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CONSULTANT REPORT

Renewable Natural Gas in California

Characteristics, Potential, and Incentives

Prepared for: **California Energy Commission**

Prepared by: **Verdant Associates**



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Primary Author(s):

Stephan Barsun
Ben Cheah
Jean Shelton

Verdant Associates
1972 Los Angeles Avenue
Berkeley, CA 94707
www.verdantassoc.com

Contract Number: 800-20-005

Prepared for:

California Energy Commission

Harinder Kaur
Contract Manager

Jennifer Campagna
Project Manager

David Erne
Office Manager
SUPPLY ANALYSIS BRANCH

Aleecia Gutierrez
Director
ENERGY ASSESSMENTS DIVISION

Drew Bohan
Executive Director

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PREFACE

This report was produced pursuant to a work authorization under the Aspen Environmental Group technical support contract (#800-20-005).

ABSTRACT

From fires to floods, climate change has fueled an increase in severe weather events across the globe. California is at the forefront of tackling the ever-increasing climate crisis, and along with its greenhouse gas emission reduction goals, has passed legislation supporting the production and use of Renewable Natural Gas.

In 2018, California Senate Bill 1440 directed the California Public Utilities Commission to evaluate whether to establish goals or targets for renewable natural gas purchases by California's gas utilities. In November 2019, the California Public Utilities Commission issued the Assigned Commissioner's Scoping Memo and Ruling Opening Phase 4 of Rulemaking 13-02-008 addressing implementation of Senate Bill 1440. On December 6, 2019, the Energy Division hosted a technical workshop to discuss Senate Bill 1440 implementation.

This report presents a snapshot of renewable natural gas in California, including the sources of renewable natural gas within California, estimates of potential production, carbon intensities for different sources, federal and state incentive programs, and federal and state policies that may affect the future of renewable natural gas within California. This report is intended to help inform and frame other policy efforts such as the Integrated Energy Policy Report and is intended to be updated periodically to keep sources and data current.

Keywords: anaerobic digester, biogas, BioMAT, biomass, biomethane, dairy, HSAD, landfills, LCFS, livestock, low carbon fuel standard, NEM, net energy metering, pipeline interconnection, REAP, RECs, renewable fuel standard, renewable natural gas, RFS, RNG, self-generation incentive program, SGIP, wastewater treatment plant, water resource recovery facility

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EXECUTIVE SUMMARY

Introduction

Renewable natural gas (RNG) is a renewable, lower carbon intensity substitute for fossil natural gas. RNG is composed of methane and other gases and is produced in a renewable manner when organic material is decomposed anaerobically (in the absence of oxygen) or through gasification or pyrolysis. This gas is then processed, cleaned, and injected into the natural gas system or used as a transportation fuel.

RNG may be particularly attractive for use in sectors that are hard to electrify, such as industrial processes. Additionally, RNG could reduce greenhouse gas emissions in buildings while avoiding the need to replace water heaters, furnaces and other natural gas fueled appliances with electric appliances. California is increasingly looking to RNG as a potential fuel to help decarbonize its energy supply. This report presents a summary of RNG sources, production potential, costs, and incentives in California.

Purpose and Scope

The purpose of this report is to provide a comprehensive picture of RNG within California, and it is planned to be updated periodically. This will provide policymakers and other stakeholders a single source to support ongoing policy development and research.

The scope of this report includes:

- An overview of RNG.
- Descriptions of RNG production methods used at livestock facilities (mostly dairies), water resource recovery facilities (WRRF, previously called wastewater treatment plants), landfills, biomass processing plants, and high solids anaerobic digestion (HSAD) facilities.
- An estimate of how many RNG production facilities exist in California.
- Estimates of the cost to produce RNG by facility type.
- A discussion of how RNG feedstock sources impact carbon intensity.
- A catalog of the available state and federal incentives for the production and use of RNG.

The report also summarizes the key findings from this research.

Approach

Verdant Associates (Verdant) conducted research into the sources of RNG within California and estimates of the RNG market and technical potential from both in-state and out-of-state sources. Verdant also researched carbon intensities based on the source of RNG and federal and state incentive programs and policies that may affect California's RNG future. The project team collected and integrated data from secondary sources such as published data from state agencies, published reports by other consultants, direct outreach to industry, and Verdant's analysis of available data. The synthesized data are intended to provide a snapshot of RNG within California that can be easily updated periodically.

Findings and Results

Figure 1 below highlights the different RNG sources and describes their potential natural gas displacement, cost to produce, carbon intensities, and Low Carbon Fuel Standard (LCFS) incentives. This paper focuses on the following sources of biogas in California: livestock facilities, WRRF, landfills, biomass, and High Solids Anaerobic Discharge (HSAD) facilities.

- **Livestock:** Livestock facilities include both dairies and swine facilities, although in California, the primary source of RNG is in dairies.
- **Water Resource and Recovery Facilities (WRRF):** Also known as waste-water treatment plants, the larger facilities (those that process over one million gallons of water per day), are required to, at a minimum, collect and destroy the methane produced.
- **Landfills:** Similar to WRRF, California law requires most landfills greater than 450,000 tons of waste-in-place to collect and destroy methane produced by the landfill.
- **Biomass:** Biomass is generally defined as any organic matter used for fuel. Biomass is usually generated by forest residue, sawmill sources, crop residue, or wood demolition waste (urban) which are all types of biomass that can be decomposed using a process like gasification to produce methane.¹
- **High-Solids Anaerobic Discharge:** HSAD facilities process green waste (food scraps, yard clippings, etc.) from municipal sources, breweries, or other food processing plants.

Figure 1: Comparison of RNG Sources (note biomass definition in footnote below)

Livestock	WRRF	Landfills	Biomass	HSAD
Potential Displacement of California's Natural Gas Consumption				
• Production Potential: 1 - 3%	• Production Potential: <1%	• Production Potential: 6 - 10%	• Production Potential: 1 - 3%	• Production Potential: 3 - 7%
• Technical Potential: 4%	• Technical Potential: <1%	• Technical Potential: 15%	• Technical Potential: 11%	• Technical Potential: 17%
Cost to Produce RNG [\$/MMBtu]				
\$25.50	\$16.75	\$13.00	\$22.85	\$30.75
Carbon Intensity Compared to the Baseline (Flaring or Venting) [gCO₂e/MJ]*				
-352	+28	+42	+13	-23
Reduction in Carbon over Natural Gas [gCO₂e/MJ]				
428	47	34	62	99
LCFS Incentive [\$/MMBtu]				
\$85.71	\$9.51	\$6.78	\$12.51	\$19.88

*Carbon intensity for Biomass is based on wood waste while potential also includes crop waste.
Source: Verdant Associates. The specific sources of these numbers are cited throughout this report.

RNG advocates cite the potential for RNG to displace a portion of California's natural gas consumption as an important factor for decarbonizing fuel supply. Several reports have

¹ While some definitions of biomass may also include urban green waste, our definition throughout this paper focuses on wood and crop waste. Urban green waste is included with High-Solids Anaerobic Discharge facilities.

identified both a production potential and technical potential of RNG. The production potential considers unique constraints for each potential RNG feedstock based on factors such as feedstock accessibility and economics of RNG production using that feedstock, while the technical potential estimates the potential without these constraints. Some sources, like a WRRF, have a limited technical potential for RNG production, while other sources like landfills or HSAD facilities may be able to displace 10 to 17 percent (respectively) of California's natural gas consumption.

Landfills and WRRFs have lower estimated RNG production costs (under \$20 per MMBtu) versus the production costs for livestock and HSAD facilities, which range in the high \$20s to low \$30s per MMBtu. High production costs can be a significant barrier and incentives may be needed to encourage production.

RNG produced at livestock facilities and HSAD facilities can be a carbon-negative fuel source. In the absence of RNG production, methane, which occurs as a natural byproduct at these facilities, would be vented to the atmosphere. Methane has 25 times more greenhouse gas potential than carbon dioxide,² therefore capturing it for use as fuel results in significant carbon savings. While RNG produced at other facility types is not carbon negative like livestock and HSAD facilities, it still results in a reduction in carbon relative to the use of fossil natural gas. The carbon intensity of RNG, relative to fossil natural gas, produces a range from a 47 percent reduction for landfills to an 84 percent reduction for wood waste biomass facilities. For livestock and HSAD facilities, the production of RNG results in carbon reductions over 100 percent compared to fossil natural gas.

Currently there are significant incentives available for RNG production, particularly if it is used as a transportation fuel. California's LCFS program provides significant incentives based on the carbon intensity of the fuel. While producing RNG at livestock facilities may be expensive, the LCFS credits can be three times higher than the cost to produce the fuel. RNG incentives or credits can be increased even further if the LCFS credits are stacked with other incentives like those from the federal Renewable Fuel Standard program.

² [Per 100-yr GWPs from the IPCC fourth assessment report \(AR4\)](https://www2.arb.ca.gov/ghg-gwps). Available at: <https://www2.arb.ca.gov/ghg-gwps>.

CHAPTER 1:

Introduction

California is at the forefront of tackling the ever-increasing climate crisis. As part of the State's stringent greenhouse gas emission reduction goals, California has passed legislation to incentivize the use of Renewable Natural Gas (RNG). RNG is a renewable substitute for fossil natural gas. For this report, RNG is defined as methane and other gases formed renewably when organic material is decomposed anaerobically (in the absence of oxygen) or through gasification or pyrolysis, which is then processed, cleaned, and injected into the natural gas pipeline. RNG may be particularly attractive for use in sectors that are hard to electrify such as industrial processes. Additionally, RNG can reduce greenhouse gas (GHG) emissions in buildings without the need to replace water heaters, furnaces, and other natural gas fueled appliances. This report presents a summary of RNG sources, production potential, costs, and incentives in California to provide a basis to inform policy and decision makers.

Defining Renewable Natural Gas

There are several terms that are often interchanged in the industry: biogas, biomethane, and RNG. For this report, the following definitions are used:

Biogas: Gas produced from an organic waste feedstock by one of the following processes:

- Anaerobic decomposition of organic material including co-digestion.
- Noncombustible thermal conversion of any of the following materials:
 - Agricultural crop residues
 - Bark, lawn, yard, and garden clippings
 - Leaves, silvicultural residue, and tree and brush pruning
 - Wood, wood chips, and wood waste
 - Nonrecyclable pulp or nonrecyclable paper materials
 - Livestock waste
 - Municipal sewage sludge or biosolids

Biogas is not necessarily pipeline quality gas. While California laws, statutes, and programs (such as CPUC Section 650,³ the Renewable Portfolio Standards (RPS) Eligibility Guidebook,⁴ and the Biogas Market Adjusting Tariff (BioMAT) program⁵) used to provide formal definitions

3 CPUC Section 650 is defined in California Senate Bill 1440. Hueso. [Biomethane Procurement](https://leginfo.ca.gov/faces/billTextClient.xhtml?bill_id=201720180SB1440). Available at: https://leginfo.ca.gov/faces/billTextClient.xhtml?bill_id=201720180SB1440

4 Green, Lynette, Christina Crume. 2017. *Renewables Portfolio Standard Eligibility Guidebook, Ninth Edition*. California Energy Commission. Publication Number: CEC-300-2016-006-ED9-CMF-REV.

5 CPUC. [Bioenergy Feed-in Tariff Program \(SB 1122\)](https://www.cpuc.ca.gov/industries-and-topics/electrical-energy/electric-power-procurement/rps/rps-procurement-programs/rps-sb-1122-biomat). Available at: <https://www.cpuc.ca.gov/industries-and-topics/electrical-energy/electric-power-procurement/rps/rps-procurement-programs/rps-sb-1122-biomat>

of biogas, the most recent versions have since removed the definition. The Self-Generation Incentive Program (SGIP) still uses the term *'biogas'* but provides no formal definition in the documentation. Assembly Bill (AB) 1900 formally defines biogas as "gas produced from the anaerobic decomposition of organic material."⁶

Biomethane: Biogas that has been further refined and processed and meets standards adopted pursuant to subdivisions (c) and (d) of Section 25421 of the California Health and Safety Code for injection into a common carrier pipeline. This means that it is pipeline-ready but has not necessarily been injected into the pipeline.

Renewable Natural Gas: As there is no formal current definition identified for RNG within California laws, statutes, and programs, this report defines RNG as biomethane that has been injected into a pipeline to replace natural gas. This definition is consistent with the description used by the United States Environmental Protection Agency (U.S. EPA), which states *'RNG is a term used to describe biogas that has been upgraded for use in place of fossil natural gas.'*⁷ This is similar to the term *'renewable gas,'* which is inclusive of hydrogen, and synonymous to the term *'directed biogas'* used by the SGIP.

Legislative and Policy Background

In 2018, Senate Bill (SB) 1440 directed the California Public Utilities Commission (CPUC) to evaluate whether to establish goals or targets for RNG purchases by California's gas utilities.⁸ In November 2019, the CPUC issued the Assigned Commissioner's Scoping Memo and Ruling Opening Phase 4 of Rulemaking 13-02-008 addressing implementation of SB 1440. On December 6, 2019, the Energy Division hosted a technical workshop to discuss SB 1440 implementation. Senate Bill 1440 did not specify RNG cost-effectiveness metrics or benchmarks to compare RNG to other decarbonization options.

The CPUC has begun implementing SB 1440 with several decisions and policies including:

- D.20-08-035: Standard Renewable Gas Interconnection Tariff that adopted a gas quality and interconnection standard to protect human health and ensure pipeline integrity.
- D.20-12-031: Standard Renewable Gas Interconnection Agreement that defined the standardized contract between interconnectors and gas utilities (PG&E, SoCalGas, SDG&E, and Southwest Gas).
- D.20-12-022: CPUC approved SoCalGas and SDG&E Voluntary Renewable Natural Gas Tariff that will provide gas utilities a pathway to sell RNG to their customers.

6 California Assembly Bill 1900. Gatto. [Renewable energy resources: biomethane](https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120AB1900). Available at: https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120AB1900.

7 This description has the following footnote: RNG is a "term of art" and there is not at present a standard definition. This description has been developed by U.S. EPA's voluntary programs.

8 [California Senate Bill 1440](https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201720180SB1440). Hueso. Available at: https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201720180SB1440.

In addition, AB 1900 created an incentive program to aid RNG pipeline interconnection costs.⁹ This program provides financial assistance to help RNG producers connect with the natural gas network.

AB 3163 defined biomethane and expanded the original definition from CPUC Public Utilities Code 650¹⁰ to include biomethane from biomass that comes from additional forms of organic waste, including vegetation removed for wildfire mitigation.¹¹ This may increase the production of RNG from biomass. Note that the definition does not include purpose-grown crops used to produce RNG.

Finally, the goal of SB 1383 is to reduce landfill disposal of organics by 50 percent by 2020 and 75 percent by 2025 compared to 2014 levels.¹² This will reduce the emissions of short-lived climate pollutants, such as black carbon, fluorinated gases, and methane, and in doing so, improve organics recycling and beneficial uses of biomethane from solid waste facilities. This bill should increase the amount of RNG available within California.

Project Overview and Goals

This report provides an overview of RNG in California and builds off data that Verdant presented at the August 2021 Integrated Energy Policy Report RNG workshop. This report is a living document to be updated periodically to provide relevant stakeholders and policy makers with a single and comprehensive overview of RNG in California. It relies heavily on published data from a variety of sources referenced in footnotes throughout the report. Future updates will be published on the CEC website.

9 California Assembly Bill 1900. Gatto. [Renewable energy resources: biomethane](https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120AB1900). Available at: https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120AB1900.

10 The original definition in PUC 650 stated "'biomethane' means a biogas that meets the standards adopted pursuant to subdivisions (c) and (d) of Section 25421 of the Health and Safety Code for injection into a common carrier pipeline."

11 California Assembly Bill 3163, Salas. September 30th. 2020. [Energy: biomethane: procurement](https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB3163). Available at: https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB3163.

12 California SB 1383, Lara. September 19th, 2016. [Short-lived climate pollutants: methane emissions: dairy and livestock: organic waste: landfills](https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383). Available at: https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383.

CHAPTER 2:

Characteristics of Renewable Natural Gas

RNG can be produced by a variety of sources and methods. Unlike natural gas that is fossil-based, each RNG source has its unique production process, availability, and carbon intensity. These unique factors should be considered when sourcing RNG.

Biogas Production Methods

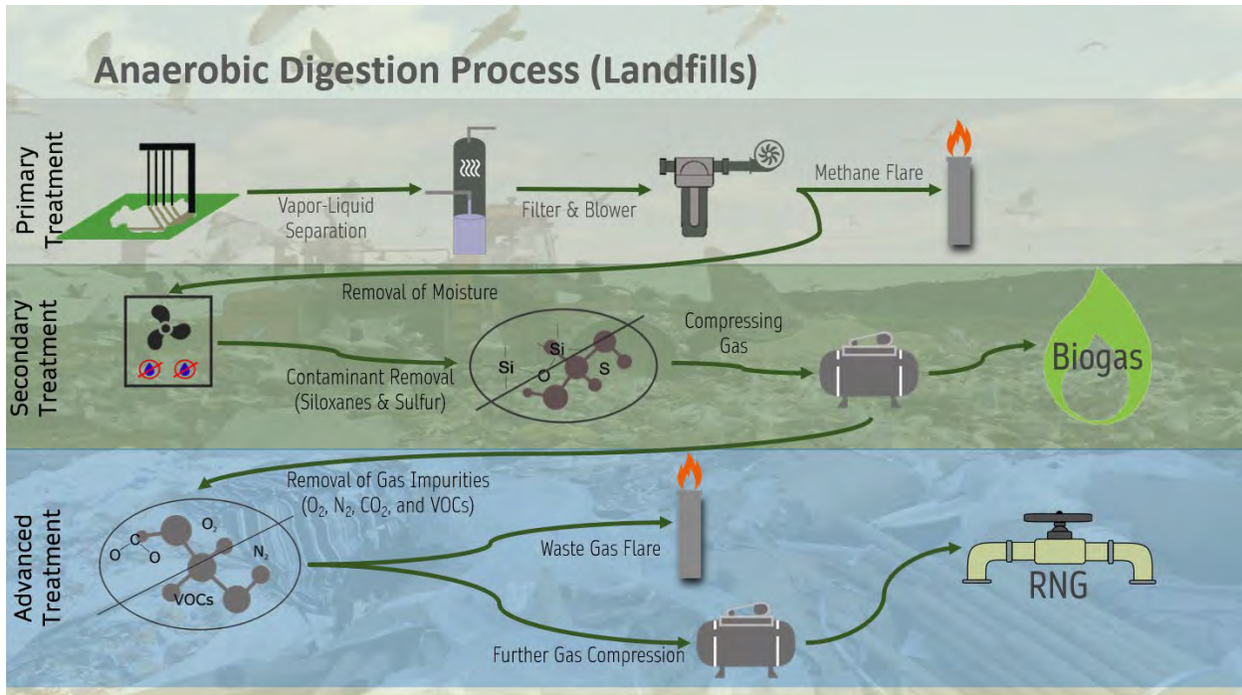
Biogas is created using several different methods that vary based on the source of methane. Landfills undergo a specific anaerobic digestion process, where the landfill itself acts as the anaerobic digester, and the methane is then collected before it is released from the landfill. Other facilities like water resource recovery facilities (WRRF, often called wastewater treatment plants), livestock, and high-solid anaerobic digester (HSAD, also called municipal solid waste) facilities have an anaerobic digester where the methane is created. Biomass facilities undergo a separate gasification process which first creates a synthetic gas (syngas) before creating methane. These three processes are highlighted in the subsections below.

Landfill Production

The process to convert landfill gas to biogas and then RNG is highlighted in Figure 2 below. At a minimum, the raw landfill gas must undergo a primary treatment that removes moisture and particulates before the resulting methane can be flared to meet air quality or local jurisdiction requirements. If the facility wishes to create biogas from the methane, the gas undergoes a secondary treatment that removes additional moisture and contaminants and then compresses it. Siloxanes, a by-product of the decomposition of plastics, are a key contaminant that must be removed, as discussed in a 2018 report by the California Council on Science and Technology.¹³ California gas utilities have been prohibited from accepting RNG from landfills in the past, but AB 1900 began the process to allow this. For the gas to be converted into RNG, an advanced treatment removes additional impurities and compresses the gas further. At this step, waste gas that cannot be converted into RNG is flared. The remaining gas is compressed further and then is ready for pipeline injection.

¹³ *Biomethane in California Common Carrier Pipelines: Assessing Heating Value and Maximum Siloxane Specifications*, California Council on Science & Technology, June 2018

Figure 2: Anaerobic Digestion Process - Landfills

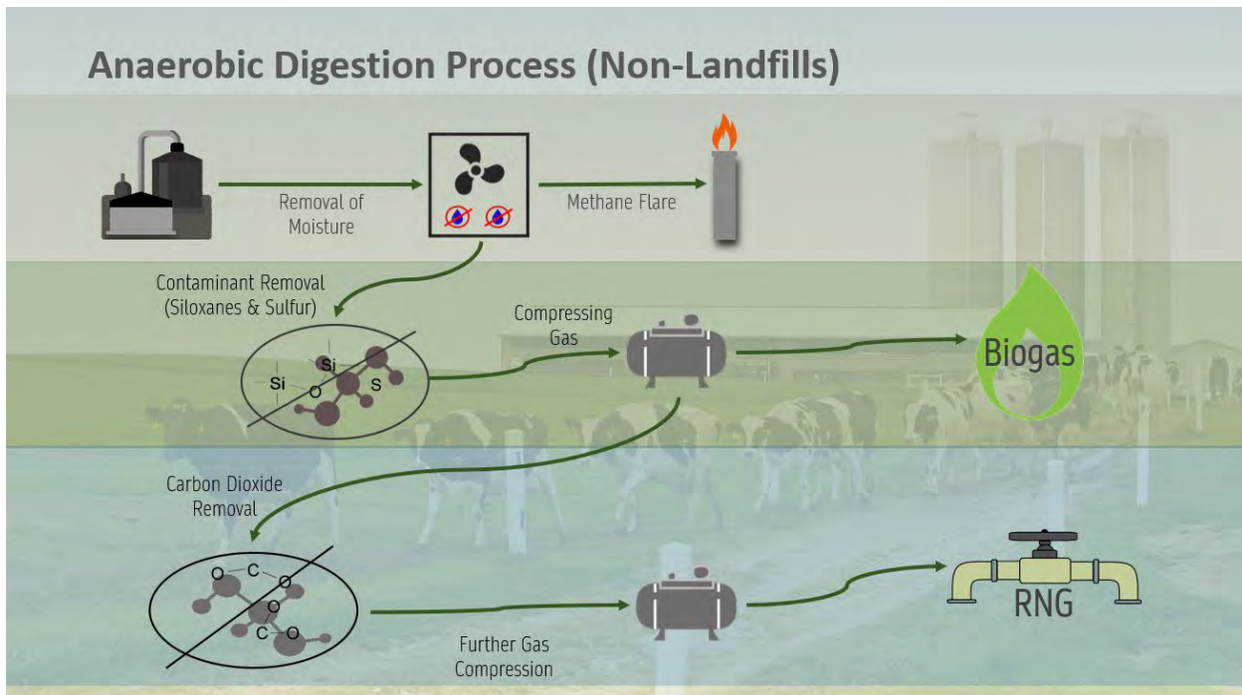


Source: U.S. EPA Renewable Natural Gas website.

Non-Landfill Production at WRRF and from Livestock Manure

The anaerobic digestion process is slightly different for large livestock facilities, WRRF, and HSAD facilities than for landfills. The general process for anaerobic digestion for non-landfill facilities is shown below in Figure 3. For these facilities, the first step after the gas leaves the digester is to remove moisture. From here, many facilities choose to flare the methane, converting it into carbon dioxide and water. To create biogas, rather than flaring the methane, cleaning systems must be put into place to remove siloxanes and sulfur contaminants. These contaminants can both damage equipment and pose safety concerns. Once this purification is complete, the gas must be compressed, and from there it is turned into useable biogas. If the facility wishes to create RNG, it must perform a more thorough scrubbing process, which removes carbon dioxide from the gas before compressing the gas to pipeline pressures and injecting it into a natural gas pipeline.

Figure 3: Anaerobic Digestion Process (Non-Landfills)

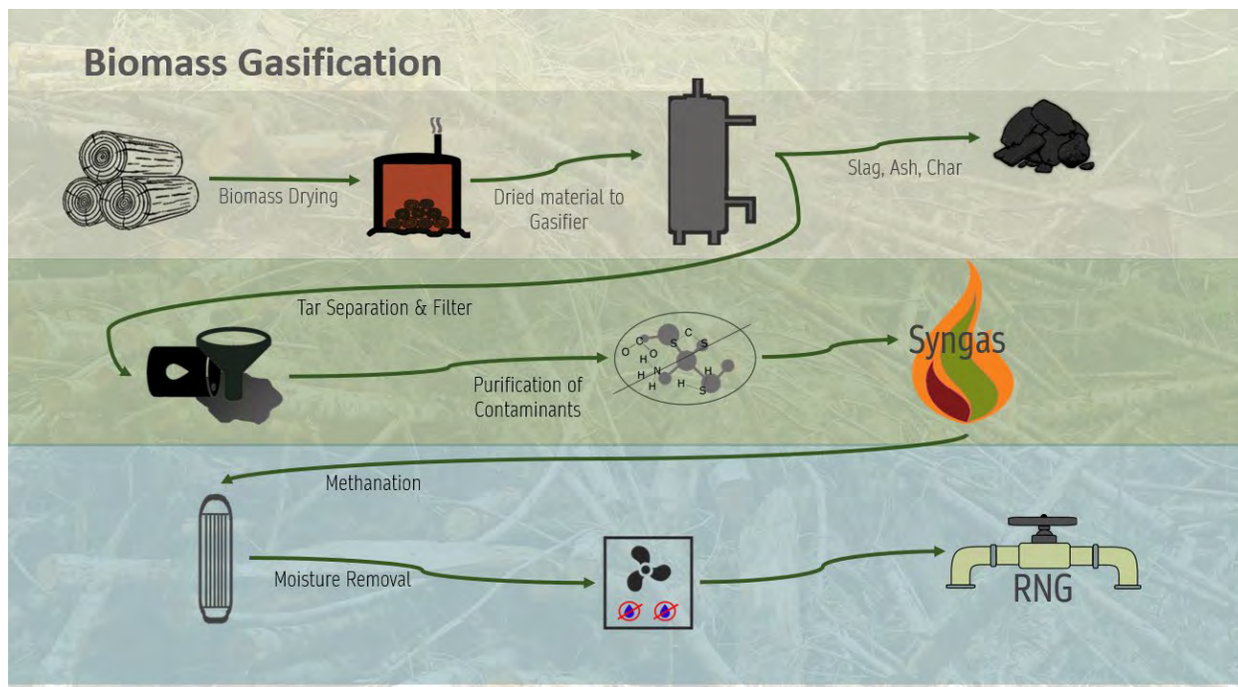


Source: U.S. EPA Renewable Natural Gas website.

Biomass Production via Gasification

RNG is produced from wood and crop waste biomass through gasification or pyrolysis. These processes are fundamentally different than anaerobic digestion. Figure 4 describes the process of gasification for biomass. The biomass process first produces synthetic gas (syngas), which is comprised of carbon monoxide and hydrogen. However, the creation of syngas requires large amounts of energy-intensive processing to create useable fuel. The biomass needs to be dried before it enters the gasifier, where it is subjected to very high temperatures and pressures in the presence of oxygen and steam. This creates chemical reactions that convert the feed into raw syngas, ash, and slag (the mineral residues of the feed). However, the raw syngas contains tar, dust, and other contaminants, and must undergo a filter and treatment process before it can be considered usable syngas. For this syngas to be injected into the pipeline, it must then go through a methanation process, which converts carbon monoxide into methane through a chemical process. Finally, additional moisture is removed from the gas before it can be injected into the pipeline.

Figure 4: Biomass Gasification Process



Source: ICF. *Renewable Sources of Natural Gas: Supply and Emissions Reduction Assessment*. American Gas Foundation. December 2019.

Baseline Types

A key factor in assessing the carbon impacts of RNG is what would have otherwise happened to the methane, or the baseline. Methane is a particularly potent GHG in the short term; a ton of methane has 25 times the global warming potential of a ton carbon dioxide based on weight.¹⁴ State and federal laws require many RNG sources, such as landfills and wastewater treatment plants, to destroy any excess methane they produce by burning (flaring) it. This flaring greatly reduces the emissions impact of methane by decomposing it into carbon dioxide and water. Livestock facilities that process dairy and swine manure are not currently required to capture methane that is emitted from manure piles, so the baseline condition is that methane would vent to the atmosphere, causing significant GHG potential. Biomass facilities do not produce methane in the same way as other facilities and have a mixed baseline, with some venting and others flaring. In the absence of creating biogas, biomass would decay or be disposed of in several potential ways, including:¹⁵

- It may remain to decay in a forest, a field, or somewhere else open to the air. The decomposition process in the presence of oxygen creates carbon dioxide rather than methane, resulting in a far less potent GHG impact.

¹⁴ [Per 100-yr GWPs from the IPCC fourth assessment report \(AR4\)](https://www2.arb.ca.gov/ghg-gwps). Available at: <https://www2.arb.ca.gov/ghg-gwps>

¹⁵ Low-Carbon Renewable Natural Gas (RNG) from Wood Wastes, Gas Technologies Institute, February 2019

- It may be disposed of through burning, either intentionally in the case of agricultural waste or unintentionally in forest fires. This could be considered equivalent to 'flaring' and can have adverse air quality impacts.^{16 17}
- It may be burned in biomass electricity generating facilities. This would also create carbon dioxide rather than methane, but these facilities are increasingly challenged to provide electricity at costs competitive with other renewable facilities.
- Finally, some biomass might otherwise be landfilled and therefore would have a flared baseline like other landfilled material.

Sources of Renewable Natural Gas

Figure 5 and the remainder of this section present an overview of the four primary sources of biogas in California: livestock facilities, WRRF, landfills, and biomass plants. Figure 5 also presents some of the impacts of RNG by source and describes the different sources, their California baseline methane requirement, how they breakdown organic matter, and the quantity of known systems operating within California. More details about the number and status of each of these different sources can be found in the subsections below.

16 [Despite Tight Restrictions, Open Ag Burning Increases in the Valley](http://www.kvpr.org/post/despite-tight-restrictions-open-ag-burning-increases-valley). Valley Public Radio. Available at: <http://www.kvpr.org/post/despite-tight-restrictions-open-ag-burning-increases-valley>

17 [California Wildfires and Acres for all Jurisdictions](http://cdfdata.fire.ca.gov/pub/cdf/images/incidentstatsevents_269.pdf). Available at: http://cdfdata.fire.ca.gov/pub/cdf/images/incidentstatsevents_269.pdf

Figure 5: Primary Sources of Biogas or RNG in California

Livestock	WRRF	Landfills	Biomass
Description			
Large dairies and swine farms collect and store manure to break down and later use as fertilizer.	Break down organic waste.	Methane is collected via pipes.	Organic material such as wood chips, orchard clippings, nut shells, urban/demolition debris used to produce syngas.
Baseline Methane Requirement			
No requirement – typically vented (released into the atmosphere).	Required to destroy the methane through combustion or flaring.	Most landfills are required to destroy the methane through combustion or flaring.	No requirement – typically vented (released into the atmosphere).
Breakdown of Organic Matter			
Anaerobic digestion.	Anaerobic digestion.	Anaerobic digestion.	Gasification and pyrolysis.
Quantity of Known Systems Operating in California			
<ul style="list-style-type: none"> • 884 dairies in California • 77 creating biogas • 58 creating CNG • 27 creating RNG • 120 additional planned 	<ul style="list-style-type: none"> • 242 WWTP in California • 154 known to have a digester to produce methane • 111 believed to make beneficial use of the gas • 5 creating RNG 	<ul style="list-style-type: none"> • 300 landfills in California • 160 with methane collection • 50 believed to utilize pipeline injection • 1 creating RNG 	<ul style="list-style-type: none"> • 24 biomass electrical plants in California • 3 onsite thermal generation • 0 known producing, collecting, and using biogas for RNG

Sources: Livestock: U.S. Department of Agriculture 2017 Census, U.S. EPA Agstar Program, and California Department of Food & Agriculture Dairy Digester and Development Program.

WRRF: Tracking database from the California Association of Sanitation Agencies

Landfills: U.S. EPA Landfill Methane Outreach Program Database.

Biomass: Woody Biomass Utilization Group

Livestock

The U.S. EPA tracks methane sources and estimates the availability of methane from livestock facilities (dairies and swine) as part of its efforts to track sources of GHGs. The U.S. Department of Agriculture 2017 census estimates that there are 884 livestock facilities (dairies) in California that are candidates for anaerobic digesters.^{18, 19} This estimate is based

18 The 2017 U.S. Department of Agriculture census estimates 4 swine facilities with over 2,000 hogs in California.

19 U.S. EPA. June 2018. Market Opportunities for Biogas Recovery Systems at U.S. Livestock Facilities, EPA-430-R-18-006

on the U.S. EPA's determination that adding a digester is economically viable for dairies with 500 or more cows and for swine facilities with 2,000 or more hogs. However, other industry experts estimate that 1,500 or more cows would provide the economies of scale to make anaerobic digesters economically viable, which would reduce the number of dairies that can produce RNG in a financially sustainable manner. The 2017 agriculture census counted only 390 dairies with over 1,000 cows and 163 dairies with over 2,500 cows. The number of dairies with economically viable RNG production potential may be further reduced by the feasibility of pipeline interconnection; facilities that are far from natural gas pipelines would have to invest significant funds to build a pipeline or truck the gas to a pipeline.

Figure 6 displays the number of livestock facilities in California and their current production status. The U.S. EPA tracks known digesters as part of the "AgSTAR: Biogas Recovery in the Agriculture Sector" program.²⁰ As of December 2021, the program found 77 agricultural digesters operating at dairies in California, with 58 of them creating compressed natural gas, of which 27 create RNG.²¹ A significant number of additional digesters are under construction with assistance from the California Department of Food & Agriculture's Dairy Digester Research and Development Program, which provides grants for up to half the cost of the digester to a maximum of \$3 million. As of January 2021, the program has planned for or allocated a total of nearly \$200 million to 120 dairy digesters since 2014.

20 U.S. EPA. Agstar: Biogas Recovery in the Agriculture Sector. [Livestock Anaerobic Digester Database](https://www.epa.gov/agstar/livestock-anaerobic-digester-database). Available at: <https://www.epa.gov/agstar/livestock-anaerobic-digester-database>.

21 The number of facilities creating RNG is assumed, based on the number of facilities creating CNG that cite a utility company which receives the data.

Figure 6: Large Livestock Facilities in California



Source: 2017 United States Department of Agriculture Census. The 884-facility total is based on the number of dairies with over 500 cows. There are only 588 facilities with greater than 1000 cows. The number of facilities creating biogas, CNG, and RNG comes from the U.S Department of Agriculture AgStar database (Accessed December 2021).

The acronym CNG in the figure is defined as Compressed Natural Gas.

Water Resource Recovery Facilities

Data from the California Association of Sanitation Agencies shows there are 242 WRRF plants in California that process over one million gallons of water per day. Of this total, 154 are known to have a digester to help process waste and produce methane, and these are designed, on average, to process 35 million gallons of wastewater per day. Of the 154 plants with digesters, 111 are believed to make beneficial use of the gas—the remaining 43 are believed to flare the gas to destroy it. Finally, five facilities are known to inject the fuel into the pipeline. An additional 85 WRRF do not use digesters, and these facilities tend to be smaller with an average design flow of only 3.3 million gallons of wastewater processed per day.

Figure 7: Water Resource Recovery Facilities in California



Source: Tracking workbook provided by California Association of Sanitation Agencies

Landfills

California law requires most landfills with greater than or equal to 450,000 tons of waste-in-place to collect and destroy the methane produced by the landfill.²² To process the methane into biomethane, the landfill must remove compounds from the breakdown of plastics, known as siloxanes, along with all sulfides (particularly H₂S).

The U.S. EPA's Landfill Methane Outreach Program (LMOP) tracks landfills as potential sources of methane.²³ As part of that program, the U.S. EPA has recorded 300 landfills in California.²⁴ Of these, 160 have a methane collection system in place, but only 51 are listed as using the methane for generation or pipeline injection. The remaining landfills with methane collection systems flare the collected methane or use it directly onsite for heating purposes. The U.S. EPA also has requirements for emissions from landfills that each state must comply with.²⁵ There are 137 landfills in California that do not have a methane collection system in place. These tend to be smaller landfills with an average of approximately 385,000 tons of waste in place (the average size of landfills with methane collection systems is approximately 12 million tons of waste).

22 California Code of Regulations. Article 4, Subarticle 6, sections 95460 to 95476, title 17.

23 [U.S. EPA Landfill Methane Outreach Program](https://www.epa.gov/lmop/about-landfill-methane-outreach-program). Available at: <https://www.epa.gov/lmop/about-landfill-methane-outreach-program>.

24 U.S. EPA. Landfill Methane Outreach Program. [Project and Landfill Data by State](https://www.epa.gov/lmop/project-and-landfill-data-state). Available at: <https://www.epa.gov/lmop/project-and-landfill-data-state>

25 U.S. EPA. 40 CFR Part 60 [EPA-HQ-OAR-2018-0696; FRL-9998-82- OAR] RIN 2060-AU33 Adopting Requirements in Emission Guidelines for Municipal Solid Waste Landfills

Figure 8: Landfills in California



Source: U.S. EPA Landfill Methane Outreach Program Database. <https://www.epa.gov/lmop/lmop-landfill-and-project-database>.

The Landfill Methane Outreach Program database also tracks projects within each landfill. Ten additional landfills are planning biomethane projects, and at least four of these are planning to implement pipeline injection to create RNG. Several of the facilities plan on using the biomethane onsite. All operational and planned projects except for one list the energy type for as “vehicle fuel,” with a single project using the biomethane onsite for generating electricity.

Biomass

Biomass is generally defined as any organic matter used for fuel. Biomass is usually generated by forest residue, sawmill sources, crop residue, or wood demolition waste (urban) which are all are types of biomass that can be decomposed using a process like gasification to produce methane.²⁶ As defined by AB 3163, California does not classify RNG produced from crops grown specifically for that purpose as renewable.

As described on the CalFire website, *Woody biomass utilization—ways to use the excess woody material from the forest—is a major issue today for a number of reasons.*

- *Economic reasons: A market for biomass can help pay for forest treatments or provide income for landowners.*
- *Environmental reasons: Overly dense forests may create suboptimal habitat for many species and has the potential to go up in a catastrophic fire.*
- *Energy reasons: Biomass is a form of stored energy that can be considered carbon neutral (with caveats). This has implications for climate change, as well as for our dependence on foreign oil.*

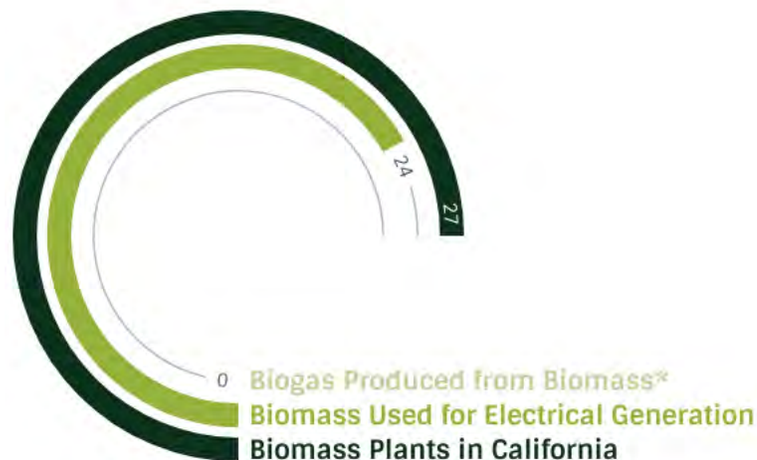
²⁶ While some definitions of biomass may also include urban green waste, our definition throughout this paper does not. Urban green waste is included with High-Solids Anaerobic Discharge facilities.

Finding ways to use the excess biomass in our forests has many benefits: it could help mitigate climate change, improve the health of our forests, decrease fire risk, provide income to forest landowners, create jobs, and obviate some of the need for fossil and foreign fuels.²⁷

Methane created from biomass can be refined and upgraded into RNG or used for onsite electricity generation and/or thermal needs. Recent California legislation and the BioMAT program encourage using debris from forest cleanup and fire reduction efforts to help with forest management and reduce the chance of wildfires (or the impact of fires). In addition, gasifier plants can use crop residues such as clippings from orchards and vineyards, or nut shells, to produce methane.

The University of California Agriculture and Natural Resources Woody Biomass Utilization group tracks biomass generation and processing plants in California.²⁸ There are 27 operational biomass plants in California, the majority of which (24) use the biomass to produce electricity or mechanical power and useful thermal energy. An additional ten plants are in development, nine of which are expected to produce electricity for mechanical power (such as directly driving process machinery) and useful thermal energy combined, and one plant plans on using the biomass solely for thermal energy.

Figure 9: Biomass Facilities in California



* There are two projects listed in the Woody Biomass Utilization Group data that produce biogas and are listed as operational. However, their symbol used to identify them on the map is listed as “idle” or “closed” for each of them, so it is not clear if these are truly operational or not. A third project says it’s a pilot project, in development.

Source: [Woody Biomass Utilization Group](https://ucanr.edu/sites/WoodyBiomass/). Available at: <https://ucanr.edu/sites/WoodyBiomass/>

27 CalFire. [Biomass: What we can do with the Excess Wood](https://www.fire.ca.gov/programs/resource-management/resource-protection-improvement/wildfire-resilience/forest-stewardship/biomass/). Available at: <https://www.fire.ca.gov/programs/resource-management/resource-protection-improvement/wildfire-resilience/forest-stewardship/biomass/>

28 [Woody Biomass Utilization Group](https://ucanr.edu/sites/WoodyBiomass/). Available at: <https://ucanr.edu/sites/WoodyBiomass/>

We have not identified any biomass-sourced RNG produced within California. However, AB 3163's inclusion of biomass as a source of biomethane in 2019, combined with competition from increasingly cheaper renewables such as solar, may drive more biomass plants to produce RNG instead of electricity.

Other

HSAD facilities process green waste (food scraps, yard clippings, etc.) from municipal sources and breweries or other food processing plants to create biogas. These sources are often categorized as municipal solid waste (MSW). The HSAD facilities use anaerobic digesters to reduce their amount of waste and, if desired, produce biogas for heating or generation. Senate Bill 1383 requires many of these MSW sources to reduce methane emissions.²⁹ However, these sources appear to provide significantly less biogas than the four sources identified above. In general, bigger is better due to economies of scale for projects collecting biogas to create usable biomethane.

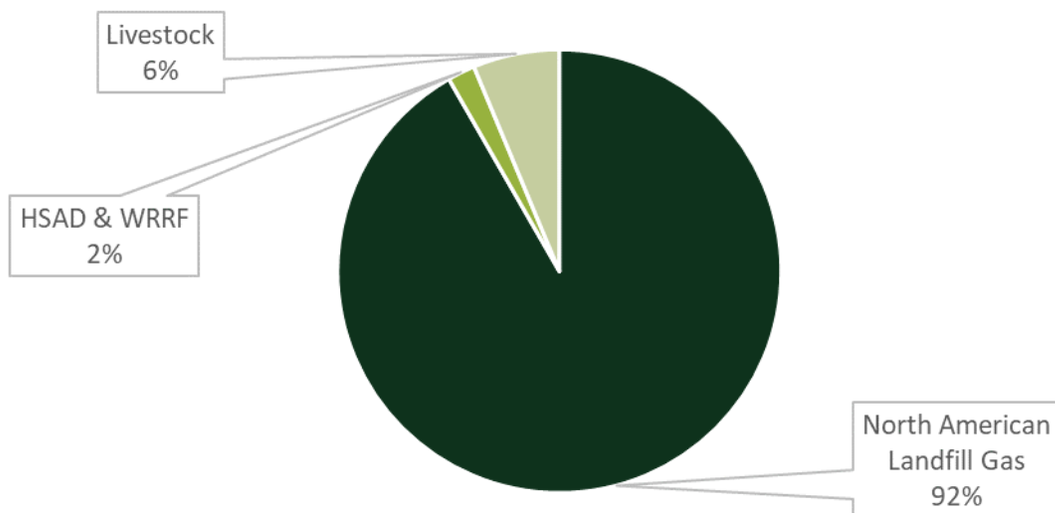
Volume of Renewable Natural Gas by Source

California's Low Carbon Fuel Standard (LCFS) began implementation on January 1, 2011 with the goal of reducing California's greenhouse gas (GHG) emissions and other pollutants. As noted on the CARB website, "the LCFS is designed to encourage the use of cleaner low-carbon transportation fuels in California, encourage the production of those fuels, and therefore, reduce GHG emissions and decrease petroleum dependence in the transportation sector. The LCFS standards are expressed in terms of the 'carbon intensity' (CI) of gasoline and diesel fuel and their respective substitutes."³⁰ This program established a market-based program that allows carbon-intensive fuel producers like refineries to buy credits from lower carbon sources such as biogas. The carbon intensity can vary substantially by source, with dairies providing some of the greatest carbon reduction due to a very high carbon equivalent baseline. Credits are based on the tons of carbon removed by use of a lower carbon fuel. The Low Carbon Fuel Standard (LCFS) tracks the total volume of natural gas in diesel gallons equivalent (based on energy). This is used as a proxy to the overall sources of renewable natural gas available in California since generating transportation credits via the LCFS is currently driving this market. Data for the LCFS is available from 2011 through October 2021. North America Landfill Gas made up the majority of the RNG volume over the last decade, with only 6 percent of RNG volume coming from dairies or animal waste, and 2 percent from high-solids or food waste.

29 SB 1383, Lara. [Short-lived climate pollutants: methane emissions: dairy and livestock: organic waste: landfills](https://leginfo.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383). Available at: https://leginfo.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383

30 [Low Carbon Fuel Standard](https://ww2.arb.ca.gov/our-work/programs/low-carbon-fuel-standard/about). Available at: <https://ww2.arb.ca.gov/our-work/programs/low-carbon-fuel-standard/about>

Figure 10: Sources of Renewable Natural Gas in California

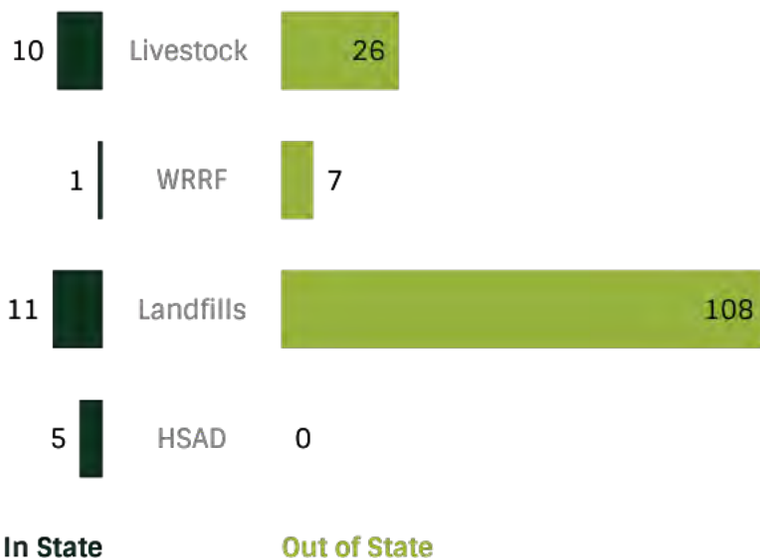


Source: [LCFS Quarterly Data Summaries through Q2 2021](https://ww2.arb.ca.gov/resources/documents/low-carbon-fuel-standard-reporting-tool-quarterly-summaries). Available at: <https://ww2.arb.ca.gov/resources/documents/low-carbon-fuel-standard-reporting-tool-quarterly-summaries>

In addition to the total volume of gas, the LCFS tracks the pathways, or the specific sources of fuel, by fuel type, facility location, feedstock, and carbon intensity (among other categories). This source is a proxy for the distribution of in-state versus out-of-state sources of RNG in California. The majority of RNG used in California comes from out-of-state sources, with landfill gas being the primary source.

Only 9 percent of landfill gas project (11 out of 119 total projects are in-state (see Figure 11), and twenty-eight percent of livestock facilities producing RNG are in-state sources (10 compared to 26 respectively), but these only make up 6 percent of the RNG facilities within the LCFS program.

Figure 11: In-State vs Out-of-State Sources of Renewable Natural Gas in California



Source: [LCFS Pathway Certified Carbon Intensities workbook](https://ww2.arb.ca.gov/sites/default/files/classic/fuels/lcfs/fuelpathways/current-pathways_all.xlsx) (updated 11/24/2021). Available at: https://ww2.arb.ca.gov/sites/default/files/classic/fuels/lcfs/fuelpathways/current-pathways_all.xlsx

Renewable Natural Gas Production and Technical Potential Estimates

The California Energy Demand Baseline Forecast³¹ provides annual forecasts by sector of natural gas usage, both for 2020 and 2030, as displayed below in Figure 12. Note that these totals exclude the natural gas used in large powerplants to generate electricity. The total forecasted natural gas baseline usage based on the mid-demand case in 2020 was 12,885 MM Therms. This forecast decreases about 1 percent in 2030 to 12,765 MM Therms. The residential sector is the largest end-user, making up about 35 percent of the natural gas usage in California. The industrial sector follows, with about 27 percent. The mining and commercial sectors make up less than 20 percent each. Finally, the ‘other’ category includes vehicles, TCU,³² and agriculture—overall making up less than 3 percent of the natural gas usage in California.

31 CEC. 2019 IEPR Workshops, Notices, and Documents. Docket #19-IEPR-01. [CED 2019 Baseline Natural Gas Forecast – Mid Demand Case TN-231608](https://efiling.energy.ca.gov/GetDocument.aspx?tn=231608&DocumentContentId=63428). Available at: <https://efiling.energy.ca.gov/GetDocument.aspx?tn=231608&DocumentContentId=63428>.

32 TCU is a building segment representing Transportation, Communications, and Utilities

Figure 12: California Natural Gas Usage (MM Therms)

2020 - 12,885 MM Therms		
4,562 Residential	3,534 Industrial	
2,347 Mining	2,130 Commercial	312 Other
2030 - 12,765 MM Therms		
4,527 Residential	3,528 Industrial	
2,217 Mining	2,170 Commercial	323 Other

Source: CEC. 2019 IEPR Workshops, Notices, and Documents. Docket #19-IEPR-01. [CED 2019 Baseline Natural Gas Forecast – Mid Demand Case TN-231608](https://efiling.energy.ca.gov/GetDocument.aspx?tn=231608&DocumentContentId=63428). Available at: <https://efiling.energy.ca.gov/GetDocument.aspx?tn=231608&DocumentContentId=63428>.

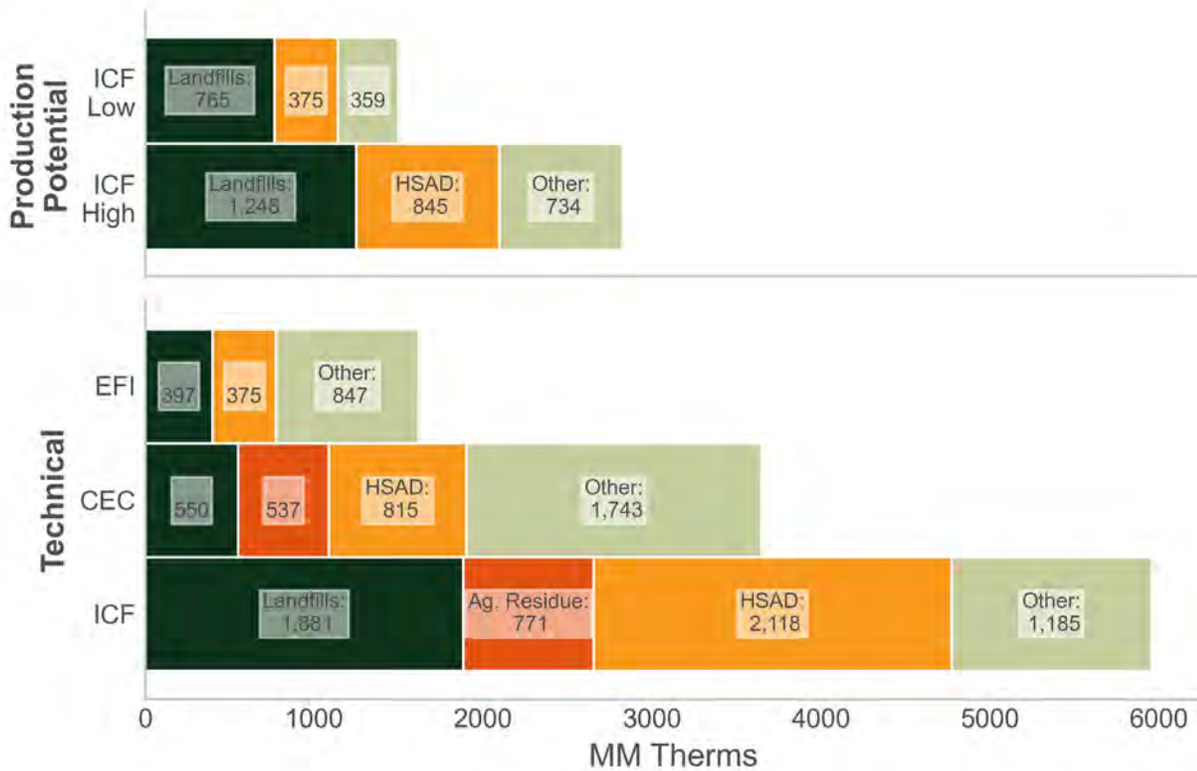
Note: The natural gas usage presented here excludes natural gas used to generate electricity in utility power plants.

Figure 13 provides estimates of RNG potential in California from different sources. These range from a high of almost 6,000 MM Therms down to 1,499 MM Therms. Using these estimates, RNG has the potential to displace 12 to 23 percent of the natural gas usage in California based on production potential, and up to 50 percent based on technical potential.

- Production Potential includes two estimates that are based on a 2019 report by ICF that provided both low resource and high resource potential scenarios. The report considered unique constraints for each potential RNG feedstock, based on factors such as feedstock accessibility and the economics of RNG production using the feedstock.
- Technical Potential is the maximum amount of RNG production that is achievable given system performance, topographic, environmental, and land-use constraints.³³ Technical potential is without regard to economic limitations so is often substantially higher than any economically achievable potential estimates. Figure 13 includes results from three different reports to illustrate the range of estimated potentials.

³³ National Renewable Energy Lab. [Renewable Energy Technical Potential](https://www.nrel.gov/gis/re-potential.html). Available at: <https://www.nrel.gov/gis/re-potential.html>

Figure 13: Range of Renewable Natural Gas Potential



“Other” category includes WRRF, Forestry and Forest Product Residue, Food Waste, and Livestock Manure
 Source: ICF. *Renewable Sources of Natural Gas: Supply and Emissions Reduction Assessment*. American Gas Foundation. December 2019.

EFI: Energy Futures Initiative; *Pathways for Deep Decarbonization*, May 2019

CEC: Rob Williams and Stephen Kaffka, UC Davis, presentation to the CEC on January 30, 2017

CHAPTER 3:

Cost of Renewable Natural Gas

Figure 14 summarizes bottom-up estimates of RNG production costs based on facility types. These costs are inclusive of the following parameters: facility size, gas conditioning and upgrades, gas compression, operational costs, feedstock costs (for thermal gasification), financing, interconnection, and project lifetimes. There are uncertainties surrounding the estimates, including large ranges in pipeline interconnection costs (from \$200,000 up to \$9 million). Despite these uncertainties, Figure 14 indicates that landfills and WRRFs represent the lowest estimated costs for the LCFS program.

Figure 14: Range in Expected RNG Production Costs (\$ / MMBtu)



Source: ICF. *Renewable Sources of Natural Gas: Supply and Emissions Reduction Assessment*. American Gas Foundation. December 2019.

While the figure above summarizes a basic understanding of the costs to produce RNG, these numbers are based on a single report. More research is needed to better understand RNG production costs and how these costs are changing in addition to how incentives may be impacting the prices.

CHAPTER 4:

Renewable Natural Gas Source and Carbon Intensity

Climate change concerns have directed public policy to increasingly implement programs and measures designed to reduce greenhouse gas (GHG) emissions. As the share of electricity from renewable sources rises, the carbon intensity or GHG emissions associated with electricity use declines while the carbon intensity in natural gas remains constant.

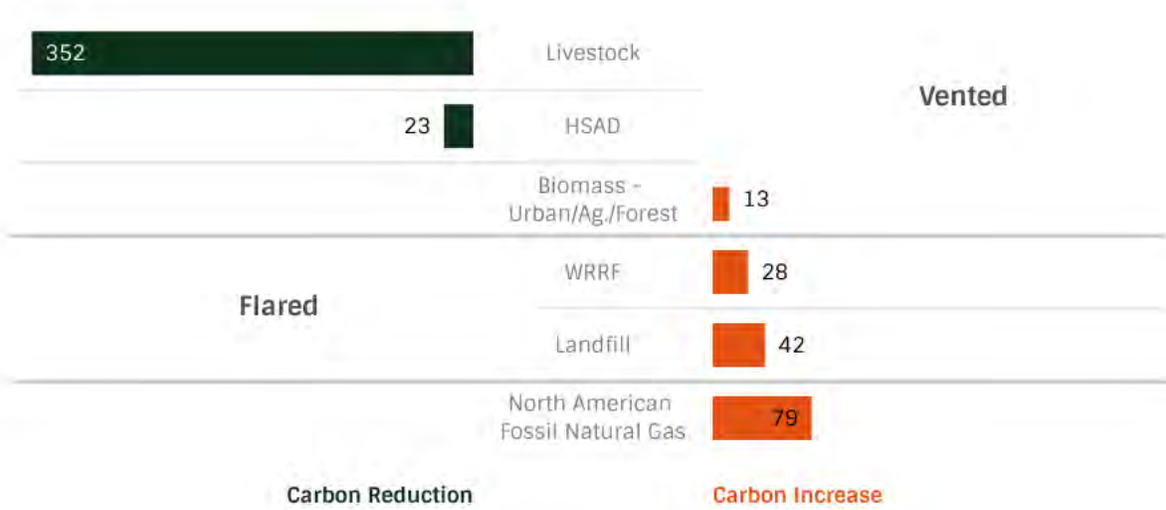
The carbon intensity of RNG is dependent on the type of facility it is sourced from. Methane is a particularly potent GHG in the short term; a ton of methane has 25 times greater global warming potential than carbon dioxide (based on weight).³⁴ State and/or federal laws require many RNG sources, such as larger landfills and wastewater treatment plants, to destroy excess methane through flaring. Flaring usually destroys methane with fewer potentially harmful sulfur oxides (SOx) and nitrogen oxides (NOx) than combustion in engines or turbines due to a more controlled combustion process. One EPA study from 1995 found that flaring resulted in the lowest NOx emissions compared to internal combustion engines and boilers or gas turbines.³⁵ That report did not include fuel cells. Flaring greatly reduces the GHG emissions impact of methane by decomposing it into carbon dioxide and water. However, flaring produces local emissions that are regulated differently than if the methane were burned in a generator. Dairy and swine farms are not currently required to capture methane from manure piles so the methane would vent to the atmosphere, resulting in significant GHG emissions.

The LCFS has provided estimates of the carbon intensity (in units of grams of carbon dioxide equivalent per megajoules [gCO₂e/MJ]) of different production sources. As shown below in Figure 15, both livestock facilities and HSAD result in decreased carbon intensities, estimated at 352 gCO₂e/MJ and 23 gCO₂e/MJ, respectively. Other RNG sources listed in Figure 15 show positive carbon intensities, but all sources of biogas have a lower carbon intensity than fossil natural gas. The biogas produced from landfills, WRRF, and biomass reduce carbon intensities from 46 percent to 83 percent compared to the use of fossil natural gas. In the absence of the RNG production, biogas created at most WRRF and landfill facilities would be flared, creating carbon dioxide and water. Methane flaring has a much lower GHG potential than methane vented into the atmosphere. RNG produced from flared-baseline sources result in a lower carbon reduction than RNG from vented baseline facilities that are not required to destroy methane, such as livestock manure and HSAD facilities.

34 [Per 100-yr GWPs from the IPCC fourth assessment report \(AR4\)](https://ww2.arb.ca.gov/ghg-gwps). Available at: <https://ww2.arb.ca.gov/ghg-gwps>.

35 Roe et. All., Methodologies for Quantifying Pollution Prevention Benefits from Landfill Gas Control and Utilization, EPA-600/R-96-089.

Figure 15: Carbon Intensity by Source [gCO_{2e}/MJ]



Source: Most vented and flared carbon intensities are sourced from the LCFS Pathway Certified Carbon Intensities workbook (updated 11/24/2021). The North American Fossil Natural Gas comes from the California Code of Regulation §95488.5. Lookup Table Fuel Pathway Application Requirements and Certification Process, Table 7-1. The Biomass carbon intensity is sourced from Gas Technology Institute, Low-Carbon RNG From Wood Wastes February 2019. Note that all these values have 3.5 g/CO_{2e}/MJ removed to reflect the lower compression needed for pipeline pressures vs. Compressed Natural Gas pressures.

CHAPTER 5:

Renewable Natural Gas Programs and Policies

Multiple federal and state programs are in place to incentivize the beneficial use of biogas and RNG. These incentives have many forms, such as grants, tax breaks, tax credits, and others. These include:

- **Transportation Incentive Programs** – California’s LCFS and the federal RFS are market-based programs with the goal of reducing the carbon intensity of transportation fuels.
- **Biogas Generation Incentive Programs** – The SGIP provides upfront and performance-based incentive payments for installing and operating renewably-fueled onsite generation equipment. California’s BioMAT program provides a feed-in-tariff for biogas generation. RECs and NEM also offer opportunities for compensation to produce renewably generated electricity that is fed into the grid.
- **California Department of Food and Agriculture Digester (CDFA)** – The CDFA provides grants to help offset the cost of anaerobic digester installation at dairies to facilitate the production of biogas for beneficial use.
- **Federal Tax Credits** – The federal government offers tax credits on eligible renewable energy generating systems, including fuel cells and microturbines.
- **Pipeline Interconnection Assistance Incentives** - AB 1900 directed an incentive program to be offered to help cover biogas pipeline interconnection costs.

Table 1 presents more details on biogas programs.

Table 1: Overview of Programs that Incentivize Beneficial use of Biogas and RNG

Program Type	Program	Financial Incentive / Credit
Transportation	LCFS	LCFS Credit at \$190/MT: \$6-\$86/MMBtu based on carbon intensity of the biogas
Transportation	RFS	RINS Credits range from \$17-30/credit for D3 and D5, 11.7 RINs/MMBtu of RNG gas
Biogas Generation	SGIP	12 percent of budget is allocated for Renewable Generation. Incentives at \$2/W. A resiliency adder of \$2.50/W is available.
Biogas Generation	NEM	Compensation for renewable electricity exported back to the utility, based on retail rate net of non-bypassable charges
Biogas Generation	BioMAT	Feed-in-tariff: \$127.72-\$199.72/MWh to sell electricity directly to utility
Biogas Generation	RECS	RECs are sold as a commodity into the marketplace. 1 REC = 1 MWh of renewable-generated energy
Biogas Generation	REAP	Provides guaranteed loan financing and grant funding for renewable energy systems.
California Department of Food and Agriculture	CDFA Dairy Digester Research and Development Program	Grants for up to half of the cost of anaerobic digester installation (\$2M/project max)
Federal Tax Credits	Investment Tax Credit (ITC) & Production Tax Credit (PTC)	ITC: 26 percent tax credit based on the fair market value of installed fuel cells or microturbines. PTC: Inflation-adjusted federal renewable energy production tax available for the first 10 years of operation.
Interconnection Assistance	Pipeline Interconnection Assistance	Grants for up to half of interconnection costs for dairies (\$3M/project max, \$5M for clusters)

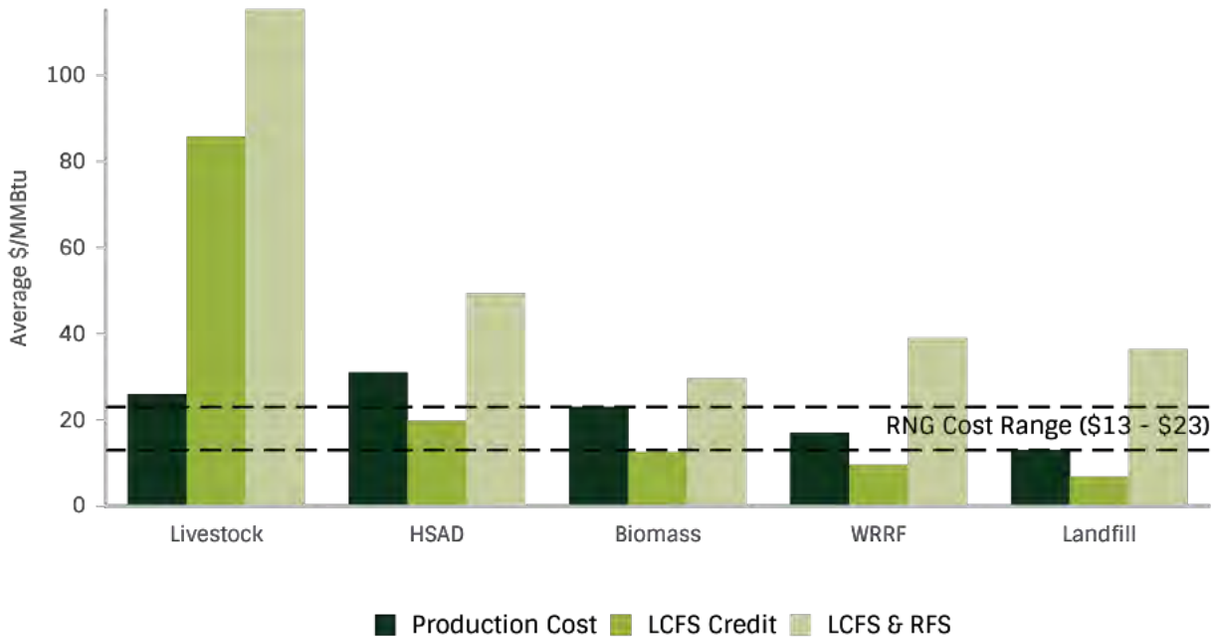
Transportation Incentive Programs

Multiple federal and state programs incentivize the beneficial use of biomethane through grants, tax breaks, credits, and other programs. These incentives also include transportation programs such as California’s LCFS and the federal RFS. The LCFS and RFS are market-based programs with the goal of reducing the carbon intensity of transportation fuels. The demand driven by these programs competes with the supply of RNG available for stationary uses.

Figure 16 summarizes the cost of RNG compared with the potential value of LCFS and RFS credits. The LCFS credit values in the figure are based on an LCFS credit price of \$190, which is the average credit price in 2021 (through October). The RFS price is estimated at \$17.19 per MMBtu for biomass and \$29.57 per MMBtu for other fuel sources. The RFS price for biomass is based off the average RIN price of renewable fuel type D-code 5 in 2021 through October, while the RFS price for other sources is based off the average RIN price of renewable fuel type D-code 3 during the same period. More about the D-code can be found in the

subsection below. For Figure 16, the average RNG price is \$13-\$23 per MMBtu but prices vary substantially depending on contract terms.³⁶

Figure 16: Transportation Credits and RNG Supply



Source: The production price is sourced from the 2019 ICF Report (See Figure 14). The LCFS credit is based on the carbon intensities by source, identified in Figure 15. The carbon intensity for biomass is sourced from Gas Technology Institute, Low-Carbon Renewable Natural Gas (RNG) From Wood Wastes February 2019. The carbon intensities are converted to carbon reductions (by subtracting the natural gas carbon intensities, and then turned into credit by multiplying by the average credit cost of \$190 / tonne of CO₂eq, identified below in Figure 17. The RFS cost is based on the average of the RIN price during 2021, found through the U.S. EPA Annual RIN Sales Report.

Low Carbon Fuel Standard

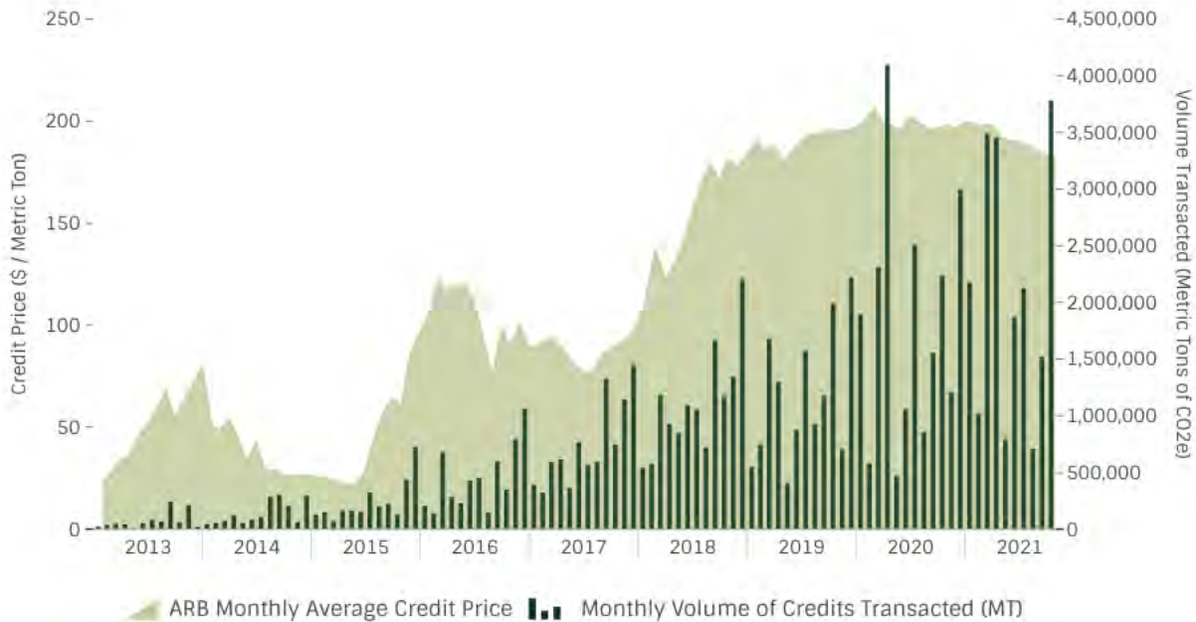
California’s LCFS began on January 1, 2011, with the goal of reducing California’s GHG emissions and other pollutants. The LCFS is designed to encourage the use of cleaner low-carbon transportation fuels in California, encourage the production of those fuels, and therefore, reduce GHG emissions and decrease petroleum dependence in the transportation sector. The LCFS standards are expressed in terms of the carbon intensity of gasoline and diesel fuel and their respective substitutes.³⁷ The LCFS is a market-based program that allows carbon-intensive fuel producers like refineries to buy credits from lower carbon sources such as biogas. As discussed above and as presented in Figure 15, the carbon intensity of RNG varies substantially by source, with RNG from dairies providing the greatest carbon reduction due to the very high carbon emissions baseline. LCFS credits are based on the tons of carbon

36 From a letter by Matt Tomich, President of Energy Vision 138 East 13th Street, New York, NY 10003 dated July 11, 2019. This is included as Attachment A in Southern California Gas Company’s (U904G) reply comments filed November 8, 2012 to Assigned Commissioner’s Ruling Seeking Comments on Rulemaking 12-11-005 Implementation of SB 700 and Other Program Modifications

37 California Air Resources Board. [Low Carbon Fuel Standard](https://ww2.arb.ca.gov/our-work/programs/low-carbon-fuel-standard/about). Available at: <https://ww2.arb.ca.gov/our-work/programs/low-carbon-fuel-standard/about>.

removed by replacing the use of high carbon fuels with lower carbon fuels. Figure 17 shows the historical trend in LCFS credit prices. The price in 2019 and early 2020 averaged close to \$200 per metric ton of carbon removed, while the price in 2021 declined slightly to \$182 per metric ton in October 2021. The average price per metric ton during 2021 (through October) was \$190.

Figure 17: Low Carbon Fuel Standard Historical Credit Pricing



Source: [Monthly LCFS Credit Transfer Activity Reports](https://ww3.arb.ca.gov/fuels/lcfs/credit/lrtmonthlycreditreports.htm). Available at: <https://ww3.arb.ca.gov/fuels/lcfs/credit/lrtmonthlycreditreports.htm>.

The LCFS assigns a carbon intensity value to each fuel type and sets a target of average carbon intensity for the transportation sector as a whole. Fuels with a carbon intensity above the target generate deficits based on the difference between the fuel’s carbon intensity and the target carbon intensity. Fuels with carbon intensity below the target generate credits based on the difference between the fuel’s carbon intensity and the target carbon intensity. Credits are then sold to firms that have accumulated deficits, and the market clears when the credit price equates the number of generated credits to deficits. In such a market, for a given credit price, credits can be thought of as a subsidy on low-carbon fuel and deficits can be thought of as a tax on high-carbon fuel.

Different RNG sources exhibit discreet ranges for their calculated carbon intensity, depending on whether the RNG was sourced from dairy gas, landfill gas, HSAD, or digestion in a wastewater treatment plant. Since the LCFS credit is dependent on the degree to which a fuel falls below the target carbon intensity, the effective subsidy per unit of RNG differs by source. Table 2, following, shows the average carbon intensities of the four sources of RNG, as well as

fossil natural gas, diesel, and the 2021 LCFS CI target.³⁸ It is important to note that these values have 3.5 g/CO₂e/MJ removed from vehicle fuels CI's to reflect the lower compression needed for pipeline pressures vs. Compressed Natural Gas pressures.³⁹

Table 2: LCFS Carbon Intensities and Prices for Compressed Natural Gas Fuel

Specific Source	Carbon Intensity [g CO ₂ e/MJ]	LCFS Credit Benefit to RNG (\$/MMBtu) at \$190/MT
CA Comp. Nat. Gas via pipeline	75.71	\$0
Livestock	-351.84	\$85.71
HSAD	-23.44	\$19.88
Biomass – Urban/Forest & Orchard Residue	13.30	\$12.51
WRRF	28.27	\$9.51
Landfill	41.87	\$6.78

Source: Most carbon intensities are sourced from the LCFS Pathway Certified Carbon Intensities workbook (updated 11/24/2021). The North American Fossil Natural Gas comes from the California Code of Regulation §95488.5. Lookup Table Fuel Pathway Application Requirements and Certification Process, Table 7-1. The Biomass value comes from Gas Technology Institute, Low-Carbon Renewable Natural Gas (RNG) From Wood Wastes February 2019.

The low LCFS credit values for some sources—especially from landfill gas, but also from biomass and WRRF—may provide an opportunity to deliver significant amounts of RNG for stationary sources. Additionally, the relatively small percentage of these sites currently injecting RNG into pipelines (see Figure 5 previously) may indicate substantial potential for RNG pipeline injection. The carbon reduction from the use of RNG is the difference between the carbon intensity of the RNG vs. that of natural gas, as shown in Figure 18. As discussed previously, livestock facilities show the largest difference, with a carbon reduction of 428 g CO₂e/MJ. Both livestock and HSAD facilities have a vented baseline, meaning that they would otherwise vent methane into the atmosphere and make them carbon negative fuels. Biomass has a mixed baseline due to:

- Much of the biomass would otherwise decay aerobically in fields or forests, largely venting carbon dioxide rather than methane.
- Biomass may be burned, either intentionally in biomass generation facilities or as agricultural waste, or unintentionally in forest fires. Recent fires combined with a decrease in biomass facilities and lumber mills in California have led to an oversupply of potentially flammable forest waste that could take many years to process at current capacities.⁴⁰

38 Quoted from Jaffe et al, *Final Draft Report on The Feasibility of Renewable Natural Gas as a Large-Scale, Low Carbon Substitute Contract No. 13-307*. Prepared for the California Air Resources Board and the California Environmental Protection Agency.

39 We subtracted 3.5 g CO₂e/MJ to account for the lack of need to compress RNG to the higher pressures required for CNG than pipeline pressures. Standard value for compression to CNG per GREET 3.0 documentation.

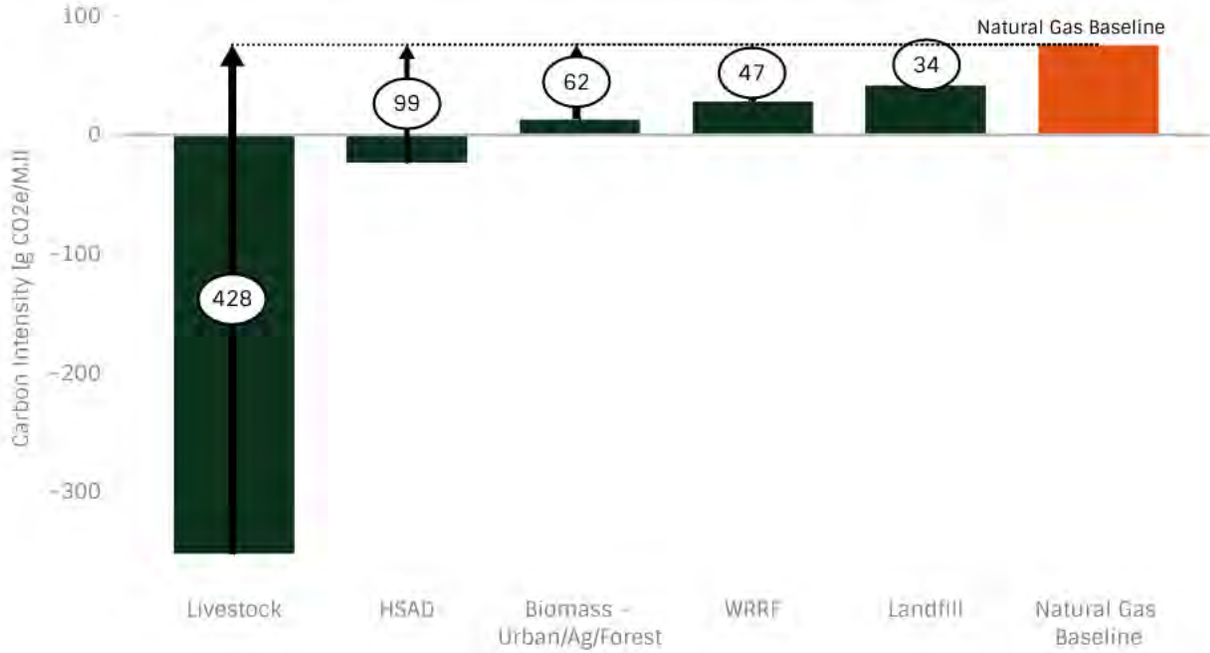
40 'Fuel for the Next Fire' Why California can't unload the trees that worsen wildfires, The Sacramento Bee, December 19, 2021

Additionally, recent interest in forest thinning may produce still more biomass supply with no capacity to process.

- Some biomass would otherwise be landfilled.

Given these varying baselines, the carbon benefits from biomass are not as high as those for other sources with a vented methane baseline.

Figure 18: Average Carbon Reduction by Source Compared to Natural Gas Baseline



Source: Most carbon intensities are sourced from the LCFS Pathway Certified Carbon Intensities workbook (updated 11/24/2021). The North American Fossil Natural Gas comes from the California Code of Regulation §95488.5. Lookup Table Fuel Pathway Application Requirements and Certification Process, Table 7-1. The Biomass value comes from Gas Technology Institute, Low-Carbon Renewable Natural Gas (RNG) From Wood Wastes February 2019.

Livestock facilities have a significantly greater emissions reduction due to their negative carbon intensity from eliminating methane that would otherwise be released to the atmosphere. Similarly, RNG from HSAD facilities have a negative carbon intensity as they also remove methane that would otherwise be vented. These greater reductions in carbon lead to generating more credits from the LCFS, which is based on dollars per metric ton of carbon removed.

Renewable Fuel Standard

Biogas producers can also participate in the federal RFS program. The same fuel can qualify for credits in both the LCFS and RFS programs simultaneously to 'stack' benefits. The RFS program was created under the federal Energy Policy Act of 2005, which amended the federal Clean Air Act. The Energy Independence and Security Act of 2007 further amended the federal Clean Air Act by expanding the RFS program. The U.S. EPA implements the program in consultation with U.S. Department of Agriculture and the U.S. Department of Energy. The RFS program is a national policy that requires a certain volume of renewable fuel to replace or

reduce the quantity of petroleum-based transportation fuel, heating oil, or jet fuel.⁴¹ Each fuel type is assigned a “D-code”—a code that identifies the renewable fuel type—based on the feedstock used, fuel type produced, energy inputs, and GHG reduction thresholds, among other requirements. The four categories of renewable fuel have the following assigned D-codes:

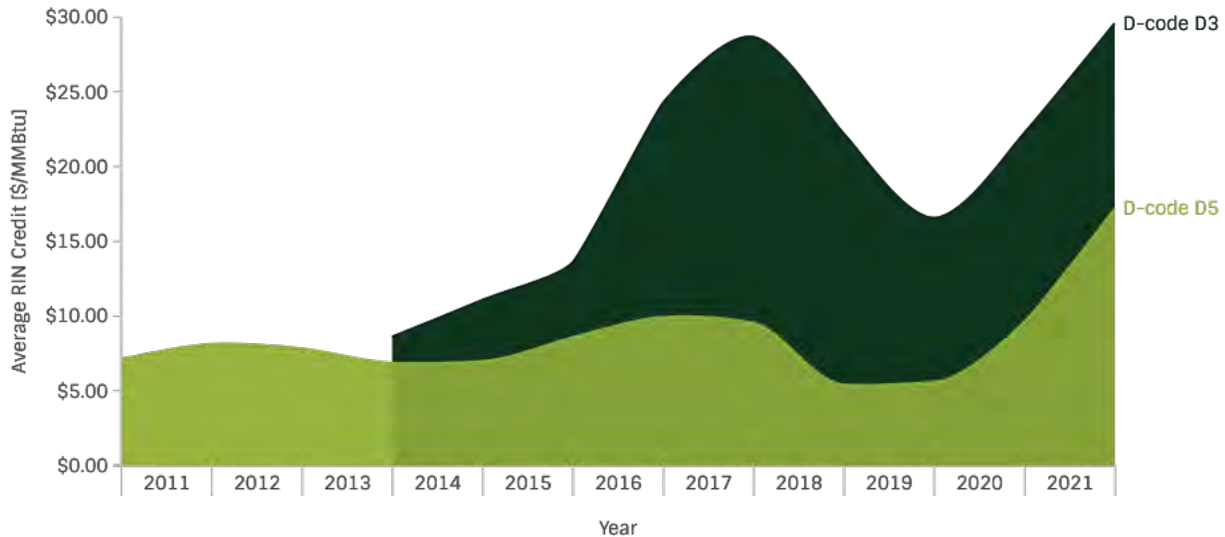
- **Biomass-based diesel (D-code 4):** Must meet a 50 percent lifecycle GHG reduction.
- **Cellulosic biofuel (D-code 3) or Cellulosic Diesel (D-code 7):** Must be produced from cellulose, hemicellulose, or lignin and must meet a 60 percent lifecycle GHG reduction.
- **Advanced biofuel (D-code 5):** Can be produced from qualifying renewable biomass (except corn starch) and must meet a 50 percent GHG reduction.
- **Total Renewable fuel (D-code 6):** Typically refers to ethanol derived from corn starch and must meet a 20 percent lifecycle GHG reduction threshold.

Renewable identification numbers (RINs) are credits that obligated parties use to demonstrate compliance with the standard. Obligated parties must obtain sufficient RINs for each category to demonstrate compliance with the annual standard.

The RFS can provide incentives in addition to California’s LCFS incentives. The value of RIN credits varies by fuel category. Most potential sources of biogas covered in this report qualify as cellulosic biofuel, or D-code 3. The D-code D5 covers most biomass sources. The EPA annually sets the volumes of renewable fuel required for each fuel category as part of a rulemaking process. RINs are used to track RFS compliance by assigning a RIN to each gallon of renewable fuel produced or imported. A RIN is a credit equivalent to a gallon of fuel ethanol, and there are 11.7 RINs per MMBtu of natural gas. Figure 19 below shows the average annual RIN price per MMBtu over the last decade. The average price during the first 10 months of 2021 shot up significantly to the highest prices seen by the program to date.

41 U.S. EPA. Renewable Fuel Standard Program. Overview for Renewable Fuel Standard. Available at: <https://www.epa.gov/renewable-fuel-standard-program/overview-renewable-fuel-standard>

Figure 19: Federal RIN Prices over Time



Source: The RFS cost is based on the average of the RIN price during 2021 for D-codes D3 and D5, identified through the U.S. EPA Annual RIN Sales Report.

These credits do not vary based on carbon intensity as LCFS credits do. On a \$/MMBtu basis, RFS credits can be substantially larger (for landfills) or smaller (for livestock facilities) than LCFS credits.

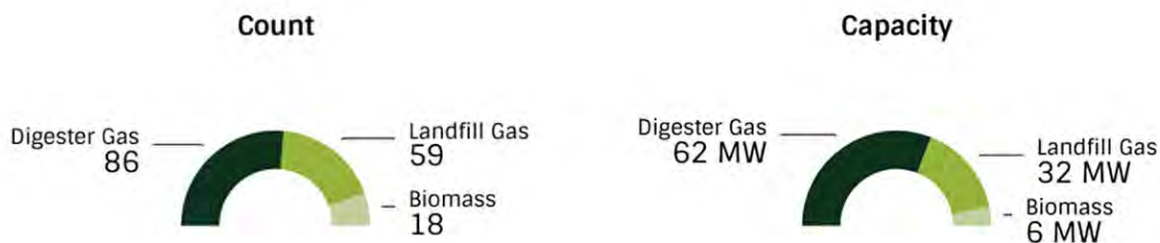
Biogas Generation Incentive Programs

Self-Generation Incentive Program

Since SGIP's inception in 2001, it has provided financial incentives for the installation of distributed generation technologies. Until 2017, the onsite generation could be fueled by either natural gas or renewable biogas. However, in 2017, the program began requiring a portion of the fuel to come from a renewable source, and beginning in 2020, 100 percent of the fuel had to be biogas. The SGIP incentives are split 50/50 between an up-front payment and a five-year performance-based incentive. The performance-based incentive is based on the expected output of the onsite generation equipment when operating at an 80 percent capacity factor for those five years for non-renewable natural gas fueled projects.

Figure 20 shows the breakdown of completed SGIP biogas-fueled projects by biogas fuel with regards to project count and rebated capacity since the program's inception. Overall, the most prevalent type of biogas for SGIP projects is digester gas, which makes up roughly half of completed biogas projects and 62 percent of rebated capacity (consisting of 86 projects and 62 MW of capacity). Landfill gas makes up roughly a third of SGIP biogas in terms of completed projects and capacity. The biomass gas represents the smallest share of SGIP biogas projects, consisting of 18 projects and 6 MW of capacity, and it is not clear from the SGIP tracking system what the biomass inputs are for these projects.

Figure 20: Completed Gas Generation Project Count and Capacity by Biogas Type, 2001 – 2021



Source: Self Generation Incentive Program Tracking Data (10/20/2021)

Net Energy Metering

California’s Net Energy Metering (NEM) policies, beginning in 1995 with the original NEM tariff or “NEM 1.0,” have encouraged the adoption of customer-sited renewable resources like solar photovoltaic (PV) systems, fuel cells, renewable and biogas fueled generation, and distributed wind. NEM tariffs incentivize the installation of customer-sited renewable resources by compensating NEM customers for energy that is produced and exported to the grid.

California’s NEM policies are one of a handful of tools available from the CPUC to encourage the adoption of customer-sited renewable resources. California SB 656⁴² required every electric utility in the state, regardless of whether the entity is subject to the jurisdiction of the CPUC, to develop a standard contract or tariff providing for NEM. Senate Bill 656 allowed NEM customers to be compensated for the electricity generated by an eligible customer-sited renewable resource and fed back to the utility over an entire billing period. The bill also required California utilities to make the NEM tariff available to eligible customers on a first-come, first-served basis until the time that the total rated generating capacity in each utility’s service area equaled 0.1 percent of the utility’s peak electricity demand forecast for 1996.

On February 5, 2016, the CPUC issued Decision (D.) 16-01-044, which created the NEM successor tariff, known as “NEM 2.0.”⁴³ The NEM 2.0 program went into effect in SDG&E’s service territory on June 29, 2016, in PG&E’s service territory on December 15, 2016, and in SCE’s service territory on July 1, 2017. The program provides customer-generators full retail rate credits for energy exported to the grid and requires them to pay charges intended to align NEM customer costs more closely with non-NEM customer costs. Customer-generators taking service under NEM 2.0 must pay a one-time interconnection fee, pay non-bypassable charges, and transfer to a time-of-use (TOU) rate.

Bioenergy Market Adjusting Tariff

42 [California SB 656](http://www.leginfo.ca.gov/pub/95-96/bill/sen/sb_0651-0700/sb_656_bill_950804_chaptered.html), Alquist. February 22, 1995. Available at: http://www.leginfo.ca.gov/pub/95-96/bill/sen/sb_0651-0700/sb_656_bill_950804_chaptered.html.

43 [CPUC Decision Adopting Successor to Net Energy Metering Tariff](https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M158/K181/158181678.pdf). February 5, 2016. Available at: <https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M158/K181/158181678.pdf>.

California provides the Bioenergy Market Adjusting Tariff (BioMAT) to incentivize biogas-fueled electricity generation. This program was created by SB 1122⁴⁴ and follows up to the Feed-in tariff (FIT) for the renewables portfolio standard (RPS) program.⁴⁵ The BioMAT is a feed-in tariff program for small bioenergy renewable generators less than 5 MW in size. The BioMAT program offers up to 250 MW to eligible projects through a fixed-price standard contract to export electricity to California's three large investor-owned utilities (IOUs). Electricity generated as part of the BioMAT program counts towards the utilities' Renewable Portfolio Standards (RPS) targets and the utilities own the Renewable Energy Credits (RECs) for the energy produced. Small-scale bioenergy projects can be procured in three categories:

- **Category 1:** Biogas from wastewater treatment, municipal organic waste diversion, food processing, and co-digestion - **110 MW**
- **Category 2:** Dairy and other agricultural bioenergy - **90 MW**
- **Category 3:** Bioenergy using byproducts of sustainable forest management (including fuels from high hazard zones effective February 1, 2017) - **50 MW**⁴⁶

BioMAT provides a feed-in-tariff of \$127.72/MWh to \$199.72/MWh to sell electricity directly to the utility, as shown below in Figure 21. The program is modeled largely after the existing Renewable Market Adjusting Tariff (ReMAT), which implements SB 32⁴⁷ for all renewable generators. The available contract price started at \$127.72/MWh in Period 1 (February 2016) and the Power Purchase Agreement (PPA) can have 10, 15, or 20-year terms. Once the PPA is executed, the contract price is fixed over the delivery term. Available prices have the potential to adjust every two months and are set according to market acceptance and market depth on a statewide basis.⁴⁸

44 [California SB 1122](https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120SB1122). Rubio. September 27th, 2012. Available at: https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201120120SB1122.

45 From CPUC Decision 14-12-081 December 18, 2014 " The initial FIT legislation, Assembly Bill (AB) 1969 (Yee), Stats. 2006, ch. 731, created a program for procurement of RPS-eligible electricity produced at plants up to 1.5 megawatts (MW) in size at public water and wastewater treatment plants.

46 CPUC. [Bioenergy Feed-in Tariff Program \(SB 1122\)](https://www.cpuc.ca.gov/industries-and-topics/electrical-energy/electric-power-procurement/rps/rps-procurement-programs/rps-sb-1122-biomat). Available at: <https://www.cpuc.ca.gov/industries-and-topics/electrical-energy/electric-power-procurement/rps/rps-procurement-programs/rps-sb-1122-biomat>.

47 California SB 32. Amended April 8th, 2021. [Building Decarbonization Requirements](https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202120220SB32). Cortese and Stern. Available at: https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202120220SB32.

48 PG&E, SDG&E, SCE. [Bioenergy Market Adjusting Tariff \(BioMAT\) Public Webinar](https://www.pge.com/includes/docs/pdfs/b2b/wholesaleelectricssuppliersolicitation/BioMAT/BioMAT_JointIOUWebinar_FINAL.pdf). November 20th, 2015. Available at: https://www.pge.com/includes/docs/pdfs/b2b/wholesaleelectricssuppliersolicitation/BioMAT/BioMAT_JointIOUWebinar_FINAL.pdf.

Figure 21: BioMAT Feed-in Tariffs by Category



Source: IOU-specific BioMAT Feed-in Tariff participation webpages.
PG&E: <https://pgebiomat.accionpower.com/biomat/home.asp>
SCE: <https://scebiomat.accionpower.com/biomat/home.asp>
SDG&E: <https://sdgebiomat.accionpower.com/biomat/home.asp>

Renewable Energy Credits

Renewable Energy Credits (RECs) can provide additional incentives for renewable generation. Utility customers generating energy from biogas or other renewable sources may be eligible to create RECs that can be traded to individuals or organizations needing or wanting to offset emissions from other sources. *'A REC confers to its holder a claim on the renewable attributes of one unit of energy generated from a renewable resource. An REC consists of the renewable and environmental attributes associated with the production of electricity from a renewable source. RECs are "created" by a renewable generator simultaneous to the production of electricity and can subsequently be sold separately from the underlying energy.'*⁴⁹ The creation and trading of RECs must be verified via a third party.

RECs can be used to support voluntary (like green tariffs or corporate sustainability goals) or compulsory (like RPS) green energy programs. Utility green tariff programs allow customers to switch to new tariff rates to procure renewable energy via the utility. The value of RECs varies significantly by state and can be volatile given fluctuations in renewable energy supply, demand, and evolving legislative or regulatory goals. Community Choice Aggregator (CCA) green power programs are driving an increase in the REC market in California. California's REC market is tracked by the Western Renewable Energy Generation Information System (WREGIS), which also creates the certificates for every REC generated. The WREGIS certificates (or RECs) are used to demonstrate compliance with state RPS policies and serves

⁴⁹ CPUC Distributed Generation and Renewable Energy Credits (RECs)
<https://www.cpuc.ca.gov/General.aspx?id=5913>

14 states and two Canadian provinces. For reference, in mid-June 2019, the price SCE paid for RECs was \$0.018 per kWh, which is significantly lower than the prices paid by LCFS and BioMAT.

If participating in BioMAT, these RECs are owned by the utility. If generating outside of BioMAT, these RECs often accrue to the owner of the generator.

Rural Energy for America Program

The United States Department of Agriculture provides grants and loans for renewable energy systems in rural areas through the Rural Energy for America Program (REAP). The grants can cover 25 percent of total eligible project costs of renewable energy systems, up to a maximum of \$500,000.⁵⁰ REAP is restricted to rural small businesses or farms, so these grants are unlikely to be used by landfills or WRRF, which are usually owned by municipalities or corporations. These grants require a separate application process that can be somewhat cumbersome but can aid in making use of biogas from some dairies for generation.

California Department of Food and Agriculture

The California Department of Food and Agriculture (CDFA) Dairy Digester Research and Development Program is funded by the California's Greenhouse Gas Reduction Fund. The Dairy Digester Research and Development Program is a competitive grant program that provides funds to assist in the installation of anaerobic digesters at dairies to produce biogas for beneficial use. The program provides grants for up to half of the project cost with a maximum of \$2 million per project.⁵¹

Through 2020, the program has provided a total of \$195.5 million to 118 dairy digesters since 2014. Table 3 provides a summary of the projects.

50 U.S. Department of Agriculture Rural Development. [Rural Energy for America Program, Renewable Energy Systems & Energy Efficiency Improvement Guaranteed Loans & Grants](https://www.rd.usda.gov/programs-services/energy-programs/rural-energy-america-program-renewable-energy-systems-energy-efficiency-improvement-guaranteed-loans). Available at: <https://www.rd.usda.gov/programs-services/energy-programs/rural-energy-america-program-renewable-energy-systems-energy-efficiency-improvement-guaranteed-loans>.

51 California Department of Food and Agriculture 2020 Dairy Digester Research and Development Program. February 3rd, 2020. "[Frequently Asked Questions](http://www.cdfa.ca.gov/oefi/ddrdp/docs/2020_DDRDP_FAQ.pdf)". Available at: http://www.cdfa.ca.gov/oefi/ddrdp/docs/2020_DDRDP_FAQ.pdf.

Table 3: CDFA Dairy Digester Research and Development Program Projects

Year	Number of Projects Funded	Use(s)	Total Funding
2015	6	Electricity Generation	\$11.1 million
2017	16	Biogas for Transportation Fuel	\$30.7 million
2018	40	Biogas for Transportation Fuel*	\$68.0 million
2019	43	Biogas for Transportation Fuel*	\$69.1 million + 1 demonstration project
2020	12	Biogas for Transportation Fuel	\$16.5 million

*One project in 2018 and two projects in 2019 plan to use fuel cells to generate electricity onsite and sell this electricity for EV charging to receive LCFS credits without injecting into a pipeline.

Source: California Department of Food and Agriculture. Updated September 21st, 2021. Dairy Digester Research and Development Program. [DDRDP Project-Level Data of Executed and Funded Grant Projects](https://www.cdffa.ca.gov/oefi/DDRDP/docs/DDRDP_Project_Level_Data.pdf), Available at: https://www.cdffa.ca.gov/oefi/DDRDP/docs/DDRDP_Project_Level_Data.pdf.

As shown in Table 3 above, most digesters installed with assistance from the Dairy Digester Research and Development Program produce biogas for transportation, and therefore participate in both the state LCFS and federal RFS markets. Three recent projects plan to generate electricity with a fuel cell that is used to provide electricity for electric vehicle charging. Generating electricity for the purpose of EV charging allows these projects to still participate in the LCFS, but the amount of credits generated is relatively low since the electric grid is the baseline instead of high carbon emitting dairies. Having the electric grid as the baseline instead of a dairy effectively lowers the LCFS credit by two-thirds, but by selling electricity instead of gas, these projects do not need to compress the gas to pipeline pressures and do not need to connect to a natural gas pipeline. These same projects could have chosen to participate in the SGIP or BioMAT programs instead but chose to participate in the market-based LCFS.

Federal Tax Credits

The investment tax credit provides a credit on federal taxes for any entity installing renewable fueled generation. This credit is based on a percentage of the fair market value of the installed equipment and will decrease incrementally in subsequent years per federal law. To take advantage of this credit, the owner must have federal tax liability. Currently, the investment tax credit is available at a 26 percent rate for fuel cells, and at a 10 percent rate for microturbines and other combined heat and power systems. Credits for other non-fueled systems are available at differing rates.

The federal renewable energy production tax credit is an inflation-adjusted per-kilowatt-hour tax credit. This is currently available for landfill gas, closed-loop and open-loop biomass projects, and waste-to-energy systems, along with several other non-biogas related technologies. The tax credit is available for the first 10 years of operation, and currently provides a credit between \$0.025 and \$0.13 per kilowatt-hour.

Pipeline Interconnection Assistance Incentives

AB 1900, which was enacted into law in Chapter 602 of the Statutes of 2012, established an incentive program to aid biogas projects with interconnecting to the natural gas distribution

network. Among other things, it required the CPUC to adopt standards that specified the concentrations of constituents of concern that are found in biogas, and to adopt monitoring, testing, reporting, and recordkeeping protocols to ensure the protection of human health and to ensure the integrity and safety of the pipelines and pipeline facilities. Additionally, on December 18, 2017, the CPUC issued Decision (D.) 17-12-004, which established the necessary framework to direct natural gas corporations to implement not less than five dairy biogas pilot projects to demonstrate interconnection to the common carrier pipeline system and allow for rate recovery of reasonable infrastructure costs pursuant to SB 1383.

The State of California provides financial reimbursements to offset biogas developer pipeline interconnection costs. Under AB 2313, these reimbursements can be up to 50 percent of the interconnection costs or \$3 million per project, whichever is lower. If a project involves a cluster of dairy farms, the reimbursements can be up to 50 percent of the interconnection costs or \$5 million, whichever is lower. Reimbursements for biogas interconnection costs are implemented by the CPUC decisions and policies and carried out by regulated investor-owned gas utilities.⁵²

Combining Incentives and Revenues

As discussed in this chapter, California and the federal government provide several incentives to promote the beneficial use of biogas. Some of these programs are complimentary and allow participants to 'stack' incentives while others are mutually exclusive. Table 4 summarizes which programs can be used together and which cannot.

⁵² [PG&E's Biomethane Frequently Asked Questions](https://www.pge.com/en_US/for-our-business-partners/interconnection-renewables/interconnections-renewables/biomethane-faq.page?ctx=large-business). Available at: https://www.pge.com/en_US/for-our-business-partners/interconnection-renewables/interconnections-renewables/biomethane-faq.page?ctx=large-business

Table 4: Incentive Capability Cross Reference

Program	LCFS	RFS	SGIP - Onsite	SGIP - Directed	NEM	BioMAT	RECs	Federal Tax Credits	CDFA DDRDP	USDA REAP	Interconnection Assistance
LCFS		Y	N	N	N	N	N	Y	Y	N	Y
RFS	Y		N	N	N	N	N	Y	Y	N	Y
SGIP - Onsite	N	N		N	Y	N	Y	Y	N	Y	N
SGIP - Directed	N	N	N		Y	N	Y	Y	Y*	N	Y*
NEM	N	N	Y	Y		N	Y	Y	N*	Y	N*
BioMAT	N	N	N	N	N		N	Y	Y*	Y	Y*
RECs	N	N	Y	Y	Y	Y		Y	Y	Y	Y
Federal Tax Credits	Y	Y	Y	Y	Y	Y	Y		Y	Y	Y
CDFA DDRDP	Y	Y	Y	Y	Y	Y	Y	Y		Y	Y
USDA REAP	N	N	Y	N	Y	Y	Y	Y	Y		N
Interconnection Assistance	Y	Y	N	Y	Y*	Y*	Y	Y*	Y*	N	

*Only applicable for selling/buying RNG through the gas network

In general, the beneficial use options for producers of biogas fall into either selling biogas through the gas distribution network for use elsewhere (and potentially getting LCFS/RFS credits or selling for use by the utility or a directed biogas generator) or for onsite generation (with assistance from SGIP/NEM or the BioMAT program).

Other Policies

Other California policies and legislation may further impact RNG in California. In addition to the aspects of California SB 1440 already discussed, CPUC Decision D.20-12-022 (December 2020) approved the Voluntary Renewable Natural Gas Tariff. This tariff allows SoCalGas and SDG&E to offer a natural gas mix containing RNG to their customers, like the green energy packages offered by many electric utilities. These tariffs would need to procure at least 50 percent of the RNG from in-state or out-of-state sources that are delivered to California to comply with California Public Utilities Code 651(b)(3)(B) and carbon intensities must be verified with the same modified version of the GREET model used to calculate carbon intensities for the LCFS program.⁵³ These RNG tariffs may increase the demand for RNG, thereby driving additional supply.

Another piece of legislation, California SB 1383,⁵⁴ has the goal of reducing the landfill disposal of organics 50 percent by 2020 and 75 percent by 2025, based on 2014 levels. The purpose is to reduce the emissions of short-lived climate pollutants, such as black carbon, fluorinated

53 <https://ww2.arb.ca.gov/resources/documents/lcfs-life-cycle-analysis-models-and-documentation>

54 California SB 1383, Lara. September 19th, 2016. [Short-lived climate pollutants: methane emissions: dairy and livestock: organic waste: landfills](https://leginfo.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383). Available at: https://leginfo.ca.gov/faces/billNavClient.xhtml?bill_id=201520160SB1383.

gases, and methane, and in doing so, improve organics recycling and beneficial uses of biomethane from solid waste facilities.

SB 1383 is implemented through several methods, such as:⁵⁵

- **Collection and recycling:** Organic waste collection is provided to all residences and businesses. These organic materials must be recycled through facilities that create biofuel and electricity through anaerobic digestion, or composting facilities that make soil amendments.
- **Procurement requirements:** Local governments are required to use recycled organic material products, such as mulch, compost, and renewable energy.
- **Food recovery:** Edible food is donated to help feed Californians (almost 25 percent) without enough to eat.
- **Capacity planning:** Counties are leading collaborative planning for necessary organic waste recycling and food recovery capacity, which will divert organic waste away from landfills.
- **Enforcement:** Jurisdictions will lead their own inspection and enforcement program, with CalRecycle providing compliance evaluations of jurisdictions.
- **Recordkeeping requirements:** Records are required to demonstrate compliance with the law.

Implementation of SB 1383 may increase the available RNG by diverting organic waste from landfills to other processing facilities that can produce additional RNG such as WRRFs.

Finally, AB 3163⁵⁶ expanded the definition of biomethane to include gas produced from biomass that comes from additional forms of organic waste, including vegetation removed for wildfire mitigation. This may expand the production of RNG from biomass. Note that crops grown for the purpose to produce RNG are not included in this definition.

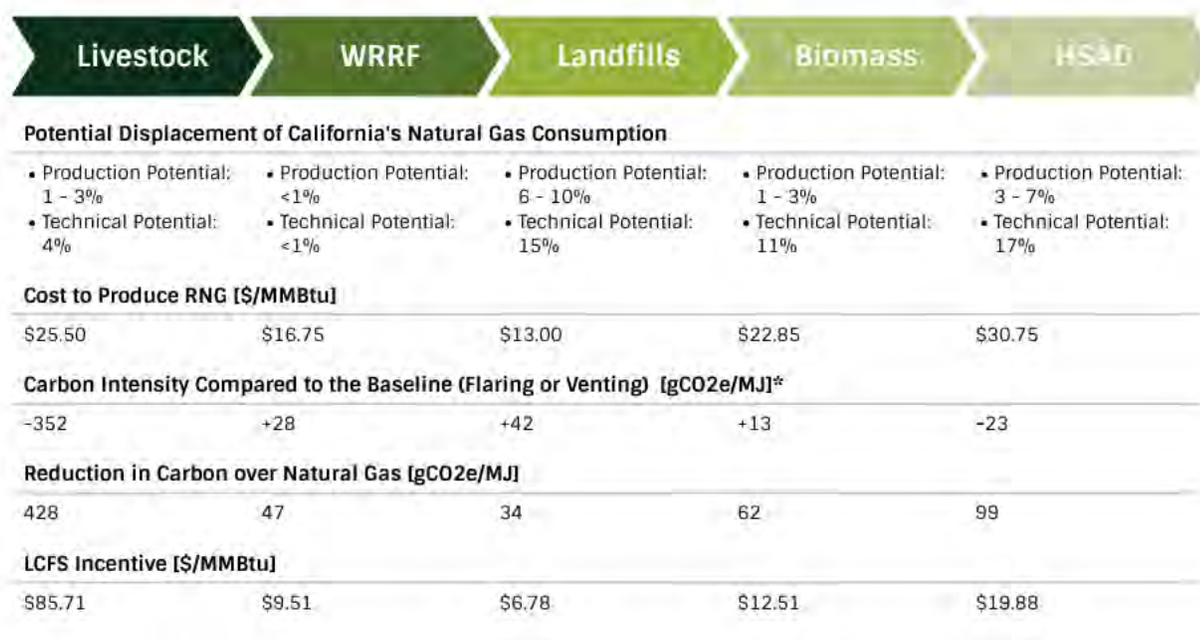
55 CalRecycle. [California's Short-Lived Climate Pollutant Reduction Strategy](https://www.calrecycle.ca.gov/organics/slcp). Available at: <https://www.calrecycle.ca.gov/organics/slcp>.

56 California Assembly Bill 3163, Salas. September 30th, 2020. [Energy: biomethane: procurement](https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB3163). Available at: https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB3163.

CHAPTER 6: Summary of Findings

Encouraging RNG production has the potential to contribute to California’s progress towards a low carbon future. Based on research by ICF, RNG has the production potential to displace 12 to 23 percent of the non-powerplant natural gas usage in California and up to 50 percent based on technical potential.⁵⁷ Figure 22 summarizes the differences in each of these RNG sources, including potential natural gas displacement, estimated cost to produce, carbon intensities, and LCFS incentives.

Figure 22: Comparison of RNG Sources



*Carbon intensity for Biomass is based on wood waste while potential also includes crop waste

Note: WRRF refers to Water Resource Recovery Facility and HSAD refers to High-Solids Anaerobic Digestion Source: The sources of these numbers are cited throughout this report.

While there are many livestock facilities and their carbon reduction opportunity is significant compared to the natural gas baseline, the total potential for RNG at livestock facilities only represents 1 to 4 percent of the current California non-powerplant natural gas energy usage. Additionally, these facilities have a much higher estimated cost associated with the production of RNG.

Landfills have the potential to displace 6 to 15 percent of the non-powerplant natural gas consumption in California and have an average cost of production that is about half that of

57 ICF. *Renewable Sources of Natural Gas: Supply and Emissions Reduction Assessment*. American Gas Foundation. December 2019.

livestock facilities. Landfills, however, have a carbon emissions reduction that is only 8 percent of the carbon emissions reduction achieved from livestock facilities.

While HSAD facilities are not counted as a major source of biogas in California today, there are several findings which indicate an opportunity for sourcing 3 to 17 percent of the non-powerplant natural gas consumption from these facilities. Like livestock facilities, the average estimates of the cost to produce RNG currently make HSAD the most expensive source of RNG, however it is also a carbon negative source, making it a high carbon reduction opportunity with significant potential. The changes to California's waste management driven by SB 1383 make this source a more likely RNG candidate in the future.

GLOSSARY

Acronym	Definition
AB	Assembly Bill (AB) – Refers to a piece of legislation (federal or state) that passed the assembly
BioMAT	Bioenergy Marketing Adjusting Tariff (BioMAT) – Program to incentivize biogas fueled electricity generation
CDFA	California Department of Food and Agriculture (CDFA) – California agency which manages the Dairy Digester Research and Development Program
CPUC	California Public Utilities Commission (CPUC) – The California state agency regulating public utilities
GHG	Greenhouse gas (GHG)—Any gas that absorbs infrared radiation in the atmosphere
HSAD	High-Solids Anaerobic Digester (HSAD) – Anaerobic digester which handles high-solids biomass, like feed stocks, food waste, and yard clippings
LCFS	Low Carbon Fuel Standard (LCFS) – California program incentivizing low carbon fuels
MSW	Municipal Solid Waste (MSW) – Home, school, or business trash that is used and thrown away by consumers such as product packaging, grass clippings, furniture, clothing, bottles, food scraps, newspapers, appliances, paint, and batteries.
NEM	Net Energy Metering (NEM) – California provides customer-generators full retail rate credits for energy exported to the grid
REAP	Rural Energy for America Program (REAP) – Program run by the United States Department of Agriculture which provides grants and loans for renewable energy systems in rural areas
RECs	Renewable Energy Credits (RECs) – A federal program which allows utility customers generating energy from biogas or other renewable sources to trade the benefit of on the REC markets to aid in compliance with state or other renewable portfolio standards.
RFS	Renewable Fuel Standard (RFS) – Federal program incentivizing renewable fuels
RNG	Renewable Natural Gas (RNG) – Biomethane that is injected in the natural gas pipeline
RPS	Renewable Portfolio Standards (RPS) – Renewable electricity policies designed to increase the use of renewable sources of electricity generation
SB	Senate Bill (SB) – Refers to a piece of legislation (federal or state) that passed the federal or state senate
SGIP	Self-Generation Incentive Program (SGIP) – California program which, among other things, incentivizes renewable fuels for onsite generation
U.S. EPA	United States Environmental Protection Agency (U.S. EPA) – The federal agency tasked with environmental protection
WRRF	Water Resource Recovery Facility (WRRF) – Also known as waste-water treatment plants