PLUGGING THE LEAKS

WHY EXISTING FINANCIAL INCENTIVES AREN’T ENOUGH TO REDUCE METHANE

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THE PROBLEM

Methane is a significant contributor to global climate change, representing 16 to 20% of total greenhouse gas emissions, on a CO₂-equivalent basis, in 2010 (Intergovernmental Panel on Climate Change 2014a). While multiple sectors emit methane, a major contributor is the production and use of fossil fuels, particularly the oil and gas industry (U.S. Environmental Protection Agency 2012). With global oil and gas production growing (Figure 1), understanding the scientific and market forces surrounding these emissions is a crucial component of climate policy.

Global estimates of oil and gas methane emissions are highly uncertain (an important issue that we will explore), but one recent study estimated that 3.6 trillion cubic feet of methane were emitted by global oil and gas systems in 2012 (Larsen, Delgado, and Marsters 2015). At current estimates of the monetary cost of climate change impacts (discussed in detail below), these emissions caused roughly $75 to $100 billion in global damages.¹

Although companies would, in most cases, prefer not to waste methane, leaks are commonplace because—from a company’s perspective—they are not always cost-effective to prevent or to fix once they occur.

Scientists and environmental advocates are increasingly calling attention to the methane problem, and some jurisdictions have responded with new policy. At the

FIGURE 1: GLOBAL OIL AND NATURAL GAS PRODUCTION

Source: U.S. Energy Information Administration

¹ This calculation uses the social cost of methane of $1,300 to $1,600 per metric ton (U.S. Environmental Protection Agency 2018c, p. A-8); and the conversion between tons of CH₄ and cubic feet of natural gas in Brandt et al. (2014).
U.S. federal level, the Obama administration developed initiatives through the Bureau of Land Management (BLM) and the Environmental Protection Agency (EPA); California, Colorado, Pennsylvania, Wyoming, and others have proposed state-level rules; the Global Methane Initiative is a multilateral initiative across dozens of countries; and the One Future Initiative brings together leading energy companies to reduce methane emissions. However, the Trump administration has walked back some Obama-era rules, and as of this writing, the EPA is accepting comments on a proposed rollback of its earlier regulations (U.S. Environmental Protection Agency 2018d).

In this policy brief, we summarize the best available evidence on oil- and gas-related methane emissions in the U.S. and the damages they cause. We then describe the market forces shaping methane leaks and their abatement. We conclude by drawing lessons for policymakers.

THE SCIENCE OF METHANE LEAKS

Around one third of U.S. anthropogenic methane emissions are from the oil and gas sector (other major contributors are livestock, manure, landfills, and coal mines). The reason is simple: the primary component of natural gas is methane, and gas leaks occur throughout the supply chain. Moreover, since most oil wells also produce natural gas, extraction of oil can increase methane emissions.

Leaks can occur at all stages of the supply chain, including production, processing, long distance transmission, and local distribution. Some leaks occur when underground pipelines corrode; others occur at surface equipment; and still others occur when gas is intentionally vented during maintenance tasks. Detecting and measuring leaks is hard, since methane itself is odorless and colorless—the “rotten egg” smell most people associate with natural gas is due to an odorant added to help make it detectable.

Measuring methane emissions has been a key focus of recent research. Scholars have published dozens of studies examining emissions from specific pieces of oil and gas production equipment (e.g., Allen et al. 2013, 2015), processing equipment (e.g., C. W. Moore et al. 2014; Marchese et al. 2015; Mitchell et al. 2015), and transportation infrastructure (e.g., Phillips et al. 2013; Jackson et al. 2014; Gallagher et al. 2015), as well as collecting “top-down” measurements of methane emissions across broad regions (e.g., Karion et al. 2013, 2015; Kort et al. 2016; Barkley et al. 2017).

FIGURE 2: METHANE EMISSIONS FROM A RECENT META-ANALYSIS AND EPA

![Figure 2: Methane Emissions from a Recent Meta-Analysis and EPA](source: Alvarez et al. (2018) and U.S. EPA (2018a))
A recent meta-analysis of many of these studies estimated that roughly 2.3% of natural gas production in the United States is emitted as methane (Alvarez et al. 2018), about 60% higher than the most recent estimates from the U.S. Environmental Protection Agency (U.S. Environmental Protection Agency 2018a). This revised estimate is likely more accurate because it is based on a set of measurements that are both more recent and more comprehensive than the existing EPA estimates.

As Figure 2 shows, the meta-analysis found substantially higher emissions than EPA estimates: 117% higher during production, 13% higher during gathering, 64% higher during processing, and 29% higher during transmission and storage. And while the meta-analysis did not update emissions from the distribution sector nor from “behind-the-meter” uses like home furnaces or water heaters, other work suggests that the EPA’s estimates may be too low at those stages of the supply chain as well (Phillips et al. 2013; Jackson et al. 2014; Alvarez et al. 2018).

As that methane accumulates in the atmosphere, it traps heat, contributing to global warming. And although methane’s effects on the climate are not nearly as long lasting as carbon dioxide, methane—on a pound for pound basis—traps more than 80 times as much heat in the atmosphere as CO2 over a 20-year timeframe, and more than 30 times as much over 100 years (U.S. Environmental Protection Agency 2018b).

Climate-related damages from methane have been estimated at $1,300 to $1,600 per ton (U.S. Environmental Protection Agency 2018c, p. A-8). Those estimates were part of a major U.S. government initiative by policymakers and academics to quantify the risks to society from climate change (Interagency Working Group on the Social Cost of Carbon 2010, 2013, 2016). Recent peer-reviewed studies have estimated even higher damages from climate change (e.g., Pindyck 2017; F. C. Moore et al. 2017; Ricke et al. 2018), though substantial uncertainty remains.

In addition to the climate risks, methane leaks can pose a public safety hazard. While methane itself has no direct impact on human health at most concentrations, natural gas leaks frequently include other gases that are toxic and/or contribute to ground-level ozone (smog) (Carter and Seinfeld 2012; McMullin et al. 2018; Fann et al. 2018). And in rare cases, leaking natural gas can cause explosions—and indeed, fatalities have occurred because of explosions from transmission lines (Bowe and Pickoff-White 2015), distribution lines (McEvoy 2013), and gathering lines (Elliot 2017; Soraghan and Lee 2018).

### THE ECONOMICS OF METHANE LEAKS

Companies that produce, process, and transport natural gas and oil often argue (e.g., Henry 2016; Silverstein 2018) that they have an economic incentive to reduce methane emissions and market the captured gas as a product.

According to economic theory, companies will capture methane emissions if the economic costs of doing so are less than the value of the lost gas. In fact, the revenue that private companies stand to gain from capturing each unit of methane has been relatively low in recent years, as increased domestic natural gas production has lowered benchmark prices (Figure 3) to an annual average of $2.70 per million British thermal units (MMBtu) for 2015–2017 (U.S. Energy Information Administration 2018).
More importantly, the company’s argument about their desire to avoid lost product is only partially correct: while there is some economic incentive to prevent leaks, it is not at the full, socially-optimal level. A simple rule of thumb from the field of economics tells us that government regulation is needed to address the methane issue. That rule is as follows: if there is an externality associated with methane emissions, then private actors will reduce emissions at a rate that is less than optimal for society as a whole.

From society’s perspective, the damage caused by each additional MMBtu of methane emissions ranges from $2.80 to $27 in addition to the value of the lost gas. This number ranges widely because there are a number of important assumptions that affect the social cost of methane.

EPA states that, using a domestic-only social cost of methane—which is preferred by the Trump Administration, and which only accounts for the impacts of global warming directly affecting the United States—and a discount rate of 3%, each metric ton of methane emissions results in $170 to $200 worth of damages to society, roughly equivalent to $2.80–3.30/MMBtu.2

However, leading economists have argued for the application of a global social cost of methane—that is, accounting for the global damages of climate change, rather than only those directly experienced in the United States—under which the damages to society from each metric ton of methane emissions are roughly $1,300 to $1,600—equivalent to $22 to $27/MMBtu (U.S. Environmental Protection Agency 2018c, p. A-8).3 Moreover, these estimates do not reflect advances in the scientific understanding of methane's atmospheric and radiative efficacy, which are expected to increase the cost estimates for methane (U.S. Environmental Protection Agency 2018c, p. 3–12).

It’s worth noting that these global damages reflect real economic risks to the United States, as climate change will impact the global economy (Intergovernmental Panel on Climate Change 2014b; Burke, Hsiang, and Miguel 2015; Burke, Davis, and Diffenbaugh 2018), with which the U.S. economy is well-integrated. In addition, climate change poses risks for increased civil conflict (Burke et al. 2010; Hsiang, Meng, and Cane 2011), with implications for U.S. security and the economy.

<table>
<thead>
<tr>
<th>Category</th>
<th>Beneficiary</th>
<th>Magnitude</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market Value of Natural Gas</td>
<td>Company</td>
<td>$2.70/MMBtu</td>
<td>Marketable Product (used for heating, cooking, etc.)</td>
</tr>
<tr>
<td>Climate</td>
<td>U.S. and Global Populations</td>
<td>$22–27/MMBtu</td>
<td>Rising Temperatures&lt;br&gt;Sea Level Rise&lt;br&gt;Extreme Events (wildfires, increased hurricane intensity, etc.)&lt;br&gt;Loss of Ecosystems</td>
</tr>
<tr>
<td>Health and Safety</td>
<td>Local Populations</td>
<td>Unknown &gt;$0/MMBtu</td>
<td>Explosion Risk&lt;br&gt;Air Quality (associated gas contributing to smog)</td>
</tr>
</tbody>
</table>

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2 Page 3 to 9 of the EPA’s Regulatory Impact Assessment (RIA) for the Proposed Reconsideration of the Oil and Natural Gas Sector Emission Standards for New, Reconstructed, and Modified Sources (U.S. Environmental Protection Agency 2018b). For this conversion from metric tons of methane to MMBtu, we use the conversion factors in Brandt et al. (2014) and the conversion of 1 MMBtu per 1.028 Mcf from EPA (U.S. Environmental Protection Agency 2018c).

3 A global social cost of greenhouse gases and a discount rate of 3% are consistent with methods and models used by federal agencies, in line with the best available peer-reviewed scientific and economic studies, and upheld by the courts, as testified by Michael Greenstone to the United States House Committee on Science, Space, and Technology, February 28, 2017 (Greenstone 2017).
Stepping back, then, it becomes clear what is missing from companies’ claims that their financial incentives are properly aligned to detect and abate leaks. Suppose a leak repair technology costs $10 per MMBtu of gas captured. A private company will not implement that technology, since it costs more than the potential revenue of the captured gas ($2.70). At the same time, society as a whole would very much like the company to implement the technology, since it avoids $22 to $27 per MMBtu of climate damages such as hurricane and wildfire risk, plus the other safety and health risks described at left.

POLICY IMPLICATIONS

This simple exercise provides a powerful lesson: government regulation to reduce methane emissions can benefit society. This is true under any market condition, since a company can only capture the private benefits of captured methane, whereas society as a whole—not just the company—bears the damages associated with climate risks. Moreover, this idea points to the weakness inherent in voluntary targets set by companies—they do not come with the financial incentive that guarantees sufficient emissions abatement.

In the presence of this externality, companies will fail to capture methane emissions when the cost is above $2.70/MMBtu, regardless of the full social value of captured emissions ($2.70/MMBtu plus $22 to $27/MMBtu of climate risks, plus additional health and safety risks). Government regulations are thus needed to induce methane capture, and recent studies show that there are many opportunities for low-cost abatement (ICF International 2014). Those regulations should be designed to capture the “low hanging fruit,” achieving the greatest possible reductions for the lowest possible costs.

A challenge going forward is that we do not yet have comprehensive methane monitoring, implying that some regulatory options (such as an emissions tax that includes methane leaks) are not currently feasible.

One option, a flat tax on production, processing, and transport would not be equivalent—it would equally punish gas sold and gas leaked, which would not properly incentivize leak capture. At the same time, more extreme policy measures, such as fracking bans, would imply that a valuable product would not be available to consumers. Our own research suggests that the climate damages are not currently large enough to justify a ban on fracking (Hausman and Kellogg 2015; Raimi 2017). In fact, under some conditions, the increased use of natural gas can help reduce greenhouse gas emissions in the short term, by allowing for a more rapid transition away from coal (Newell and Raimi 2014; Raimi 2017).

The options left on the table, then, are regulations on the way that natural gas and oil are extracted, processed and transported. That is exactly what the Obama administration’s rules were intended to target—rules that the Trump administration would like to roll back.

Additional regulatory options may be appropriate at the distribution stage. For example, many distribution companies are price-regulated by state utility commissions. Under this structure, the companies are typically reimbursed for the value of their leaked gas, reducing or eliminating their financial incentive to plug leaks. California has taken steps forward in this domain (California Public Utilities Commission 2018), and other policy options are briefly described in Hausman and Muehlenbachs (2018) and Costello (2013).

Moreover, new technologies are emerging that will allow companies throughout the supply chain to more easily identify so-called “super-emitters,” the small number of sites that account for a large proportion of emissions (Brandt, Heath, and Cooley 2016; Mayfield, Robinson, and Cohon 2017). These technologies may continue to improve over time, allowing for lower-cost abatement opportunities moving forward. Regulations could take advantage of, and perhaps even incentivize, these and other emerging leak detection and repair technologies.

In short, market forces will not solve the problem of methane leaks. While companies have an incentive to capture the escaping gas, that incentive is well below the levels which would be best for society as a whole. As technologies for detecting and measuring methane emissions become cheaper, the private incentive to capture more methane may increase. But Economics 101 tells us that in the presence of an externality like this one, there is a clear justification for government action.
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