Hydraulic Fracturing in Coal Seam Gas Mining:

The Risks to Our Health, Communities, Environment and Climate

Prepared by:
Dr Mariann Lloyd-Smith and Dr Rye Senjen
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A Moratorium on Hydraulic Fracturing Chemicals

The National Toxics Network (NTN) calls on federal and state governments to implement a moratorium on the use of drilling and fracturing chemicals (‘fracking chemicals’) used in coal seam gas and shale gas extraction, until these chemicals have been fully assessed for their health and environmental hazards by the Australian industrial chemicals regulator, the National Industrial Chemical Notification and Assessment Scheme (NICNAS).

NTN’s review of chemicals used by the industry has found that only 2 out of the 23 most commonly used fracking chemical in Australia have been assessed by NICNAS. Neither of these 2 chemicals has been specifically assessed for their use in drilling and hydraulic fracking fluids.

NTN demands the following:

- a comprehensive hazard assessment is carried out for all fracking chemicals used in Australia, including their impacts on human health, their ecotoxicology and environmental fate (air emissions; releases to groundwater and watercourses).
- a comprehensive environmental health assessment of all chemical releases associated with CSG activities including gas flaring, intentional venting, fugitive emissions, diesel use, waste water management; and
- a full life cycle analysis and cost-benefit to investigate the long-term impacts of the industry in terms of cleanup and remediation of contaminated areas, treatment of wastewater, groundwater impacts, increased landfill capacity to dispose of CSG waste products and accurate assessment of the industry’s greenhouse gas contribution.

What is Hydraulic Fracturing?

Hydraulic fracturing or ‘fracking’ is the practice of using high-pressure pumps to inject a mixture of sand, water and chemicals into bore wells in order to fracture rocks and to open cracks (‘cleats’) present in the coal seams thereby releasing natural gas in the process. A well can be repeatedly ‘fracked’ and each gas field incorporates many wells.

The social and environmental impact of fracking is an emerging issue of concern around the world, including Australia. It has received widespread community attention in the USA, particularly since the release of the documentary film Gasland and it is also emerging as an important issue in Europe. The social and

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1 Stop Coal Seam Gas Now http://www.youtube.com/watch?v=93hRPRxXFg4&feature=related
2 See www.gaslandthemovie.com and www.gasland.com.au
environmental impacts of fracking cut across many issues including: climate change; sustainable/renewable energy; hazardous waste disposal; air, soil and water pollution; and land and water use.

**Coal Seam Gas Exploration and Extraction in Australia**

With the realities of climate change upon us, the scramble for sustainable energy sources is rapidly expanding. One potential source of energy in the Australian context is the extraction of gas from coal seam gas (CSG), shale gas, basin-centered gas and tight gas (collectively known as unconventional gas).

Until recently this these types of gas were too expensive to extract and too difficult to produce, but technological innovations such as ‘fracking’ have made this gas accessible and commercially viable. Some commentators have compared this ‘unconventional’ gas extraction to a new gold rush and a way to ensure our energy future. It’s estimated that up to 80% of all natural gas wells in the next 10 years will use fracking.  

CSG largely consists of methane and is bonded to the surface of coal particles. In comparison, natural gas is found in the space between grains of sandstone or similar types of rock. Coal seams are generally filled with water, and it is the pressure of the water that keeps the gas adsorbed as a thin film on the surface of the coal. CSG typically contains very small amounts of other hydrocarbons (propane, butane).

While the interest in CSG stems from its high content of methane, it can also contain carbon dioxide (CO₂), and the amount of CO₂ can vary dramatically. This raises critical questions about CSG and its validity as a ‘clean’ source of energy for the future.

Australia's coal basin deposits, particularly in Queensland and NSW, contain large resources of CSG. Explorations are also occurring in the Perth and Tasmanian basins. It is estimated that together, these deposits will be larger than the combined conventional gas deposits of Bass Strait, the Cooper Basin and the North West Shelf.

There are already a number of coal seam gas projects underway in Australia, chiefly in the Surat-Bowen basin in Queensland and also in NSW. To give an indication of the scale of the proposed operations up to 20,000 - 40,000 wells could be drilled in the Surat and Bowen Basins in the next 20 years alone.

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4 Clark, A. (Dec 2010). Millionaires: not in our backyard. Australian Financial Review (AFR). Available at: http://www.afr.com/p/national/millionaires_not_in_our_backyard_E3sB01Jq0lRq0cYNsu4zvl
5 Eade, P. & Wood, J., Longwalling and Its Impact in the Southern Coalfield - Recent BHP Experiences, University of Wollongong, Research Online, Underground Coal Operators’ Conference Faculty of Engineering 2001 Available at http://ro.uow.edu.au/cgi/viewcontent.cgi?article=1219&context=coal&sei-redir=1#search=%22Illawarra%20Coal%20Measures%20NSW%20may%20even%20contain%20predominantly carbon%20dioxide%22
6 Ibid.
By October 2010 there were a reported 72 mining projects at an advanced stage, an increase of 21% since May 2010. Not all of these are CSG deposits, but they do include the development of BG Group’s $15 Billion Queensland Curtis Island LNG facility, which draws on CSG deposits. The plant will take coal seam gas from the Surat Basin and pipe it to Gladstone to be super-cooled to create Liquefied Natural Gas (LNG).

Another project in Gladstone was approved in November 2010. The Australia Pacific LNG project is a joint venture between Origin and ConocoPhillips and is also proposing a coal seam gas (CSG) to liquefied natural gas (LNG) plant. It will involve the construction of a 450 km gas transmission pipeline from the coal seam gas fields to an LNG plant in Gladstone, which will have a processing capacity of up to 18 million tonnes per annum.

The financial, political and environmental stakes are high. In November 2010 the federal Minister for Sustainability, Environment, Water, Population and Communities approved $35 billion worth of coal gas seam projects in Queensland alone, despite his own Department voicing concerns about the potential serious environmental implications of the projects to the Great Artesian Basin and the Murray-Darling basin. The Water Group expressed significant concerns about “the general level of uncertainty associated with these proposals, and the inability of proponents to accurately quantify their individual and collective impacts over the life of their projects.” (For a list of companies actively exploring and/or extracting CSG in Australia see Appendix 1.)

Shale Gas

Shale gas is another unconventional gas and is the type of gas that has fuelled the natural gas boom in the USA in the past decade. Interest in this type of gas has spread worldwide with exploration and drilling occurring in Asia, Europe and also Australia. Shale gas is also produced by fracking. Shale is a fine-grained, sedimentary rock, which is essentially a mix of flakes of clay minerals and tiny bits of other minerals, especially quartz and calcite. The environmental issues associated with shale gas fracking are similar to CSG fracking. Beach Petroleum has commenced exploratory drilling for shale gas in the Cooper Basin, South Australia.

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9 Clark, A. (Dec 2010). Millionaires: not in our backyard. AFR Available at: http://www.afr.com/p/national/millionaires_not_in_our_backyard_E3sB01Jq0lRg0cYNsu4zvI
13 Clark, A. (Dec 2010). Millionaires: not in our backyard. AFR Available at: http://www.afr.com/p/national/millionaires_not_in_our_backyard_E3sB01Jq0lRg0cYNsu4zvI
14 See www.beachenergy.com.au
Is CSG a Sustainable Source of Energy?

The real environmental and social costs of CSG extraction have not been thoroughly assessed. According to a recent Cornell University assessment, “Natural gas obtained by the controversial technique of hydraulic fracturing may contribute significantly to greenhouse gas emissions and so should not be considered as a cleaner alternative to coal or oil.”15 (For further information on CSG and climate impacts see Appendix 2.)

This US finding has direct relevance to the situation in Australia. The methods of extraction of unconventional gas both here and in the US are the same and both countries face the impacts of methane emissions, chemical contamination, water depletion and waste water management.

In neither country have the fracking chemicals been adequately assessed for their health and environmental effects and there is a growing concern that they may have significant negative impacts on the environment and surrounding communities. For instance, toxic spills can occur, and air, soil and water may also be polluted with fracking chemicals as a by-product of the CSG extraction process. Contamination of drinking and irrigation water and the destruction of productive farmland are also significant issues that concern the community.

What is BTEX?

In October 2010, traces of BTEX chemicals were found at an Arrow Energy fracking operation in Queensland. Arrow Energy confirmed that benzene, toluene, ethylbenzene and xylene (BTEX) had been found in well water associated with its coal-seam gas operation at Moranbah, west of Mackay.16

An underground coal gasification project, run by a Cougar Energy, near Kingaroy Queensland, was also temporarily shut down when benzene and toluene were detected.17 Department of Environment and Resource Management has laid charges on three counts of breaching conditions of environmental authority.18 Queensland has since banned the use of BTEX chemicals in fracking fluids. The NSW Government announced it would examine banning the use of BTEX chemicals in ‘situations, which may pose risk to groundwater’.19

BTEX chemicals are commonly found in the products used in the drilling stage of hydraulic fracturing. BTEX chemicals are also components of the volatile compounds found naturally in the coal gas seams. The fracturing process itself can release BTEX

from the natural-gas reservoirs, which may allow them to disperse into the groundwater aquifers or to volatilise into air. As a consequence, people may be exposed to BTEX by drinking contaminated water, breathing contaminated air or from spills on their skin. BTEX compounds can contaminate both soil and groundwater. BTEX chemicals are hazardous in the short term causing skin irritation, central nervous system problems (tiredness, dizziness, headache, loss of coordination) and effects on the respiratory system (eye and nose irritation). Prolonged exposure to these compounds can also negatively affect the functioning of the kidneys, liver and blood system. Long-term exposure to high levels of benzene in the air can lead to leukemia and cancers of the blood.

Are Fracking Fluids Safe?

“Chemicals are used at most stages of the drilling operation to reach and release the natural gas from gas coal seams – to drill the bore hole, to facilitate the actual boring, to reduce friction, to enable the return of drilling waste to the surface, to shorten drilling time, and to reduce accidents. After drilling has been completed, hydraulic fracturing is used to release the trapped gas by injecting approximately 2.5 million litres or more of fluids, loaded with toxic chemicals, underground under high pressure.”

Fracturing fluids or ‘fracking fluids’ consists of water, sand and chemicals that are combined and injected into the coal seam at high pressure. The fracking fluid includes chemicals and additives that aid the fracturing process (e.g. viscosifiers, surfactants, pH control agents) as well as biocides that inhibit biological fouling and erosion.

The US Ground Water Protection Council and Interstate Oil and Gas Compact Commission describe the contents of fracking fluids;

“The addition of friction reducers allows fracturing fluids and sand, or other solid materials called proppants, to be pumped to the target zone at a higher rate and reduced pressure than if water alone were used. In addition to friction reducers, other additives include: biocides to prevent microorganism growth and to reduce biofouling of the fractures; oxygen scavengers and other stabilizers to prevent corrosion of metal pipes; and acids that are used to remove drilling mud damage within the near wellbore area. These fluids are used to create the fractures in the formation and to carry a propping agent (typically silica sand) which is deposited in the induced fractures to keep them from closing up.”

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23 http://fracfocus.org/chemical-use/what-chemicals-are-used Fracfocus is joint project of the Ground Water Protection Council and the Interstate Oil and Gas Compact Commission
While companies argue that the full identity and composition of fracking fluids cannot be publicly disclosed as the information is a trade secret and involves commercial-in-confidence data, the identity of the types of chemicals used in fracking fluids is publicly available. (See Appendix 3 for a list of chemicals used in fracking fluid products identified by the US Ground Water Protection Council and the Interstate Oil and Gas Compact Commission).

A recent review on the use of chemicals in fracking lists nearly a thousand products involved in natural gas operations (including CSG and shale gas) in the USA. Only a small percentage of these chemicals have CAS Registry Numbers listed on their Material Safety Data Sheets (MSDS). Without a CAS number it is very difficult to search for specific health and environmental data about a chemical.

MSDS are a limited source of information on chemical hazards as they often provide only rudimentary human health data and little, if any, information on the environmental fate of the chemical or its effects on the environment and ecosystems. (For more information on MSDS see Appendix 4.)

A review of 980 chemical products used in the gas industry in the USA found that:

- A total of 649 chemicals were used in the 980 products. Specific chemical names and CAS numbers could not be determined for 286 (44%).

- Less than 1% of the total composition of the product was reported on the MSDS for 421 of the 980 products (43%), less than 50% of the composition was reported for 136 products (14%), and between 51% and 95% of the composition was reported for 291 (30%) of the products. Only 133 products (14%) had information on more than 95% of their full composition.

The issue of lack of disclosure of the full chemical identity on product MSDS is similar in Australia. In 2010, it is reported that a coal seam gas-drilling site near Lismore NSW, run by Metgasco, was permitted to use fracking after supplying only a generic list of hazardous materials safety guidelines.

A review of MSDS provided by the CSG companies and verified by industry sources, provides a general list of the type of chemicals used in fracking fluids in Australia. (See Table 1)

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24 http://fracfocus.org/chemical-use/what-chemicals-are-used
26 CAS registry numbers are unique numerical identifiers assigned by the Chemical Abstracts Service to every chemical described in the open scientific literature.
27 Chemicals in Natural Gas Operations, Health Effects Spreadsheet and Summary TEDX 2011, Available at http://www.endocrinedisruption.com/chemicals.multistate.php. The Endocrine Disruption Exchange (TEDX) maintains a publicly available database of the potential health effects of chemicals used during natural gas operations. It is available for download in an Excel file format for easy searching and sorting
29 Australian Petroleum Production & Exploration Association Ltd (APPEA), Chemicals that may be used in Australian fracking fluid Available at http://www.appea.com.au
Table 1. Types of Chemicals Commonly Used in Fracking Fluids in Australia

*Note: This summary of chemicals and their uses was consolidated from the MSDS provided by the CSG companies and verified by industry sources in Australia.*

<table>
<thead>
<tr>
<th>Additive Type</th>
<th>Main Compound(s)</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diluted Acid</td>
<td>Hydrochloric Acid, muriatic acid</td>
<td>Dissolves minerals</td>
</tr>
<tr>
<td>Biocides</td>
<td>Glutaraldehyde, Tetrakis hydroxymethyl phosphonium sulfate</td>
<td>Eliminates bacteria in water that produce corrosive products</td>
</tr>
<tr>
<td>Breaker</td>
<td>Ammonium persulfate/ sodium persulfate</td>
<td>Delayed break gel polymer</td>
</tr>
<tr>
<td>Corrosion Inhibitor</td>
<td>n,n-dimenthyl formamide, methanol, naphthalene, naptha, nonyl phenol, acetaldehyde</td>
<td>Prevents corrosion of pipes</td>
</tr>
<tr>
<td>Friction Reducer</td>
<td>Mineral oil, polyacrylamide</td>
<td>Reduces friction of fluid</td>
</tr>
<tr>
<td>Gel</td>
<td>Guar gum</td>
<td>ThICKens water</td>
</tr>
<tr>
<td>Iron Control</td>
<td>Citric acid, thioglycolic acid</td>
<td>Prevent metal oxides</td>
</tr>
<tr>
<td>KCl</td>
<td>Potassium chloride</td>
<td>Brine solution</td>
</tr>
<tr>
<td>pH Adjusting Agent</td>
<td>Sodium or potassium carbonate</td>
<td>Maintains pH</td>
</tr>
<tr>
<td>Scale Inhibitor</td>
<td>Ethylene glycol</td>
<td>Prevents scale deposits in pipe</td>
</tr>
<tr>
<td>Surfactants</td>
<td>Isopropanol, 2-Butoxyethanol</td>
<td>Affects viscosity of fluid</td>
</tr>
<tr>
<td>Crosslinker</td>
<td>Ethylene glycol</td>
<td>Affects viscosity of fracking fluid</td>
</tr>
</tbody>
</table>

Are Fracking Chemicals ‘Household Chemicals’?

Industry representatives claim that fracking chemicals are safe because they are similar to ‘food additives’ and are used in ‘household products’. NTN believes these claims are misleading for several reasons. A number of the chemicals used in fracking fluids would never be permitted as food additives or household products due to their toxicity. As well, there has been no comprehensive hazard assessment of the chemical mixtures used in fracking fluids nor their impacts on the environment or human health.

A US analysis of chemicals used in fracking based on health data obtained from the MSDS as well as government toxicological reports, and the medical literature for the 362 chemicals with CAS numbers found: 30:

- **Over 78% of the chemicals are associated with skin, eye or sensory organ effects,**

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respiratory effects and gastrointestinal or liver effects. The brain and nervous system can be harmed by 55% of the chemicals. Symptoms include burning eyes, rashes, coughs, sore throats, asthma-like effects, nausea, vomiting, headaches, dizziness, tremors, and convulsions.

- Between 22% and 47% of the chemicals were associated with possibly longer-term health effects such as cancer, organ damage, and harm to the endocrine system.

- 210 chemicals (58%) are water-soluble while 131 chemicals (36%) are volatile; i.e., they can become airborne. Because they can be inhaled, swallowed, and also reach the skin, the potential for exposure to volatile chemicals is greater.

- Over 93% of the volatile chemicals can harm the eyes, skin, sensory organs, respiratory tract, gastrointestinal tract or liver, 86% can cause harm to the brain and nervous system, 72% can harm the cardiovascular system and blood, and 66% can harm the kidneys.

In May 2011, the US House of Representatives Committee on Energy and Commerce released their report identifying 750 chemicals that were used in fracking fluids between 2005 and 2009. They stated:

‘Some of the components used in the hydraulic fracturing products were common and generally harmless, such as salt and citric acid. Some were unexpected, such as instant coffee and walnut hulls. And some were extremely toxic, such as benzene and lead.’

They noted that the most widely used chemical in hydraulic fracturing as measured by the number of compounds containing the chemical was methanol. Methanol was used in 342 hydraulic fracturing products, and is a hazardous air pollutant and on the candidate list for potential regulation under the Safe Drinking Water Act due to its risks to human health.

Other widely used chemicals were isopropyl alcohol (used in 274 products), 2-butoxyethanol (used in 126 products), and ethylene glycol (used in 119 products). Between 2005 and 2009, hydraulic fracturing products contained 29 chemicals that were either known or possible human carcinogens, regulated under the Safe Drinking Water Act for their risks to human health, or listed as hazardous air pollutants under the Clean Air Act. These 29 chemicals were components of more than 650 different products used in hydraulic fracturing.

A chemical and biological risk assessment for natural gas extraction by the Chemistry and Biochemistry Department from the State University of New York in March 2011,

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31 United States House of Representatives Committee On Energy And Commerce, Minority Staff, April 2011 Chemicals Used In Hydraulic Fracturing.
The list of the chemicals used in fracking fluids is available in Annex A.

32 United States House of Representatives Committee On Energy And Commerce, Minority Staff, April 2011 Chemicals Used In Hydraulic Fracturing
identified chemical products in widespread use, including in exploratory wells that pose significant hazards to humans or other organisms, “because they remain dangerous even at concentrations near or below their chemical detection limits. These include the biocides glutaraldehyde, 2,2-dibromo-3-nitrilopropionamide (DBNPA) and 2,2 dibromoacetonitrile (DBAN), the corrosion inhibitor propargyl alcohol, the surfactant 2-butoxyethanol (2-BE), and lubricants containing heavy naphtha.”

Lack of Australian Assessment of Fracking Chemicals

In Australia, a review of a selection of CSG companies’ environmental authorisations identified 23 compounds commonly used in fracking fluids (See Table 2). Australia’s industrial chemical regulator, the National Industrial Chemical Notification and Assessment Scheme (NICNAS) has assessed only 2 out of the 23. Yet, hydraulic fracturing in Australia involves very large quantities of fracking fluids.

Environmental authorisations by Queensland regulators identified that in one CSG operation, approximately 18,500kg of additives were to be injected during the hydraulic fracturing process in each well, with only 60% of these recovered and up to 40% of the hydraulic fracturing fluid volume remaining in the formation, corresponding to 7,400kg of chemicals per injection well.

The fluids that return to the surface within a specified length of time are referred to as ‘flowback’. As well as the original fluid used for fracturing, flowback may also contain other fluids, chemicals and minerals that were present in the fractured formation such as heavy metals and hydrocarbons. Toxic substances like lead, arsenic, barium, chromium, uranium, radium, radon and benzene can be mobilized by drilling and fracturing activities, rendering flowback fluids hazardous.

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34 Coal Seam Hydraulic Fracturing Fluid Risk Assessment. Response to the Coordinator-General Requirements for Coal Seam Gas Operations in the Surat and Bowen Basins, Queensland. Golder Associates 21 October 2010

35 http://fracfocus.org/chemical-use/what-chemicals-are-used
### Table 2. NICNAS Status of Chemicals Used in Fracking Fluids

*Note: The following list of chemicals and CAS numbers was compiled from MSDS provided by three CSG companies based in Queensland and NSW.*

<table>
<thead>
<tr>
<th>Chemical</th>
<th>CAS RN</th>
<th>AICS Status*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tetramethylammonium Chloride</td>
<td>75-57-0</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Potassium carbonate</td>
<td>584-08-7</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Methanol</td>
<td>67-56-1</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Isopropanol</td>
<td>67-63-0</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Propargyl alcohol</td>
<td>107-19-7</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Formamide</td>
<td>75-12-7</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Ethoxylated 4-nonylphenol</td>
<td>26027-38-3</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Heavy aromatic naphtha</td>
<td>64742-94-5</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Pine oil</td>
<td>8002-09-3</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Naphthalene</td>
<td>91-20-3</td>
<td>Pub/NA; PEC Candidate list</td>
</tr>
<tr>
<td>Citric acid anhydrous</td>
<td>77-92-9</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Hemicellulase Enzyme Concentrate</td>
<td>9025-56-3</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Tetrakis(Hydroxymethyl) Phosphonium Sulphate</td>
<td>55566-30-8</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Sodium persulfate</td>
<td>7775-27-1</td>
<td>Pub/Ass; Declared PEC</td>
</tr>
<tr>
<td>Guar gum</td>
<td>9000-30-0</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Ethylene glycol</td>
<td>107-21-1</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Sodium hydroxide</td>
<td>1310-73-2</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Diethylene glycol</td>
<td>111-46-6</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>2-Bromo-2-nitro-1,3-propanediol</td>
<td>52-51-7</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Alcohols, C12-14</td>
<td>80206-82-2</td>
<td>Pub/NA</td>
</tr>
<tr>
<td>Tris(2-hydroxyethyl) amine</td>
<td>102-71-6</td>
<td>Pub/NA; PEC Candidate list</td>
</tr>
<tr>
<td>2-Butoxyethanol</td>
<td>111-76-2</td>
<td>Pub/Ass; Declared PEC</td>
</tr>
<tr>
<td>Cristobalite (silica)</td>
<td>14464-46-1</td>
<td>Pub/NA</td>
</tr>
</tbody>
</table>

*AICS = Australian Inventory of Chemical Substances; Pub = public AICS; NA = not assessed; Ass = assessed; PEC = priority existing chemical

Other chemicals commonly listed in fracking chemical products but without CAS numbers include the following. Without CAS numbers the identity of the chemical cannot be assured:
- Alkanes / Alkenes (Multiple CAS)
• Oxylalkylated alcohol(s)
• Fatty alcohol
• Oxylalkylated alkanolamine(s)
• Silicone(s)
• Surfactant(s)

Health and Environmental Risks of Some Fracking Chemicals

Note: The following information was compiled from publically available sources including International Program on Chemical Safety, INCHEM, www.inchem.org, US Agency for Toxic Substances & Disease Register, www.atsdr.cdc.gov, Material Safety Data Sheets and NICNAS literature.

Health data and sources for 560 fracking chemicals is available for download at http://www.endocrinedisruption.com/chemicals.multistate.php

**Tetrakis (hydroxymethyl)phosphonium sulfate (THPS)**

Tetrakis(hydroxymethyl)phosphonium sulfate (THPS) acts as a biocide, that is a chemical that is toxic to microorganisms and is used as anti-fouling agent. THPS has shown mutagenic potential (in vitro) and cancer potential in rats (No Observable Adverse Effect Level (NOAEL) 3.6 mg/kg). Repeated skin exposure to THPS resulted in severe skin reaction and caused skin sensitization in guinea pigs. THPS was also identified as a severe eye irritant in rabbits.36 Little is known about the effects of the break down products of THPS. The reported acute toxicity values for algae are less than 1 mg/litre (No Observable Effect Concentration (NOEC) of 0.06mg/litre). No exposure information is available for either humans or organisms in the environment; hence no quantitative risk assessment has been made.37

**Sodium Persulfate**

Exposure to sodium persulfate via inhalation or skin contact can cause sensitization, i.e., after initial exposures individuals may subsequently react to exposure to very low levels of that substance. Exposure to sodium persulfate causes skin rashes and eczema as well as allergies that may develop after repeated exposures. Sodium persulfate is irritating to eyes and respiratory system and long-term exposure may cause changes in lung function (i.e. pneumoconiosis resulting in disease of the airways) and/or asthma.

**Ethylene Glycol**

Exposure to ethylene glycol via inhalation or skin contact can irritate the eyes, nose and throat. It is a human respiratory toxicant. Among female workers, exposures to mixtures containing ethylene glycol were associated with increased risks of spontaneous abortion and sub-fertility.38 Ethylene glycol is a teratogen (i.e., an agent

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36 NTP Study Reports, Abstract for TR-296 - Tetrakis(hydroxymethyl)phosphonium sulfate (THPS) (CASRN 55566-30-8) and Tetrakis(hydroxymethyl)phosphonium chloride (THPC) (CASRN 124-64-1
that causes malformation of an embryo or foetus) in animal tests. Ethylene Glycol is on the U.S. EPA list of 134 priority chemicals to be screened as an endocrine disrupting substance (EDC).

**2-Butoxyethanol**

2-butoxyethanol was declared a Priority Existing Chemical (PEC) under Australia’s regulatory National Industrial Chemicals Notification and Assessment Scheme. The assessment of 2-butoxyethanol shows that it is highly mobile in soil and water and has been detected in aquifers underlying municipal landfills and hazardous waste sites in the US. It is recommended that waste 2-butoxyethanol not be disposed of to landfill because of its high mobility, low degradation and its demonstrated ability to leach into and contaminate groundwater.

While high doses of 2-butoxyethanol can also cause reproductive problems and birth defects in animals, it is not known whether 2-butoxyethanol can affect reproduction or cause birth defects in humans. Animal studies have shown exposure to 2-butoxyethanol can cause hemolysis (destruction of red blood cells that results in the release of hemoglobin). The International Agency for Research on Cancer has not classified 2-butoxyethanol as to its human carcinogenicity as no carcinogenicity studies are available.

**Ethoxylated 4-nonylphenol**

Ethoxylated 4-nonylphenol (NPE) is a persistent bioaccumulative endocrine disruptor, which has been detected widely in wastewater and surface waters across the globe. Canada classified NPE metabolites as toxic. The European Union classifies nonylphenol as very toxic to aquatic organisms, which may cause long-term adverse effects in the aquatic environment. In the aquatic environment, NPE metabolites can cover organisms with a soap-like coating that inhibits them from moving and causes the organism to become stupefied and lose consciousness. NPE also disrupt normal hormonal functioning in the body and thus are considered endocrine disrupting chemicals. NPE mimics the natural hormone estradiol and binds to the estrogen receptor in living organisms. Exposure to NPE changes the reproductive organs of aquatic organisms. Sexual deformities were found in oyster larvae exposed to levels of nonylphenol (NP) that are often present in the aquatic environment. A 2005 study found that exposure to NP increases the incidence of breast cancer in lab mice.

The intermediary chemicals formed from the initial degradation of NPE are much more persistent than the original compound.

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41 European Union 4-Nonylphenol (branched) and Nonylphenol Risk Assessment Report. Institute for Health and Consumer Protection, European Chemicals Bureau Volume 10,
**Naphthalene**

Based on the results from animal studies, which demonstrated nasal and lung tumours in lab animals, the International Agency for Research on Cancer (IARC) concluded that naphthalene is a possible human carcinogen, and the US Department of Health and Humans Services (DHHS) concluded that naphthalene is reasonably anticipated to be a human carcinogen.

Naphthalene causes lung toxicity in mice, either by injection or inhalation. Naphthalene can cause cataracts in humans, rats, rabbits and mice. Animal studies suggest that naphthalene is readily absorbed following oral or inhalation exposure. Although no data are available from human studies on absorption of naphthalene, the detection of metabolites in the urine of workers indicates that absorption does occur, and there is a good correlation between exposure to naphthalene and the amount of 1-naphthol excreted in the urine.

Humans accidentally exposed to naphthalene by ingestion develop haemolytic anaemia (damage or destruction of red blood cells). Symptoms of hemolytic anemia include fatigue, lack of appetite, restlessness, and pale skin. Exposure to large amounts of naphthalene may also cause nausea, vomiting, diarrhea, blood in the urine, and a yellow color to the skin.

**Methanol**

Methanol is a volatile organic compound, which is highly toxic to humans. Methanol causes central nervous system depression in humans and animals as well as degenerative changes in the brain and visual system. Chronic exposure to methanol, either orally or by inhalation, causes headache, insomnia, gastrointestinal problems, and blindness in humans and hepatic and brain alterations in animals. Methanol is highly mobile in soil. In water, the degradation products of methanol are methane and carbon dioxide. Methanol also volatilizes from water and once in air, exists in the vapor phase with a half-life of over 2 weeks. The chemical reacts with photochemically produced smog to produce formaldehyde and can also react with nitrogen dioxide in polluted air to form methyl nitrite. 45

**Isopropanol**

Isopropanol is reproductive toxin and irritant. It is a central nervous system depressant and prolonged inhalation exposure of rats can produce degenerative changes in the brain. 46

**Formamide**

Formamide is a teratogen with the potential to affect the unborn child. The substance is irritating to the eyes and the skin and may cause effects on the central nervous system. It can be absorbed into the body by inhalation, through the skin and by ingestion. It is harmful by all exposure routes.
Drilling Chemicals

CSG activities also require the use of drilling chemicals. Chemicals commonly used at Australian drill sites include calcium sulfate, anionic surfactants, ethylene glycol monobutyl ether, polyacrylamide polymers and petroleum distillate flocculants. Drilling fluid additives are generally claimed as trade secrets and their contents are typically described as carrier fluids, anionic water-soluble polymers, activators, emulsifiers and neutralizers. Hydrocarbons are also used at the drill sites and surrounding areas and include lubricants, rod grease, petrol and diesel for small plant equipment.47

Pollution Threats to Australia's Water Resources

CSG activities involve considerable quantities of water as the extraction of gas from coal seams relies on reducing the ground water pressure that keeps the gas absorbed between layers of coal. The amount of water extracted from a CSG well varies depending on the type and depth of the coal seam, but is reported by industry to range between 0.1 megalitres per day (ML/d) and 0.8 ML/d.48

When contaminated with the byproducts of the hydraulic fracturing process, this wastewater is referred to as ‘produced water’. Produced water can be contaminated with fracking and drilling chemicals, heavy metals (eg arsenic, mercury, lead, cadmium and chromium IV), other minerals, hydrocarbons like BTEX which occur naturally in coal seam water as well as radioactive elements like uranium. Coal seam water also contains salt. While the amount of salt depends on the location and age of the coal seam, it is typically between five and eight tonnes (5000kg-8000kg) for every megalitre (one million litres) of water. 49

Managing Produced Waste

Produced water is either stored in evaporation ponds, reinjected into the aquifer or 'treated' and then released into waterways or sold on to farmers for irrigation. While the Queensland Government prohibits the use of evaporation ponds as the primary disposal means for produced water (unless there is no feasible alternative)50 NSW still permits them.

Evaporation ponds can cover large areas, for example Metgasco estimates that water by-products from its Casino wells will require approximately 12 hectares of pond area.51 The water is typically saline and should the ponds fail (e.g. leak) surrounding soil quality and vegetation could be compromised or in the worst case destroyed. If ponds are flooded (for instance due to rain), their contaminants are released to surface water. Evaporative ponds inevitably result in the transfer of volatile or semivolatile chemicals into the atmosphere and evaporation ponds also need to be

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47 For more information see http://www.amcmud.com/amc-drilling-fluids-and-products.html
48 CSG and water: quenching the industry’s thirst, Gas Today Australia — May 2009
50 Coal Seam Gas Water Management Policy, Dept of Environment & Resource Management June 2010
remediated and rehabilitated. When allowed to dry out, the dried sediment can represent an environmental health risk due to inhalation of dust containing hazardous residues such as thorium, which can cause lung cancer.

Some CSG companies in Australia are either developing and/or operating plants to treat the produced water using reverse osmosis and to on sell it to farmers for irrigation, domestic drinking water supply or cooling of power stations. However, reverse osmosis filtration has significant limitations and cannot remove all contaminants, particularly organic compounds with low molecular weight. Reverse osmosis involves forcing water through a semi-permeable membrane, which filters out a select number of water contaminants, depending on the size of the contaminants. In general, if the contaminants are larger in size than water molecules, those contaminants will be filtered out. If the contaminants are smaller in size, they will remain in the water.

The National Water Commission describes the three mechanisms by which a molecule may be rejected by the reverse osmosis membrane as size exclusions (or sieving), electrostatic repulsion and hydrophobic adsorption. They note chemicals (associated with CSG waste water) that are unable to be successfully treated include bromoform, chloroform, naphthalene, nonylphenol, octylphenol, dichloroacetic acid, trichloroethylene, tris(2-chloroethyl)-phosphate. Low molecular weight, non polar, water soluble solutes such as the methanol and ethylene glycol are also poorly rejected.

The Queensland Gas Company (QGC) is opening a water treatment facility in the Western Downs region in October 2011. The $350 million facility will treat 100 megalitres of water used at the Chinchilla gas processing plant. It is unknown what the company will do with the 200 tonnes of salt produced a day, but a company representative has said, “Dumping it will be a last resort”.

**Permits to Release Waste Water into Waterways**

Permits are provided for the release of wastewater produced in association with the fracking process. In one authorisation for one CSG company, the release of treated water into the Condamine River was authorised for a period of 18 months at a maximum volume of 20 megalitres (ML) per day. Over 80 chemical compounds as well as radionuclides were listed in the permit and included a range of persistent, radionuclides occur naturally as trace elements in rocks and soils as a consequence of the "radioactive decay" of uranium-238 (U-238) and thorium-232 (Th-232). When radioactive atoms release or transfer their extra energy, it is called decay. The energy they release is called ionizing radiation, which may be alpha particles, beta particles, or gamma rays. When ionizing radiation strikes a living organism’s cells, it may injure the organism’s cells. There are about 650 radionuclides with half lives longer than 60 minutes. Of these, about 339 are known...
bioaccumulative toxic substances such as nonylphenols, Bisphenol A (BPA), chlorobenzenes, bromides, lead, cadmium, chromium, mercury, BTEX). There was no requirement for an assessment of the cumulative load or the potential to contaminate sediment, plants, aquatic species and/or animals prior to release.

While release limits were included for the listed compounds, the majority of these were not based on the ANZECC water guidelines as many of the chemicals were not listed in the ANZECC guidelines or were marked as having insufficient data to set a water quality guideline.

Follow up monitoring was required by the authorisation but this did not include assessment of the cumulative load. This is in contradiction of the current National Water Quality Management Strategy (NWQMS) which recommends moving away from relying solely on chemical specific water monitoring to a more integrated approach using direct toxicity assessments (toxicity bioassays which assess overall toxicity of the water) and biological monitoring to fully assess the cumulative (additive and synergistic) impacts of the mixture of chemicals on the environment including plants and animals.

Table 3 provides volumes and quantities of a selection of compounds permitted for release into the Condamine River over an 18 month period.

Table 3. Waste Water Permit

<table>
<thead>
<tr>
<th>Chemical compound</th>
<th>Release rate/day</th>
<th>Total (release rate x 20ML x 547.5 days / 18 months)</th>
</tr>
</thead>
<tbody>
<tr>
<td>BPA</td>
<td>200g/ML</td>
<td>2,298KG (2.298 tonnes)</td>
</tr>
<tr>
<td>Bromide</td>
<td>7,000g/ML</td>
<td>76,650KG (76.65 tonnes)</td>
</tr>
<tr>
<td>Total Chlorobenzenes</td>
<td>1,840g/ML</td>
<td>20,148KG (20.148 tonnes)</td>
</tr>
<tr>
<td>Monochloramine</td>
<td>3,000g/ML</td>
<td>32,850KG (32.85 tonnes)</td>
</tr>
<tr>
<td>Nitrate</td>
<td>50,000g/ML</td>
<td>5,475,000KG (5,475 tonnes)</td>
</tr>
<tr>
<td>Uranium</td>
<td>20g/ML</td>
<td>219KG</td>
</tr>
<tr>
<td>Toluene</td>
<td>800g/ML</td>
<td>8,760KG (8.76 tonnes)</td>
</tr>
</tbody>
</table>


The authors note that the Australian Centre for Mining Environmental Research, an industry consultancy has published their own list of TRIGGER VALUES FOR TOXICANTS in the document; Batley, GE, Humphrey CL, Apte SC and Stauber JL (2003). A Guide to the Application of the ANZECC/ARMCANZ Water Quality Guidelines in the Minerals Industry. (Australian Centre for Mining Environmental Research: Brisbane). However, the document is not in the public domain hence the trigger values, the data used or the methodology cannot be assessed.

<table>
<thead>
<tr>
<th>Substance</th>
<th>Concentration</th>
<th>Mass (tonnes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Xylene</td>
<td>600g/ML</td>
<td>6,570KG (6.57 tonnes)</td>
</tr>
<tr>
<td>Ethylbenzine</td>
<td>300g/ML</td>
<td>3,285KG (3.285 tonnes)</td>
</tr>
<tr>
<td>Benzene</td>
<td>1g/ML</td>
<td>10.95KG</td>
</tr>
<tr>
<td>Cyanide</td>
<td>80g/ML</td>
<td>876KG</td>
</tr>
<tr>
<td>Lead</td>
<td>10g/ML</td>
<td>109.5KG</td>
</tr>
</tbody>
</table>

**CSG Impacts on Groundwater**

‘The drawdown of ground water heads within coal seam gas aquifers is a necessary process and an unavoidable impact associated with the depressurisation of the coal seam.’

CSG drilling and fracking activities can impact the groundwater in different ways. There can be significant losses in pressure within the aquifer or in overlying and underlying aquifers and impacts may be experienced well beyond the perimeter of the gas fields. Industry predicts groundwater drawdown for the Arcadia Valley and Fairview CSG fields within the Bowen Basin, Queensland of up to 15 metres by 2013 and 65 metres by 2028. For the 4 bore wells situated in and around the fields, it was estimated they would experience 7 to 25 metres drawdown in the groundwater level by 2028.

For the Roma CSG field in the Surat Basin, industry predicted minor inter-aquifer transfer and only a 3 metre drawdown at the edge of the gas field. Drill holes or fractures may intersect with one or multiple aquifers potentially mixing groundwater from different strata or altering the groundwater chemistry through exposure to the air, gas, fracking chemicals and drilling fluids or the release of natural compounds like BTEX.

**Methane Water Contamination**

Methane can also contaminate bores and water wells near gas wells. An analysis of 60 water wells near active gas wells in the US, found most were contaminated with methane at levels well above US federal safety guidelines for methane. The majority of water wells situated one kilometre or less from a gas well, contained water contaminated with 19 to 64 parts per million of methane. Wells more than a kilometre from active gas had only a few parts per million of methane in their water. The study

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64 Shenhua Watermark Coal Pty Ltd, Review of Environmental Factors Exploration Drilling and Associated Activities -EL 7223 February 2011 GHD-RPT-EXP-DRL-007 [1] Revision 1
used chemical and isotopic analyses to identify the high levels of methane in well water as being produced in the deep shale, released by gas drilling activities. The low-level, background methane from the more distant water wells came from methane-generating bacteria living in shallow rock.

**Other Risks Associated with CSG Fracking**

There are other health and environmental risks associated with the extraction and production of CSG and shale gas. These include:

**Flare stacks and flare pits**

Gas flare or flare stacks are used in gas wells (and chemical plants, landfills, oil wells etc.) to ‘dispose’ of waste gas. Flares act as a safety system to manage excess gas pressure and can be used to burn off excess gas. Gas flares contribute significantly to local air pollution and flares are a significant global contributor to greenhouse gas emissions (0.5% of all anthropogenic carbon dioxide emissions). Over 250 toxins have been identified as being released from flaring including carcinogens such as benzopyrene, benzene, carbon di-sulphide (CS2), carbonyl sulphide (COS) and toluene; metals such as mercury, arsenic and chromium; sour gas with H2S and SO2; nitrogen oxides (NOx); carbon dioxide (CO2); and methane (CH4) which contributes to the greenhouse gases.

Flare pits are the earthen pits constructed beneath the flare stacks to contain any fluids produced from the flaring of the gas associated liquid hydrocarbons and brine water. The soil surrounding these pits is typically hydrocarbon and salt contaminated. These fluids mix with other toxic chemicals and are hazardous to birds and wildlife. Wildlife may die from the inhalation of toxic hydrogen sulphide gas (if the flare igniter is faulty), or by direct incineration in the flare stack. At minimum, anti-perching devices for birds should be installed.

**Ozone**

Ozone is produced by fugitive emissions mixing with nitrogen oxides from the exhaust of diesel-driven, mobile and stationary equipment to produce ground-level ozone. Ozone combined with particulate matter less than 2.5 microns produces smog (haze). Gas field produced ozone in the USA has created a serious air pollution problem similar to that found in large urban areas, and can spread large distances (up to approx. 300km) beyond the immediate region where gas is being produced.

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67 Canadian Public Health Association, Background to 2000 Resolution No. 3 Available at http://www.climatelaw.org/cases/country/nigeria/cases/casedocuments/nigeria/report/section7/doc7.1.pdf


69 The Endocrine Disruption Exchange http://www.endocrinedisruption.com/chemicals.introduction.php
Hazardous waste disposal

Concentrated hazardous wastes from evaporation ponds (and water treatment plants) need to be disposed of to an appropriate licensed facility. This will add significant demands on regional waste management capacity (e.g. landfills).

Radioactive tracers

Radioactive tracers are used with various types of proppants that include resin coated sand and man-made ceramics (eg polymers, nanomaterials) which can be retained in the produced water.

Assessing the Risks

Many of these and other chemical risks associated with CSG and hydraulic fracturing are not comprehensively assessed. For instance, the Queensland Environmental Protection Act of 1994 (S310D) calls for companies to provide a complete inventory of chemicals, full toxicity data including mixture toxicity and a risk assessment. Yet, the relevant authorities acknowledge that not all chemicals can be assessed because some are commercial secrets, and even those that are disclosed, have very little data available.

In a review of Australian industries risk assessments of CSG activities, the following were not adequately assessed: 70

- air emissions from evaporative ponds;
- emissions and releases from gas flares/pits
- impact of the release of BTEX from the coal seam;
- impact of potential break down products fracking chemicals intermediates;
- endocrine disrupting potential (of concern as impacts occur at very low levels);
- and
- the combined effect of the complex mixture of chemicals on the environment, especially water contamination.

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70 In July 2011, the community-based organisation, the Global Community Monitor, released the report, Citizen Investigation of Toxic Air Pollution from Natural Gas Development. A summary of their report is available in Appendix 6 of this report.
APPENDIX 1: Companies actively exploring and/or extracting CSG in Australia include: Note: this is an indicative list of companies at the time of writing. Companies may cease exploration or expand exploration as required. 71,72

- **Santos Ltd** - Surat and Bowen Basins
- **Origin Energy** - Surat and Bowen Basins
- **Queensland Gas Company** - Surat Basin
- **Sunshine Gas Ltd** - Surat and Bowen Basins
- **Arrow Energy NL** - Surat and Bowen Basins, **Clarence**-Moreton Basins
- **Molopo Australia Ltd** - **Gloucester**, Bowen and **Clarence**-Moreton Basins
- **Blue Energy Pty Ltd** - Bowen, Surat and Maryborough Basins
- **Magellan Petroleum Australia** - Maryborough Basin
- Red Sky Energy - **Clarence**-Moreton Basins
- **Metgasco Ltd** - **Clarence**-Moreton Basin
- Sydney Gas Ltd - Sydney Basin
- **Eneabba Gas Ltd** - Perth Basin
- **Pure Energy Resources Ltd** - Bowen, **Duaringa**, Surat and Tasmania Basins
- **Comet Ridge Ltd** - Bowen, Galilee and **Gunnedah** Basins
- **Planet Gas Ltd** - Gippsland, Eromanga, Wilochra, **Gunnedah** and Otway Basins
- **Eastern Star Gas** – Otway Basin, **Gunnedah** Basins (Narabi Coal Seam project)
- **Westralian Gas and Power Ltd** - Perth, Collie and **Wilga** Basins
- **Central Petroleum Ltd** - Pedirka Basin
- **Rey Resources Ltd** - Canning Basin
- Red Sky Energy – numerous basins In NSW, Northern Territory and Queensland are being explor

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APPENDIX 2: Coal Seam Gas and climate impacts

Industry and government frequently contend that natural gas is a ‘transition’ fuel and when used in tandem with renewable energy can play a complementary role in reducing carbon emissions.\(^73\) At first glance, natural gas looks beneficial when compared with coal at the point of combustion: 80% less acid rain (sulphur dioxide), 60% less greenhouses gases (CO2) and no mercury or particulates (soot).\(^74\)

In Australia, greenhouse gas emissions from the external processing and power generation activities for Liquid Natural Gas (LNG) are reported as significantly lower than for coal. Overall, industry claim coal delivery and power generation activities produce 43% more greenhouse gas emissions than LNG per GJ (gigajoule) of energy delivered. Diesel and fuel oil produce approximately 10-15% more greenhouse gas emissions than LNG, and hence sit between coal and gas in terms of emissions.\(^75\) However, it must be acknowledged that the predicted advantage of natural gas over coal holds only when it is burned in modern and efficient plants.

Nevertheless, to effectively assess the impact of natural gas obtained from CSG or shale gas activities compared to other forms of energy production, it is essential to quantify and assess the total greenhouse gas emissions i.e ‘carbon footprint’, rather than look only at the point of combustion.

US research demonstrates that the energy required for the liquefaction, transport and regasification in LNG, may add up to 20% additional CO2 to natural gas production.\(^76\) Furthermore, coal seam gas cannot be assumed to have an emissions profile that is similar to conventional natural gas. In fact, there are indications that when measured across the entire lifecycle, CO2 emissions from unconventional gas sources such as CSG are higher than from conventional gas sources. Due to the paucity of emission records and research, just how much higher the CO2 emissions might be is a contested issue.

A key factor when assessing greenhouse emissions from an energy source is how the lifecycle analysis has been performed for example, what assumptions have been used and what is the quality and origin of the input data. Currently there is only very limited publicly available information for an in-depth life cycle assessment of CSG versus other forms of natural gas extraction.

The difference in the overall emissions associated with CSG versus conventional natural gas over the lifecycle of the fuel will principally depend on the attributes of the reservoir and the extraction method used. CSG not only differs from conventional gas extraction in terms of drilling (horizontal) and extraction processes (hydraulic

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\(^73\) Australia Pacific LNG Project, Volume 5: Attachment 30: Greenhouse Gas Assessment – Gas Fields and Pipeline


\(^75\) Australia Pacific LNG Project, Volume 5: Attachment 30: Greenhouse Gas Assessment – Gas Fields and Pipeline

fracturing), but additional emissions are generated from transportation of water and chemicals, as well as the removal of waste products.

The principle emissions during extraction of CSG which need to be accounted for in a thorough life cycle analysis, can be divided into:

- Use of fossil fuels for the engines of the trucks, drills, pumps and compressors used to extract the gas onsite, and to transport equipment, resources and waste on and off the well site;
- Fugitive emissions of natural gas that escape unintentionally during the well construction and production stages;
- Methane emissions from leaking wells; and
- Intentional vented emissions expelled during the extraction process and flaring.

The documents relied on by the Australian industry for their assessments of comparative carbon footprints, readily admit that greenhouse emissions from the extraction, processing and product transport for LNG are higher than for coal, and confirms that “resources for unconventional sources such as shale formations, tight sands, and coal bed methane are generally more costly and energy intensive to develop due the need for advanced drilling techniques, such as horizontal drilling, and are also often characterized by smaller concentrations and steeper decline rates.”

A report by the University of Manchester’s Tyndall Centre, which assessed the climate impacts of shale gas, indicates that between 4,300 and 6,600 truck visits occur during preproduction for a 6 pad well arrangement. To produce 10% of the UK gas production would result in a total of 2-4 million truck visits.

Another key question to be examined is the extent of fugitive emissions, especially methane. Methane is a powerful greenhouse gas, with a global warming potential 72 times more powerful than that of carbon dioxide over a 20 year horizon and 25 times more powerful than that of carbon dioxide over a 100 year horizon.

The Australian gas industry acknowledges that methane is the most important greenhouse gas fugitive emission (e.g. pipe leaks, leaking wells) in CSG projects, but also claims that the emissions of methane are relatively minor.

It is this issue of fugitive methane emissions that lead a team of researchers from Cornell University to the conclusion that the greenhouse gas footprint of natural gas obtained by high-volume hydraulic fracturing from shale formations, which in many aspects is similar to CSG, is at least 30% more, and perhaps even twice as great as those from conventional gas. They concluded that the carbon footprint of shale gas

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79 Australia Pacific LNG Project, Volume 5: Attachment 30: Greenhouse Gas Assessment – Gas Fields and Pipeline
80 Robert W. Howarth, Renee Santoro, and Anthony Ingraffea, Methane and the Greenhouse-Gas Footprint of
is comparable to coal when compared over 100 years. The Cornell research put the size of the methane fugitive emission at up to 7.9% over the life-time of a well, with much of the leakage during initial drilling, completion and during transmission, storage and distribution. This figure is hotly contested by industry, which claims that methane leakage is minimal, despite the fact that the US EPA has recently revised its methane emissions estimations upwards. For instance, estimates for well venting were increased by a factor of 11 and well completion by a factor of 172.\textsuperscript{81} Given these new figures, the Cornell research figures seem much more realistic.

The experience of landowners with wells on their properties also puts claims of minimal methane leaks in doubt. Wells have been seen to leak with bubbling gas being clearly evident around the well-head. CSG engineers also admit there are small leaks all along pipeline, but dismiss them as ‘tiny’.

Using conservative estimates the Tyndall Centre research states that if half of all the shale gas resources on earth were exploited, the additional cumulative emissions over the time period 2010-2050 would be between 46-183 giga tons of CO2, equating to an additional atmospheric concentration of CO2 of 3-11ppm.\textsuperscript{82}

The assumption that natural gas from CSG can act as a transition fuel also needs to be challenged. Rather than substituting for coal, it is likely that CSG will simply satisfy increasing energy demand and hence, increase associated emissions and contribute to further reducing our ability to keep global temperature changes below 2C. The Tyndal research went as far as contending that the investment required for the exploitation of unconventional gas sources could further delay rapid carbon reductions, because this ‘investment would be much more effective if targeted at genuinely zero- (or very low) carbon technologies.’

When the overall lifecycle of CSG and shale gas is taken into account acknowledging all the uncertainties, including the accuracy of emissions factors for fugitive methane released during extraction, processing and transportation then the view that this form of gas provides an effective transitional fuel to a cleaner, greener future is definitely in doubt.

**Postscript:** A recent study has addressed the issue of GHG in Marcellus shale gas: Jiang et al., Life cycle greenhouse gas emissions of Marcellus shale gas, *Environ. Res. Lett.* 6 (2011)

This study estimates the life cycle greenhouse gas (GHG) emissions from the production of Marcellus shale natural gas and compares its emissions with national average US natural gas emissions produced in the year 2008 and electricity from coal production.

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\textsuperscript{82} Wood, R., et al: 2011, Shale gas: a provisional assessment of climate change and environmental impacts. A report commissioned by the Cooperative and undertaken by researchers at the Tyndall Centre, University of Manchester
The life cycle GHG emissions of Marcellus shale natural gas are estimated to be 63–75 g CO2e/MJ of gas produced with an average of 68 g CO2e/MJ of gas produced. In estimating GHG emissions, it includes GHG emissions of carbon dioxide, methane and nitrous oxide, converted to carbon dioxide equivalents according to the global warming potential (GWP) factors reported by IPCC. The study states natural gas from the Marcellus shale has generally lower life cycle GHG emissions than coal for production of electricity but acknowledges significant uncertainty in Marcellus shale GHG emission estimates due to uncertainty in production volumes, construction and transportation as well as variability in flaring.

Importantly the study uses the 100-year GWP factor rather than 20-year GWP. Within the Life Cycle Analysis framework, the impacts are distributed across the total volume of gas produced during the lifetime of the well hence if they are calculated over 20 years, the CO2e figures are much higher.

The sources of GHG emissions considered in the LCA include emissions from the production and transportation of material involved in the well development activities (such as trucking water); emissions from fuel consumption for powering the drilling and fracturing equipment; methane leaks and fuel combustion emissions associated with gas production, processing, transmission, distribution, and natural gas combustion.

However, the study makes no reference to fugitive emissions from wellheads during exploration and does not include GHG emissions outside preproduction and production processes. It notes that while natural processes or development actions such as hydraulic fracturing might lead to emissions of the shale gas external to a well, particularly in the case of poorly installed well casings, all external leaks are not included in this study. This means emissions from post production leaking wells are not included. It is also assumed all produced water disposal is via deep well injection and hence the study does not include emissions from energy intensive Reverse Osmosis treatment of CSG waste water. There are also no references to emissions from compressing or liquefying the gas, which is very energy-intensive and is the fate of most new CSG projects in Australia.

The study acknowledges there may be significant GHG emissions as a result of flaring and venting activities that occur during all stages of exploration and production, but acknowledges considerable uncertainty in assumptions related to production rates, ultimate recovery and emissions related to well completion. For example, single well longevity is unknown nor as the study states is there adequate experience to assess the average well production.

The study used a hybrid combination of process activity emission estimates and economic input–output life cycle assessment (EIO-LCA) to estimate the preproduction GHG emission. The EIO-LCA (CMU GDI 2010) model in its assessment of GHG emissions from the construction as well as the production of the drilling mud components and hydraulic fracturing fluid uses data originally compiled from surveys and forms submitted by industries to governments for national statistic purposes.

The EIO-LCA model acknowledges considerable uncertainty related to sampling, response rate, missing/incomplete data, estimations to complete forms, etc. The model also notes in their list of Uncertainty and Assumptions that the major
uncertainties are due to assumptions using old, incomplete or aggregated data. (CMU GDI (CarnegieMellon University Green Design Institute 2010 Economic input–output life cycle assessment (EIO-LCA), Assumptions, Uncertainty, and other Considerations with the EIO-LCA Method)

The Jiang study concludes that the fugitive emissions rate would need to be 14% before the overall life cycle emissions including those of electricity generation would be greater than coal. However, if the data is converted to the 20-year GWP the break-even point is reduced to 7% because of the higher impacts attributed to methane.

If the study is then adjusted for Australian circumstances to include emissions rates for water treatment with energy intensive reverse osmosis, emissions from compressing or liquefying the gas and emissions from all external leaks, including methane leaks from exploration and post production wells, the conclusion of positive benefits of unconventional gas would be seriously in doubt.
### APPENDIX 3: Chemicals used in fracking fluid products identified by the US Ground Water Protection Council and the Interstate Oil and Gas Compact Commission

<table>
<thead>
<tr>
<th>Chemical Name</th>
<th>CAS</th>
<th>Chemical Purpose</th>
<th>Product Function</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hydrochloric Acid</td>
<td>007647-01-0</td>
<td>Helps dissolve minerals &amp; initiate cracks in rock</td>
<td>Acid</td>
</tr>
<tr>
<td>Glutaraldehyde</td>
<td>000111-30-8</td>
<td>Eliminates bacteria that produces corrosive by-products</td>
<td>Biocide</td>
</tr>
<tr>
<td>Quaternary Ammonium Chloride</td>
<td>012125-02-9</td>
<td>Eliminates bacteria in the water that produces corrosive by-products</td>
<td>Biocide</td>
</tr>
<tr>
<td>Quaternary Ammonium Chloride</td>
<td>061789-71-1</td>
<td>Eliminates bacteria in the water that produces corrosive by-products</td>
<td>Biocide</td>
</tr>
<tr>
<td>Tetrakis Hydroxymethyl-Phosphonium Sulfate</td>
<td>055566-30-8</td>
<td>Eliminates bacteria in the water that produces corrosive by-products</td>
<td>Biocide</td>
</tr>
<tr>
<td>Ammonium Persulfate</td>
<td>007727-54-0</td>
<td>Allows a delayed break down of the gel</td>
<td>Breaker</td>
</tr>
<tr>
<td>Sodium Chloride</td>
<td>007647-14-5</td>
<td>Product Stabilizer</td>
<td>Breaker</td>
</tr>
<tr>
<td>Magnesium Peroxide</td>
<td>014452-57-4</td>
<td>Allows a delayed break down of the gel</td>
<td>Breaker</td>
</tr>
<tr>
<td>Magnesium Oxide</td>
<td>001309-48-4</td>
<td>Allows a delayed break down of the gel</td>
<td>Breaker</td>
</tr>
<tr>
<td>Calcium Chloride</td>
<td>010043-52-4</td>
<td>Product Stabilizer</td>
<td>Breaker</td>
</tr>
<tr>
<td>Choline Chloride</td>
<td>000067-48-1</td>
<td>Prevents clays from swelling or shifting</td>
<td>Clay Stabilizer</td>
</tr>
<tr>
<td>Tetramethyl ammonium chloride</td>
<td>000075-57-0</td>
<td>Prevents clays from swelling or shifting</td>
<td>Clay Stabilizer</td>
</tr>
<tr>
<td>Sodium Chloride</td>
<td>007647-14-5</td>
<td>Prevents clays from swelling or shifting</td>
<td>Clay Stabilizer</td>
</tr>
<tr>
<td>Isopropanol</td>
<td>000067-63-0</td>
<td>Product stabilizer and / or winterizing agent</td>
<td>Corrosion Inhibitor</td>
</tr>
<tr>
<td>Methanol</td>
<td>000067-56-1</td>
<td>Product stabilizer and / or winterizing agent</td>
<td>Corrosion Inhibitor</td>
</tr>
<tr>
<td>Formic Acid</td>
<td>000064-18-6</td>
<td>Prevents the corrosion of the pipe</td>
<td>Corrosion Inhibitor</td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>000075-07-0</td>
<td>Prevents the corrosion of the pipe</td>
<td>Corrosion Inhibitor</td>
</tr>
<tr>
<td>Petroleum Distillate</td>
<td>064741-85-1</td>
<td>Carrier fluid for borate or zirconate crosslinker</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Hydrotreated Light Petroleum Distillate</td>
<td>064742-47-8</td>
<td>Carrier fluid for borate or zirconate crosslinker</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Potassium Metaborate</td>
<td>013709-94-9</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Triethanolamine Zirconate</td>
<td>101033-44-7</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Sodium Tetraborate</td>
<td>001303-96-4</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Boric Acid</td>
<td>001333-73-9</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Zirconium Complex</td>
<td>113184-20-6</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Borate Salts</td>
<td>N/A</td>
<td>Maintains fluid viscosity as temperature increases</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Ethylene Glycol</td>
<td>000107-21-1</td>
<td>Product stabilizer and / or winterizing agent</td>
<td>Crosslinker</td>
</tr>
<tr>
<td>Methanol</td>
<td>000067-56-1</td>
<td>Product stabilizer and / or winterizing agent</td>
<td>Crosslinker</td>
</tr>
</tbody>
</table>
Polyacrylamide 009003-05-8  “Slicks” the water to minimize friction Friction Reducer
Petroleum Distillate 064741-85-1  Carrier fluid for polyacrylamide friction reducer Friction Reducer
Hydrotreated Light Petroleum Distillate 064742-47-8  Carrier fluid for polyacrylamide friction reducer Friction Reducer
Methanol 000067-56-1  Product stabilizer and / or winterizing agent. Friction Reducer
Ethylene Glycol 000107-21-1  Product stabilizer and / or winterizing agent. Friction Reducer
Guar Gum 009000-30-0  Thickens the water in order to suspend the sand Gelling Agent
Petroleum Distillate 064741-85-1  Carrier fluid for guar gum in liquid gels Gelling Agent
Hydrotreated Light Petroleum Distillate 064742-47-8  Carrier fluid for guar gum in liquid gels Gelling Agent
Methanol 000067-56-1  Product stabilizer and / or winterizing agent. Gelling Agent
Polysaccharide Blend 068130-15-4  Thickens the water in order to suspend the sand Gelling Agent
Ethylene Glycol 000107-21-1  Product stabilizer and / or winterizing agent. Gelling Agent
Citric Acid 000077-92-9  Prevents precipitation of metal oxides Iron Control
Acetic Acid 000064-19-7  Prevents precipitation of metal oxides Iron Control
Thioglycolic Acid 000068-11-1  Prevents precipitation of metal oxides Iron Control
Sodium Erythorbate 006381-77-7  Prevents precipitation of metal oxides Iron Control
Lauryl Sulfate 000151-21-3  Prevents scale deposits in the pipe Scale Inhibitor
Isopropanol 000067-63-0  Product stabilizer and / or winterizing agent. Non-Emulsifier
Ethylene Glycol 000107-21-1  Product stabilizer and / or winterizing agent. Non-Emulsifier
Sodium Hydroxide 001310-73-2  Adjusts the pH of fluid pH Adjusting Agent
Potassium Hydroxide 001310-58-3  Adjusts the pH of fluid pH Adjusting Agent
Acetic Acid 000064-19-7  Adjusts the pH of fluid pH Adjusting Agent
Sodium Carbonate 000497-19-8  Adjusts the pH of fluid pH Adjusting Agent
Potassium Carbonate 000584-08-7  Adjusts the pH of fluid pH Adjusting Agent
Copolymer of Acrylamide, Sodium Acrylate 025987-30-8  Prevents scale deposits in the pipe Scale Inhibitor
Sodium Polycarboxylate N/A  Prevents scale deposits in the pipe Scale Inhibitor
Phosphonic Acid Salt N/A  Prevents scale deposits in the pipe Scale Inhibitor
Lauryl Sulfate 000151-21-3  Used to increase the viscosity of the fracture fluid Surfactant
Ethanol 000064-17-5  Product stabilizer and / or winterizing agent. Surfactant
<table>
<thead>
<tr>
<th>Chemical</th>
<th>CAS Number</th>
<th>Description</th>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Naphthalene</td>
<td>000091-20-3</td>
<td>Carrier fluid for the active surfactant ingredients</td>
<td>Surfactant</td>
</tr>
<tr>
<td>Methanol</td>
<td>000067-56-1</td>
<td>Product stabilizer and/or winterizing agent.</td>
<td>Surfactant</td>
</tr>
<tr>
<td>Isopropyl Alcohol</td>
<td>000067-63-0</td>
<td>Product stabilizer and/or winterizing agent.</td>
<td>Surfactant</td>
</tr>
<tr>
<td>2-Butoxyethanol</td>
<td>000111-76-2</td>
<td>Product stabilizer</td>
<td>Surfactant</td>
</tr>
</tbody>
</table>
APPENDIX 4 : Chemical products in widespread use and dangerous at concentrations near or below their chemical detection limits.

Chemical and Biological Risk Assessment for Natural Gas Extraction in New York.
Ronald E. Bishop, Ph.D., CHO, Chemistry & Biochemistry Department, State University of New York, College at Oneonta, Sustainable Otsego March 28, 2011.
http://www.sustainableotsego.org/Risk%20Assessment%20Natural%20Gas%20Extraction-1.htm

Glutaraldehyde:

Glutaraldehyde (CAS No. 111-30-8) is a biocide used widely in drilling and fracturing fluids. Along with its antimicrobial effects, it is a potent respiratory toxin effective at parts-per-billion (ppb) concentrations (70); a sensitizer in susceptible people, it has induced occupational asthma and/or contact dermatitis in workers exposed to it, and is a known mutagen (i.e., a substance that may induce or increase the frequency of genetic mutations) (70, 71). It is readily inhaled or absorbed through the skin.

In the environment, algae, zooplankton and steelhead trout were found to be dramatically harmed by glutaraldehyde at very low (1 – 5 ppb) concentrations (72).

DBNPA:

2,2-Dibromo-3-nitrilopropionamide (DBNPA) (CAS No. 10222-01-2) is a biocide finding increasing use in drilling and fracturing fluids. It is a sensitizer, respiratory and skin toxin, and is especially corrosive to the eyes (73). In the environment, it is very toxic to a wide variety of freshwater, estuarine and marine organisms, where it induces developmental defects throughout the life cycle. In particular, it is lethal to “water fleas” (Daphnia magna), rainbow trout and mysid shrimp at low (40 to 50 ppb) concentrations, and is especially dangerous to Eastern oysters (74). Chesapeake Bay oysters are killed by extremely low (parts-per-trillion, ppt) concentrations of DBNPA, well below the limit at which this chemical can be detected.

DBAN:

Dibromoacetonitrile (DBAN) (CAS No. 3252-43-5) is a biocide often used in combination with DBNPA, from which it is a metabolic product (with the release of cyanide). Its human and environmental toxicity profiles are similar to that of DBNPA, except that DBAN is also carcinogenic (75). DBNPA and DBAN appear to work synergistically. In combination, the doses at which these biocides become toxic are significantly lower than when they are used separately. In other words, it takes much less of these chemicals to exert toxic effects when they are used together, although the specific degree of potentiation has not been publicly reported.
Propargyl Alcohol:

Propargyl alcohol (CAS No. 107-19-7) is a corrosion inhibitor that is very commonly used in gas well construction and completion. This chemical causes burns to tissues in skin, eyes, nose, mouth, esophagus and stomach; in humans it is selectively toxic to the liver and kidneys (76). Propargyl alcohol is a sensitizer in susceptible individuals, who may experience chronic effects months to years after exposure, including rare multi-organ failure (77). It is harmful to a variety of aquatic organisms, especially fathead minnows, which are killed by doses near 1 ppm (78).

2-BE:

2-Butoxyethanol (2-BE), also known as ethylene glycol monobutyl ether (EGBE) (CAS No. 111-76-2), is a surfactant used in many phases of gas exploration and extraction. It comprises a considerable percentage of Airfoam HD, commonly used for air-lubricated drilling (79). Easily absorbed through the skin, this chemical has long been known to be selectively toxic to red blood cells; it causes them to rupture, leading to hemorrhaging (80). More recently, the ability of EGBE at extremely low levels (ppt) to cause endocrine disruption, with effects on ovaries and adrenal glands, is emerging in the medical literature (81). This chemical is only moderately toxic to aquatic organisms, with harm to algae and test fish observed with doses over 500 ppm (80).

Heavy Naphtha:

Heavy naphtha (CAS No. 64741-68-0) refers to a mixture of petroleum products composed of, among other compounds, the aromatic molecules benzene, toluene, xylene, 1,2,4-trimethylbenzene and polycyclic aromatic hydrocarbons including naphthalene. It is used by the gas industry as a lubricant, especially in drilling muds. This material is hazardous to a host of microbes, plants and animals (82). Several of the mixture’s components are known to cause or promote cancer. If released to soil or groundwater, several components are toxic to terrestrial and aquatic organisms, especially amphibians, in which it impedes air transport through the skin.

References


73. R.E.D. Facts: 2,2-dibromo-3-nitrilopropionamide (DBNPA); United States Environmental Protection Agency Office of Prevention, Pesticides and Toxic Substances (September 1994) EPA-738 F-94-023

74. EPA Reregistration Eligibility Decision (RED): 2,2-dibromo-3-nitrilopropionamide (DBNPA): Environmental Protection Agency Office of Prevention, Pesticides and Toxic Substances (September 1994) EPA-738 R-94-026
75. NTP Technical Report on the Toxicology and Carcinogenesis Studies of Dibromoacetonitrile (CAS No. 3252-43-5) in F344/N Rats and B6C3F1 Mice (Drinking Water Studies); National Toxicology Program, National Institutes of Health, Public Health Service, DHHS (February 2008) NTP PR-544 NIH Publication No. 08-5886

76. Material Safety Data Sheet acc. to OSHA and ANSI: Propargyl Alcohol; Alfa Aesar (November 10, 2008)

77. Hazardous Substance Fact Sheet: Propargyl Alcohol; New Jersey Department of Health and Senior Services (November 2004)

78. Propargyl Alcohol; U.S. EPA HPV Challenge Program Revised Submission (July 30, 2003) Publication 201-14641A

79. Material Safety Data Sheet: Airfoam HD; Aqua-Clear, Inc. (July 11, 2005)


82. Material Safety Data Sheet: Heavy Naphtha; American AGIP Company, Inc. (September)
http://www.sustainableotsego.org/Risk%20Assessment%20Natural%20Gas%20Extraction-1.htm 2/07/11 4:55 PM
APPENDIX 5: MSDS Supplementary Information


Material Safety Data Sheets (MSDS)

The MSDS National Code
The National Occupational Health and Safety Commission (NOHSC) has produced *The National Code of Practice for the Preparation of Material Safety Data Sheets, 2nd Edition 2003*, which has been adopted as a Code of Practice under some state legislation. The application of the code is the prerogative of that State or Territory. MSDS are controlled by the hazardous substances and dangerous goods Acts in each state and territory.

(*The Workplace Health and Safety Regulation 2008 and the Workplace Health and Safety Act 1995 provide a framework for managing health and safety risks in Queensland workplaces. The regulation sets out the legal requirements to prevent or control certain hazards, which might cause injury or death in the workplace.*)

While an MSDS is not required for substances not classified as hazardous, there is often a legislative requirement to provide hazard information.

Hazardous Substances
The Code applies to hazardous substances and dangerous goods.

“A material is classified as hazardous and/or dangerous if it is:

(a) classified as hazardous according to the latest edition of the NOHSC *Approved Criteria for Classifying Hazardous Substances* [NOHSC:1008] and is above the cut-off concentration criteria for being classified as a hazardous substance;

(b) specified in the NOHSC *List of Designated Hazardous Substances* [NOHSC:10005];

(c) classified for physicochemical hazards according to the ADG Code (including class(es), subsidiary risk(s), Packing Group, Proper Shipping Name and UN Number); and/or

(d) specified as dangerous in the ADG Code or determined by the Competent Authorities.“

Under the code, Australia MSDS are based on 16 part data sheet, all sections of an MSDS need to be completed. Where information relevant to a particular section is not available, the MSDS should state ‘Not available’.
Acceptability of Overseas MSDS

Currently, MSDS prepared overseas are accepted by Commonwealth, State and Territory legislation if they meet the following requirements:

The MSDS is prepared in accordance with this code including the provision of the following information:

(i) Australian contact details – name of supplier, address and telephone number, including emergency contact details (see section 6.1);

(ii) classification in accordance with the Australian hazardous substance and Dangerous Goods regulatory framework

(iii) ingredient disclosure as required by Commonwealth, State and Territory legislation (see section 6.3);

(iv) national exposure standard value if available (see section 6.8); and

(v) relevant additional Australian regulatory information (see section 6.15).

New Zealand is in the process of harmonizing their MSDS with Australia. Their MSDSs also adhere to the 16 sections and are based on the UN GHS classification. Overall, they are a much more detailed and useful documents.

MSDS must be updated or reviewed:
- whenever there is new information on changes to hazardous properties of the product;
- whenever there is a formulation change;
- often enough to keep it up to date; and
- at least every five years.
APPENDIX 6

Toxic Air Pollution from Natural Gas Development

In July 2011, the community-based organisation, the Global Community Monitor, released the report, *Citizen Investigation of Toxic Air Pollution from Natural Gas Development*. Air samples were collected from neighbours of natural gas operations as well as targeted sampling sites including the well pad, compressor station, gas separation plant, dehydrator and waste disposal site. Analysis detected 22 toxic air contaminants associated with natural gas development, resulting in significant air pollution.

The report identified the following priority sources:

- **Air emissions from fracking compounds**
  Air pollution caused by fracking compounds during their use, storage, or waste disposal.

- **Pits**
  Waste from drilling, fracking, or production, which may be stored or disposed of in open-air pits to allow some of the toxic material to evaporate into the air.

- **Land application (including land farming)**
  Waste from drilling, fracking, or production may be spread on the ground or otherwise applied to the land (e.g., sprayed as dust suppression on roads).

- **Flaring**
  Unwanted gases in the exploration and production processes are burned off in the open air using flares. These produce toxic gases as a result.

- **Venting**
  During various stages of gas exploration, production and maintenance, gases are vented directly into the air rather than contained or flared. Venting can release large volumes of toxic gases.

- **Fugitive emissions**
  Leaks in pumps, valves, compressors, pipes, and tanks can result in significant air pollution releases because of the large number of components in gas processing.

- **Compressors**
  Where the gas from the wells is collected and then compressed into smaller volumes, the compressors may release a range of toxic gases.

- **Condensate tanks**
  Some wells produce semi-liquid gases along with natural gas that are stored in tanks, which can leak various toxic gases.

- **Dehydrators**
  These systems are needed to remove water from natural gas and can release

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83 *Citizen Investigation of Toxic Air Pollution from Natural Gas Development July 2011, Global Community Monitor, www.gcmonitor.org*
toxic gases in the process.

- **Gas processing plant**
  The last stage of gas production involves the refining of the raw gas into the final product. This occurs at large gas processing plants, which have many sources of air emissions.

- **Additional waste disposal sites**
  Wastes from various stages of gas production and processing may be sent to treatment sources including landfills, injection sites and wastewater treatment sites, which can also release air pollution.

### Air Sampling Results

A total of 22 toxic chemicals were detected in the nine air samples, including four carcinogens, toxins known to damage the nervous system and respiratory irritants. The levels were between three to 3,000 times higher than levels established by public health agencies to estimate increased risk of serious health effects and cancer based on long-term exposure.

- **Benzene**, a known carcinogen, was found at high concentrations in four air samples at levels between 6.3 and 47 µg/m³. These levels are 48.5 to 800 times higher than the level set by the US EPA of 0.13 µg/m³ to estimate increased cancer risk from long-term exposure. Levels of benzene in one of the nine samples, collected near the local Elementary School, exceeded the level set by the U.S. EPA for benzene (30 µg/m³) to estimate increased risk of non-cancer health effects.

- **Acrylonitrile**, a human carcinogen, was found in five samples at levels between 7.9 and 30 µg/m³. These levels are 790 to 3000 times above the U.S. EPA level of 0.01 µg/m³, set to estimate an increased risk of cancer from long-term exposure. All of these levels correspond to what EPA would consider an “unacceptable cancer risk” in that long-term exposure is associated with a cancer risk of greater than 100 in a million. Acrylonitrile is also a respiratory irritant, causing degeneration and inflammation of nasal epithelium. Levels of acrylonitrile in the five samples exceeded the level set by U.S. EPA for risk of increased non-cancer health effects from long-term exposure (2 µg/m³) by 3 to 15 times.

- **Methylene chloride**, a human carcinogen, was found in five samples at levels between 7.9 and 17 µg/m³. These levels are 3 to 8 times higher than the level set by the U.S. EPA (2.0 µg/m³) to estimate an increased risk of cancer from long-term exposure.

- **Ethylbenzene**, a human carcinogen, was found in five samples at levels between 5.1 to 22 µg/m³. These levels are 12 to 55 times higher than the level set by the US EPA (0.4µg/m³) to estimate increased cancer risk cancer from long-term exposure.

- **Xylene**, were found at a level of 100 and 154 µg/m³. These levels exceed the
U.S. EPA’s level for estimating increased non-cancer health risks of 100 μg/m³.

- *Hydrogen sulfide* was found in one sample at 370 μg/m³ which is more than 185 times above the long term level set by the U.S. EPA (2 μg/m³) to estimate increased risk of serious health effects. Long-term exposure to hydrogen sulfide is associated with an elevated incidence of respiratory infections, irritation of the eye and nose, cough, breathlessness, nausea, headache, and mental symptoms, including depression. The World Health Organization’s Guideline Value for exposure to hydrogen sulfide is 7 μg/m³ over a 30-minute period.

These results demonstrate that local communities, workers and the environment are at risk of exposure to multiple chemicals from natural gas operations. At the levels detected, the individual exposures can cause an increased risk of cancer and other serious health effects ad there are no health-based standards for exposure to multiple chemicals either in US or Australia.

As well as high levels of the toxic BTEX, two cancer-causing chemicals were found at very high levels, acrylonitrile and methylene chloride. Acrylonitrile was detected in five out of the nine samples.

Acrylonitrile is not listed by the Australian industry body, Australian Petroleum Production and Exploration Association as one of the ingredients of fracking compounds.\(^\text{84}\) However, APPEA does list acrylic copolymers for use as a lubricant. An acrylic polymer must include 85% acrylonitrile units\(^\text{85}\) whereas an acrylic copolymer may also include other toxic components like methyl acrylate, methyl methacrylate, styrene, vinyl chloride and or butadiene.

The air pollution identified in this report indicates an urgent need for all current natural gas development sites including well pads, compressors, gas plants, and waste sites to undergo continuous monitoring for volatile organic compounds and hydrogen sulfide and to provide that data to regulators and the public. Those facilities unable to eliminate toxic emissions should be required to cease operations. All new applications should require a full assessment of the risks and hazards to air quality.

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\(^{84}\) Australian Petroleum Production & Exploration Association Ltd (APPEA), Chemicals that may be used in Australian fracking fluid, http://www.appea.com.au