel oils #1, #2, and #4 (including diesel). This is similar to the average for residual fuels #5 and #6. This uses CH<sub>4</sub> and N<sub>2</sub>O rates for "Petroleum Products," taking an average of the Industrial and Residential/Commercial sectors for CH<sub>4</sub>.

<sup>&</sup>lt;sup>28</sup> Fossil gas CO<sub>2</sub> emissions are based on the "Pipeline (US weighted average)" and CH<sub>4</sub> and N<sub>2</sub>O is for Residential and Commercial End-Use Sectors (vs. Industrial or Energy Industry).

 $<sup>^{29}</sup>$  LPG emissions use CH4 and N2O rates for "Petroleum Products," taking an average of the Industrial and Residential/Commercial sectors for CH4.

<sup>&</sup>lt;sup>30</sup> Wood emissions exclude CO<sub>2</sub>, which is considered biogenic, and uses CH<sub>4</sub> and N<sub>2</sub>O rates for "Biomass Fuels Solid," taking an average of the Industrial and Residential/Commercial sectors for CH<sub>4</sub>.

## WATER

The Regional Indicators Initiative's Water category includes potable water consumption within community boundaries, regardless of where the water is sourced from. Separated between residential and commercial/industrial uses, the dataset includes water sold by public suppliers (typically the municipality) to customers within community boundaries, as reported to the Minnesota Department of Natural Resources. It does not include water used by other permit holders within the city, such as residences with private wells or commercial, industrial, or agricultural uses with separate use permits. These values do not include water lost to distribution leakage – similarly to RII's approach to electricity, which does not account for transmission and distribution losses in the usage data.

The GHG emissions associated with the treatment and distribution of potable water within each community's boundaries are included within the "Energy" category and are not reported separately. The same is true for the GHG emissions from energy used within the community to manage wastewater. Process emissions from wastewater treatment are not included. Emissions from wastewater treatment are not included. Emissions for early years of the study period and were generally found to comprise less than 1% of community-wide emissions.

## TRAVEL

The Regional Indicators Initiative's Travel category includes metrics related to vehicle miles traveled (VMT) on roads within each city's geographic boundaries. The U.S. Community Protocol does not require emissions from other modes of transportation (e.g., by air, rail, or water) to be quantified. For most cities, all transportation activities except air travel are likely to be de minimis. Similarly, emissions from off-road transportation or mobile equipment (e.g., snowmobiles, construction equipment, lawnmowers) are not required to be quantified and are expected to be de minimis.

## **VEHICLE MILES TRAVELED**

The Minnesota Department of Transportation (MnDOT) annually reports vehicle miles of travel (VMT) on Minnesota roads, broken down by County, City, and Route System.<sup>31</sup> The VMT data reflects travel within each city's geographic boundaries, regardless of trip origin or destination.<sup>32</sup> While this data is critical for estimating the relative impact of vehicle travel compared to other emissions sources and can indicate which cities have higher rates of VMT than others, cities should be cautious about directly comparing their year-over-year data due to methodological limitations.<sup>33</sup>

Estimating VMT involves<sup>34,35</sup>:

1. **Counting cars.** Sensors are used to count the number of cars traveling in both directions – either continuously or for a representative short-term

<sup>34</sup> Minnesota Department of Transportation (MNDOT), Traffic Forecasting & Analysis, "Collection Methods."

<sup>&</sup>lt;sup>31</sup> Minnesota Department of Transportation (MNDOT), <u>Roadway Data</u>, "VMT by Route System in each City, within each County."

<sup>&</sup>lt;sup>32</sup> In recognition of the ability of local governments to influence vehicle trips both inside and outside the community's geographic boundaries, the U.S. Community Protocol recommends using an origin-destination method to calculate emissions from passenger vehicles. For this method, demand-based models are used to estimate miles traveled from trips that start or end within the community. However, since travel demand models are not consistently available for communities throughout Minnesota, RII uses the alternative, in-boundary method. Compared to the origin-destination method, the in-boundary method will show higher VMT for communities with a disproportionately large amount of pass-through traffic and lower VMT for communities with high numbers of commuters to/from other cities. Due to these differences, RII inventories cannot be directly compared to inventories that use the origin-destination method.

<sup>&</sup>lt;sup>33</sup> MnDOT's VMT Trend Report for 1992-2018 states that "Consecutive year VMT comparisons (using the current mileage) should only be used as an estimate of Statewide VMT changes. Cross year comparisons of VMT at the county level are valid only when "actual" data is used (from counted year to counted year) and the data is reported using the current mileage." MnDOT representatives have further noted several variables that can impact a city's reported VMT regardless of actual shifts in travel, including: changes in how road length (centerline miles) is calculated, changes in the functional class of roads, changes in the percent sampled, and the most recent measurement year for sampled locations.

<sup>&</sup>lt;sup>35</sup> Minnesota Department of Transportation (MNDOT), "Vehicles Miles of Travel In Minnesota: 1992-2018."

period, typically 48 hours – at approximately 39,000 locations throughout the state.<sup>36</sup> These counting locations are distributed among each route system (e.g., Interstate, MN Highway, Municipal Street) in a manner that is roughly proportional to their average traffic, and counting typically occurs over a two- or four-year cycle, depending on the road type.<sup>37</sup> Due to counting requirements associated with state or federal funding, cities with more highways and state-aid streets will have more counting locations than cities without these road types.<sup>38</sup>

- Calculating annual average daily traffic (AADT). The raw count of daily traffic is adjusted to account for variables such as day of the week and month and is converted into a yearly value. AADT for road segments that were not counted in the reporting year are estimated using annual adjustments to the traffic volumes from an earlier year, modeled AADT from probe data, location-specific AADT estimates, or non-sampled estimates.<sup>39,40</sup>
- 3. **Extrapolating to all roads.** AADT values for each road type are multiplied by the number of centerline miles of that road type within the jurisdiction to calculate the total miles traveled.

This dataset is not available for 2015 due to replacement data systems being implemented that year. Vehicle travel for 2015 is therefore estimated for each route system using the average of 2014 and 2016 data.<sup>41</sup>

<sup>38</sup> Since cities with populations under 5,000 are not eligible for state-aid, they typically have lower sampling rates.

<sup>39</sup> For example, minimal short-term counts were conducted during the COVID-19 pandemic in 2020. Therefore 2020 data is primarily based on continuous count locations, with the reduced VMT at those locations applied to roads of that type that were not counted.

<sup>&</sup>lt;sup>36</sup> Approximately 10% of the counting locations use automated, continuous sensors. A majority of these continuous sensors are located on major roadways (e.g., trunk highways), which account for approximately 58% of Minnesota's yearly VMT despite only containing around 8% of Minnesota's centerline miles of road.

<sup>&</sup>lt;sup>37</sup> All roads in Minnesota are scheduled for traffic counting based on categories defined by MnDOT. Major roadways, such as Interstates, US and MN State Highway are on a two-year cycle, while those defined as local road systems – County State Aid Highways, County Roads, and Municipal State Aid Streets – are on a four-year cycle. Approximately one half of major roadways and one quarter of local roadways in Minnesota are scheduled for counting during any given year. Counts for other sections of roads such as ramps take place on a six-year cycle, while particularly low-traffic county roads are counted on a twelve-year cycle. Counts are required to be timed to exclude the impacts of construction projects.

<sup>&</sup>lt;sup>40</sup> Non-sampled estimates use statewide defaults based on road types. Representatives from MnDOT have noted that the defaults used for non-sampled roads have not changed over time and do not account for local conditions (e.g., streets ending in cul-de-sacs will use the same default as other neighborhood streets, despite having lower traffic). Therefore, for cities with large percentages of non-sampled data, these estimates will not reflect the impacts of local programs or projects.

<sup>&</sup>lt;sup>41</sup> VMT data for most cities appears relatively consistent from 2014 to 2016. However, some cities did see a noticeable increase or decrease in VMT due to significant changes in their centerline miles. These changes can be

MnDOT representative noted several methodological changes that may contribute to jumps or dips in citywide VMT over the study period, including:

- Centerline miles The methodology for calculating centerline miles was standardized in 2010, with major changes also occurring in the 2016 dataset due to the data system replacement in 2015. Since AADT is extrapolated to all roads based on the number of centerline miles of each road type, changes in how centerline miles are calculated can have a significant impact on VMT estimates.
- Roadway classification A 2014 federal ruling led to adjustments in how roadways are categorized into functional classes. This occurred in the 2016 dataset for Greater Minnesota and the 2021 dataset for the Twin Cities metropolitan area. Changes in functional class impact extrapolations of vehicle counts since AADT is calculated by functional class and then applied to all roads in that functional class. Additionally, changes in functional class will change the percent sampled over time, since the sampling requirements vary by functional class. Moving from default to measured AADT values can be a significant shift.
- Year measured Since VMT estimates are based on the most recent measured data, getting new measured data for a significant percentage of the counting locations in a city may cause a jump or dip that was actually a more gradual change over time.<sup>42</sup>

## **VEHICLE TRAVEL EMISSIONS**

Vehicle travel emissions account for the GHGs emitted from the tailpipes of vehicles while in use. Some vehicle types – such as battery electric, hydrogen, and some alternative fuel vehicles – do not produce tailpipe emissions. In accordance with the U.S. Community Protocol, the emissions from the electricity or fossil gas (to produce hydrogen) used for these vehicles is included within the Energy sector in the jurisdiction where the vehicle refuels or recharges. Vehicle tailpipe emissions are dependent on miles driven, fuel type, and fuel efficiency (Equation 1).

attributed to the different calculation methodology for centerline miles used in the replacement data system rather than changes in citywide travel patterns.

<sup>&</sup>lt;sup>42</sup> MnDOT's <u>Traffic Mapping Application</u> shows traffic count locations, count cycle (e.g., 4 year), and sensor type (e.g., continuous vs. short-term). It also shows which year the most recent traffic count occurred and the traffic volume from that year.

$$CO_2 = \sum_{b,f} \left( \frac{VMT \times \%b}{MPG_b} \times EF_f \right)$$

for each vehicle type, b, and fuel type, f, where VMT = annual vehicle miles, %b = %of vehicle miles by vehicle type b,  $MPG_b$  = average miles per gallon of vehicle type b, and  $EF_f$  = emissions factor for fuel type f

To determine the percentage of miles traveled by different vehicle types, RII uses statewide vehicle type breakdowns by road type (Table 4). Fuel use by vehicle type is based on statewide averages for trucks and national averages for passenger vehicles (Table 5), and vehicle fuel economy is gathered using national averages reported annually by the U.S. Department of Transportation.<sup>44</sup>

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<sup>&</sup>lt;sup>43</sup> ICLEI U.S. Community Protocol, Appendix D: Transportation and Other Mobile Emission Activities and Sources, Version 1.1, July 2013, "Equation TR.1.B.2 CO2 Emissions from Passenger Vehicles."

<sup>&</sup>lt;sup>44</sup> U.S. Department of Transportation Federal Highway Administration, <u>Highway Statistics Series</u>, Table VM-1: Annual Vehicle Distance Traveled in Miles and Related Data By Highway Category and Vehicle Type. "Light duty vehicles short WB" is used for passenger cars, "light duty vehicles long WB" is used for light trucks, and "single-unit 2-axle 6-tire or more and combination trucks" is used for heavy-duty vehicles.

| Table 4. VMT breakdown | y vehicle type | (2019) 45 |
|------------------------|----------------|-----------|
|------------------------|----------------|-----------|

| Vehicle Type        | Interstates | <b>Other Arterials</b> | Other  |
|---------------------|-------------|------------------------|--------|
| Urban               |             |                        |        |
| Heavy-duty vehicles | 10.70%      | 5.34%                  | 5.45%  |
| Light trucks        | 23.41%      | 27.87%                 | 23.64% |
| Passenger cars      | 65.89%      | 66.80%                 | 70.91% |
| Rural               |             |                        |        |
| Heavy-duty vehicles | 16.89%      | 11.66%                 | 7.58%  |
| Light trucks        | 22.17%      | 30.88%                 | 30.65% |
| Passenger cars      | 60.94%      | 57.46%                 | 61.77% |
|                     |             |                        |        |

#### Table 5. Fuel used by vehicle type <sup>46</sup>

| Vehicle Type        | Diesel | Gasoline |
|---------------------|--------|----------|
| Heavy-duty vehicles | 92.2%  | 7.8%     |
| Light trucks        | 5.0%   | 95.0%    |
| Passenger cars      | 0.5%   | 99.5%    |

RII includes motorcycles and passenger cars in the "passenger cars" category, buses and light trucks in the "light trucks" category, and single-unit trucks and combination trucks in the "heavy-duty vehicles" category.

<sup>46</sup> The distribution of fuel used by passenger cars is from Oak Ridge National Laboratory's <u>Transportation Energy</u> <u>Data Book</u>: Edition 40, "Table A.1 Car Fuel Use and Fuel Type Shares for Calculation of Energy Use," which references data from Polk's 2001 National Vehicle Population Profile (NVPP) for all years included in the study period. Since RII accounts for ethanol content separately, the gasoline and gasohol numbers are combined.

<sup>&</sup>lt;sup>45</sup> Distribution of VMT by vehicle type is based on statewide averages for urban areas from the U.S. Department of Transportation Federal Highway Administration (FHWA), <u>Highway Statistics Series</u>, "Table VM-4: Distribution of Annual Vehicle Distance Traveled," as reported by MnDOT. Per the FHWA's definitions, cities with a population of 5,000+ use the data for urban areas, while cities smaller than 5,000 people use the data for rural areas.

Although vehicle type data is published annually, methodical shifts over time prevent this dataset from accurately reflecting changes in vehicle type breakdowns over the study period. Representatives from MnDOT have recommended using 2019 data for all years. They have also noted that the vehicle type breakdown is unlikely to change significantly from year to year, except due to major disruptions like the COVID-19 pandemic in 2020, which caused a drop in passenger vehicle traffic in comparison with service and freight traffic. Since this impact cannot be accurately quantified, it is not accounted for in RII's calculations.

City-specific VMT data is reported by Route System (e.g., 10 – Municipal Street), based on roadway ownership. Vehicle type data is reported in three categories (Interstate, Other Arterials, and Other) that correspond with Functional Class (e.g., 4 – Minor Arterial), based on the roadway's service type. While Route Systems and Functional Classes cannot be directly mapped to each other, the RII team determined that using the following assumptions are relatively accurate (discrepancies cause less than a 1% impact on travel emissions): Interstate = 01 – Interstate Trunk Highway; Other Arterials = 02 - U.S. Trunk Highway, 04 - County State-Aid Highway, 05 - Municipal State-Aid Street, and 52 - Unsigned Temp. State Owned Road; Other = all other Route Systems.

The assumed distribution of fuel used by vehicle type for light and heavy trucks is from the <u>Minnesota: 2002 Vehicle</u> <u>Inventory and Use Survey</u>, "Table 6. Truck Miles by Vehicle Size: 2002," issued December 2004, with Medium, Lightheavy, and Heavy-heavy vehicle sizes considered to be heavy-duty vehicles.

Carbon dioxide emissions factors by fuel type are provided in the U.S. Community Protocol (Table 6). Biofuel percentages are assumed to comply with Minnesota's biofuel mandates.<sup>47</sup> Since these fuels are classified as biogenic, their emissions are not included in community totals.

Table 6. Carbon dioxide emissions factors by fuel type 48

|          | kgCO <sub>2</sub> /gallon |
|----------|---------------------------|
| Gasoline | 8.78                      |
| Diesel   | 10.21                     |

Methane and nitrous oxide emissions comprise a very small fraction of total vehicle travel emissions and are estimated using per-mile emissions factors rather than per-gallon (Equation 2). Methane and nitrous oxide emissions factors are provided in the U.S. Community Protocol (Table 7).

Equation 2. Methane and nitrous oxide emissions from vehicle travel 49

 $CH_4, N_2O = VMT \times \%b \times EF_b$ 

for each vehicle type, b, where VMT = annual vehicle miles, %b = % of vehicle miles by vehicle type b, and  $EF_b$  = per-mile CH<sub>4</sub> and N<sub>2</sub>O emission factors by vehicle type

Alternative fuel vehicles (electric, CNG) comprise a very small percentage of the overall vehicle fleet and their impacts have not been calculated. Since electricity used to charge electric vehicles is included within the "Energy" category, this approach results in a small amount of over-counting.

<sup>&</sup>lt;sup>47</sup> Per M.S. 239.791, all gasoline sold in Minnesota must contain 10% ethanol (starting in 2003). Per M.S. 239.77, all diesel was required to be 2% biodiesel starting in 2005 and 5% starting in May 2009. Starting on July 1, 2014, diesel was required to be 10% biodiesel from April-September and 5% biodiesel in the winter months. In 2018, diesel was required to be 20% biodiesel from May-September and 5% in other months. Starting in 2019, diesel is required to be 20% biodiesel from April-September.

<sup>&</sup>lt;sup>48</sup> ICLEI U.S. Community Protocol, Appendix D: Transportation and Other Mobile Emission Activities and Sources, Version 1.1, July 2013, "Table TR.1.6 CO2 Emission Factors by Transportation Fuel."

<sup>&</sup>lt;sup>49</sup> ICLEI U.S. Community Protocol, Appendix D: Transportation and Other Mobile Emission Activities and Sources, Version 1.1, July 2013, "Equation TR.1.B.3 CH<sub>4</sub> and N<sub>2</sub>O Emissions from Passenger Vehicles."

|                              | CH₄ (g/mi) | N₂O (g/mi) |
|------------------------------|------------|------------|
| Gasoline Passenger Cars      | 0.0210     | 0.0158     |
| Gasoline Light Trucks        | 0.0246     | 0.0262     |
| Gasoline Heavy Duty Vehicles | 0.1142     | 0.0723     |
| Diesel Passenger Cars        | 0.0005     | 0.0010     |
| Diesel Light Trucks          | 0.0010     | 0.0015     |
| Diesel Heavy Duty Vehicles   | 0.0051     | 0.0048     |
|                              |            |            |

Table 7. Methane and nitrous oxide emissions factors by vehicle/fuel type <sup>50</sup>

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<sup>&</sup>lt;sup>50</sup> ICLEI U.S. Community Protocol, Appendix D: Transportation and Other Mobile Emission Activities and Sources, Version 1.1, July 2013, "Table TR.1.4 Passenger Vehicle N2O and CH4 Emission Factors by inventory year" and "Table TR.2.2 Heavy Duty Vehicle Emission Factors." While methane and nitrous oxide emissions factors are presented as constants for diesel vehicles, ICLEI calculates year-specific factors for gasoline vehicles that reflect changes in the vehicle stock. These annual factors are built into ICLEI's ClearPath Tool and are available upon request. Since methane and nitrous oxide comprise less than 0.003% of the GHGs associated with vehicle travel, RII uses a constant – the average of 2007-2020 data – in order to simplify ongoing data collection.

## WASTE

The Regional Indicators Initiative's Waste category includes metrics related to the management of mixed municipal solid waste (MMSW) generated within each city's geographic boundaries, regardless of disposal location.<sup>51</sup> Although municipalities often track metrics for city-sponsored garbage, recycling, and/or composting programs, counties are the primary compilers for comprehensive MMSW management data, which they provide annually to the Minnesota Pollution Control Agency (PCA). To estimate waste management amounts at the municipal level, it is assumed that on a per-capita basis, city waste will be generated and managed at the same rates as those measured for the county.<sup>52</sup>

RII presents MMSW generated within community boundaries broken down between three management methods: recycled (including organics recycling), landfilled, and combusted. Waste managed through on-site disposal (such as burning or burying) is assumed to be *de minimis* and is excluded from the inventory.<sup>53</sup>

## **RECYCLED WASTE**

Recycled waste includes materials that are separated from mixed municipal solid waste for the purpose of recycling or composting, including paper, glass, plastics, metals, automobile oil, batteries, source-separated compostable materials, yard waste, and sole source food waste streams that are managed through biodegradative processes.<sup>54</sup>

The amount of recycled waste (in tons) is collected from data reported annually by counties to the PCA and shared publicly through the SCORE Report. This report only includes documented tonnages – estimated tonnages have been removed from the data and credits for yard waste and source reduction are not included. The PCA implemented hauler reporting requirements in 2016 and recycling documentation

<sup>&</sup>lt;sup>51</sup> To avoid double counting emissions associated with waste generated by other communities, emissions from waste management facilities within community boundaries are only accounted for to the extent they serve the community. For example, emissions from the Hennepin Energy Recovery Center are distributed to each of the communities it serves, rather than accounted for entirely within Minneapolis' inventory.

<sup>&</sup>lt;sup>52</sup> This will result in some inaccuracies at the city scale. For example, a city like Red Wing sends nearly all of its nonrecyclable waste to be made into refuse-derived fuel rather than sending it to a landfill. However, at the County scale a larger percentage of waste is landfilled.

<sup>&</sup>lt;sup>53</sup> The MPCA estimates that on-site disposal comprises around 1% of Minnesota's total MMSW managed. As shown in the 2020 SCORE Report, rates of on-site disposal vary across the state; very little is estimated within Metro area counties, but some Greater Minnesota counties are estimated at over 10%.

<sup>&</sup>lt;sup>54</sup> MPCA, <u>SCORE Report</u>. The SCORE Report provides much more detailed information on waste streams than the Regional Indicators Initiative, including information about organics recycling, source reduction estimates, and recycling capture rates by material.

has become more comprehensive since then. However, recycling is still likely underreported.

Per the ICLEI U.S. Community Protocol, GHG emissions from recycling are not accounted for within the waste sector. As with other commercial and industrial processes, emissions from energy used at recycling facilities are included in the energy sector for the communities where they are located. Emissions from organics recycling are also not required to be accounted for as the amount of non-biogenic GHGs emitted are assumed to be negligible.

## LANDFILLED WASTE

Landfilled waste includes garbage, refuse, and other solid waste from residential, commercial, industrial, and community activities that the generator of the waste aggregates for collection and is disposed of in a landfill. It includes common materials found in household and commercial garbage such as packaging materials, containers, food discards, plastic, paper, etc.<sup>55</sup>

The amount of landfilled waste (in short tons) is collected from the same source as other waste quantities: the MPCA's annual SCORE Report.

Landfilled waste with bio-based ingredients – like food waste, yard trimmings, paper, and wood – release methane and carbon dioxide as they degrade. The U.S. Community Protocol requires accounting for methane emissions from landfilled waste as an anthropogenic source, since these emissions would not occur during degradation occurring outside of a landfill. The carbon dioxide generated by landfilled waste is excluded, since it is considered to be part of the natural carbon cycle of growth and decomposition. Landfilled materials that do not contain bio-based ingredients – such as metals, glass, and most plastics – do not generate emissions, as they do not biodegrade in landfills.

Since many materials do not fully decompose under anaerobic conditions, some carbon remains stored in the landfill. In accordance with the U.S. Community Protocol, this stored carbon is not accounted for in the landfilled waste emissions.<sup>56</sup> Similarly, avoided emissions from utilizing captured landfill gas for energy is not accounted for. Although the U.S. Community Protocol includes guidance on

<sup>&</sup>lt;sup>55</sup> PCA 2020. This category does not include auto hulks, street sweepings, ash, construction debris, mining waste, sludges, tree and agricultural wastes, tires, lead acid batteries, motor and vehicle fluids and filters, and other materials collected, processed, and disposed of as separate waste streams (Minn. Stat. § 115A.03, subd. 21).

<sup>&</sup>lt;sup>56</sup> The EPA's WARM model accounts for carbon stored in landfills within bio-based materials as an anthropogenic sink (framed as negative emissions) since this carbon would be released under natural conditions as these materials fully biodegrade. It does not account for the storage of fossil carbon such as petroleum within plastics and rubber since this is already considered to be "stored" in its natural state.

estimating process emissions associated with landfilling (e.g., fuels used by landfill equipment) as well as collection and transportation emissions, these sources are not required and are not included in the Regional Indicators Initiative's waste category, though miles traveled by waste haulers within community boundaries is accounted for within the travel category.

As described in the U.S. Community Protocol, "Landfill emissions are unique among sources of emissions in that the emissions are generated over long periods of time from the activity that caused them. Emissions from past generation of solid waste disposed in landfills are still occurring today, and solid waste deposited in a landfill today will continue to produce emissions for many years into the future."<sup>57</sup> To best reflect the impacts of recent local decision-making, the U.S. Community Protocol requires that communities account for the projected future emissions associated with waste landfilled in the inventory year.<sup>58</sup>

Emissions from landfilled waste are dependent on the waste composition as well as the characteristics of the landfill – most notably whether a system for methane capture is in place. Default values for methane emissions by material, average methane recovery rates by material, and typical oxidation rates are provided in the EPA's WARM model (Table 8). These are combined with a statewide waste composition study from 2013 (Table 9) to generate an equation for calculating GHG emissions per short ton of landfilled waste (Table 10).<sup>59</sup>

<sup>57</sup> U.S. Community Protocol

<sup>&</sup>lt;sup>58</sup> This "end-of-life" approach is in contrast both to other emissions sources inventoried – where emissions occur during the inventory year – and to the approach used in Minnesota's GHG Inventory which looks instead at landfill emissions during the inventory year.

<sup>&</sup>lt;sup>59</sup> Statewide waste composition studies were conducted in 2000 and 2013. With the Regional Indicators Initiative study years starting in 2007, the 2013 data was judged to be appropriate to use for all study years. Emissions rates decreased by about 10% from 2000 to 2013 due to a decrease in bio-based content being landfilled.

#### Table 8. Emissions rates for landfilled waste 60

| Material                    | Methane<br>emissions<br>rate <sup>61</sup> | Methane<br>recovery<br>rate <sup>62</sup> |
|-----------------------------|--|---|
| Corrugated Containers       | 0.1048                                     | 56%                                       |
| Magazines/ Third-Class Mail | 0.0476                                     | 54%                                       |
| Newspaper                   | 0.0420                                     | 59%                                       |
| Office Paper                | 0.1556                                     | 59%                                       |
| Food Waste                  | 0.0648                                     | 52%                                       |
| Grass                       | 0.0228                                     | 41%                                       |
| Leaves                      | 0.0260                                     | 49%                                       |
| Branches                    | 0.0580                                     | 54%                                       |
| Dimensional Lumber          | 0.0068                                     | 58%                                       |

#### Table 9. Minnesota Waste Composition

| Material 63                 | <b>2000</b> <sup>64</sup> | <b>2013</b> <sup>65</sup> |
|-----------------------------|---------------------------|---------------------------|
| Corrugated Containers       | 24.6%                     | 21.2%                     |
| Magazines/ Third-Class Mail | 2.5%                      | 0.7%                      |
| Newspaper                   | 4.1%                      | 1.5%                      |
| Office Paper                | 3.1%                      | 1.1%                      |
| Food Waste                  | 14.5%                     | 17.8%                     |
| Grass                       | 1.1%                      | 1.4%                      |
| Leaves                      | 1.1%                      | 1.4%                      |
| Branches                    | 1.6%                      | 4.7%                      |
| Dimensional Lumber          | 7.5%                      | 5.7%                      |
| Total Bio-Based Content     | 60.0%                     | 55.5%                     |

<sup>60</sup> WARM U.S. Environmental Protection Agency Office of Resource Conservation and Recovery and ICF, <u>Documentation for Greenhouse Gas Emission and Energy Factors Used in the Waste Reduction Model (WARM)</u>, <u>Management Practices Chapters</u>, WARM Version 15, November 2020.

<sup>61</sup> In tonnes of methane per short ton of landfilled waste. Methane emissions rates in CO2e are provided in "Exhibit 6-7: CH4 Yield for Solid Waste Components," assuming a global warming potential of 25.

<sup>62</sup> Average methane recovery rates for landfills with methane recovery systems are provided in "Exhibit 6-11: Waste Component-Specific Collection Efficiencies by Landfill Moisture Condition with Landfill Gas Recovery for Energy." The "Typical Landfill Scenario" is used for the landfill gas collection assumptions and the "National Average" is used for the moisture conditions of the landfill/decay rate.

<sup>63</sup> Since only bio-based materials generate emissions when landfilled, these are the only materials included here, which is why the categories don't add up to 100%.

The material categorizations in the statewide waste composition studies do not align directly with the categories available in the EPA's WARM model. The following assumptions were used to achieve alignment: the Corrugated Containers category includes all paper-based materials not explicitly covered in another category, since the Mixed Paper emissions factor in WARM v15 is closer to Corrugated Containers than any other paper category. Newspaper

| Table 10. Methane emissions rates (tonnes CO <sub>2</sub> e | per short ton of landfilled waste) <sup>66</sup> |
|---|--|
|---|--|

| Year | Methane          | Emissions |  |
|------|------------------|-----------|--|
|      | <b>Recovery?</b> | rate      |  |
| 2000 | No               | 1.009     |  |
| 2000 | Yes              | 0.400     |  |
| 2013 | No               | 0.905     |  |
| 2013 | Yes              | 0.364     |  |

Equation 3. Landfilled Waste Emissions Rate

GHG Emissions Rate (tonnes of CO2e per short ton of landfilled waste) = -0.905x + 0.905

*x* = Methane Recovery Factor = 0.5974 \* % of waste sent to landfills with methane recovery

Of the 21 open landfills in Minnesota that accept MMSW, the MPCA reports that twelve do not have active gas capture (Table 11).

includes Newsprint and Phone Books. For 2000, Food Waste includes Diapers. The waste composition studies report a combined number for Grass and Leaves. This is split evenly between the two categories here. Other Organic Material is included in the Branches category, since the Mixed Organics emissions factor in WARM v15 is closer to this than any other organics category. For 2000, Dimensional Lumber includes Wood Pallets, Treated Wood, and Untreated Wood. For 2013, it includes Wood.

<sup>&</sup>lt;sup>64</sup> Minnesota Pollution Control Agency Solid Waste Management Coordinating Board, <u>Final Report: Statewide MSW</u> <u>Composition Study: A Study of Discards in the State of Minnesota</u>, March 2000, "Detailed Table 1-7 Minnesota Statewide Aggregate Composition (By Weight)."

<sup>&</sup>lt;sup>65</sup> Minnesota Pollution Control Agency and Burns & McDonnell, <u>Final Report: 2013 Statewide Waste</u> <u>Characterization</u>, December 2013, "Table 4-5: Minnesota Statewide Aggregate Composition (By Weight)."

<sup>&</sup>lt;sup>66</sup> Emissions rates are calculated based on waste composition, material-specific methane emissions rates and methane recovery rates, and the oxidation rate – reflecting the amount of methane that is oxidized to carbon dioxide as it passes through the landfill cover. The WARM v15 documentation includes EPA's recommendations for methane oxidation rates at various stages of landfill gas collection; 10% is used for landfills without gas collection or final cover and 20% for landfills with gas collection before final cover.

| Facility                | Permit Number |
|-------------------------|---------------|
| Brown                   | SW-89         |
| Cottonwood              | SW-143        |
| Greater Morrison        | SW-15         |
| Kandiyohi               | SW-79         |
| MarKit                  | SW-92         |
| Nobles                  | SW-11         |
| Olmsted                 | SW-355        |
| Polk                    | SW-124        |
| Renville                | SW-90         |
| Rice                    | SW-123        |
| St. Louis <sup>68</sup> | SW-405        |
| Steele                  | SW-131        |

Table 11. Open Minnesota landfills without active methane capture 67

Additionally, some Minnesota waste is delivered to landfills in neighboring states that do not have methane recovery (see Appendix I – Waste Management Facilities). For metro area counties, the percentage of a county's waste sent to landfills with methane recovery is calculated based on information provided on their Metropolitan County Annual MSW Data Reports, obtained through an information request to the MPCA. These reports document the tonnage of the county's waste sent to each landfill. Counties in Greater Minnesota are not required to submit these reports. For these counties, information on the total waste landfilled at each landfill is combined with information on the percentage of each landfill's waste attributed to different counties. These data sources were also obtained through a data request to the MPCA.

## **COMBUSTED WASTE**

Combusted waste includes garbage, refuse, and other solid waste from residential, commercial, industrial, and community activities that the generator of the waste aggregates for collection and is combusted at a waste-to-energy (WTE) facility. It includes common materials found in household and commercial garbage such as packaging materials, containers, food discards, plastic, paper, etc.<sup>69</sup>

<sup>&</sup>lt;sup>67</sup> MPCA, provided July 2021 in response to a data request by LHB.

<sup>&</sup>lt;sup>68</sup> St. Louis County Regional Landfill added an active methane capture system in 2018.

<sup>&</sup>lt;sup>69</sup> PCA 2020. This category does not include auto hulks, street sweepings, ash, construction debris, mining waste, sludges, tree and agricultural wastes, tires, lead acid batteries, motor and vehicle fluids and filters, and other materials collected, processed, and disposed of as separate waste streams (Minn. Stat. § 115A.03, subd. 21).

There are two primary types of WTE facilities in Minnesota: (1) mass burn and (2) refuse-derived fuel (RDF). Mass burn facilities combust MMSW to generate steam that can be used by local businesses or to generate electricity. RDF facilities process MMSW into a more uniform fuel with a higher heating value. This RDF can then be combusted to generate electricity. In some cases, RDF is created and combusted in the same facility, while in others RDF is created in one location and then transported elsewhere to be used for electricity generation. See Appendix I – Waste Management Facilities for a list of facilities in Minnesota and their outputs.

The amount of combusted waste (in short tons) is collected from the same source as other waste quantities: the MPCA's annual SCORE Report. For metro area counties, the amount of waste sent to each WTE facility is calculated using the Metropolitan County Annual MSW Data Reports, obtained through an information request to the MPCA. These reports document the tonnage of the county's waste sent to each facility. Counties in Greater Minnesota are not required to submit these reports. For these counties, combusted waste destinations are based on facility waste sheds.<sup>70</sup>

Combusting waste generates carbon dioxide, nitrous oxide, and methane emissions. The carbon dioxide emissions from bio-based ingredients – like food waste, paper, and wood – are excluded from the inventory, since these emissions are intended to be accounted for within the agriculture/forestry/land use sector (which are typically only included in larger scale inventories). However, all other GHG emissions from combusted waste are anthropogenic and are included in the inventory, along with emissions from auxiliary fuels (e.g., fossil gas) used at the facility.

Most mass burn facilities report their GHG emissions to the EPA, based either on continuous emission monitors or an emissions factor.<sup>71</sup> Quarterly stack sampling and radiocarbon analysis is used to determine the percentage of carbon dioxide that is biologic. This information is combined with the total waste processed – provided by the MPCA – to calculate emissions per ton of waste.<sup>72</sup> Upon ICLEI's recommendation, emissions factors from the mass burn facilities are used as a proxy for RDF facilities as well.<sup>73</sup>

<sup>&</sup>lt;sup>70</sup> Minnesota Resource Recovery Association, "Counties and Minnesota Waste Combustion Facilities," (2016).

<sup>71</sup> EPA FLIGHT.

<sup>&</sup>lt;sup>72</sup> Total waste processed is from MPCA's incinerator data, accessed by downloading the <u>SCORE Report</u> Tableau Workbook. Includes all waste "Combusted" or "Processed on Site," but excludes "Bypassed" (e.g., non-processible items, residuals from processing line).

<sup>&</sup>lt;sup>73</sup> Eli Yewdall & Mike Steinhoff, ICLEI-USA, "Minnesota Regional Indicators Initiative Peer Review," (June 2017).

Although electricity generating facilities that combust RDF do typically report their GHG emissions to the EPA, these emissions are more difficult to associate with the correct tonnage of waste disposed. The composition of waste is more impactful to GHG emissions than its energy density; a ton of plastic emits the same amount of carbon dioxide

## WASTE VERSUS ENERGY EMISSIONS

Unlike other inventory protocols – such as the Global Protocol for Communities – the U.S. Community Protocol requires accounting for WTE emissions within the waste sector rather than in the energy sector.

#### **Combusted Waste-to-Energy**

Combusted MMSW is used to generate two forms of energy: steam and electricity. Steam generated at mass burn facilities is typically distributed to local businesses through district energy systems. This energy use is not reported within the energy sector, and associated emissions are fully included within the waste sector.

Excess steam from mass burn facilities may also be used to generate electricity that is either used on site or sold to an electric utility provider. Electricity that is both generated and used on site is not reported within the energy sector, and associated emissions are fully included within the waste sector. Electricity sold to utility providers becomes indistinguishable from other sources; this energy use gets reported in the energy sector and the emissions are incorporated into utility emissions factors. Similarly, both emissions and energy use from RDF-generated electricity are accounted for in the energy sector. This approach is summarized in Table 12.

| Facility Type | Energy Type                    | GHG Accounting   |
|---------------|--------------------------------|------------------|
| Mass Burn     | Steam                          | Waste            |
|               | Electricity (used on-site)     | Waste            |
|               | Electricity (supplied to grid) | Waste and Energy |
| RDF           | Electricity (supplied to grid) | Waste and Energy |
|               |                                |                  |

#### Table 12. Accounting protocol for energy generated from combusting MMSW

As acknowledged in the U.S. Community Protocol, this approach may result in a small amount of emissions being double-counted. For context, approximately 1% of Xcel Energy's emissions from electricity generation for Midwest customers are estimated to be from combusting RDF.<sup>74</sup>

Emissions from WTE facilities include the impacts of auxiliary fuels such as fossil gas. To avoid double-counting, this fuel use and associated emissions is not included in

whether it is burned with mixed MSW or as part of a refined fuel. ICLEI notes that "while some differences may occur for N2O and CH4 due to higher temperature combustion in an RDF facility, these may be minor considerations" given other uncertainties in the data.

<sup>&</sup>lt;sup>74</sup> Calculated by LHB from information provided in Xcel Energy's Environmental Disclosure Brochures for 2008-2020, filed through Docket Nos. E,G999/CI-00-1343 & E999/CI-01-1127.

the energy sector for the community the facility is in (Appendix G – Avoiding Double Counting).

## Landfill Gas

Several of Minnesota's landfills use captured methane as an energy source: combusting it for heating or process loads, using it to generate electricity that is used on-site or sold to local electric utilities, or compressing it to be used in place of fossil gas in buildings or vehicles. The use of landfill gas is assumed to have a relatively small impact and is not directly tracked within RII. Table 13 includes additional detail.

| Use Type               | User                            | GHG Accounting               |
|------------------------|---------------------------------|------------------------------|
| Direct use             | On-site                         | None                         |
|                        | Off-site                        | None                         |
| Electricity generation | On-site                         | None                         |
|                        | Off-site (supplied to grid)     | Energy                       |
| Renewable gas          | On-site                         | None                         |
|                        |                                 | Travel emissions not         |
|                        | Off-site (vehicle fuel)         | adjusted based on landfill   |
|                        |                                 | gas content.                 |
|                        |                                 | Energy – may not be          |
|                        | Off-site (supplied to           | accounted for separately     |
|                        | power generator)                | than fossil gas in emissions |
|                        |                                 | factor calculations          |
|                        | Off-site (supplied to pipeline) | Fossil gas emissions not     |
|                        |                                 | adjusted based on landfill   |
|                        |                                 | gas content                  |

#### Table 13. Accounting for energy captured from landfill gas

## **APPENDIX A – GHG INVENTORY SCOPING**

## Adapted from ICLEI's U.S. Community Protocol Scoping and Reporting Tool

## Table A-1. GHG inventory scoping for RII

| Emissions Type                           |  | Source or<br>Activity?    | Included<br>• = required | Excluded                                | Notes   |
|--|--|---------------------------|--------------------------|---|---|
| Built Environment                        | t  |                           |                          |   |   |
| Use of fuel in resic<br>combustion equip | dential and commercial stationary<br>ment            | Source<br>AND<br>Activity | •                        |   | Community-wide natural gas data is provided by utilities, broken out between<br>residential and non-residential uses. Other stationary combustion fuels (e.g.,<br>LPG, fuel oil, coal, wood) used in homes is estimated based on U.S. Census data,<br>even when only a small percentage of a community's total. Non-utility fuels used<br>in businesses is only known for permitted facilities, through annual reporting to<br>the MPCA. These are included when they comprise 5% or more of the<br>community's total energy consumption. |
| Industrial stationa                      | iry combustion sources                               | Source                    |                          |   | For most communities, non-residential natural gas data includes industrial uses.<br>However, for some communities, data for one or more industrial users is<br>excluded by the utility to protect customer privacy.<br>Non-utility fuels used in industrial settings for permitted facilities is included<br>when they comprise 5% or more of the community's total energy consumption.   |
| Electricity                              | Power generation in the community                    | Source                    |                          | Not Occurring/<br>Included<br>Elsewhere | Several RII communities host power plants. The emissions from these facilities<br>are accounted for within electricity emissions factors, meaning they get assigned<br>to each of the communities that are served by the power plant based on their<br>electricity use. To avoid double-counting, the energy used to generate electricity<br>is excluded from the stationary combustion totals for its host community.  |
| -  | Use of electricity by the community                  | Activity                  | •                        |   | Community-wide electricity data is provided by utilities, broken out between residential and non-residential uses. Emissions are assigned based on utility-specific emissions factors (when available) or regional averages.  |
| District Heating/<br>Cooling             | District heating/cooling facilities in the community | Source                    |                          | Not Occurring/<br>Included<br>Elsewhere | Several RII communities have district energy systems - typically operated by<br>either the municipality or a commercial or institutional campus - that provide<br>heating and cooling for buildings within the community. Emissions from these<br>systems are included within the stationary combustion and electricity categories<br>since they typically use utility natural gas and electricity and/or non-utility fuels   |

| Emissions Type                   |  | Source or<br>Activity? | Included<br>• = required | Excluded                                | Notes (which get reported as a permitted facility) to generate and distribute thermal   |
|----------------------------------|--|------------------------|--------------------------|---|---|
|                                  |  |                        |                          |   | energy.   |
|                                  | Use of district heating/cooling by the community                                     | Activity               |                          | Not Occurring/<br>Included<br>Elsewhere | See above.  |
| Industrial process of            | emissions in the community   | Source                 |                          | Not<br>Occurring/Not<br>Estimated       | Some RII communities host industries that generate process emissions. Many facilities emitting more than 25,000 tonnes of CO2e are required to report their emissions to EPA under its Mandatory Reporting Rule (MRR), which can be viewed via EPA's FLIGHT dashboard. These emissions sources have not been quantified for RII communities.  |
| Refrigerant leakag               | e in the community   | Source                 |                          | Not Estimated                           | All RII communities generate emissions due to the leakage of refrigerants and fire suppressants from thousands of individual applications. These emissions have not been quantified.  |
| Transportation and               | d Other Mobile Sources   |                        |                          |   |   |
| On-road<br>Passenger<br>Vehicles | On-road passenger vehicles operating within the community boundary                   | Source                 | •                        |   | On-road vehicle miles traveled within community boundaries are reported<br>through MnDOT, and their associated emissions are calculated for RII<br>communities. This is not separated out between passenger, freight, and transit<br>vehicles. Using this methodology causes disproportionately high travel emissions<br>for small communities with heavy arterial traffic and unrealistically low travel<br>emissions for communities that are the origin or destination of long commutes.<br>As such, it does not fully reflect the impact of community-specific travel and land<br>use planning and decisions. |
|                                  | On-road passenger vehicle travel associated with community land uses                 | Activity               |                          | Not Estimated                           | Travel emissions are estimated using an in-boundary method rather than an origin-destination model. See above.  |
| On-road Freight                  | On-road freight and service vehicles operating within the community boundary         | Source                 | •                        |   | See On-road Passenger Vehicles above.   |
| Vehicles                         | On-road freight and service vehicle<br>travel associated with community<br>land uses | Activity               |                          | Not Estimated                           | See On-road Passenger Vehicles above.   |

| Emissions Type                      |   | Source or<br>Activity? | Included<br>● = required | Excluded  | Notes   |
|-------------------------------------|---|------------------------|--------------------------|---|---|
| On-road transit v<br>boundary       | rehicles operating within the community                       | Source                 |                          | Not Occurring/<br>Included<br>Elsewhere                     | On-road transit vehicles operating within the community boundary are included in the on-road vehicle totals.  |
| Transit Rail                        | Transit rail vehicles operating within the community boundary | Source                 |                          | Not<br>Occurring/Not<br>Estimated/<br>Included<br>Elsewhere | Emissions from the Northstar Commuter Rail Line operating in downtown<br>Minneapolis and the northwest suburbs are excluded from these communities as<br><i>de minimis</i> . The electricity emissions associated with light rail transit (LRT)<br>operations within the Twin Cities metropolitan region are included within the<br>commercial/industrial electricity values. |
|                                     | Use of transit rail travel by the community                   | Activity               |                          | Not<br>Occurring/Not<br>Estimated                           | Emissions from Northstar passengers is excluded as <i>de minimis</i> . Emissions from LRT passengers are included in the commercial/industrial electricity values for the community in which they occur and are not assigned based on passenger origin or destination.  |
| Inter-city passen<br>community boun | ger rail vehicles operating within the<br>dary                | Source                 |                          | Not<br>Occurring/Not<br>Estimated                           | Passenger rail vehicles pass through several RII communities twice daily. This source has been excluded as <i>de minimis</i> .  |
| Freight rail vehicl<br>boundary     | les operating within the community                            | Source                 |                          | Not<br>Occurring/Not<br>Estimated                           | While freight rail operations occur in some RII communities, this source has been excluded as <i>de minimis</i> . Rail operations is estimated to comprise 1% of the community total for Duluth - the RII community with the most freight rail operations - according to the City's 2008 GHG Inventory.   |
| Marine                              | Marine vessels operating within the community boundary        | Source                 |                          | Not<br>Occurring/Not<br>Estimated                           | Marine freight occurs within several RII communities located on the Mississippi<br>River or Lake Superior. Duluth's 2008 GHG Inventory estimated the GHG<br>emissions for marine operations as 0.3% of the community total. Additionally,<br>recreational boats are used within many RII communities. These sources have<br>been excluded as <i>de minimis</i> .              |
|                                     | Use of ferries by the community                               | Activity               |                          | Not<br>Occurring/Not<br>Estimated                           | There is a small amount a ferry/cruise operations serving communities located<br>on the Mississippi River or Lake Superior. These sources have been excluded as<br><i>de minimis</i> .  |
|                                     | vehicles and other mobile equipment the community boundary    | Source                 |                          | Not Estimated   | Every RII community includes emissions from off-road vehicles and/or mobile equipment used for agriculture, construction, industrial processes, property maintenance, and recreation. These sources are excluded as <i>de minimis</i> .   |

| Emissions Type                         |  | Source or<br>Activity?    | Included<br>• = required | Excluded                                | Notes   |
|--|--|---------------------------|--------------------------|---|---|
| Use of air travel by                   | the community  | Activity                  |                          | Not Estimated                           | Emissions from air travel are not included. Past estimates of air travel emissions for RII cities range from 1-10% of community totals.   |
| Solid Waste                            |  |                           |                          |   |   |
| Solid Waste                            | Operation of solid waste disposal facilities in the community                                      | Source                    |                          | Not Occurring/<br>Included<br>Elsewhere | Several RII communities host a waste-to-energy facility and/or landfill. The emissions from these sources are assigned to the waste's origin communities based on their percentage of the total waste managed.  |
| Sona Waste                             | Generation and disposal of solid waste by the community  | Activity                  | •                        |   | Emissions from municipal solid waste managed via landfills and waste-to-energy facilities (regardless of location) are included for RII communities based on per capita county-wide data.   |
| Water and Wastev                       | vater  |                           |                          |   |   |
| Potable Water -                        | Operation of water delivery facilities in the community  | Source                    |                          | Included<br>Elsewhere                   | The energy used to operate potable water facilities within the community is accounted for within the electricity and stationary combustion categories.  |
| Energy Use                             | Use of energy associated with use of potable water by the community                                | Activity                  | •                        | Not Estimated                           | The energy used to treat and distribute potable water is accounted for within the energy sector for the community in which it occurs, which may not precisely align with the communities in which the potable water is used.  |
| Use of energy asso<br>by the community | ciated with generation of wastewater   | Activity                  | •                        | Included<br>Elsewhere/Not<br>Estimated  | The energy used to operate wastewater facilities within the community is<br>accounted for within the electricity and stationary combustion categories. In<br>some communities, this represents community-wide wastewater energy, while<br>for others it does not (e.g., for wastewater plants serving multiple communities<br>and those located outside of community boundaries).   |
| Centralized<br>Wastewater              | Process emissions from operation of<br>wastewater treatment facilities<br>located in the community | Source                    |                          | Not Estimated                           | Estimated       Emissions from air travel are not included. Past estimates of air travel emissions for RII cities range from 1-10% of community totals.         Occurring/<br>ncluded       Several RII communities host a waste-to-energy facility and/or landfill. The emissions from these sources are assigned to the waste's origin communities based on their percentage of the total waste managed.         Emissions from municipal solid waste managed via landfills and waste-to-energy facilities (regardless of location) are included for RII communities based on per capita county-wide data.         Included       The energy used to operate potable water facilities within the community is accounted for within the electricity and stationary combustion categories.         Estimated       The energy used to treat and distribute potable water is accounted for within the energy sector for the community in which it occurs, which may not precisely align with the communities in which the potable water is used.         Included       The energy used to operate soce community -wide wastewater energy, while for others it does not (e.g., for wastewater facilities within the community is accounted for within the electricity and stationary combustion categories. In some communities, this represents community-wide wastewater energy, while for others it does not (e.g., for wastewater plants serving multiple communities and those located outside of community boundaries).         Estimated       Process emissions from wastewater treatment are not accounted for. |
| Systems - Process<br>Emissions         | Process emissions associated with generation of wastewater by the community                        | Activity                  |                          | Not Estimated                           | Process emissions from wastewater treatment are not accounted for.  |
| Use of septic system                   | ns in the community  | Source<br>AND<br>activity |                          | Not Estimated                           | Emissions from septic systems are not accounted for.  |

| Emissions Type   | Source or<br>Activity? | Included<br>● = required | Excluded      | Notes   |
|--|------------------------|--------------------------|---------------|---|
| Agriculture  |                        |                          |               |   |
| Domesticated animal production   | Source                 |                          | Not Estimated | RII does not account for agricultural emissions. Though agriculture is a significant source of emissions statewide, there are relatively few agricultural activities occurring within RII community boundaries. |
| Manure decomposition and treatment   | Source                 |                          | Not Estimated | RII does not account for agricultural emissions. Though agriculture is a significant source of emissions statewide, there are relatively few agricultural activities occurring within RII community boundaries. |
| Upstream Impacts of Community-Wide Activities  |                        |                          |               |   |
| Upstream impacts of fuels used in stationary applications by the community   | Activity               |                          | Not Estimated | RII does not estimate upstream impacts.   |
| Upstream and transmission and distribution (T&D) impacts of purchased electricity used by the community  | Activity               |                          | Not Estimated | RII does not estimate upstream impacts.   |
| Upstream impacts of fuels used for transportation in trips associated with the community   | Activity               |                          | Not Estimated | RII does not estimate upstream impacts.   |
| Upstream impacts of fuels used by water and wastewater facilities for water used and wastewater generated within the community boundary                            | Activity               |                          | Not Estimated | RII does not estimate upstream impacts.   |
| Upstream impacts of select materials (concrete, food, paper, carpets, etc.) used by the whole community  | Activity               |                          | Not Estimated | RII does not estimate upstream impacts.   |
| Independent Consumption-Based Accounting   |                        |                          |               |   |
| Household Consumption (e.g., gas & electricity,<br>transportation, and the purchase of all other food, goods<br>and services by all households in the community)   | Activity               |                          | Not Estimated | RII does not include consumption-based accounting.  |
| Government Consumption (e.g., gas & electricity,<br>transportation, and the purchase of all other food, goods<br>and services by all governments in the community) | Activity               |                          | Not Estimated | RII does not include consumption-based accounting.  |
| Life cycle emissions of community businesses (e.g., gas & electricity, transportation, and the purchase of all other   | Activity               |                          | Not Estimated | RII does not include consumption-based accounting.  |

| Emissions Type   | Source or In<br>Activity? ● = | <b>icluded</b><br>required | Excluded      | Notes                                       |
|--|-------------------------------|----------------------------|---------------|---|
| food, goods and services by all businesses in the community) |                               |                            |               |   |
| Forests and Trees Outside of Forests                         |                               |                            |               |   |
| Emissions and Removals from Forest Land                      | Source                        | l                          | Not Estimated | RII does not include land-based accounting. |
| Emissions and Removals from Trees Outside of Forests         | Source                        |                            | Not Estimated | RII does not include land-based accounting. |
| Other (not covered in U.S. Community Protocol)               |                               |                            |               |   |
| Land Use and Land Use Change                                 | Source                        |                            | Not Estimated | RII does not include land-based accounting. |
| Other Land-Based Sources                                     | Source                        |                            | Not Estimated | RII does not include land-based accounting. |

### **APPENDIX B – DATA INPUTS**

Table B-1. Annual data inputs

| Data  | Source                       | Availability Timeline <sup>i</sup>   |
|---|------------------------------|--|
| Demographics  |                              |  |
| Population  | MN Demographic Center        | 7 months   |
| Households  | MN Demographic Center        | 7 months   |
| Jobs  | MN DEED - QCEW               | 3 months   |
| Primary household<br>heating fuel breakdown*        | U.S. Census (ACS)            | 13 months  |
| Energy  |                              |  |
|   | Form EIA-861                 | 10 months  |
| Electricity use                                     | <u>MN Rule 7610</u>          | 7 months   |
|   | Utilities                    | 1-6 months <sup>ii</sup>   |
|   | Form EIA-176                 | 9 months   |
| Gas use   | <u>MN Rule 7610</u>          | 7 months   |
|   | Utilities                    | 1-6 months <sup>™</sup>  |
| Non-utility fuel use:<br>Commercial/Industrial      | MPCA                         | 4 months   |
| Electricity emissions<br>factors: Utility-specific* | Utilities                    | Varies – often released<br>as preliminary before<br>3 <sup>rd</sup> party review |
| Electricity emissions<br>factors: Regional average* | EPA eGRID                    | 13-15 months   |
| Water   |                              |  |
| Water use   | MN DNR                       | unknown  |
| Travel  |                              |  |
| Vehicle miles traveled                              | <u>MNDOT</u>                 | 6 months   |
| Vehicle fuel economy*                               | USDOT FHWA                   | 12 months  |
| Waste   |                              |  |
| Municipal solid waste                               | MPCA                         | 15 months  |
| Waste-to-energy facility emissions factors          | EPA FLIGHT<br>WTE facilities | 8 months<br>Varies   |

\* to provide timely data to Minnesota communities, RII uses the previous year's values as a placeholder for several of the datapoints until the study year's data becomes available.

#### **Placeholder Data**

To provide timely information to Minnesota communities, placeholder data is used for certain datapoints (specified in Table B-1) when year-specific data is not yet available. In these situations, the previous year's data is used as a placeholder, and is updated when year-specific data becomes available. While this document will not be updated to list the placeholder data currently in use, it is safe to assume that placeholders are used for RII values published before the timelines shown in the table.

The use of these placeholders has historically had less than a 5% impact on community-wide emissions, though it is possible for larger impacts – especially if electricity emissions factors change significantly from one year to the next.

#### **Data Updates**

Several of the data sources update previous years of data as their methodologies evolve and/or to correct errors. To ensure consistency over time, RII incorporates these updates when they are discovered. Similarly, as RII's methodology evolves, updates are applied consistently to all cities and years. This approach results in periodic changes to the RII metrics from previously published values. Updates are tracked by the RII team, along with their estimated impact on the published values.

<sup>&</sup>lt;sup>i</sup> The availability timeline shows how long it typically takes for each data point to become available after the end of the calendar year being studied.

<sup>&</sup>quot; Xcel publishes their Community Energy Reports on June 1 each year.

<sup>&</sup>quot; Xcel publishes their Community Energy Reports on June 1 each year.

### **APPENDIX C – INVENTORY COMPARISON**

Minnesota communities have access to several other sources of GHG inventories in addition to the Regional Indicators Initiative, such as:

- Community-specific inventories created by individual communities, with or without the assistance of a consultant,
- Community inventories developed by the Metropolitan Council for cities and townships in the Twin Cities metropolitan region (Metro Climate Stats),
- The statewide inventories developed by the Minnesota Pollution Control Agency.

The RII team compared the methodologies and data from RII, Metro Climate Stats, and Minnesota's statewide inventory to help local governments understand the similarities and differences between these three programs. This comparison was conducted between March 2022 and June 2023, reflecting the data and methodological descriptions available from each program during that time period. In addition to utilizing publicly-available information from program websites, this process included discussions with technical experts from each program as well as access to some of the unpublished data used to generate the final results.

### **METRO CLIMATE STATS**

The Metropolitan Council has calculated sector-based community greenhouse gas emissions for the cities and townships within the Twin Cities metropolitan region and reports these metrics through an online platform.<sup>1</sup> While there are several similarities between the Metropolitan Council's inventories and RII's, there are also several key differences in how they approach allocating emissions to specific communities. These differences enable the two programs to provide complementary insights for communities that are served by both, but prevent results from being directly comparable or interchangeable. In general:

- Energy use and emissions data is relatively consistent between the two programs, though currently only available for the residential sector for Metro Climate Stats.
- Vehicle emissions are not comparable between the two programs due to methodological differences in how trips are allocated to communities and how emissions factors are calculated.
- Waste emissions are not comparable between the two programs due to methodological differences in how emissions are allocated to a specific inventory year (since landfilled waste generates emissions over time as materials decay), how waste-to-energy emissions are accounted for, and how waste is allocated to communities.

These differences do not result in one program being more accurate than the other, but rather represent slightly different approaches to community-scale GHG inventories. Metro Climate Stats is more closely aligned with the Global Protocol for Community-Scale Greenhouse Gas Inventories (GPC), which is intended to help cities around the world develop comprehensive and robust GHG inventories that can be aggregated at subnational and national levels.<sup>ii</sup> In contrast, RII uses ICLEI's U.S. Community Protocol for Accounting and Reporting of Greenhouse Gas Emissions, which is specific to the needs and data availability of U.S. local governments and prioritizes inventory relevance for local decision making.<sup>iii</sup>

Each of these approaches provides valuable insights into community emissions. But due to their differences, it is important to be consistent when making comparisons between different communities or inventory years. For example, it would not be appropriate to use one program to establish reduction goals from a baseline year and then use the other program to track progress toward these goals. Similarly, a community included in just one of the programs should not compare its emissions to communities tracked in the other program.

The following sections provide more detail on the similarities and differences between RII and Metro Climate Stats for each sector.

#### Energy

In general, Metro Climate Stats and RII use consistent data sources and methodologies for determining community-wide energy use and emissions. The primary differences between the two programs include:

- The sectors included residential for MCS vs. residential and commercial/industrial for RII.
- The use of utility-specific emissions factors vs. regional averages MCS uses utility-specific factors for Xcel Energy; RII uses them for Xcel Energy, Minnesota Power, and Great River Energy.
- The methodology and/or data sources for estimating residential other fuel use, though this has a minor impact on community totals.

#### Travel

Both Metro Climate Stats and RII use ICLEI's U.S. Community Protocol for estimating emissions from vehicle travel. However, Metro Climate Stats uses the Recommended (origin-destination) method, while RII uses the Alternative (inboundary) method.

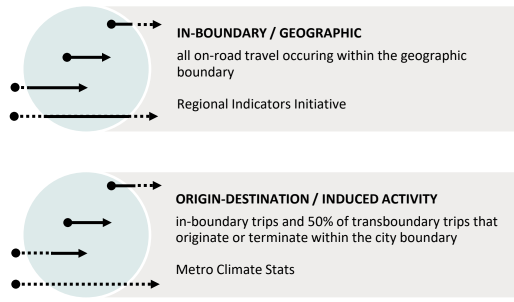
 Metro Climate Stats uses data from location-based services to estimate vehicle miles traveled (VMT) from trips starting or ending in each community. This accounts for the travel of people living in, working in, or

visiting the community – regardless of which communities these trips pass through.

• RII uses VMT estimates reported by the Minnesota Department of Transportation to account for vehicle travel occurring within community boundaries – regardless of where each trip starts or ends.

The method used by RII results in higher emissions than the method used by Metro Climate Stats for communities with a high proportion of pass-through traffic and lower emissions for communities with long commutes for employees and/or residents.





Additionally, RII and Metro Climate Stats use inputs from different sources to estimate emissions from vehicle travel, which requires assumptions related to vehicle type, fuel use, and fuel emissions factors. For 2018, this results in the average emissions factor for RII cities in the metro region to be 434 gCO<sub>2</sub>e per vehicle mile traveled for RII and 399 gCO<sub>2</sub>e per vehicle mile traveled for Metro Climate Stats.

Each of these methodological approaches provides insight into community-wide emissions, with RII's in-boundary method more accurately reflecting the emissions occurring within the community's geographic boundaries and Metro Climate Stats' origin-destination method more accurately reflecting the emissions that can be impacted by community-scale action. However, due to the methodological differences, the travel emissions inventories done through these two programs are not directly comparable or interchangeable.

#### Waste

To calculate waste emissions the Regional Indicators Initiative follows the U.S. Community Protocol while Metro Climate Stats follows the Global Protocol for Communities. This causes two key differences:

- Emissions from landfilled waste occur over many years as the materials break down. Using what is known as the methane commitment method, RII accounts for future emissions from waste landfilled during the inventory year. Metro Climate Stats uses the first order of decay method to account for emissions during the inventory year – which is primarily caused by waste landfilled in previous years.
- 2. RII accounts for waste-to-energy emissions in the waste sector while Metro Climate Stats accounts for it in the energy sector.

In addition, RII estimates city waste data based on countywide rates while Metro Climate Stats calculates community-specific waste data based on waste hauler reports.

Each of these methodological approaches is useful, with RII's method more accurately reflecting the long-term impacts of community actions during the inventory year and Metro Climate Stats' method more accurately reflecting the emissions that occur during the inventory year. However, due to the methodological differences, the waste emissions inventories done through these two programs are not directly comparable or interchangeable.

### MINNESOTA GHG INVENTORY<sup>iv</sup>

In order to track progress toward Minnesota's GHG reduction goals the State of Minnesota calculates annual, statewide GHG emissions and shares the results through an interactive dashboard and biennial reports.<sup>v</sup> This effort is led by the Minnesota Pollution Control Agency (MPCA) with support from the Minnesota Department of Commerce and is referred to here as the MPCA statewide inventory.

While the MPCA statewide inventory does have similarities to RII's inventories in terms of scope, methodology, and data sources, there are also key differences between the two programs that reflect their unique purpose and scale. The MPCA statewide inventory is intended to both "provide timely reports on progress toward goals" and "support analysis and answer policy questions with confidence, credibility, and transparency."<sup>vi</sup> To this end, it includes as many emissions sources as feasible within the limitations of scientific knowledge, protocol development, and data availability.

While RII also enables communities to track progress toward goals and inform the development of policies and programs, it focuses on the five Basic Emissions

Generating Activities defined by the U.S. Community Protocol.<sup>vii</sup> These Activities are prioritized because they are the main contributors to emissions within communities and they can be influenced by community action. However, there are other sources of emissions – both within communities and in other areas of the state – that are not included in the RII inventories.

In addition to the difference in scope, the MPCA and RII inventories use different data sources based on availability at the state scale versus the community scale. In some cases – such as when the MPCA uses top-down data and RII uses bottom-up data – it may be useful to cross-reference these data sources to validate the results and identify potential gaps. In other cases – such as calculating emissions from vehicle travel – it may be possible to more closely align the data used in the future.

Due to the methodological differences, it is not valid to directly compare total emissions – such as claiming that an RII community represents X% of the state's total emissions. However, these types of comparisons may be possible for individual sectors after additional analysis confirms the consistency of the different data sources being used. For example, it may be acceptable to note that an RII community uses X% more residential energy per household than the statewide average. A detailed comparison by category is provided below; in summary:

- Energy emissions use a similar approach between the two inventories, but additional analysis is needed to determine data consistency.
- **Transportation emissions are not comparable** between the two inventories due to major differences in data sources, but have the potential to be more closely aligned in the future.
- Waste emissions are not comparable between the two inventories due to major methodological differences rooted in the guiding protocols.
- Other emissions sources that are accounted for within the MPCA statewide inventory (but not RII) can inform local goals, action, and the ongoing evolution of the RII methodology, but may not be directly translatable to the community scale.

#### Energy

RII uses the same approach to energy emissions as the MPCA statewide inventory – including both stationary fuel combustion within the jurisdiction and emissions from electricity consumed within the jurisdiction – regardless of where the generation occurs. However, there are some key differences between the two inventories:

#### 1. Sector breakdown

While RII reports a combined number for emissions from energy used in the built environment, the MPCA statewide inventory divides these emissions between the electricity generation, industrial, commercial, and residential

sectors.<sup>viii</sup> This distinction reflects the meaningful spheres of influence at the local versus state scale and has the effect of emphasizing the importance of building energy efficiency for RII communities versus emphasizing clean electricity generation – along with other sectors like transportation and agriculture – for the state.

#### 2. Data sources

For electricity, the MPCA statewide inventory calculates direct emissions – also known as Scope 1 – from in-state generation based on fuel use data from electricity generation facilities.<sup>ix</sup> Since most communities do not generate their own electricity, RII collects community-scale electricity use data and calculates indirect emissions – also known as Scope 2 – using 1) emissions factors reported by electric utilities, 2) calculated emissions factors based on each utility's unique mix of energy sources, or 3) regional average emissions factors (when utility-specific data is unavailable). While the approach used by RII should achieve similar results as MPCA's, additional analysis is needed to confirm this.

For fossil gas, the MPCA statewide inventory uses aggregated statewide data reported through the U.S. EIA while RII uses aggregated communityscale data provided by gas utilities. These two approaches should achieve similar results, but additional analysis is needed to confirm this.

Data privacy considerations for both electricity and fossil gas impact the RII dataset but not the MPCA dataset. Due to the risk of revealing the approximate energy use of large users, these users are sometimes excluded from the community-scale data provided by utilities to RII but are not excluded from the statewide data used for the MPCA inventory.<sup>x</sup>

#### 3. Non-utility fuels

The MPCA statewide inventory uses a top-down approach for non-utility fuels (such as fuel oil and propane), using statewide total fuel sales reported to the U.S. EIA by companies that sell these fuels. RII uses a bottom-up approach, estimating residential fuel use based on the percentage of households in each community using these fuels, and including facility-level commercial/industrial fuel use reported to the MPCA by permitted facilities.

Statewide, MPCA reports that over 20% of residential stationary combustion emissions are from non-utility fuels, while this number is about 4% for RII cities. This difference may be partially due to the methodological differences, but also likely reflects that RII cities – which are typically more densely developed areas – are more likely to be connected to fossil gas than other areas of the state.

There is a larger discrepancy for commercial/industrial non-utility fuel use, which comprises 50% of stationary combustion emissions statewide (per the MPCA statewide inventory), but less than 1% for RII cities. This is likely due to a combination of large fuel oil users being located outside of RII cities as well as the bottom-up approach missing data from organizations not covered by the permitted facilities dataset.

The approaches used by RII and the MPCA to calculate electricity and fossil gas emissions are likely similar enough to enable cross-references between the datasets. For example, analyzing the electricity emissions factors from each inventory could help validate the data and improve each methodology. Similarly, RII communities may be able to compare their average household energy use data to a statewide average from the MPCA. However, additional data validation is needed before cross-referencing data for non-utility fuels or making claims such as "Community A represents X% of the state's total energy emissions."

#### Travel

RII uses the same in-boundary/geographic approach to vehicle transportation emissions as the MPCA statewide inventory – accounting for emissions that occur on roads within the jurisdiction regardless of where trips start and end or where fuel is purchased. It also uses the same data source for vehicle miles traveled. However, there are several differences between the two inventories:

#### 1. Vehicle emissions factors

RII and MPCA use different approaches and data sources to estimate emissions from on-road vehicle travel, which requires assumptions related to vehicle type, fuel use, and fuel emissions factors. While RII uses a combination of statewide and national averages for these inputs, MPCA uses the U.S. EPA's MOVES model, which accounts for Minnesota-specific vehicle characteristics, vehicle speeds, operating parameters, fuel parameters, and weather. In 2020, the on-road, tailpipe emissions per vehicle mile traveled calculated from RII data was 13% lower than the emissions per mile calculated from the MPCA data – which likely reflects both the differing data sources and the additional heavy truck transportation that occurs outside of RII city boundaries.

#### 2. Non-road transportation emissions

While RII's travel emissions are limited to the tailpipe emissions from onroad vehicles (per the U.S. Community Protocol), MPCA's transportation

emissions also includes aviation (based on jet fuel loaded onto aircraft at Minnesota airports), fossil gas transmission leaks, mobile air conditioning, off-highway vehicles and equipment, railroad, and marine emissions. These sources accounted for 24% of the state's overall transportation emissions in 2020. Much – but not all – of these emissions occur outside of city boundaries.

While RII's and MPCA's approaches to calculating transportation emissions each meet the needs of the communities served, the results are not directly comparable between the two inventories.

#### Waste

In accordance with the guiding protocols, there are key differences in how waste emissions are calculated for RII versus the MPCA statewide inventory:

#### 1. Waste scope

RII only accounts for emissions from mixed municipal solid waste (MMSW) management while the MPCA accounts for emissions from MMSW landfills, industrial landfills, landfill flares, MMSW and yard waste composting, rural open burning, waste incineration, and wastewater treatment. Statewide, MMSW landfills represented about 75% of total waste emissions in 2020.

The MPCA statewide inventory also accounts for biogenic carbon stored permanently within demolition and construction landfills, which represents significant carbon removals.

#### 2. Geographic scope

RII accounts for all municipal solid waste generated within the community (Scope 3) – regardless of where it is managed – while the MPCA statewide inventory accounts for all municipal solid waste managed within the state (Scope 1) regardless of its origin and does not account for Minnesota waste treated outside the state.

#### 3. Landfilled waste emissions

Emissions from landfilled waste occur over many years as the materials break down. Using what is known as the methane commitment method, RII accounts for future emissions from waste landfilled during the inventory year. The MPCA statewide inventory uses the first order of decay method to account for emissions during the inventory year – which is primarily caused by waste landfilled in previous years.

### 4. Waste-to-energy approach

RII accounts for waste-to-energy emissions in the waste sector while the MPCA accounts for it in the energy sector.

Due to these major methodological differences, the results of RII's waste inventories are not directly comparable to the MPCA statewide estimates.

#### Other emissions sources

The MPCA statewide inventory includes additional GHG emissions sources that are not included in the RII inventories. In addition to the non-road transportation and waste sources described above, MPCA's inventory includes:

- emissions and removals from agriculture, forestry, and land use
- process emissions from industrial, commercial, and residential sectors (e.g., refrigerant leakage from air conditioning, chemical reactions from manufacturing processes, etc.)
- carbon dioxide stored in wood used to build new homes

As shown in Figure C-2, the emissions from sources not included in the RII inventories make up 38% of the state's total gross emissions, and the removals from sources not included in the RII inventories represent 13% of the state's total gross emissions. While the major sources of emission and removals – agriculture and forestry – occur primarily outside of city boundaries, some cities likely do include significant sources of emissions and/or removals that are not required to be tracked by the U.S. Community Protocol. In particular, the carbon sequestered in urban trees can be significant for some communities, and many are interested in quantifying these benefits.

Figure C-2. Minnesota statewide emissions in 2020 - as reported in the MPCA statewide inventory - broken down between the sources included in RII and those excluded from RII.



<sup>i</sup> Metropolitan Council, Greenhouse Gas Inventory, https://metrotransitmn.shinyapps.io/ghg\_tool/

<sup>ii</sup> World Resources Institute, C40 Cities Climate Leadership Group, ICLEI, Global Protocol for Community-Scale Greenhouse Gas Inventories v1.1, page 20.

<sup>III</sup> ICLEI U.S. Community Protocol for Accounting and Reporting of Greenhouse Gas Emissions v1.2 (July 2019), pg 22.

<sup>1v</sup> This comparison was conducted by Becky Alexander of LHB (the primary researcher for the Regional Indicators Initiative) during June 2023 using publicly available information about the MPCA Statewide Greenhouse Gas Inventory as well as a draft version of the "Technical support document to the MPCA Statewide Greenhouse Gas Inventory" and feedback from Anne Claflin of the MPCA.

<sup>v</sup> MPCA, "Climate change trends and data," https://www.pca.state.mn.us/air-water-land-climate/climate-change-trends-and-data

vi MPCA, "Technical support document to the MPCA Statewide Greenhouse Gas Inventory," June 2023 DRAFT.

<sup>vii</sup> The five Basic Emissions Generating Activities defined by the U.S. Community Protocol include: use of electricity by the community, use of fuel in residential and commercial stationary combustion equipment, on-road passenger and freight motor vehicle travel, use of energy in potable water and wastewater treatment and distribution, generation of solid waste by the community

viii Each program also provides additional breakdowns within these categories. For example, RII's energy emissions can be broken down by sector (residential vs. commercial/industrial) and fuel type (electricity vs. heating fuels). MPCA emissions are reported by greenhouse gas (e.g., CO2, CH4, N2O), activity (agriculture, commercial process, energy, forestry, industrial process, land use, residential process, waste), and source (e.g., coal, natural gas, etc.).

<sup>Ix</sup> For electricity imports, the MPCA statewide inventory uses the average emissions factor from eight neighboring states (and one Canadian province).

<sup>x</sup> See Appendix E – Energy Data Privacy Impacts within the Regional Indicators Initiative Methodology document for more information about how data privacy impacts the RII dataset.

# **APPENDIX D – ENERGY UTILITIES BY CITY**

The following tables show which energy utilities serve each RII city, along with an estimated percentage of the community's energy they provide and whether data from each secondary utility is included in RII's accounting. In general, only utilities that provide 5% or more of the community's total energy are included. Most of the percentages were calculated based on actual data provided for one or more years between 2007 and 2020. These may change over time – for example, as a municipal utility extends service to customers previously served by an energy cooperative. To ensure consistency over time, utilities included for one study year are included for all study years. For utilities listed as providing "<5%", complete utility data was not obtained; these are assumed to be *de minimis* based on the amount of land area or building footprint area within their service territory.

| City             | Utility 1                   | %    | Utility 2                    | %   | inc? | Utility 3                      | %  | inc? |
|------------------|-----------------------------|------|------------------------------|-----|------|--------------------------------|----|------|
| Andover          | Connexus Energy             | 100% |                              |     |      |                                |    |      |
| Apple Valley     | Dakota Electric Association | 98%  | Xcel Energy                  | 2%  | Ν    |                                |    |      |
| Arlington        | Arlington                   | 100% | Minnesota Valley Elec. Coop. | 0%  | Ν    |                                |    |      |
| Austin           | Austin                      | 100% |                              |     |      |                                |    |      |
| Belle Plaine     | Xcel Energy                 | 91%  | Minnesota Valley Elec. Coop. | 9%  | Y    |                                |    |      |
| Bemidji          | Otter Tail Power            | >95% | Beltrami Electric Coop. Inc. | <5% | Ν    |                                |    |      |
| Big Lake         | Connexus Energy             | 74%  | Xcel Energy                  | 26% | Y    |                                |    |      |
| Blaine           | Connexus Energy             | 78%  | Xcel Energy                  | 22% | Y    |                                |    |      |
| Bloomington      | Xcel Energy                 | 100% |                              |     |      |                                |    |      |
| Brainerd         | Minnesota Power - Allete    | 52%  | Brainerd                     | 48% | Y    |                                |    |      |
| Brooklyn Center  | Xcel Energy                 | 100% |                              |     |      |                                |    |      |
| Brooklyn Park    | Xcel Energy                 | 100% |                              |     |      |                                |    |      |
| Burnsville       | Dakota Electric Association | 69%  | Xcel Energy                  | 27% | Y    | Minnesota Valley Elec. Coop. 1 | 4% | Y    |
| Columbia Heights | Xcel Energy                 | 100% |                              |     |      |                                |    |      |
| Coon Rapids      | Connexus Energy             | 60%  | Xcel Energy                  | 39% | Y    | Anoka Municipal                | 1% | N    |
| Crystal          | Xcel Energy                 | 100% |                              |     |      |                                |    |      |
| Duluth           | Minnesota Power - Allete    | 100% |                              |     |      |                                |    |      |
| Eagan            | Dakota Electric Association | 59%  | Xcel Energy                  | 41% | Y    |                                |    |      |
| Eden Prairie     | Xcel Energy                 | 96%  | Minnesota Valley Elec. Coop. | 4%  | Ν    |                                |    |      |
| Edina            | Xcel Energy                 | 100% |                              |     |      |                                |    |      |

#### Table D-1. Electric utilities by city

| Elk River             | Elk River               | 91%  | Connexus Energy              | 9%  | Y |                            |     |   |
|-----------------------|-------------------------|------|------------------------------|-----|---|----------------------------|-----|---|
| Falcon Heights        | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Fridley               | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Golden Valley         | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Grand Marais          | Grand Marais            | 100% |                              |     |   |                            |     |   |
| Hastings              | Xcel Energy             | 84%  | Dakota Electric Association  | 16% | Y |                            |     |   |
| Hopkins               | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Hutchinson            | Hutchinson              | 100% |                              |     |   |                            |     |   |
| Inver Grove Heights   | Xcel Energy             | 89%  | Dakota Electric Association  | 11% | Y |                            |     |   |
| Isanti                | Connexus Energy         | 98%  | East Central Energy          | 2%  | Ν |                            |     |   |
| Jordan                | Xcel Energy             | 74%  | Minnesota Valley Elec. Coop. | 26% | Y |                            |     |   |
| Kasson                | Kasson                  | >95% | Xcel Energy                  | <5% | Ν | Peoples Energy Cooperative | <5% | Ν |
| Lake Elmo             | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Lauderdale            | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Lexington             | Xcel Energy             | 71%  | Connexus Energy              | 29% | Y |                            |     |   |
| Mahtomedi             | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Maplewood             | Xcel Energy             | 99%  | North St. Paul               | 1%  | Ν |                            |     |   |
| Marine on Saint Croix | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Minneapolis           | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Minnetonka            | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Moorhead              | Moorhead Public Service | 100% |                              |     |   |                            |     |   |
| Morris                | Otter Tail Power        | 100% |                              |     |   |                            |     |   |
| New Brighton          | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| New Germany           | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Newport               | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Nisswa                | Crow Wing Power         | 86%  | Minnesota Power - Allete     | 14% | Y |                            |     |   |
| North Saint Paul      | North St. Paul          | 100% |                              |     |   |                            |     |   |
| Northfield            | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Oak Park Heights      | Xcel Energy             | 100% |                              |     |   |                            |     |   |
| Oakdale               | Xcel Energy             | 96%  | North St. Paul               | 4%  | Ν |                            |     |   |
| Orono                 | Xcel Energy             | >95% | Wright-Hennepin Elec. Coop.  | <5% | Ν |                            |     |   |

| Red Wing              | Xcel Energy              | 98%  | Dakota Electric Association  | 2%  | Ν |
|-----------------------|--------------------------|------|------------------------------|-----|---|
| Richfield             | Xcel Energy              | 100% |                              |     |   |
| Robbinsdale           | Xcel Energy              | 100% |                              |     |   |
| Rochester             | Rochester                | 100% | Peoples Energy Cooperative   | 0%  | Ν |
| Rosemount             | Xcel Energy              | 78%  | Dakota Electric Association  | 22% | Y |
| Roseville             | Xcel Energy              | 100% |                              |     |   |
| Royalton              | Minnesota Power - Allete | >95% | East Central Energy          | <5% | Ν |
| Saint Anthony Village | Xcel Energy              | 100% |                              |     |   |
| Saint Louis Park      | Xcel Energy              | 100% |                              |     |   |
| Saint Paul            | Xcel Energy              | 100% |                              |     |   |
| Saint Paul Park       | Xcel Energy              | 100% |                              |     |   |
| Shoreview             | Xcel Energy              | 100% |                              |     |   |
| South Saint Paul      | Xcel Energy              | 100% |                              |     |   |
| Stillwater            | Xcel Energy              | 100% |                              |     |   |
| Sunfish Lake          | Xcel Energy              | 100% |                              |     |   |
| Victoria              | Xcel Energy              | 51%  | Minnesota Valley Elec. Coop. | 49% | Y |
| Warren                | Warren                   | >95% | PKM Elec. Coop.              | <5% | Ν |
| Wayzata               | Xcel Energy              | 100% |                              |     |   |
| White Bear Lake       | Xcel Energy              | 96%  | Connexus Energy              | 4%  | N |
| Willmar               | Willmar                  | 100% |                              |     |   |
|                       |                          |      | Tri-County Elec.             |     |   |
| Winona                | Xcel Energy              | >95% | Coop./MiEnergy               | <5% | Ν |
| Woodbury              | Xcel Energy              | 100% |                              |     |   |
|                       |                          |      |                              |     |   |

<sup>1</sup> Minnesota Valley Electric Cooperative data is included in Burnsville's inventory - despite being below the 5% de minimis threshold - in order to be consistent with annual metrics tracked by the City.

### Table D-2. Fossil gas utilities by city

| City             | Utility 1                  | %    | Utility 2                  | %   | inc? | Utility 3          | %  | inc? |
|------------------|----------------------------|------|----------------------------|-----|------|--------------------|----|------|
| Andover          | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Apple Valley     | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Arlington        | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Austin           | Austin                     | 100% |                            |     |      |                    |    |      |
| Belle Plaine     | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Bemidji          | Minnesota Energy Resources | 100% |                            |     |      |                    |    |      |
| Big Lake         | CenterPoint Energy         | 85%  | Xcel Energy                | 15% | Y    |                    |    |      |
| Blaine           | CenterPoint Energy         | 92%  | Xcel Energy                | 8%  | Y    |                    |    |      |
| Bloomington      | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Brainerd         | CenterPoint Energy         | 98%  | Xcel Energy                | 2%  | Ν    |                    |    |      |
| Brooklyn Center  | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Brooklyn Park    | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Burnsville       | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Columbia Heights | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Coon Rapids      | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Crystal          | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Duluth           | ComfortSystems             | 100% | Minnesota Energy Resources | 0%  | Ν    |                    |    |      |
| Eagan            | Minnesota Energy Resources | 98%  | Xcel Energy                | 2%  | Ν    | CenterPoint Energy | 0% | Ν    |
| Eden Prairie     | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Edina            | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Elk River        | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Falcon Heights   | Xcel Energy                | 100% |                            |     |      |                    |    |      |
| Fridley          | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Golden Valley    | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Grand Marais     | n/a                        | n/a  |                            |     |      |                    |    |      |
| Hastings         | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Hopkins          | CenterPoint Energy         | 100% |                            |     |      |                    |    |      |
| Hutchinson       | Hutchinson                 | 100% |                            |     |      |                    |    |      |

| Inver Grove Heights   | Xcel Energy                | 100% |                    |    |   |                    |    |   |
|-----------------------|----------------------------|------|--------------------|----|---|--------------------|----|---|
| Isanti                | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Jordan                | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Kasson                | Minnesota Energy Resources | 100% |                    |    |   |                    |    |   |
| Lake Elmo             | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Lauderdale            | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Lexington             | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Mahtomedi             | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Maplewood             | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Marine on Saint Croix | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Minneapolis           | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Minnetonka            | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Moorhead              | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Morris                | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| New Brighton          | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| New Germany           | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Newport               | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Nisswa                | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| North Saint Paul      | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Northfield            | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Oak Park Heights      | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Oakdale               | Xcel Energy                | 98%  | CenterPoint Energy | 2% | Ν |                    |    |   |
| Orono                 | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Red Wing              | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Richfield             | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Robbinsdale           | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Rochester             | Minnesota Energy Resources | 100% |                    |    |   |                    |    |   |
| Rosemount             | Minnesota Energy Resources | 94%  | Xcel Energy        | 5% | Y | CenterPoint Energy | 0% | Ν |
| Roseville             | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Royalton              | Xcel Energy                | 100% |                    |    |   |                    |    |   |
| Saint Anthony Village | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
| Saint Louis Park      | CenterPoint Energy         | 100% |                    |    |   |                    |    |   |
|                       | ••                         |      |                    |    |   |                    |    |   |

| Saint Paul       | Xcel Energy        | 100% |                    |    |   |
|------------------|--------------------|------|--------------------|----|---|
| Saint Paul Park  | Xcel Energy        | 100% |                    |    |   |
| Shoreview        | Xcel Energy        | 100% |                    |    |   |
| South Saint Paul | Xcel Energy        | 100% |                    |    |   |
| Stillwater       | Xcel Energy        | 100% |                    |    |   |
| Sunfish Lake     | Xcel Energy        | 100% |                    |    |   |
| Victoria         | CenterPoint Energy | 100% |                    |    |   |
| Warren           | Warren             | 100% |                    |    |   |
| Wayzata          | CenterPoint Energy | 100% |                    |    |   |
| White Bear Lake  | Xcel Energy        | 100% |                    |    |   |
| Willmar          | CenterPoint Energy | 100% |                    |    |   |
| Winona           | Xcel Energy        | 100% |                    |    |   |
| Woodbury         | Xcel Energy        | 98%  | CenterPoint Energy | 2% | Ν |
|                  |                    |      |                    |    |   |

### **APPENDIX E – ENERGY DATA PRIVACY IMPACTS**

Regulated utilities in Minnesota are required to protect the anonymity of customer energy use data.<sup>vi</sup> In 2023, Minnesota's Public Utilities Commission (PUC) implemented a standard for protecting customer privacy for aggregated, community-scale datasets.<sup>vii</sup> This standard begins with a privacy screen – known as 4/50 – to check whether there are any customer groups with fewer than 4 customers or any individual customers that comprise more than 50% of their group's total aggregated energy use. For data requests that fail this privacy screen, utilities are directed to use an approved order of operations to include customer data that is publicly reported elsewhere, procure permission to include the customer(s) that triggered the privacy screen failure. Utilities do have the discretion to modify their approach or deny requests deemed to be a risk to customer privacy or security.

Prior to this Order, each utility used a unique approach to ensure customer privacy when reporting aggregated community-wide data. The known data privacy protocols for community-scale data prior to the 2023 PUC Order are listed in Table E-1.

Table E-2 shows for which years energy data is known to have been excluded for one or more commercial/industrial customers, and the number of customers excluded (if known). Data collected before the 2023 PUC Order (through 2020 for most cities) aligns with the protocols shown in Table E-1, while data collected after the Order uses the new, standardized approach. Residential energy data is typically only excluded for utilities serving very few customers within a city. These exclusions are considered to be *de minimis* and are not shown here.

Since data privacy for smaller utilities is not regulated in this way, their data is assumed to include all customers unless otherwise stated during the data request process.

# Table E-1. Community-scale energy use data privacy protocols prior to the 2023 PUC Order

| Utility                                     | Privacy Protocol |
|---|------------------|
| CenterPoint Energy <sup>i</sup>             | Case-by-case     |
| Minnesota Energy<br>Resources <sup>ii</sup> | Case-by-case     |
| Minnesota Power <sup>iii</sup>              | 4/50             |
| Otter Tail Power <sup>iv</sup>              | 15/15            |
| Xcel Energy <sup>v</sup>                    | 15/15            |

<sup>II</sup> Minnesota Energy Resources Corporation 2021 Annual Report on Aggregation and Data Release Policies, Docket Nos. E, G-999/M-19-505 and E, G-999/CI-12-1344, "Minnesota Energy Resources Corporation Compliance Filing – MERC CEUD Filing 2021" (March 1, 2022)

In the Matter of a Commission Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket No. E,G999/CI-12-1344, and In the Matter of a Petition by Citizens Utility Board of Minnesota to Adopt Open Data Access Standards, Docket No. E,G-999/M-19-505, "Minnesota Power Compliance Filing – Data Access Standards Report" (February, 25 2022)

<sup>™</sup> In the Matter of a Petition by Citizens Utility Board of Minnesota to Adopt Open Data Access Standards, Docket No. E,G-999/M-19-505 and In the Matter of a Commissions Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket no. E,G-999/CI-12-1344. "Otter Tail Power Company Compliance Filing – Annual Report" (February 28, 2022)

<sup>v</sup> Compliance Filing – Annual Report, Docket Nos. E,G-999/CI-12-1344 and E,G999/M-19-505, "Xcel Energy Compliance Filing – Annual Report" (March 1, 2022)

<sup>vi</sup> In the Matter of Commission Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket No. E,G999/CI-12-1344, "PUC Order Governing Disclosure of Customer Energy Use Data to Third Parties, Requiring Filing of Privacy Policies and Cost Data, and Soliciting Comment" (January 19, 2017)

v<sup>ii</sup> In the Matter of a Petition by Citizens Utility Board of Minnesota to Adopt Open Data Access Standards, Docket No. E,G-999/M-19-505 and In the Matter of a Commissions Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket no. E,G-999/CI-12-1344. "PUC Order Refining Open Data Access Standards" (March 13, 2023).

<sup>&</sup>lt;sup>1</sup> In the Matter of Commission Inquiry into Privacy Policies of Rate-Regulated Energy Utilities, Docket No. E,G999/CI-12-1344, "CenterPoint Energy Aggregation and Data Release Policies" (February 17, 2017)

Table E-2. Commercial/industrial customers with energy data excluded from RII totals

n/a, data not reported
 data estimated based on surrounding years
 no known exclusions
 exclusions likely, but unverified
 customers excluded, including number if known

| City                  | Energy Type | 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|-----------------------|-------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Andover               | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Apple Valley          | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Arlington             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Austin                | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Belle Plaine          | Electricity |      |      |      |      |      |      |      |      |      | 1    |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Bemidji               | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Big Lake              | Electricity |      |      |      |      |      |      |      |      | 1    | 1    |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 22   | 23   |      |      |      |      |      |
| Blaine                | Electricity |      |      |      |      |      |      |      |      |      | 1    |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Bloomington           | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Brainerd <sup>1</sup> | Electricity |      |      |      |      |      |      |      |      | ?    | ?    | ?    |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Brooklyn Center       | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Brooklyn Park         | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Burnsville            | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    |      |      |      |
| Columbia Heights      | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |

| City                | Energy Type | 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|---------------------|-------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Coon Rapids         | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Crystal             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Duluth              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Eagan <sup>2</sup>  | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      | 4    | 3    | 4    | 3    |      |      |      |
| Eden Prairie        | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Edina               | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Elk River           | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         | 1    | 1    |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Falcon Heights      | Electricity |      | -    |      |      |      |      |      |      | 5    | 5    | 5    | 5    | 4    | 4    |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    |      |
| Fridley             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Golden Valley       | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Grand Marais        | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Hastings            | Electricity |      |      |      |      |      |      |      |      | 1    | 1    |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Hopkins             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Hutchinson          | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Inver Grove Heights | Electricity |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    | 1    |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Isanti              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Jordan              | Electricity |      |      |      | Î    |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Kasson              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |

| City                  | Energy Type | 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|-----------------------|-------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Lake Elmo             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Lauderdale            | Electricity |      |      |      |      |      |      |      |      | 3    | 3    | 3    |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Lexington             | Electricity |      |      |      |      |      |      |      |      |      | 1    |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Mahtomedi             | Electricity |      |      |      |      |      |      |      |      | 2    | 3    | 2    | 2    | 3    | 3    | 3    |
|                       | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 2    | 2    | 2    | 2    | 2    |
| Maplewood             | Electricity |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    | 1    |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    | 1    |      |
| Marine on Saint Croix | Electricity |      |      |      |      |      |      |      |      | 3    | 3    | 3    |      | ·    |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 7    | 6    | 4    |      |      |      |      |
| Minneapolis           | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Minnetonka            | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Moorhead              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Morris                | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| New Brighton          | Electricity |      |      |      | Ī    |      |      |      |      |      |      |      |      |      |      |      |
| -                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| New Germany           | Electricity |      |      |      |      |      |      |      |      |      | 4    | 3    |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Newport               | Electricity |      |      |      | ĺ    |      |      |      |      |      |      |      |      | ĺ    |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Nisswa                | Electricity |      |      |      | ĺ    |      |      |      |      |      |      |      |      | ?    | ?    |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      | 1    | 1    |      |
| North Saint Paul      | Electricity |      |      |      | ĺ    |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 1    | 1    |      |      |      |      |      |
| Northfield            | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Oak Park Heights      | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| -                     | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Oakdale               | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | ,<br>Gas    |      |      |      |      |      |      |      |      | 1    | 1    | 1    |      | 1    | 1    |      |

| City                  | Energy Type | 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|-----------------------|-------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Orono                 | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Red Wing              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 2    | 2    | 2    | 1    | 2    | 1    |      |
| Richfield             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Robbinsdale           | Electricity |      |      |      |      |      |      |      |      | 2    | 2    | 2    |      |      |      | -    |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Rochester             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      | -    |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Rosemount             | Electricity | 1    | 1    | 1    | 1    | 1    | 1    | 1    |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Roseville             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Royalton <sup>3</sup> | Electricity |      |      |      |      |      |      |      |      | ?    | ?    | ?    |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 1    |      |      |      |      |
| Saint Anthony Village | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    | 1    |      |      |      |
| Saint Louis Park      | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Saint Paul            | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    | 1    |      |
| Saint Paul Park       | Electricity |      |      |      |      |      |      |      |      |      |      | 2    |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      | 2    |      |      |      |      |
| Shoreview             | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| South Saint Paul      | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    |      |
| Stillwater            | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Sunfish Lake          | Electricity |      |      |      |      |      |      |      |      |      |      | 15   |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      | 4    |      |      |      |      |
| Victoria              | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| Warren                | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                       | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |

| City            | Energy Type | 2007 | 2008 | 2009 | 2010 | 2011 | 2012 | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 | 2019 | 2020 | 2021 |
|-----------------|-------------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|
| Wayzata         | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| West Saint Paul | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
| White Bear Lake | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    | 1    |      |
| Willmar         | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      | 1    | 1    | 1    | 1    | 1    |      | 2    | 2    |      |      |      |      |      |
| Winona          | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      |      |      |      |      |      |      | 1    | 1    | 1    | 1    | 1    |      |      |
| Woodbury        | Electricity |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |
|                 | Gas         |      |      |      |      |      |      |      |      |      |      |      |      |      |      |      |

1 Brainerd: Electricity data is assumed to be complete for Brainerd Public Utilities, but may exclude customers from Minnesota Power, which noted in a email providing data for seven cities that "a total of 22 billed services were removed from the results."

2 Eagan: 2015 gas data was provided for Xcel Energy (with 4 excluded customers) and estimated for Minnesota Energy Resources Corp.

3 Royalton: Electricity data may exclude customers from Minnesota Power, which noted in a email providing data for seven cities that "a total of 22 billed services were removed from the results."

## **APPENDIX F – ESTIMATED ENERGY USE**

In certain circumstances, RII uses energy use estimates when data has not been provided by the utility. Estimates are used in when energy data is missing from:

- a utility that has provided city-specific data for at least one other year
- one or more utilities that are estimated to comprise less than 25% of the city's total energy use (for cities served by multiple utilities)

While a utility comprising less than 25% of the city's total energy use is eligible to be estimated for any year that the data is unavailable, estimating data for the primary utility serving a community typically only occurs when there is a gap in the data, with energy usage provided both before and after the missing year. For example, 2014 data is estimated when 2007-2013 and 2015-2020 data is available, but not when only 2007-2013 data is available.

### Method 1 – For utilities that have provided at least one year of data for the city<sup>i</sup>

- For residential electricity: assume residential electricity per household is linear over time.<sup>ii</sup>
- For commercial/industrial electricity: assume commercial/industrial electricity per job is linear over time.<sup>iii</sup>
- For residential fossil gas: determine which has a stronger linear correlation based on the available years of data: residential fossil gas per heating degree day (HDD) or residential fossil gas per household by HDD.<sup>iv</sup> Use the resulting linear equation in combination with city- and year-specific household and HDD data to estimate the missing year of fossil gas.
- For commercial/industrial fossil gas: determine which has a stronger linear correlation based on the available years of data: commercial/industrial fossil gas per HDD or commercial/industrial fossil gas per HDD over time.<sup>v</sup> Use the resulting linear equation in combination with city- and year-specific HDD data to estimate the missing year of fossil gas.

### Method 2 – When year-specific data is available from other utilities

When cities served by multiple utilities are missing data for one or more utilities that are estimated to comprise less than 25% of the total, energy data is estimated based on the assumption that each utility's percentage of the community's total residential and commercial energy use matches their percentage of total residential and commercial building areas, respectively.<sup>vi</sup>

| City           | Estimated Data                | Method  |
|----------------|-------------------------------|---|
| Bloomington    | 2014<br>Electricity<br>Xcel   | Residential – assumes linear electricity use per household from 2013 to 2015  |
|                |                               | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
| Burnsville     | 2014<br>Electricity<br>Xcel   | Residential – assumes linear electricity use per household from 2013 to 2015  |
|                | ACEI                          | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
| Eagan          | 2014<br>Electricity<br>Xcel   | Residential – assumes linear electricity use per household from 2013 to 2015  |
|                |                               | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
|                | 2014-2015<br>Gas              | Residential – based on relationship between gas use and HDD from 2007-2020  |
|                | Minnesota Energy<br>Resources | Commercial/Industrial – based on relationship betwee<br>gas use and HDD from 2011-2020 <sup>vii</sup>   |
| Eden Prairie   | 2014<br>Electricity           | Residential – assumes linear electricity use per<br>household from 2013 to 2015   |
|                | Xcel                          | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
| Edina          | 2014<br>Electricity<br>Xcel   | Residential – assumes linear electricity use per household from 2013 to 2015  |
|                |                               | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
| Elk River      | 2014-2015<br>Electricity      | Residential – assumes the city's total residential electricity use per household is linear from 2013-2016.  |
|                | Connexus                      | Commercial/Industrial – assumes Connexus'<br>commercial/industrial electricity per job stayed<br>constant from 2013 to 2014 and then dropped in 2015<br>(corresponding to Elk River Municipal Utilities' 2015<br>increase). <sup>viii</sup> |
| Falcon Heights | 2014<br>Electricity<br>Xcel   | Residential – assumes linear electricity use per household from 2013 to 2015  |
|                |                               | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.   |
|                | 2014<br>Gas<br>Xcel           | Residential – assumes linear trendline for residential fossil gas per heating degree day from 2007-2020.  |
|                |                               | Commercial/Industrial – assumes linear trendline for<br>commercial/industrial fossil gas per heating degree day<br>over time from 2007-2020.  |

#### Table F-1. RII Estimated Energy Use Data

| City                     | Estimated Data              | Method   |
|--------------------------|-----------------------------|--|
| Hopkins                  | 2014<br>Electricity<br>Xcel | Residential – assumes linear electricity use per household from 2013 to 2015   |
|                          |                             | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
| Maplewood                | 2014<br>Electricity         | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                          | Xcel                        | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
|                          | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential<br>fossil gas per household by heating degree day from<br>2007-2020.            |
|                          |                             | Commercial/Industrial – assumes linear trendline for<br>commercial/industrial fossil gas per heating degree day<br>from 2007-2020.     |
| Minnetonka               | 2014<br>Electricity         | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                          | Xcel                        | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
| Oakdale                  | 2014<br>Electricity         | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                          | Xcel                        | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
|                          | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential fossil gas per household by heating degree day from 2007-2020.                  |
|                          |                             | Commercial/Industrial – assumes linear trendline for commercial/industrial fossil gas per heating degree day over time from 2007-2020. |
| Richfield                | 2014<br>Electricity<br>Xcel | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                          |                             | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
| Saint Anthony<br>Village | 2014<br>Electricity         | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                          | Xcel                        | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
| Saint Paul               | 2014<br>Electricity         | Residential – assumes linear electricity use per household from 2013 to 2015   |
|                          | Xcel                        | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |

| City            | Estimated Data              | Method   |
|-----------------|-----------------------------|--|
|                 | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential<br>fossil gas per heating degree day from 2007-2020.<br>Commercial/Industrial – assumes linear trendline for<br>commercial/industrial fossil gas per heating degree day |
| Shoreview       | 2014<br>Electricity<br>Xcel | from 2007-2020.<br>Residential – assumes linear electricity use per<br>household from 2013 to 2015   |
|                 |                             | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
|                 | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential<br>fossil gas per household by heating degree day from<br>2007-2020.  |
|                 |                             | Commercial/Industrial – assumes linear trendline for commercial/industrial fossil gas per heating degree day from 2007-2020.   |
| White Bear Lake | 2014<br>Electricity<br>Xcel | Residential – assumes linear electricity use per household from 2013 to 2015   |
|                 |                             | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
|                 | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential fossil gas per heating degree day from 2007-2020.   |
|                 |                             | Commercial/Industrial – assumes linear trendline for commercial/industrial fossil gas per heating degree day from 2007-2020.   |
| Woodbury        | 2014<br>Electricity<br>Xcel | Residential – assumes linear electricity use per<br>household from 2013 to 2015  |
|                 |                             | Commercial/Industrial – assumes linear electricity per job from 2013 to 2015.  |
|                 | 2014<br>Gas<br>Xcel         | Residential – assumes linear trendline for residential fossil gas per household by heating degree day from 2007-2020.  |
|                 |                             | Commercial/Industrial – assumes linear trendline for<br>commercial/industrial fossil gas per heating degree da<br>over time from 2007-2020.  |

<sup>&</sup>lt;sup>i</sup> For example, Xcel Energy provided 2007-2013 electricity and fossil gas data for RII cities during the early years of this program. They began publishing Community Energy Reports with city-wide energy use data, with the earliest year of 2015. Since 2014 data was never obtained for most cities, RII uses the described approach to estimate the missing year.

<sup>ii</sup> Testing all years for several sample cities shows that there is a strong correlation between residential electricity per household and time.

<sup>III</sup> Testing all years for several sample cities shows that there is a strong correlation between commercial/industrial electricity per job and time.

<sup>1</sup> Fast-growing cities (like Woodbury) have a strong correlation between residential gas per household and HDD. For many other cities, the stronger correlation is between gas use and HDD, without considering number of households. Between these two methods, each of the eight cities tested achieved an r2 value between 0.79-0.96, with most above 0.90.

<sup>v</sup> Commercial/industrial gas trends are not as strong as residential, but there are correlations between gas use and HDD as well as between gas use per HDD and time (r2 values between 0.63-0.89). There is not a strong correlation with jobs.

<sup>vi</sup> Testing this methodology on 18 cities with one year of complete energy data that are served by multiple utilities found it to be very effective for residential electricity (r2 value of 0.99) and fairly effective for commercial/industrial electricity (r2 value of 0.87). This scenario is less common for fossil gas, and has not been tested or used for fossil gas data.

<sup>vii</sup> Gas per HDD was relatively consistent from 2007-2010, jumped in 2011, and was relatively consistent from 2011-2020. There is not a strong relationship between gas use and number of jobs.

<sup>viii</sup> Connexus' electricity sales in Elk River decreased significantly from 2013 to 2016 for both residential and nonresidential customers, while Elk River Municipal Utilities' increased, likely due to customers shifting from Connexus to Elk River Municipal. Since the Elk River Municipal Utilities residential data is relative consistent from 2007-2015 and then jumps in 2016, it is assumed that Connexus' residential sales are relatively consistent from 2013-2015 before dropping in 2016. Elk River Municipal Utilities' commercial/industrial electricity sales jumps from 2014 to 2015, and more significantly in 2016, suggesting the shift from Connexus happened over these two years.

### **APPENDIX G – AVOIDING DOUBLE COUNTING**

Several communities host major facilities such as power plants and waste processing facilities. The GHG emissions of these types of facilities are already accounted for through the activities of residents and organizations within the community and/or surrounding region. To avoid double counting the impacts of these facilities, their energy consumption is not included in the community-wide total. This is described in the U.S. Community Protocol, which differentiates between Sources (e.g., power plants) and Activities (e.g., on-site electricity use).

#### **Power Plants**

Because the GHG emissions associated with electricity consumption already account for the energy required to generate that electricity, energy used at power plants is not included in the total energy for the community in which they are located.

| City                  | Owner                            | Power Plant                                 |
|-----------------------|----------------------------------|---|
| Burnsville            | Xcel Energy                      | Black Dog Plant                             |
| Duluth                | Minnesota Power                  | Hibbard Renewable Energy Center             |
| Hutchinson            | Hutchinson Utility<br>Commission | Hutchinson Plant                            |
| nver Grove<br>Heights | Xcel Energy                      | Inver Hills Plant                           |
| Mankato               | Xcel Energy                      | Mankato Energy Center                       |
| Ainneapolis           | Xcel Energy                      | Riverside Generating Station                |
| Red Wing              | Xcel Energy                      | Prairie Island Nuclear Power Plant          |
| Rochester             | Rochester Public Utility         | Cascade Creek and Silver Lake               |
| Saint Paul            | Xcel Energy                      | High Bridge Generating Station <sup>i</sup> |
|                       |                                  |   |

#### Table G-1. Power plants in RII communities

### Waste-to-Energy Facilities

RII's "Waste" category accounts for each community's share of emissions associated with processing municipal solid waste in waste-to-energy facilities. Since this includes emissions from the energy used within these facilities, this energy use is not included in the total energy for the community in which the facility is located.

Table G-2. Waste-to-energy facilities in RII communities

| City        | Waste-to-Energy Facility                |
|-------------|---|
| Mankato     | Wilmarth Generating Station             |
| Minneapolis | Hennepin Energy Recovery Center (HERC)  |
| Red Wing    | Red Wing Solid Waste Campus             |
| Rochester   | Olmsted Waste-to-Energy Facility (OWEF) |

<sup>&</sup>lt;sup>1</sup> Although Xcel Energy's High Bridge Generating Station is located within the City of St. Paul, Xcel staff stated that the citywide fossil gas consumption data the utility provided for the city does not include gas consumption at the High Bridge plant. Therefore, there is no double counting.

## **APPENDIX H – ELECTRICITY EMISSIONS FACTORS**

#### Table H-1. Electric utility GHG emissions factors used in RII (lb/MWh)

| 2007  | 2008   | 2009   | 2010  | 2011  | 2012   | 2013  | 2014   | 2015  | 2016   | 2017  | 2018   | 2019   | 2020   | 2021  |
|-------|--|--|---|---|--|---|--|---|--|---|--|--|--|---|
| 1,244 | 1,228  | 1,114  | 1,043   | 1,080   | 938  | 959   | 972  | 905   | 826  | 831   | 816  | 753  | 605  | 634   |
| 1,235 | 1,219  | 1,105  | 1,034   | 1,072   | 930  | 950   | 961  | 895   | 817  | 822   | 807  | 745  | 598  | 627   |
| .0290 | 0.0289   | 0.0288   | 0.0285  | 0.0281  | 0.0276   | 0.0945  | 0.1614   | 0.1382  | 0.1150   | 0.1265  | 0.1380   | 0.1190   | 0.1040   | 0.1040  |
| .0292 | 0.0285   | 0.0278   | 0.0263  | 0.0253  | 0.0243   | 0.0238  | 0.0233   | 0.0217  | 0.0200   | 0.0200  | 0.0200   | 0.0170   | 0.0150   | 0.0150  |
| 2,195 | 2,186  | 2,102  | 2,008   | 2,069   | 2,130  | 1,980   | 1,831  | 1,651   | 1,506  | 1,371   | 1,462  | 1,400  | 1,116  | 1,233   |
| 2,186 | 2,177  | 2,093  | 1,999   | 2,061   | 2,122  | 1,971   | 1,820  | 1,641   | 1,497  | 1,362   | 1,453  | 1,392  | 1,109  | 1,226   |
| .0290 | 0.0289   | 0.0288   | 0.0285  | 0.0281  | 0.0276   | 0.0945  | 0.1614   | 0.1382  | 0.1150   | 0.1265  | 0.1380   | 0.1190   | 0.1040   | 0.1040  |
| .0292 | 0.0285   | 0.0278   | 0.0263  | 0.0253  | 0.0243   | 0.0238  | 0.0233   | 0.0217  | 0.0200   | 0.0200  | 0.0200   | 0.0170   | 0.0150   | 0.0150  |
| 1,896 | 1,817  | 1,897  | 1,755   | 1,638   | 1,669  | 1,638   | 1,648  | 1,636   | 1,597  | 1,522   | 1,453  | 1,627  | 1,492  | 1,506   |
| 1,883 | 1,804  | 1,884  | 1,743   | 1,627   | 1,658  | 1,627   | 1,636  | 1,623   | 1,585  | 1,510   | 1,441  | 1,616  | 1,482  | 1,495   |
| 0.156 | 0.155  | 0.167  | 0.156   | 0.152   | 0.148  | 0.149   | 0.165  | 0.181   | 0.154  | 0.144   | 0.144  | 0.163  | 0.151  | 0.165   |
| 0.029 | 0.030  | 0.031  | 0.026   | 0.025   | 0.024  | 0.025   | 0.026  | 0.028   | 0.027  | 0.029   | 0.029  | 0.024  | 0.022  | 0.024   |
|       |  |  | 1,961   | 1,914   | 1,835  | 1,867   | 1,753  | 1,532   | 1,587  | 1,552   | 1,687  | 1,574  | 1,368  | 1,239   |
|       |  |  | 1,953   | 1,906   | 1,827  | 1,857   | 1,742  | 1,522   | 1,578  | 1,543   | 1,677  | 1,566  | 1,361  | 1,232   |
|       |  |  | 0.0285  | 0.0281  | 0.0276   | 0.0945  | 0.1614   | 0.1382  | 0.1150   | 0.1265  | 0.1380   | 0.1190   | 0.1040   | 0.1040  |
|       |  |  | 0.0263  | 0.0253  | 0.0243   | 0.0238  | 0.0233   | 0.0217  | 0.0200   | 0.0200  | 0.0200   | 0.0170   | 0.0150   | 0.0150  |
| 1,732 | 1,685  | 1,638  | 1,545   | 1,489   | 1,433  | 1,405   | 1,376  | 1,312   | 1,248  | 1,248   | 1,249  | 1,106  | 987  | 1,003   |
| 1,723 | 1,676  | 1,629  | 1,536   | 1,481   | 1,425  | 1,395   | 1,365  | 1,302   | 1,239  | 1,239   | 1,240  | 1,098  | 980  | 996   |
| .0290 | 0.0289   | 0.0288   | 0.0285  | 0.0281  | 0.0276   | 0.0945  | 0.1614   | 0.1382  | 0.1150   | 0.1265  | 0.1380   | 0.1190   | 0.1040   | 0.1070  |
| .0292 | 0.0285   | 0.0278   | 0.0263  | 0.0253  | 0.0243   | 0.0238  | 0.0233   | 0.0217  | 0.0200   | 0.0200  | 0.0200   | 0.0170   | 0.0150   | 0.0150  |
|       | ,235<br>0290<br>0292<br>,195<br>,186<br>0290<br>0292<br>,896<br>,883<br>.156<br>.029<br>,883<br>.156<br>.029<br>,732<br>,732 | ,244         1,228           ,235         1,219           0290         0.0289           0292         0.0285           ,195         2,186           ,186         2,177           0290         0.0289           0292         0.0289           0292         0.0289           0292         0.0289           0292         0.0285           ,886         1,817           ,883         1,804           .156         0.155           .029         0.030           .732         1,685           .723         1,676           .0290         0.0289 | ,244         1,228         1,114           ,235         1,219         1,105           0290         0.0289         0.0288           0292         0.0285         0.0278           ,195         2,186         2,102           ,186         2,177         2,093           0290         0.0289         0.0288           0292         0.0289         0.0288           0290         0.0289         0.0288           0292         0.0285         0.0278           ,886         1,817         1,897           ,883         1,804         1,884           .156         0.155         0.167           .029         0.030         0.031 | ,244         1,228         1,114         1,043           ,235         1,219         1,105         1,034           0290         0.0289         0.0288         0.0285           0292         0.0285         0.0278         0.0263           ,195         2,186         2,102         2,008           ,186         2,177         2,093         1,999           0290         0.0289         0.0288         0.0285           0292         0.0285         0.0278         0.0285           0290         0.0289         0.0288         0.0285           0292         0.0285         0.0278         0.0263           ,886         1,817         1,897         1,755           ,883         1,804         1,884         1,743           ,156         0.155         0.167         0.156           ,029         0.030         0.031         0.0263           ,0290         0.030         0.031         0.0285           ,0.0263 | ,244         1,228         1,114         1,043         1,080           ,235         1,219         1,105         1,034         1,072           0290         0.0289         0.0288         0.0285         0.0281           0292         0.0285         0.0278         0.0263         0.0253           ,195         2,186         2,102         2,008         2,069           ,186         2,177         2,093         1,999         2,061           0290         0.0289         0.0288         0.0285         0.0281           0290         0.0289         0.0288         0.0263         0.0281           0290         0.0285         0.0278         0.0263         0.0281           0292         0.0285         0.0278         0.0263         0.0281           0292         0.0285         0.0278         0.0263         0.0283           ,883         1,817         1,897         1,755         1,638           ,883         1,804         1,884         1,743         1,627           ,029         0.030         0.031         0.026         0.0253           ,029         0.030         0.031         0.026         0.0253 <t< td=""><td>,2441,2281,1141,0431,080938,2351,2191,1051,0341,072930,02900.02890.02880.02850.02810.0276,02920.02850.02780.02630.02530.0243,1952,1862,1022,0082,0692,130,1862,1772,0931,9992,0612,122,02900.02890.02880.02630.02810.0276,02920.02850.02780.02630.02530.0243,8861,8171,8971,7551,6381,669,8831,8041,8841,7431,6271,658,1560.1550.1670.1560.1520.148,0290.0300.0310.0260.02530.0243,7321,6851,6381,5451,4891,433,7231,6761,6291,5361,4811,425,02900.02890.02880.02850.02810.0276</td><td>,2441,2281,1141,0431,080938959,2351,2191,1051,0341,07293095002900.02890.02880.02850.02810.02760.094502920.02850.02780.02630.02530.02430.0238,1952,1862,1022,0082,0692,1301,980,1862,1772,0931,9992,0612,1221,97102900.02890.02880.02630.02530.02430.023802920.02850.02780.02630.02530.02430.0238,8861,8171,8971,7551,6381,6691,638,8831,8041,8841,7431,6271,6581,627.1560.1550.1670.1560.1520.1480.149.0290.0300.0310.0260.0250.0240.025.0290.0300.0310.0260.0250.0240.025.0290.0300.0310.0260.0250.0240.025.0290.0300.0310.0260.02810.02760.0945.02630.02810.02760.09450.02630.02430.0238.7321,6851,6381,5451,4891,4331,405.7231,6761,6291,5361,4811,4251,395.02900.02890.02880.02850.02810.02760.0945&lt;</td><td>22441,2281,1141,0431,080938959972,2351,2191,1051,0341,072930950961002900.02890.02880.02850.02810.02760.09450.161402920.02850.02780.02630.02530.02430.02380.0233,1952,1862,1022,0082,0692,1301,9801,831,1862,1772,0931,9992,0612,1221,9711,82002900.02890.02880.02850.02810.02760.09450.161402920.02850.02780.02630.02530.02430.02380.0233,8961,8171,8971,7551,6381,6691,6381,648,8831,8041,8841,7431,6271,6581,6271,636,0290.0300.0310.0260.0250.0240.0250.026,0290.0300.0310.0260.0250.0240.0250.026,0290.0300.0310.0260.02530.02430.02380.0233,7321,6851,6381,5451,4891,4331,4051,395,7331,6761,6291,5361,4811,4251,3951,365,02900.02890.02880.02850.02810.02760.09450.1614</td><td>2441,2281,1141,0431,080938959972905,2351,2191,1051,0341,07293095096189502900.02890.02880.02850.02810.02760.09450.16140.138202920.02850.02780.02630.02530.02430.02380.02330.0217,1952,1862,1022,0082,0692,1301,9801,8311,651,1862,1772,0931,9992,0612,1221,9711,8201,64102900.02850.02780.02630.02330.02430.02380.02330.0217,8961,8171,8971,7551,6381,6691,6381,6481,636,8831,8041,8841,7431,6271,6581,6271,6361,623,0290.0300.0310.0260.0250.0240.0250.0260.028,0290.0300.0310.0260.0250.0240.0250.0260.028,7331,6851,6381,5451,4891,4331,4051,3651,302,7231,6761,6291,5361,4811,4251,3951,3651,302,02990.02890.02880.02850.02810.02760.09450.16140.1382,7231,6761,6291,5361,4811,4251,3951,3651,302,723</td><td>2441,2281,1141,0431,080938959972905826,2351,2191,1051,0341,07293095096189581702900.02890.02880.02850.02810.02760.09450.16140.13820.115002920.02850.02780.02630.02530.02430.02380.02330.02170.02001952,1862,1022,0082,0692,1301,9801,8311,6511,506,1862,1772,0931,9992,0612,1221,9711,8201,6411,49702900.02890.02880.02630.02530.02430.02380.02330.02170.020002920.02850.02780.02630.02530.02430.02380.02330.02170.020002900.02890.02880.02630.02530.02430.02380.02330.02170.0200,8961,8171,8971,7551,6381,6691,6381,6481,6361,597,8831,8041,8841,7431,6271,6581,6271,6361,6231,585,1560.1550.1670.1560.1520.1480.1490.1650.1810.154,0290.0300.0310.0260.0250.0240.0250.0260.0280.027,1561,5951,9611,9141,8351,867</td><td>2441,2281,1141,0431,0809389599729058268312351,2191,1051,0341,07293095096189581782202900.02890.02880.02850.02810.02760.09450.16140.13820.11500.126502920.02850.02780.02630.02530.02430.02380.02330.02170.02000.02001952,1862,1022,0082,0692,1301,9801,8311,6511,5061,3711,8622,1772,0931,9992,0612,1221,9711,8201,6411,4971,362002900.02890.02880.02850.02810.02760.09450.16140.13820.11500.1265002900.02890.02880.02850.02810.02760.09450.16140.13820.11500.1265002920.02850.02780.02630.02730.02170.02000.02000.02890.02780.02630.02760.09450.16140.13820.1500.1265002920.02850.02760.0250.0240.0250.0260.0280.0270.200002930.3010.8171,7551,6581,6271,6361,6231,5871,5141,5650.1570.1560.1520.1480.1490.1650.1810.1440.1440.029<!--</td--><td>2441,2281,1141,0431,080938959972905826831816.2351,2191,1051,0341,07293095096189581782280702900.02890.02880.02850.02810.02760.09450.16140.13820.11500.12650.138002920.02850.02780.02630.02530.02430.02380.02330.02170.02000.02000.020019952,1862,1022,0082,0692,1301,9801,8311,6511,5061,3711,462,1862,1772,0931,9992,0612,1221,9711,8201,6411,4971,3621,45302090.02850.02850.02850.02810.02760.09450.16140.13820.11500.12650.138002090.02850.02880.02850.02130.02330.02170.02000.02000.02008961,8171,8971,7551,6381,6691,6381,6481,6361,5971,5221,453,8831,8041,8841,7431,6271,6581,6271,6361,6231,5851,5101,441,1560.1550.1670.1560.1520.1480.1450.1540.1440.144,0290.0300.0310.0260.0250.0260.0260.0270.0290.029</td></td></t<> <td>244         1,228         1,114         1,043         1,080         938         959         972         905         826         831         816         753           2,235         1,219         1,105         1,034         1,072         930         950         961         895         817         822         807         745           0209         0.0289         0.0288         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.1150         0.1265         0.1380         0.1190           0202         0.0285         0.0278         0.0263         0.0253         0.0243         0.0233         0.0217         0.0200         0.0200         0.0200         0.0170           1,195         2,166         2,102         2,008         2,028         0.0233         0.0217         0.0200</td> <td>244         1,228         1,114         1,043         1,080         938         959         972         905         826         831         816         753         605           2,235         1,219         1,105         1,034         1,072         930         950         961         895         817         822         807         745         598           0,0289         0.0288         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.1150         0.1265         0.1380         0.1190         0.1040           0292         0.0285         0.0278         0.0263         0.0233         0.0217         0.0200         0.0200         0.0200         0.0100         0.0140           0199         2,061         2,122         1,971         1,820         1,641         1,497         1,362         1,453         1,392         1,109           0290         0.0285         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.150         0.1463         1,481         1,462         1,460         1,490         0.150         0.1515         0.1614         0.1380         0.1190         0.1190         0.1190</td> | ,2441,2281,1141,0431,080938,2351,2191,1051,0341,072930,02900.02890.02880.02850.02810.0276,02920.02850.02780.02630.02530.0243,1952,1862,1022,0082,0692,130,1862,1772,0931,9992,0612,122,02900.02890.02880.02630.02810.0276,02920.02850.02780.02630.02530.0243,8861,8171,8971,7551,6381,669,8831,8041,8841,7431,6271,658,1560.1550.1670.1560.1520.148,0290.0300.0310.0260.02530.0243,7321,6851,6381,5451,4891,433,7231,6761,6291,5361,4811,425,02900.02890.02880.02850.02810.0276 | 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807         745           0209         0.0289         0.0288         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.1150         0.1265         0.1380         0.1190           0202         0.0285         0.0278         0.0263         0.0253         0.0243         0.0233         0.0217         0.0200         0.0200         0.0200         0.0170           1,195         2,166         2,102         2,008         2,028         0.0233         0.0217         0.0200 | 244         1,228         1,114         1,043         1,080         938         959         972         905         826         831         816         753         605           2,235         1,219         1,105         1,034         1,072         930         950         961         895         817         822         807         745         598           0,0289         0.0288         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.1150         0.1265         0.1380         0.1190         0.1040           0292         0.0285         0.0278         0.0263         0.0233         0.0217         0.0200         0.0200         0.0200         0.0100         0.0140           0199         2,061         2,122         1,971         1,820         1,641         1,497         1,362         1,453         1,392         1,109           0290         0.0285         0.0285         0.0281         0.0276         0.0945         0.1614         0.1382         0.150         0.1463         1,481         1,462         1,460         1,490         0.150         0.1515         0.1614         0.1380         0.1190         0.1190         0.1190 |

1 Carbon dioxide equivalents (CO2e) are calculated using the 100-year global warming potential values published in the IPCC's Fourth Assessment Report, consistent with data reported by the U.S. EPA.

2 Xcel Energy, "Carbon Dioxide (CO2) Emissions Intensities Information Sheet," CO2 intensity for the Upper Midwest, excluding CO2 from biomass generation and adjusted for the sale or purchase of renewable energy credits. This is one of multiple emissions factor sets that has been provided for customers reporting emissions under The Climate Registry, World Resources Institute or ISO protocols. 2019-2021 emissions factors are preliminary (as submitted to The Climate Registry) until third-party verification is complete. https://www.xcelenergy.com/staticfiles/xe-responsive/Environment/Carbon/Carbon-Emission-Intensities-Info-Sheet.pdf. Emissions factors since 2018 can also be found in Edison Electric Institute, "Electricity Company Carbon Emissions and Electricity Mix Reporting Database for Corporate Customers".

3 U.S. EPA eGRID for Midwest Regional Organization West, "Output emissions rates." Factors do not include emissions from transmission and distribution losses. Data available for 2007, 2009, 2010, 2012, 2014, 2016, and 2018-2020; other historic years are estimated using the average of the surrounding years. The most recent year's data is used as a placeholder until updated data is available. Source: https://www.epa.gov/energy/emissions-generation-resource-integrated-database-egrid (or https://www.epa.gov/egrid/power-profiler#/MROW and https://www.epa.gov/egrid/data-explorer)

4 Source for 2007-2018: Calculated from Minnesota Power, Environmental Disclosure Brochures filed through Docket Nos. E,G999/CI-00-1343 & E999/CI-01-1127. Emissions factors by fuel type are combined with the overall fuel type breakdown to estimate an overall emissions factor. Filings are not available for reporting years 2011 and 2013, so an average is used of the surrounding years. Source for 2019-2021: Edison Electric Institute, "Electricity Company Carbon Emissions and Electricity Mix Reporting Database for Corporate Customers". The estimating methodology used for earlier years results in values for 2019-2021 that are 9-22% lower than the values reported to EEI.

5 Great River Energy provided their emissions factors for CO2, N2O, and CH4. From Great River Energy: "Great River Energy's (GRE's) Greenhouse Gas (GHG) emissions intensity data represents the nonbiogenic GHG emissions from all of our power generating units as well as estimated emissions associated with all purchased energy including renewable energy. The emission calculations were done in general accordance with protocols established by The Climate Registry." These values reflect the emissions intensities from the energy sold to Great River Energy's member co-operatives, while excluding energy sold to other utilities. Contact: Deb Nelson (previously Mark Strofus).

6 Source for 2010-2020: Calculated from Otter Tail Power, Environmental Disclosure Brochures filed through Docket Nos. E,G999/CI-00-1343 & E999/CI-01-1127. Emissions factors by fuel type are combined with the overall fuel type breakdown to estimate an overall emissions factor. Filings are not available for reporting years 2007-2009. Source for 2021: Edison Electric Institute, "Electricity Company Carbon Emissions and Electricity Mix Reporting Database for Corporate Customers". The estimating methodology used for earlier years results in a value for 2021 within 1% of the value reported to EEI.

### **APPENDIX I – WASTE MANAGEMENT FACILITIES**

| Facility   | Location    | Туре | Output                    |
|--|-------------|------|---------------------------|
| Elk River Resource Processing<br>Plant <sup>ii</sup> | Elk River   | RDF  | Electricity for GRE       |
| French Island Generating Plant                       | La Crosse   | RDF  | Electricity for Xcel      |
| Hennepin Energy Recovery                             | Minneapolis | Mass | Electricity for Xcel      |
| Center   |             | Burn | Steam for district energy |
| Olmsted Waste-to-Energy                              | Rochester   | Mass | Steam for district energy |
| Facility   |             | Burn | Electricity for RPU       |
| Perham Resource Recovery                             | Perham      | Mass | Steam for district energy |
| Facility   |             | Burn |                           |
| Polk County Resource Recovery                        | Fosston     | Mass | Steam for district energy |
| Facility   |             | Burn | Electricity used on-site  |
| Pope/Douglas Waste to Energy                         | Alexandria  | Mass | Steam for district energy |
| Facility   |             | Burn | Electricity used on site  |
| Ramsey/Washington Recycling                          | Newport     | RDF  | RDF for Xcel (Red Wing    |
| & Energy Center                                      |             |      | and Wilmarth plants)      |
| Red Wing Solid Waste Campus                          | Red Wing    | RDF  | RDF for Xcel (Red Wing    |
|  |             |      | plant)                    |
| Wilmarth Generating Station                          | Mankato     | RDF  | Electricity for Xcel      |

#### Table I-1. Waste-to-energy facilities serving Minnesota <sup>i</sup>

#### Table I-2. Out-of-state landfills serving Minnesota

| Landfill <sup>III</sup>         | Location        | Methane<br>Recovery? <sup>iv</sup><br>Y |
|---------------------------------|-----------------|---|
| Central Disposal Landfill       | Lake Mills, IA  |   |
| Dakota Landfill                 | Gwinner, ND     | Ν                                       |
| Dickinson Landfill              | Spirit Lake, IA | Ν                                       |
| Grand Forks Landfill            | Grand Forks, ND | Ν                                       |
| La Crosse County Landfill       | La Crosse, WI   | Y                                       |
| Lake Area Landfill              | Sarona, WI      | Y                                       |
| Rice Lake Landfill              | Rice Lake, WI   | Ν                                       |
| Roberts County Landfill         | Sisseton, SD    | Ν                                       |
| Seven Mile Creek Landfill       | Eau Claire, WI  | Y                                       |
| Superior/Moccasin Mike Landfill | Superior, WI    | Y                                       |
| Watertown Landfill              | Watertown, SD   | Ν                                       |

<sup>III</sup> The list of out-of-state landfills was gathered from the Metropolitan County Annual MSW Data Reports for 2007-2021 along with an MPCA spreadsheet showing waste tonnage and destination by waste hauler for the entire state for 2016-2020. All documents were obtained through a data request to the MPCA.

<sup>16</sup> Evidence of methane recovery for landfills in Wisconsin was found from the Wisconsin DNR, "Landfill Gas Generation," (2020). Landfill gas recovery data was gathered by the EPA for the Central Disposal Landfill, "GHG Facility Details" (2020). The Watertown Landfill underwent a Landfill Gas Utilization Study in 2014 through Houston Engineering but no other evidence of gas recovery was found. No evidence of monitoring was found for the Rice Lake, Dakota, Dickinson, Grand Forks and Roberts County Landfills as of July 2023.

<sup>&</sup>lt;sup>i</sup> Minnesota Resource Recovery Association, "Counties and Minnesota Waste Combustion Facilities," (2016).

<sup>&</sup>quot; The Elk River Resource Recovery Project closed in March 2019 and has been decommissioned.