The environmental objective of the Greenhouse Gas Emissions factor is:

To minimise the risk of environmental harm associated with climate change by reducing greenhouse gas emissions as far as practicable.

Purpose

The purpose of this guideline is to outline how and when the Greenhouse Gas Emissions factor is considered by the Environmental Protection Authority (EPA) in the environmental impact assessment (EIA) process. Specifically, the guideline:

- describes why the EPA has published the guideline
- describes how the guidelines are applied
- defines greenhouse gases and describes the different scopes of emissions
- outlines the international and national framework
- describes how this factor links with other environmental factors
- outlines when the EPA may apply this guideline
- describes EIA considerations for this factor
- provides a summary of the information required by the EPA to undertake EIA related to this factor (including consideration of scope 1, 2 and 3 emissions)
- provides the expected content of greenhouse gas environmental management plans
- outlines periodic public reporting requirements
- identifies issues commonly encountered by the EPA during EIA of this factor
- outlines the timeframes for reviewing this guideline.

Why does the EPA need an Environmental Factor Guideline for Greenhouse Gas Emissions?

Under section 15 of the Environmental Protection Act 1986 (EP Act), the EPA has the objective to use its best endeavours to protect the environment and to prevent, control and abate pollution and environmental harm. One way in which the EPA discharges this objective is to consider proposals referred to it under Part IV of the EP Act. The reports that the EPA produces following formal assessments must set out what the EPA considers to be the key environmental factors identified in the course of the assessment, the EPA’s recommendation as to whether the proposal may be implemented, and (if the EPA recommends that implementation be allowed) the conditions and procedures that should apply to that implementation. The Minister for Environment (in consultation with other decision-making authorities) then decides whether or not the proposal may be implemented.
The section 15 objective, combined with the established link between cumulative sources of greenhouse gas (GHG) emissions and the risk of climate change, and the broad acknowledgement that the warming climate will impact the Western Australian (WA) environment, means it is appropriate for the EPA to consider the effects of proposals that contribute to the state’s GHG emissions.

The EPA considers that global warming should be limited to no more than 1.5 degrees Celsius (1.5C) above pre-industrial levels to minimise the risk of environmental harm to WA’s environment. In order to contribute to this goal, the EPA’s view is that there should be a deep and substantial reduction in WA’s emissions this decade, and achievement of net zero emissions no later than 2050 through a straight-line trajectory (at a minimum) from 2030. This is the EPA’s minimum expectation in terms of emission reductions. The EPA emphasises that proponents should seek to exceed these expectations and reach net zero well before 2050.

How are EPA guidelines applied?

This guideline provides guidance on when and how GHG emissions will be considered by the EPA under Part IV of the EP Act.

The intent of EPA guidelines is to inform the development, consideration and assessment of a proposal, not determine the outcome of the EPA’s consideration under Part IV of the EP Act. In the end, each proposal will be considered on its individual merits.

Given climate science and policy are rapidly developing, the EPA will also have regard to relevant Commonwealth and State government policy changes where they reflect contemporary science and are consistent with the EPA’s GHG objective.

What are greenhouse gases and the different scopes?

This guideline applies to the six categories of greenhouse gases covered by the United Nations Framework Convention on Climate Change (UNFCCC) Reporting Guidelines on Annual Inventories. These gases are carbon dioxide (CO2), methane (CH4), nitrous oxide (N2O), sulphur hexafluoride (SF6), hydro fluorocarbons (HFCs) and perfluorocarbons (PFCs).

Scope 1 GHG emissions are those released to the atmosphere as a direct result of an activity, or a series of activities, at a facility level. Scope 2 GHG emissions are those from the consumption of an energy product. Scope 3 emissions are indirect GHG emissions other than scope 2 emissions that are generated in the wider community. Scope 3 emissions occur as a consequence of the activities of a facility, but from sources not owned or controlled by that facility’s business.

Greenhouse gas emissions, climate science and framework agreements

The UNFCCC provides the framework for international cooperation to reduce global GHG emissions and limit climate change. The UNFCCC Paris Agreement which came into force on 4 November 2016 aims to limit warming to well below 2C, preferably 1.5C, compared to pre-industrial levels.

The 2018 Intergovernmental Panel on Climate Change (IPCC) special report on the impacts of warming shows the catastrophic consequences of allowing the world to heat by more than the 1.5 degrees, with grave consequences for the natural world and human populations. This report indicated that global emissions would need to fall by

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about 45 per cent from 2010 levels by 2030, and net zero achieved by 2050, to limit global warming to 1.5°C².

More recently, the IPCC’s Sixth Assessment Report (AR6) emphasises that while 1.5°C and 2°C will be exceeded during the 21st century without deep reductions in emissions in the coming decades, immediate action would substantially reduce projected damages for human systems and ecosystems³. The goal of limiting warming to 1.5°C requires global emissions to peak no later than 2025 followed by rapid, deep and in most cases immediate reduction in all sectors³.

The 2021 Glasgow Climate Pact requires nations to revisit and strengthen their current 2030 targets in 2022, acknowledging that current pledges are insufficient.

National and Western Australian context

Australia currently contributes around 1.3 per cent of global GHG emissions⁴. Australia’s emissions for the year to September 2021 were approximately 501 million tonnes carbon dioxide equivalent (CO2-e), which is 19.6 per cent below emissions in 2005⁵.

In 2020, WA contributed 81.7 million tonnes CO2-e to national emissions (down from 91.85 million tonnes CO2-e in 2019)⁶. This represents 16 per cent of Australia’s emissions. The State and Territory Greenhouse Gas Inventories however still show an increase in WA’s emissions from the early 1990s. The state’s emissions in 2020 were 4 per cent above 2005 levels due to strong growth in mining and exports of fossil fuels.

Headline statements from the IPCC’s AR6 report underscore the significant increase in projected regional climate impacts from those of the Fifth Assessment Report in 2014. Climate change has already driven or exacerbated many extreme events with devastating impacts for communities and ecosystems, including the catastrophic ‘Black Summer’ fires of 2019–20, repeated bleaching of the Great Barrier Reef, loss of kelp forests, and more intense heatwaves and droughts. Temperatures and sea levels Australia-wide are projected to rise faster than the global average.

In WA, the south-west is drying at one of the fastest rates in the world. Climate change will increase the number of concurrent and successive extreme events in the State, including drought, heat, flood and fire, with cascading impacts upon food and water resources, health, and supply chains. Some WA ecosystems, including coral reefs, kelp forests, Karri and Jarrah forests, are already at critical thresholds and further warming will result in damage and loss that is irreversible.

In recognition of the impact of climate change on the WA environment, community and economy, the State Government released the Western Australian Climate Policy in November 2020, setting out a plan for a climate-resilient community and a prosperous low-carbon future. The Western Australian Climate Policy outlines actions for adapting to climate change and transitioning to net zero greenhouse gas emissions by 2050, including through development of sectoral emission reductions.

² The Intergovernmental Panel on Climate Change (IPCC), 2018 Special Report, Global Warming of 1.5 C. Retrieved from https://www.ipcc.ch/sr15/.
How this factor links with other environmental factors

The EPA recognises that there are inherent links between the Greenhouse Gas Emissions factor and other environmental factors through effects on climate. This is evidenced in part by the significant drying of the State’s south-west. This drying in turn places significant additional pressures on water resources, flora and fauna, marine environmental quality, and social surroundings.

This guideline addresses one of the major causes of a changing climate; however, the potential impacts of changes in WA’s climate will also be considered under each relevant factor.

When this guideline may be considered

Generally, the geographic scope of the EPA’s obligations is the State of WA and its environment.

The EPA will have regard to this guideline when considering proposals under Part IV of the EP Act. This includes new proposals, changes to existing proposals (including expansions) and changes to existing implementation conditions.

Generally, GHG emissions from a proposal will be considered where they are reasonably likely to exceed:

- 100,000 tonnes CO2-e of scope 1 emissions in any year; or
- 100,000 tonnes CO2-e of scope 2 emissions in any year.

Proposals should not be split into separate referrals to avoid consideration of GHG emissions.

Generally, the EPA will assess changes to existing proposals and implementation conditions in the context of the ongoing (but not past) GHG emissions from the existing proposal, and will have regard to whether the combined effect of the existing proposal and the expansion or change are reasonably likely to exceed the above amounts.

The EPA encourages other decision-makers under the EP Act (including s.45C and s.46) and other legislation, to also have regard for the guideline.

The EPA also encourages the objectives and content of this guideline be considered as soon as practicable for all proposals with ongoing GHG emissions in excess of the above amounts.

The consideration of GHG emissions from proposals will usually be subject to the approach as outlined in this guideline to ensure projects are considered in an effective, consistent and equitable manner. Notwithstanding this, the EPA will continue to consider proposals on a case-by-case basis and recognises that a flexible approach is important in driving innovation and improvement in best practice technologies.

The EPA may take other laws and statutory decision-making processes into account that can mitigate the potential impacts of a proposal on the environment when deciding whether to assess a proposal, whether to recommend it be implemented, and what conditions are recommended. In particular, the EPA will consider statutory decision-making processes that can regulate GHG emissions to meet the EPA’s objectives.
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Activities that may be considered under this factor

Development activities that may be considered under this factor include, but are not limited to:

• the extraction, processing and refining of oil and gas
• the burning of fossil fuels for energy production
• mining and processing of metallic and non-metallic minerals
• waste to energy plants
• infrastructure development
• chemical manufacturing and processing
• development that clears vegetation.

Considerations for EIA

Considerations for EIA for Greenhouse Gas Emissions factor include, but are not limited to:

• application of the mitigation hierarchy to avoid, reduce and offset emissions
• the interim and long-term emissions reduction targets the proponent proposes to achieve
• the adoption of best practice design, technology and management appropriate to mitigate scope 1 GHG emissions
• whether reasonably practicable alternatives and measures to avoid, reduce or offset emissions have been considered for scope 2 emissions
• whether reasonably practicable measures have been considered for scope 3 emission reductions, such as entering into arrangements with third parties to reduce emissions
• whether proposed mitigation is reasonably practicable
• relevant sector pathways, benchmarks and/or milestones
• whether the proponent has corporate emission reduction targets and the proposal is implemented in a manner consistent with achieving those targets.

Information required for EIA

The EPA may require the proponent to provide information including, but not limited to, the following categories.

Estimated emissions

It is in the public interest that GHG emissions arising from significant developments in WA, and measures to mitigate those emissions, are documented and disclosed. The practice of seeking information on scope 1, 2 and 3 emissions from a proposal is not new, and reflects the approach of the Australian Government in relation to assessments of proposals in Commonwealth waters under the Environment Protection and Biodiversity Conservation Act 1999. The EPA may ask proponents to provide estimates of scope 1, 2 and 3 emissions, and how they are likely to change over the life of the proposal, to inform the assessment process.
The EPA expects the following information:

- credible estimates of scope 1, scope 2 and scope 3 GHG emissions (annual and total)
- scope 1 emissions estimates must include all emissions caused as a direct result of the proposal, including emissions associated with the clearing of vegetation
- a breakdown of GHG emissions by source over the life of a proposal inclusive of, but not limited to, stationary energy, fugitives, transport, and emissions associated with changes to land use
- projected emissions intensity (emissions per unit of production) for the proposal and benchmarking against other comparable projects, best practice, industry standards and/or milestones.
Greenhouse Gas Management Plan

When the EPA considers this guideline in assessing a proposal, the EPA will require proponents to develop a Greenhouse Gas Management Plan as part of the assessment process that meets the EPA's objective.

The EPA's minimum expectation is for deep and substantial emissions reductions this decade and achievement of net zero emissions no later than 2050 along a linear trajectory (at a minimum) from 2030. This is consistent with the Paris Agreement and the conclusions of IPCC AR6. The EPA emphasises that proponents should seek to exceed these expectations and reach net zero well before 2050.

A Greenhouse Gas Management Plan should outline:

- a clear pathway for reducing scope 1 and/or scope 2 emissions over the life of the proposal. This should be consistent with, or exceed, the EPA’s minimum expectations for emissions reductions
- transparent emission estimates and clear targets for short and long term reductions (noting a minimum expectation of five-year targets)
- strategies that demonstrate how best practice measures (including proven technologies) have been adopted to avoid or reduce a proposal’s scope 1 emissions at commencement, and throughout the life of the proposal through regular reviews
- strategies that demonstrate reasonably practicable measures and alternatives have been considered to reduce scope 2 emissions at commencement, and throughout the life of the proposal through regular reviews
- that consideration has been given to reducing scope 3 emissions, where practicable, throughout the life of the proposal through regular reviews
- justification for the emissions baseline used and the alternative approaches that were considered to calculating baselines (including an explanation why these were not adopted)
- a demonstrated commitment to continuous improvement to ensure emissions reductions over the life of the project. This should include a consideration of measures to improve performance or setting targets for emissions intensity improvement over time
- implementation of a GHG emissions offset package to offset residual emissions for emission sources that cannot be avoided or reduced to achieve proposed targets.

The Greenhouse Gas Management Plan should usually be accompanied by:

- any peer or expert reviews that have been undertaken to demonstrate best practice measures. It should be noted that the EPA usually requires independent expert review of best practice measures
- any peer or expert reviews undertaken of whether offsets that satisfy integrity principles are likely to be reasonably practicable and available at the time of proposed future surrender
- any reviews that demonstrate that the proposal is consistent with, or outperforming, relevant sector pathways and milestones
- a summary of where scope 3 emissions will be emitted (domestic or international) and whether they are subject to regulation as scope 1 or 2 emissions.
The EPA recognises the importance of innovation as critical to the success of achieving its objective and acknowledges the need for flexibility to allow for changes in greenhouse gas management plans over time as more effective mitigation alternatives become available.

Where contemplated abatement actions constitute commercial-in-confidence information, the proponent may request that specific details are treated as confidential and are not made publicly available, with justification to support this request.

Periodic public reporting against the Greenhouse Gas Management Plan

The EPA supports the requirement for proponents to publish their Greenhouse Gas Management Plan and to periodically publicly report against the requirement of those Plans and any implementation conditions. Ideally, this reporting should be aligned with the five-year milestones set out in Article 4 of the Paris Agreement (e.g. 2025, 2030).

The EPA also supports the publication of a summary of approved Greenhouse Gas Management Plans at commencement of proposals and a summary of yearly progress of achievement of GHG conditions and implementation of Greenhouse Gas Management Plans.

The EPA will also consider undertaking its own periodic statewide reporting, under section 16(i) of the EP Act, to provide public advice on GHG emissions and the progress of mitigation measures developed and implemented by major proposals within WA.

Issues commonly encountered by the EPA during EIA of this factor

The following issues are matters that are commonly encountered by the EPA due to the nature of proposals that are referred to it. Background on these issues is provided here to help proponents and the community engage with EIA. This issues section will be updated from time to time to reflect new issues as they arise in referrals and EIA.

Mitigating emissions

Consistent with the objective of the EPA under the EP Act to use its best endeavours to protect the environment and to prevent, control and abate pollution and environmental harm. The EPA encourages the application of best practice measures to avoid and reduce GHG emissions. This might include facility design, technology choice, operation and closure.
**Best practice**

Best practice is the most effective, best combination of technologies used and the way in which an installation is designed, built, maintained, operated and decommissioned to avoid and minimise the environmental impacts arising from emissions. EPA consideration of what information can be expected in this regard includes:

- avoiding or minimising emissions through best practice design
- avoiding or minimising emissions through demonstration of best practice operations
- adoption of renewable and low emissions technology
- identification of best practice for the sector that is appropriate to the scale of the relevant proposals at the time best practice is being considered
- evidence that the proposed best practices are capable of achieving stated emissions reductions
- identification of local conditions and current circumstances of the relevant proposal that might influence the choice of technologies or procedures to mitigate GHG emissions
- comparison of GHG emissions and energy intensity performance metrics with comparable facilities.

**Expectation regarding Greenhouse Gas (carbon) offsets**

In accordance with the mitigation hierarchy, the offsetting of emissions (carbon offsets) should be considered as a last resort. Carbon offsets should be limited to residual emissions that cannot be avoided (such as reservoir sources) or to account for emissions that exceed emission reduction targets.

Where carbon offsets are to be implemented, they should meet offset integrity principles and be based on clear, enforceable and accountable methods. Compliance offsets under the Safeguard Mechanism, as well as voluntary offsets purchased to reduce residual emissions, may contribute to a proponent’s overall commitments set out in a Greenhouse Gas Management Plan.

Where offsets are part of a proposal’s Greenhouse Gas Management Plan, the proponent should provide information about whether offsets are likely to be available and satisfy relevant integrity standards at the time of surrender.

Offsets that reduce emissions below 100,000 tonnes CO₂-e of scope 1 or scope 2 per year at referral stage will usually only be taken into account if they are legally enforceable.

**Guideline review**

This guideline is intended to be reviewed no later than 2025.

The EPA acknowledges that climate science and policy are developing, and a review may be undertaken sooner to ensure as far as practicable it remains contemporary.

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### Environmental Factor Guideline: Greenhouse Gas Emissions

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<td>Initial document</td>
<td>7 March 2019</td>
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<tr>
<td>2.0</td>
<td>Draft guideline – updated following public consultation</td>
<td>9 December 2019</td>
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<td>Final guideline – updated following consultation with the EPA Stakeholder Reference Group</td>
<td>16 April 2020</td>
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As EPA documents are updated from time to time, users should consult the EPA website ([www.epa.wa.gov.au](http://www.epa.wa.gov.au)) to ensure they have the most recent version.

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National Relay Service TTY: 133 677
(To assist persons with hearing and voice impairment)

**More information:**

EPA Services
Department of Water and Environmental Regulation
Prime House, 8 Davidson Terrace Joondalup WA 6027

Locked Bag 10
Joondalup DC WA 6919

p: 08 6364 7000
e: info.epa@dwer.wa.gov.au
w: [www.epa.wa.gov.au](http://www.epa.wa.gov.au)