Soil Enrichment Protocol
Reducing emissions and enhancing soil carbon sequestration on agricultural lands

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Acknowledgements

Reserve staff (alphabetical)

Craig Ebert
Sami Osman
Heather Raven
Jon Remucal
Sarah Wescott

Workgroup

The list of workgroup members below comprises all individuals and organizations who have assisted in developing the protocol. For more information, see section 4.3 of the Reserve Offset Program Manual.

Adam Chambers  USDA Natural Resources Conservation Service
Amrith Gunasekara  California Department of Food and Agriculture
Bill Schleizer  Delta Institute
Christian Davies  Shell
Daniel Kammen  University of California, Berkeley
Dorn Cox  OpenTEAM
Grayson Badgley  Columbia University
Jacqueline Gehrig-Fasel  TREES Consulting LLC
Jonathan Sanderman  Woods Hole Research Center
Justin Allen  Salk Institute
Karen Haugen-Kozyra  Viresco Solutions Inc
Keith Paustian  Colorado State University
Ken Newcombe  C-Quest Capital
Matt Ramlow  World Resources Institute
Max DuBuisson  Indigo Ag, Inc.
Mitchell Hora  Continuum Ag
Nicholas Goeser  Alliance of Crop, Soil and Environmental Science Societies
Patrick Splichal  SES, Inc.
Robert Parkhurst  Sierra View Consulting
Stephen Wood  The Nature Conservancy
Tom Cannon  Goodson Ranch LP
Tom Stoddard  NativeEnergy

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Charlie Brummit  Ed Smith  Lauren Matosziuk  Melissa Motew
Dan Harburg  Guy Pinjuv  Max DuBuisson  Nell Campbell

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# Table of Contents

Abbreviations and Acronyms ........................................................................... 1

1  Introduction .................................................................................................. 2

2  The GHG Reduction Project ......................................................................... 3

2.1  Background .............................................................................................. 3

2.2  Project Definition .................................................................................... 3

2.2.1  Defining the Project Activities ............................................................. 4

2.2.2  Defining the Project Area .................................................................... 4

2.2.3  Project Aggregation .............................................................................. 5

2.3  Project Ownership Structures and Terminology ...................................... 6

2.3.1  The Landowner and the Field Manager ............................................... 7

2.3.2  The Project Owner .............................................................................. 7

2.4  Non-GHG Impacts of Project Activities .................................................. 8

3  Eligibility Rules .......................................................................................... 10

3.1  Location .................................................................................................... 10

3.2  Project Start Date ................................................................................... 10

3.3  Project Crediting Period .......................................................................... 10

3.4  Additionality ............................................................................................ 11

3.4.1  The Performance Standard Test .......................................................... 11

3.4.2  The Legal Requirement Test ............................................................... 17

3.4.3  Ecosystem Services Payment Stacking ............................................... 17

3.5  Requirements for Permanence ................................................................. 18

3.5.1  Defining Reversals ............................................................................. 19

3.5.2  About the Buffer Pool ......................................................................... 20

3.5.3  Project Implementation Agreement ..................................................... 20

3.5.4  Permanence Period ............................................................................ 22

3.5.5  Tonne-Year Accounting .................................................................. 22

3.6  Regulatory Compliance ........................................................................... 23

4  The GHG Assessment Boundary ................................................................. 24

5  Quantifying GHG Emission Reductions ...................................................... 27

5.1  Modeling the Baseline ............................................................................ 32

5.1.1  Transitioning from the Matched Baseline to the Blended Baseline .... 34

5.2  Uncertainty Deduction ........................................................................... 35

5.3  Reversible Emission Reductions ............................................................... 35

5.3.1  Contribution to the Buffer Pool ........................................................... 38

5.3.2  Reversals ........................................................................................... 40
8.5.1 Project Eligibility and CRT Issuance ................................................................. 96
8.5.2 Quantification ........................................................................................................ 97
8.5.3 Monitoring and Reporting .................................................................................... 99
8.5.4 Completing Verification ....................................................................................... 100
9 Glossary of Terms ...................................................................................................... 101
10 References .................................................................................................................. 103

Appendix A Development of the Performance Standard ............................................... 105
Appendix B Illustrative List of Soil Enrichment Practices ............................................. 113
Appendix C Assessing Leakage for SEP Projects ........................................................ 117
Appendix D Quantifying Uncertainty ............................................................................. 119
Appendix E Examples for Baseline Development ........................................................ 124
List of Tables

Table 2.1. Summary of Project Ownership Categories....................................................... 7
Table 3.1. Schedule for Issuance of Reversible Emission Reduction Credits Under 20-Year PIA .................................................................................. .23
Table 4.1. Description of all Sources, Sinks, and Reservoirs............................................ 29
Table 5.1. Global Warming Potentials for Non-CO₂ Greenhouse Gases.............................. 27
Table 5.2. Acceptable Quantification Approaches by Source and Gas................................ 28
Table 5.3. Example Quantification Approach with Maximal Use of Modeling.................. 29
Table 5.4. Example Quantification Approach with Minimal Use of Modeling.................. 29
Table 5.5. Example Matched Baseline SOC Modeling for the First Three Reporting Periods.. 33
Table 5.6. Example Project Scenario SOC Modeling for the First Three Reporting Periods .... 33
Table 5.7. Example Blended Baseline SOC Modeling for Subsequent Reporting Periods........ 34
Table 5.8. Example Matched Baseline CH₄ and N₂O Modeling for First Three Reporting Periods .............................................................................................................. 34
Table 5.9. Possible Values of Riskₜₑᵥ,rp ................................................................. 40
Table 6.1. Minimum Data Parameters for Soil Enrichment Projects .................................. 65
Table 6.2. Minimum Standards for Sampling Soil Organic Carbon .................................. 70
Table 6.3. Minimum Standards for Laboratory Analysis of Soil Samples ......................... 72
Table 6.4. Soil Enrichment Project Monitoring Parameters ............................................. 75
Table 7.1 Sources of Reversal Risk Monitored During the Permanence Period ................. 88
Table 8.1. Eligibility Verification Items ........................................................................... 96
Table 8.2. Quantification Verification Items .................................................................... 98
Table 8.3. Monitoring and Reporting Verification Items .. ............................................. 99
Table B.1. Illustrative List of Soil Enrichment Project Activities .................................. 113
Table B.2. Conventional Tillage Practice Typical Depths ............................................. 116

List of Figures

Figure 3.1. Examples for Defining the Historical Crop Rotation and Baseline Period .......... 14
Figure 3.2. Baseline Setting Process and Decision Tree ................................................. 16
Figure 4.1. General Illustration of the GHG Assessment Boundary ................................ 24
Figure 5.1. Example Data and Process Flow with Maximal Use of Modeling .................. 29
Figure 5.2. Example Data and Process Flow with Minimal Use of Modeling.................. 30
Figure 5.3. Map of Equations to Quantify SEP Projects ............................................. 30
Figure 5.4. Map of Equations Related to the Quantification of Reversible Emission Reductions ........................................................................................................ 36
Figure 5.5. Map of Equations Related to the Quantification of Non-Reversible Emission Reductions ................................................................. 43
Figure 5.6. Map of Equations Related to the Quantification of Methane Emission Reductions ... 44
Figure 5.7. Map of Equations Related to the Quantification of Nitrous Oxide Emission Reductions ........................................................................................................ 51
Figure 7.1. Example of Typical Cultivation Cycles ....................................................... 84
Figure 7.2. Illustration of the Range of Dates for Various Crops in the U.S. ..................... 85
Figure 7.3. Example of Overlapping Reporting Periods for a Project with Multiple Eligible Crop Fields ......................................................................................... 85
Figure 7.4. Example of Initial Reporting Period Consisting of Two Eligible Crop Cultivation Cycles (f) ........................................................................................................ 86
Figure E.1. Conceptual Flow Diagram for Baseline Modeling of a Field With a 3-Year Crop Rotation

List of Equations

Equation 5.1. Uncertainty Deduction
Equation 5.2. Reversible GHG Emission Reductions
Equation 5.3. Soil Organic Carbon Stock Change
Equation 5.4. Buffer Pool Contribution
Equation 5.5. Calculation of Compensation for Reversals
Equation 5.6. Non-Reversible Emission Reductions
Equation 5.7. Methane Emission Reductions
Equation 5.9. Methane Emissions from the Soil Organic Carbon Pool
Equation 5.10. Methane Emission Reductions from Manure Deposition
Equation 5.11. Methane Emissions from Manure Deposition
Equation 5.12. Methane Emission Reductions from Enteric Fermentation
Equation 5.13. Methane Emissions from Enteric Fermentation
Equation 5.15. Methane Emissions from Biomass Burning
Equation 5.16. Nitrous Oxide Emission Reductions
Equation 5.17. Nitrous Oxide Emission Reductions from Nitrogen Inputs
Equation 5.18. Nitrous Oxide Emissions from Nitrogen Inputs
Equation 5.19. Nitrous Oxide Emissions from Fertilizer
Equation 5.20. Direct Nitrous Oxide Emissions from Fertilizer
Equation 5.21. Indirect Nitrous Oxide Emissions from Fertilizer
Equation 5.22. Nitrous Oxide Emissions from Manure Deposition
Equation 5.23. Direct Nitrous Oxide Emissions from Manure Deposition
Equation 5.24. Indirect Nitrous Oxide Emissions from Manure Deposition
Equation 5.25. Nitrous Oxide Emissions from the Incorporation of All Crop Residues
Equation 5.27. Nitrous Oxide Emissions from Biomass Burning
Equation 5.28. Carbon Dioxide Emission Reductions from Fossil Fuels
Equation 5.29. Carbon Dioxide Emissions from Fossil Fuels
Equation 5.30. Deduction for Leakage due to Yield Decline in Crops
Equation 5.31. Project-Specific Crop Yield Ratio in the Project Scenario
Equation 5.32. Average Yield Ratio During the Historical Baseline Period
Equation 5.33. Average Annual Crop Yield During the Historical Baseline Period
## Abbreviations and Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO₂</td>
<td>Carbon dioxide</td>
</tr>
<tr>
<td>CO₂e</td>
<td>Carbon dioxide equivalent</td>
</tr>
<tr>
<td>CH₄</td>
<td>Methane</td>
</tr>
<tr>
<td>CRT</td>
<td>Climate Reserve Tonne</td>
</tr>
<tr>
<td>dm</td>
<td>Dry matter</td>
</tr>
<tr>
<td>GHG</td>
<td>Greenhouse gas</td>
</tr>
<tr>
<td>N₂O</td>
<td>Nitrous oxide</td>
</tr>
<tr>
<td>NRCS Reserve</td>
<td>USDA Natural Resources Conservation Service Climate Action Reserve</td>
</tr>
<tr>
<td>SEP</td>
<td>Soil Enrichment Protocol (this document)</td>
</tr>
<tr>
<td>SOC</td>
<td>Soil organic carbon</td>
</tr>
<tr>
<td>SSR</td>
<td>Source, sink, and reservoir</td>
</tr>
<tr>
<td>t</td>
<td>Metric ton (or tonne)</td>
</tr>
<tr>
<td>USDA</td>
<td>U.S. Department of Agriculture</td>
</tr>
</tbody>
</table>
1 Introduction

The Climate Action Reserve (Reserve) Soil Enrichment Protocol (SEP) provides guidance to account for, report, and verify greenhouse gas (GHG) emission reductions associated with projects which reduce emissions and enhance soil carbon sequestration on agricultural lands through the adoption of sustainable agricultural land management activities.

The Climate Action Reserve is an environmental nonprofit organization that promotes and fosters the reduction of greenhouse gas (GHG) emissions through credible market-based policies and solutions. A pioneer in carbon accounting, the Reserve serves as an approved Offset Project Registry (OPR) for the State of California’s Cap-and-Trade Program and plays an integral role in supporting the issuance and administration of compliance offsets. The Reserve also establishes high quality standards for offset projects in the North American voluntary carbon market and operates a transparent, publicly accessible registry for carbon credits generated under its standards.

Project developers that initiate soil enrichment projects use this document to quantify and register GHG reductions with the Reserve. The protocol provides eligibility rules, methods to calculate reductions, performance-monitoring instructions, and procedures for reporting project information to the Reserve. Additionally, all project reports receive independent verification by ISO-accredited and Reserve-approved verification bodies. Guidance for verification bodies to verify reductions is provided in the Reserve Verification Program Manual\(^1\) and Section 8 of this protocol.

This protocol is designed to ensure the complete, consistent, transparent, accurate, and conservative quantification and verification of GHG emission reductions associated with a soil enrichment project.\(^2\)

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\(^1\) Available at [http://www.climateactionreserve.org/how/verification/verification-program-manual/](http://www.climateactionreserve.org/how/verification/verification-program-manual/).

\(^2\) See the WRI/WBCSD GHG Protocol for Project Accounting (Part I, Chapter 4) for a description of GHG reduction project accounting principles.
2 The GHG Reduction Project

2.1 Background

Agricultural lands have the ability to both emit and sequester carbon dioxide (CO$_2$), the primary GHG responsible for human-caused climate change (IPCC, 2014). Annual and perennial plants, through the process of photosynthesis, naturally absorb CO$_2$ from the atmosphere and store the gas as carbon in their biomass (i.e., plant tissues). As plants grow and respire, some of this carbon is deposited in the soil as root exudates. As plants die and regrow, some of this carbon is also deposited in the soil as particulate matter. This carbon cycling occurs throughout the year, with positive and negative fluxes over time depending on soil conditions, climatic conditions, management practices, and other variables.

Depending on how agricultural lands are managed or impacted by natural and human events, they can be a net source of emissions, resulting in a decrease to the reservoir, or a net sink, resulting in an increase of CO$_2$ to the reservoir. In other words, agricultural lands may have a net negative or net positive impact on the climate, depending on their characteristics and management. Globally, agriculture, forestry, and other land use sectors contribute up to 24% of total GHG emissions (IPCC, 2014). Agriculture alone accounts for 9% of all GHG emissions in the U.S. (U.S. EPA, 2020). Through sustainable management and protection, agricultural lands can play a positive and significant role to help address global climate change. This protocol is designed to take advantage of agricultural lands’ unique capacity to sequester, store, and emit CO$_2$ and to facilitate the positive role that these lands can play to address climate change.

In addition, agricultural land management activities are a source of GHG emissions separate from the fluxes of the SOC pool. Activities such as equipment use, fertilizer application, residue management, and livestock grazing management cause emissions of CO$_2$, CH$_4$, and N$_2$O. Changes to these practices can lead to reductions in these emissions, as well as impacts to the flux of CO$_2$ in the soil.

Soil enrichment activities encompass an enormous variety of practices, with tremendous potential for development of new practices. This approach to farming is intended to restore the health of the soil over time, through continuous and adaptive practice change, rebuilding losses due to conventional agricultural practices. This protocol focuses on outcomes in terms of net GHG flux, and project participants are able to apply the most appropriate practices for their given situation.

2.2 Project Definition

For the purpose of this protocol, the GHG reduction project is defined as the adoption of agricultural management practices that are intended to increase soil organic carbon (SOC) storage and/or decrease net emissions of CO$_2$, CH$_4$, and N$_2$O from agricultural operations, as compared to the baseline. Soil enrichment projects must be located on land which is, as of the project start date, cropland or grassland (including managed rangeland and/or pastureland), and which remains in agricultural production throughout the crediting period. Projects may not include areas which have been cleared of native ecosystems or other restored or protected areas (i.e., restored grassland) within the 10 years prior to the project start date. Project activities must not decrease carbon stocks in woody perennials on the project area.
While there is no lower limit to the size of a SEP project, either in land area, number of fields, or number of Field Managers, it is recognized that the approaches employed in this protocol, in the context of currently existing data and technology, are best-suited to large-scale projects. The challenges for small-scale projects will be apparent when considering the fixed costs of project development, as well as application of the uncertainty requirements in Appendix D. It is anticipated that small-scale projects will become more feasible over time as more data are collected and improvements are made to models, tools, and technologies.

2.2.1 Defining the Project Activities

Project activities are those activities that are necessary for the implementation and maintenance of one or more new agricultural land management practices which are reasonably expected (over the project crediting period) to increase SOC storage and/or reduce emissions of CO₂, CH₄, and/or N₂O from agricultural land management activities. SOC storage and GHG emissions in the project scenario are compared against a baseline scenario, which assumes that, in the absence of the project, the baseline land management activities would have been continued. Project activities must not decrease carbon stocks in woody perennials on the project area.

Land management practices considered for soil enrichment projects include those which result in one or more changes to:

- Fertilizer (organic or inorganic) application; and/or,
- The application of soil amendments (organic or inorganic); and/or,
- Water management/irrigation; and/or,
- Tillage and/or residue management; and/or,
- Crop planting and harvesting (e.g., crop rotations, cover crops); and/or,
- Fossil fuel usage; and/or,
- Grazing practices and emissions.

This list above is intended to be indicative of activities that (i) could foreseeably contribute to GHG emission reductions, and (ii) the impacts of which could foreseeably be modelled using this protocol.

If grazing is employed in the project scenario, the livestock manure must not be managed in liquid form within the project area (i.e., containing less than 20% dry matter and subject to active management), and grazing activities must meet the criteria in Section 6.3.

Eligibility of project activities is described in more detail in Section 3.4.1. Guidance for assessing and accounting for potential emissions leakage due to soil enrichment project activities is provided in Section 5.5.

2.2.2 Defining the Project Area

For the purposes of this protocol, the project area is defined as an eligible field or fields on which eligible project activities occur. Fields should be configured to exclude areas that do not meet the eligibility requirements set out below (for instance, the field boundary should be drawn to exclude areas containing Histosol soils, as those are ineligible). Fields that are split by minor breaks consisting of ineligible areas (i.e., fields split by roads, tree breaks, hedgerows, or watercourses) can still be considered a single field, if desired.

The project area must adhere to the following criteria:
Each field must be clearly delineated.
- The area within each field must be continuous (except minor breaks, as noted above).
- The same crop (or crop mix) must be grown throughout each field within a reporting period.
- Permanent or improved roads, watercourses\(^3\), and other physical boundaries must be excluded (i.e., such areas will not be included in project area acreage).
- The project area shall not contain any Histosols.\(^4\)
- The project may contain tile-drained fields or surface drainage, as long as the drainage was in place during the baseline period (i.e., not installed for the purposes of the project).
- If the project area includes land classified as highly erodible land (HEL),\(^5\) that land must meet federal Highly Erodible Land Conservation provisions to be eligible under this protocol.
- If the project area includes land classified as wetlands,\(^6\) that land must meet federal Wetlands Conservation provisions\(^7\) to be eligible under this protocol.
- Projects may not include areas which have been cleared of native ecosystems, including established and restored grasslands, within the 10 years prior to the project start date.

2.2.3 Project Aggregation

Individual soil enrichment projects may group together multiple fields and/or Field Managers into one larger, aggregated, or grouped, project. An aggregated project shall be considered to be a single “project” everywhere that this document uses that term. Aggregated projects are subject to the following conditions:

- There is no absolute minimum or maximum size for a field or an individual Field Manager’s fields to be included in the project
- The entire project must share a common Project Owner, as defined in Section 2.3.1.

2.2.3.1 Entering an Aggregated Project

Individual fields may join a project by being added to the project’s Project Submittal form (if joining a project at initiation) or by being added through the Field Enrollment & Transfer form (if joining once the project is underway).

The project developer managing the project that receives the new fields will be responsible for submitting the Field Enrollment & Transfer form, listing the field(s) that are now joining their project, as well as updating a list of enrolled fields contained within the form. Projects may

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\(^3\) Ephemeral field lands are not required to be excluded, so long as they do not remain in the same location permanently.

\(^4\) Histosols are found at all altitudes, but the vast majority occurs in lowlands. Common names are peat soils, muck soils, and bog soils. See USDA-NRCS, Keys to Soil Taxonomy. Available at https://www.nrcs.usda.gov/wps/portal/nrcs/detail/soils/survey/class/taxonomy/?cid=nrcs142p2_053580.

\(^5\) Highly erodible land is defined as “land that has an erodibility index of 8 or more” in Title 7 of the Code of Federal Regulations, Subpart A, Part 12.2. Part 12.21 further outlines how HEL is identified and how the erodibility index is calculated.

\(^6\) Wetlands generally have a predominance of hydric soil and are inundated or saturated by surface or groundwater for various durations over the year. See Title 7 of the Code of Federal Regulations, Subpart A, Part 12.2 for the definition of wetlands. It is also worth noting that wetlands in the project area may also be impacted by the applicability conditions in Section 2.2 of this protocol.

\(^7\) As outlined in Title 7 of the Code of Federal Regulations, Subpart A, Part 12.5(b), and in Section 510.10 of the National Food Security Act Manual. Such exemptions may include wetlands farmed prior to 1985, wetlands with minimal effect, or wetlands with mitigation measures in place.
alternatively seek Reserve approval to have all enrolled fields listed in an alternative format (such as in a digital database). Emission reductions occurring on new fields entering a project may start counting toward the project’s CRTs in the reporting period during which the field joined the project. Emission reductions will be reported as a single combined project for the reporting period in which the transfer occurred. Any period of time that has already been reported and verified under a single project will not be included in reporting under the newly combined project.

Each field will only be eligible for the duration of its own crediting period, regardless of the point in time at which it joins the aggregated project. All fields in a project must use the same version of this protocol, and if a field from one project joins another project, then the newest version of the protocol in use between them must be adopted for the newly combined project.

Projects that have already been submitted to the Reserve may choose to join another existing project by submitting a Field Enrollment & Transfer form to the Reserve.

### 2.2.3.2 Transferring Fields Between Projects

Fields must meet the requirements in this section in order to change projects or leave to become their own project and continue reporting emission reductions to the Reserve. In all cases, emission reductions must be attributed to one project for a complete reporting period, as defined in Section 3.3, and no CRTs may be claimed by a project for a field that does not participate and report data for a full reporting period. Reporting for each field must be continuous to remain participating and avoid termination, regardless whether transferring to another existing project or leaving to establish a new project. If a project would like to forgo credits for a period of time in order to delay verification, this is considered a Zero-Credit Reporting Period. Project activities on an individual field may be terminated and the field may be removed from the project at any time, pursuant to the requirements of Section 3.5.

In order for a field or fields to leave a project and join another existing project, the project developer for the receiving project must submit a Field Enrollment & Transfer form to the Reserve, noting that it is a “field transfer” and identifying the project from which it transferred, and the project to which it is being transferred. Reporting under the destination project shall continue according to the guidance in Section 7.

For fields that leave a project to become a separate project, the deadline for submittal of the subsequent monitoring or verification report (whichever is sooner) is extended by 12 months beyond the deadline specified in Section 7.3. The project must submit either a monitoring report or verification report (whichever is due) by this new deadline in order to keep the project active with the Reserve. The project developer setting up the new project will need to submit a Project Submittal form to the Reserve to initiate the new project.

### 2.3 Project Ownership Structures and Terminology

Soil enrichment projects will generally involve several parties playing different roles. This section outlines key participants and the ownership structures allowed for soil enrichment projects.

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### Table 2.1. Summary of Project Ownership Categories

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
<th>Required Participant?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landowner</td>
<td>The entity with title to the physical property that contains one or more fields within the project area.</td>
<td>No</td>
</tr>
<tr>
<td>Field Manager</td>
<td>The entity with management control over agricultural management activities for one or more fields within the project area.</td>
<td>Yes</td>
</tr>
<tr>
<td>Project Developer</td>
<td>An entity which manages the monitoring, reporting, and verification, including interaction with the online registry.</td>
<td>Yes</td>
</tr>
<tr>
<td>Project Owner</td>
<td>The entity with legal ownership of the GHG reduction rights for the entire project area.</td>
<td>Yes</td>
</tr>
<tr>
<td>Aggregator</td>
<td>A Project Owner whose project contains multiple Field Managers.</td>
<td>No</td>
</tr>
</tbody>
</table>

In the table above, any of the defined entities could be the Project Owner. In an aggregated project, one of the Field Managers could be the Project Owner and the aggregator, or those roles may be filled by a third party. In any case, the project developer may be a contracted third-party (i.e., a technical consultant).

#### 2.3.1 The Landowner and the Field Manager

The term “landowner” is not given special meaning for this protocol beyond the commonly understood meaning of the word. There is no requirement for direct participation of the landowner or for production of land title documentation. For the purposes of this protocol, the term “Field Manager” is defined in Section 2.3. Every project will involve at least one Field Manager. A soil enrichment project is defined in relation to management of a specific area of land, and thus the project activities are attributed to the Field Manager for that field. Unless there exists a legal instrument transferring the ownership rights to the GHG emission reductions to an entity other than the Field Manager, the Field Manager is assumed to be the Project Owner for the relevant field(s). Field Managers may, however, transfer ownership of the GHG reduction rights to a third party.

The project developer must be able to identify the land title holder for any given field if requested by the verifier or the Reserve. Project developers are encouraged to ensure the land title holder has been fully informed about the SEP project on their land, and has contractually assented to the SEP project. To include the land title holders in project related contractual arrangements could lower risks to the project and the program as a whole. However, the express inclusion of land title holders in project-related contractual arrangements is not strictly required by the protocol, and is not something that needs to be verified.

#### 2.3.2 The Project Owner

Every project will have a single Project Owner. CRTs will only be issued to the Reserve account of the Project Owner, and, as such, the Project Owner must maintain an active account on the Reserve in order to receive such issuance(s). The Project Owner must have clear ownership of the project’s GHG reductions during the period covered by the Project Implementation Agreement (Section 3.5.3). The Project Owner may be the Field Manager or a third-party entity who has a signed contract with the Field Manager conveying title to the GHG reduction rights related to the relevant field(s). In the case of third-party ownership, the ownership of the GHG reductions must be established by clear and explicit contracts. The Project Owner must attest to such ownership by signing the Reserve’s Attestation of Title form. The Project Owner shall

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9 Attestation of Title form available at [http://www.climateactionreserve.org/how/program/documents/](http://www.climateactionreserve.org/how/program/documents/).
execute the Project Implementation Agreement (PIA). The Project Owner is also responsible for the accuracy and completeness of all information submitted to the Reserve, and for ensuring compliance with this protocol, even if the Project Owner contracts with an outside entity to carry out these activities (e.g., a technical consultant).

Sample language related to ownership of emission reductions is included below, to be amended to fit each project’s specific situation:

“TITLE TO CARBON OFFSET CREDITS. The [grantor/grantee - i.e., whichever party to the agreement is the Project Owner] hereby retains, owns, and holds legal title to and all beneficial ownership rights to the following (the “Project Reductions”): (i) any removal, limitation, reduction, avoidance, sequestration, or mitigation of any greenhouse gas associated with the Property including without limitation Climate Action Reserve Project No. [___] and (ii) any right, interest, credit, entitlement, benefit, or allowance to emit (present or future) arising from or associated with any of the foregoing, including without limitation the exclusive right to be issued carbon offset credits or Climate Reserve Tonnes (CRTs) by a third party entity such as the Climate Action Reserve.”

In all cases, the Project Owner must attest to the Reserve that they have exclusive claim to the GHG reductions resulting from the project, by signing the Attestation of Title described above. Each time a project is verified, the Project Owner must attest that no other entities are reporting or claiming (e.g., for voluntary reporting or regulatory compliance purposes) the GHG reductions caused by the project. The Reserve will not issue CRTs for GHG reductions or sequestration that is reported or claimed by entities other than the Project Owner (e.g., the landowner for a field where the Field Manager is a lessee). Attestations must be signed by the Project Owner.

The intent with the guidance above is to ensure that the GHG emission reductions inherent in all offsets issued to the project are not expressly double counted anywhere else, by any other party. The intent here is not to restrict claims relating to broader or more general positive impacts of these projects, including any non-GHG impacts we hope will be recognized in accordance with the guidance in Section 2.4 on Non-GHG Impacts of Project Activities. We encourage parties to consult the Reserve regarding any questions associated with how best to recognize GHG or non-GHG impacts associated with SEP projects.

Project Owners are ultimately responsible for timely submittal of all required forms and complying with the terms of this protocol. Project Owners may designate a technical consultant to manage the flow of documents and information to the Reserve. The scope of services provided by a technical consultant should be determined by the Project Owner and the relevant management entity and reflected in the contracts between the Project Owner and the relevant management entity.

2.4 Non-GHG Impacts of Project Activities

The Soil Enrichment Protocol (this document) is intended to credit for GHG emission reductions and enhanced soil carbon sequestration on agricultural lands, through the adoption of sustainable agricultural land management activities. Natural working lands that are managed for agricultural purposes, regardless of location or management, are subject to forces that could degrade ecosystem services such as water quality, biodiversity, and degrading soil organic carbon and microbiome diversity. The Reserve requires project developers to demonstrate that their GHG projects will not undermine progress on other environmental issues such as air and water quality, endangered species and natural resource protection, and environmental justice.
The intent with this guidance is to encourage parties to better highlight the ways in which their projects positively or negatively affect such goals. The guidance in this section does not create any specific obligations for a project to demonstrate, and a verifier to verify, that projects are not undermining progress with respect to these broader non-GHG goals. For this protocol we rely primarily on existing laws and regulatory programs to ensure community standards for such issues are met. The regulatory compliance requirements in Section 3.6 set out guidance for ensuring no laws are broken, including laws relating to broader non-GHG impacts of projects.

Whilst the sustainable agricultural land management practices eligible and encouraged under this protocol are expected to achieve beneficial GHG impacts on the project area (see Section 2.1), the project developer should nonetheless take care and all reasonable precautions to ensure no broader harms are caused by the project. Since eligible practices should constitute an overall improvement relative to historical management, it is unlikely that the project activity will result in significant negative non-GHG impacts. When registering a project, the project developer must attest that the project was in material compliance with all applicable laws, including environmental regulations, during the verification period. The project developer is also required to disclose any and all instances of non-compliance – material or otherwise – of the project with any law to the Reserve and the verification body. Section 3.6 contains guidance with respect to ensuring the project meets these regulatory compliance requirements.

Although not an explicit requirement of this protocol, the Reserve also encourages project developers to report on the potential environmental co-benefits of their projects, such as reductions in other air pollutants, improvements in water quality, enhancement of wildlife habitat, etc. One example of co-benefits the Reserve would like to recognize is the significant contributions made by farmers who have already begun to implement such sustainable agricultural practices. The pioneering work done by farmers in adopting such practices has and will continue to be instrumental in demonstrating to other farmers what is possible and profitable. Whilst it is not always possible for offset protocols to recognize such critical early action, via crediting for the associated emission reduction impacts, due to additionality concerns, it would be entirely appropriate for project developers to voluntarily recognize such early action as part of their optional accounting of the co-benefits associated with their projects. It should be noted that the Reserve has been approved as an official provider of offsets for the Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA), to voluntarily abate emissions from international aviation. In order to be potentially eligible to supply offsets to CORSIA, each project must report on co-benefits, in accordance with guidance enshrined in the latest version of the Reserve Offset Program Manual.

The Reserve does not seek to prescribe specific land management activities. Rather, the intent of this section is to encourage thoughtful and proactive land management to maintain and/or improve ecosystem services. In order to protect against potential negative impacts, project developers should identify potential negative environmental and socio-economic impacts and identify the steps that have been, or will be, taken to mitigate and/or monitor them.

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10 The scope of the initial program approval in March 2020 did not include protocols which were not yet adopted by the Reserve. Thus, as of this writing, this protocol is not eligible for use in CORSIA. The Reserve will pursue expansion of the scope of its approval to include this protocol.

11 A copy of the latest version of the Reserve Offset Program Manual can be downloaded from the Reserve website here: [http://www.climateactionreserve.org/how/program/program-manual/](http://www.climateactionreserve.org/how/program/program-manual/)
3 Eligibility Rules

Projects that meet the definition of a GHG reduction project in Section 2.2 must fully satisfy the following eligibility rules in order to register with the Reserve.

<table>
<thead>
<tr>
<th>Section 3.1</th>
<th>Location</th>
<th>U.S. and its tribal lands and territories</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 3.2</td>
<td>Project Start Date</td>
<td>No more than 24 months prior to project submission</td>
</tr>
<tr>
<td>Section 3.3</td>
<td>Project Crediting Period</td>
<td>The period over which emission reductions can be credited (10 years per field, renewable up to 2 times, up to 30 years)</td>
</tr>
<tr>
<td>Section 3.4</td>
<td>Additionality</td>
<td>Meet performance standard</td>
</tr>
<tr>
<td>Section 3.5</td>
<td>Permanence</td>
<td>One hundred years following the issuance of CRTs, or employing tonne-year accounting or an alternative mechanism for ensuring permanence</td>
</tr>
<tr>
<td>Section 3.6</td>
<td>Regulatory Compliance</td>
<td>Compliance with all applicable laws</td>
</tr>
</tbody>
</table>

3.1 Location

Only projects located on non-federal lands in the United States, U.S. territories, and on U.S. tribal lands are eligible to register with the Reserve. See Section 2.2.3 for guidance on what constituted eligible project areas.

3.2 Project Start Date

The project start date is defined as the first day of the cultivation cycle during which the eligible practice change was adopted. For aggregated projects, the start date is set in relation to each individual field. See Section 7.2 for details regarding defining the cultivation cycle.

Projects with start dates on or after [TWO YEARS PRIOR TO DATE OF BOARD ADOPTION] are eligible. The project must be submitted to the Reserve no more than 24 months after the later of either the project start date or the date of adoption of this protocol.\(^\text{12}\) Projects may always be submitted for listing by the Reserve prior to their start date. For projects that are transferring to the Reserve from other offset registries, start date guidance can be found in the Reserve Offset Program Manual.

3.3 Project Crediting Period

The crediting period for projects under this protocol is 10 years, renewable up to two times, for a potential total of 30 years of crediting. For aggregated projects, the crediting period is assessed at the individual field level, meaning each field may only be credited for up to 10 years, renewable up to two times for a total potential of 30 years of crediting. The overall project, however, may earn credits for greater than 10 or even 30 years. Projects, or individual fields,\(^\text{12}\)

\(^\text{12}\) Projects are considered submitted when the project developer has fully completed and filed the appropriate Project Submittal form, available at http://www.climateactionreserve.org/how/program/documents/.
may choose to end their crediting period earlier than 10 years, subject to the requirements for permanence (Section 3.5). The crediting period for this protocol is renewable up to two times, for a potential total crediting period of 30 years. The project must pass eligibility requirements of the most recent version of this protocol, including any updates to the performance standard test (see Section 3.4.1 below) in order to be granted a renewed crediting period. If an individual field is seeking a renewed crediting period, while a remaining portion of the fields in the project continue to report under a prior version of the protocol, the field seeking the renewed crediting period must pass the eligibility requirements in the most recent version of this protocol. However, if it is determined that the field remains eligible, it may continue reporting under the version of the protocol being used for the remainder of the project. Adoption of additional new practice changes during the project lifetime does not alter the crediting period for a field.

However, the Reserve will cease to issue CRTs for any given eligible practice(s) if at any point in the future, the practice(s) become legally required, as defined by the terms of the legal requirement test (see Section 3.4.2). Thus, the Reserve will issue CRTs for GHG reductions quantified and verified according to this protocol for a maximum of 10 years for each given field, (renewable up to two times for a total potential crediting of 30 years) after the project start date, or until the project activity is required by law. Where an eligible practice becomes mandated by law, fields are still eligible to receive credits for other practices, so long as the baseline is updated to reflect the now-mandatory practice going forward.

The project crediting period begins at the project start date regardless of whether sufficient monitoring data are available to verify GHG reductions.

### 3.4 Additionality

The Reserve strives to register only projects that yield surplus GHG reductions that are additional to what would have occurred in the absence of a carbon offset market.

Projects must satisfy the following tests to be considered additional:

1. The performance standard test
2. The legal requirement test

#### 3.4.1 The Performance Standard Test

Projects pass the performance standard test by meeting a performance threshold, i.e., a standard of performance applicable to all Soil Enrichment projects, established by this protocol.

This protocol uses a two-stage common practice additionality assessment. The first stage involves the application of a negative list of specific activities, in specific parts of the country, which are deemed to be non-additional by default. The second stage allows projects to use project-specific measures to demonstrate any parts of a project identified as being non-additional by default according to the negative list to be deemed additional.

The performance standard test is applied at the field level, at the time when a project applies for registration with the Reserve, and each time a new field is brought into a project. Additionality for a SEP project is demonstrated by the adoption, at the project start date, of one or more changes in pre-existing agricultural management practices that are reasonably expected (over the project crediting period) to increase SOC storage and/or reduce emissions of CO₂, CH₄, and/or N₂O from agricultural land management activities. Adoption is defined as a change from a baseline management scenario to a project management scenario, and may involve either...
implementation of a new activity (e.g., introducing cover crops), cessation of a pre-existing activity (e.g., tillage), significant adjustment of a pre-existing activity (e.g., reduced N application rate), or some combination thereof. This may be a simple practice change, such as the addition of cover crops, or it may be a more complex practice change, such as the introduction of a new crop into a multi-year rotation, or increasing the diversity of the species used for a cover crop.

Practice changes may be qualitative (e.g., adding a cover crop into the crop rotation) or quantitative (e.g., reducing the nitrogen fertilizer application rate). In any case, to be eligible for a SEP project, the change must be of a type and magnitude which is able to be quantified using the modeling approach selected for the reporting period. A change in practice includes adoption of a new practice (e.g., adoption of one of the illustrative regenerative agriculture practices listed in Appendix B), cessation of a pre-existing practice (e.g., stop tillage or irrigation) or adjustment to a pre-existing practice (e.g., reduction in N application rate). In any case, the magnitude of the practice change must be such that a reasonable person, knowing the context of the baseline scenario in the relevant region, would consider it to be a new management practice. Additional information regarding the Performance Standard Test can be found in Appendix A.

3.4.1.1 PST – Negative List
Some of the broad suite of practices that are potentially eligible to generate credits under this protocol already have significant uptake rates in certain parts of the country. In particular, data available at the time of protocol development indicate that no-tillage, reduced-tillage, cover crop adoption, rotational grazing and intensive grazing have high adoption rates in certain counties. These practices, when adopted in isolation on a given field (i.e., only one new eligible practice is adopted on the given field), will be considered to be on a negative list of activities that will be considered non-additional, and thus ineligible by default, when adopted in counties with an uptake rate of more than 50% of either total cropland area, or total pasture operations (for cropping or grazing respectively). The county-level eligibility of screened practices is presented in the accompanying Soil Enrichment Protocol Additionality Tool. This tool will be updated periodically by the Reserve, as new data becomes available. The adoption of any other single practice that is not found on this negative list, as identified within the Soil Enrichment Protocol Additionality Tool, is eligible to generate credits. Any project that is solely adopting single practice changes in nitrogen management should use the Reserve’s Nitrogen Management Protocol v 2.0 and are ineligible under this protocol.

3.4.1.2 PST – Project-Specific Means to Demonstrate Additionality
Despite the determination of a given practice as being ineligible by default during the first PST stage, project owners have the opportunity to demonstrate the additionality of such practices. Practices implemented on a field and deemed ineligible by default at its start date are considered additional if any of the following conditions are met:

1. **Stacking multiple eligible practices:**
   a. A combination of two or more eligible practices are implemented during the initial year of reporting, notwithstanding any such individual practice being on the negative list.
   b. A single practice that is on the negative list is initially implemented but:
      i. at least one other eligible practice is implemented before the end of the 3rd year following its start date in which case credits will be issued at the point of adopting the further practice(s) based on increased SOC and/or

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emissions reductions achieved by the single practice adopted initially in addition to those achieved by the implementation of a further eligible practice(s). In other words, fields that fall into this category will have to wait until they add an additional eligible practice before they can then get credited, but they will be issued credits earned as of their start date. A field will be allowed to have up to 3 reporting periods of single practice adoption, before they must include a further eligible practice.

ii. at least one other eligible practice is implemented after the first 3 years but within its first crediting period, in which case the field will be able to retain its start date and baseline and be able to generate credits starting from the reporting period when that project adopts a further eligible practice(s).

2. **Demonstrating new tillage practices are still rotated with conventional tillage:**

   As an alternative to stacking multiple eligible practices, projects may submit a project-specific analysis to justify the additionality of fields that are implementing tillage activities that are on the negative list. Projects must base their methodology on regional data or circumstances, and/or local expert opinion. To use this option, projects must demonstrate that the given tillage practice, although prevalent in a given county, is typically rotated with conventional tillage, over short timespans (3 to 4 years) based on one of the following approaches:

   1. The assessment must identify at least three actively-cultivated fields in the same county that have been rotating the given tillage practice with conventional tillage, with the individual acreage of each field being no less than the acreage of the project field in question; or
   2. The assessment must use remote sensing-based evidence to indicate that other fields in the county in which the subject field is located have undergone a rotation between the proposed tillage practice and conventional tillage.

   The rotation between conventional tillage and new tillage practices would override the expected SOC benefits, and thus a project that implements new tillage practices under the conditions of this protocol would be going beyond common practice in the given region, and would generate additional climate benefits.

3.4.1.3 **Defining the Baseline Scenario**

To assess how a project performs relative to a performance threshold, a baseline scenario must first be established. The baseline scenario assumes the continuation of pre-project agricultural management practices. For each sample unit (e.g., field), practices applied in the baseline scenario are determined by defining an historical baseline period during which crop rotation and management practices will be illustrated. The length of the historical period shall be no less than three years, and shall at least be long enough to encompass a complete rotation of crops and management practices, unless a complete rotation extends beyond five years (e.g., if the same crop is grown every year, but the field is only tilled every four years, the historical period must be at least four years). If a baseline rotation extends beyond five years, then the minimum baseline period is five years. However, projects may always extend the historical period farther back in time, if desired, or if required by the model being used. The minimum length of the historical baseline period may ultimately be determined by data requirements for the model chosen to model baseline emissions (see Section 5.1 for guidance on baseline quantification). A longer historical baseline period is always preferable and encouraged, even if it encompasses
multiple rotations of similar management practices, as this will enhance the ability of the baseline modeling to account for the long-term trends due to baseline practices.

Figure 3.1, below, illustrates several potential baseline crop rotation scenarios. For each scenario, A, B, and C, the figure notes the full length of the most recent rotation, as well as the number of years of historical data needed to complete the baseline modeling for each crop in the project scenario. Example A shows how a field with a monocropping system would capture three “rotations” to satisfy the minimum requirement for three years. Example B shows how a field with a two-year rotation would have a historical baseline period of four years, satisfying both the three-year minimum, as well as the need to capture complete rotations. Example C shows that a field with a five-year crop rotation would only need to consider one full rotation.

**Figure 3.1. Examples for Defining the Historical Crop Rotation and Baseline Period**

### 3.4.1.4 Modeling the Baseline

Historical data will be input into a model (or models) in order to estimate baseline SOC and GHG emissions. Different models may require slightly different inputs, and the historical baseline period is used to set a pattern of crop cultivation activity and determine how many years of data are necessary (see Section 5.1 for guidance on baseline quantification). For projects using biogeochemical models, the historical period is used to determine the appropriate inputs for the modeling of the baseline and project scenarios in the first cultivation cycle of the project. Regardless which type of model is used, data from the historical period are used in order to model the baseline changes in pools and sources for which the project is employing the use of models. In this case, the selection of which years of data are to be simulated and averaged together to determine the baseline are set according to the guidance below.
As described above, the historical baseline period establishes a pattern of crop cultivation, by including a full rotation of crops and management practices. That pattern of cultivation is staggered across parallel baseline threads equivalent to the number of years in the historical baseline period (see Step 2 of Figure 3.2). Such threads are maintained throughout the crediting period. This is done because it’s the most appropriate means to model conditions as they evolve over the years. For each cultivation cycle of the crediting period, the project developer must define the counterfactual baseline scenario in a way that most appropriately compares the project scenario against what would have happened in the absence of the project activities. In other words, if project crop rotation continues to match baseline crop rotation, then the baseline will reflect this, in order to provide a “like-to-like” comparison. However, this is not possible if the project activities involve changes to the baseline rotation of crop and management activities. This protocol allows for two different baseline modeling approaches, depending on whether the activities in the reporting period match those in the historical baseline period:

1. **Matched Baseline**
   A matched baseline indicates that there is parity between project crop rotation and baseline crop rotation, as established by the historical baseline period described in Section 3.4.1.3. This approach may be applied for as long as the project continues the same crop rotation as existed in the historical baseline period. The matched baseline may also be used if, in the baseline scenario, the field would have been fallow, but a crop is grown in the project scenario. A matched baseline means that in the current project year, the model will be used to simulate cultivation of this same crop, using baseline management practices. This simulation is done using the weather from the current project year, and the outputs from the model are used to determine the baseline SOC stock change and emissions. If the current year’s crop matches with the same crop in more than one of the parallel baseline threads, then the matched baseline is an average of the results for those threads for that year.

2. **Blended Baseline**
   A blended baseline indicates that the baseline scenario represents all possible cultivation options represented in the historical baseline period averaged together. The blended baseline approach may be used if the project developer prefers, or if the matched approach cannot be employed because the reporting period individual choice of crop no longer matches the historical baseline rotation of crops, then this blended approach is used. A blended baseline means that in the current reporting period, the model will be used to individually simulate every year from the historical baseline period, regardless of crop. As with the matched approach, these simulations are done using the weather from the current project year, and the outputs from the model are averaged together to determine the baseline SOC stock change and emissions. The baseline simulations are continuous, meaning in the next cultivation cycle the individual baseline simulations will continue with whatever is the next cultivation cycle from the historical baseline period. The number of simulations corresponds to the number of cultivation cycles in the historical baseline period, with the pattern staggered such that each simulation covers one complete baseline cultivation cycle in every year of the project (Figure 3.2).

Figure 3.2 provides guidance for determining whether a project should use the matched or blended baseline approach for various change cases.
Figure 3.2. Baseline Setting Process and Decision Tree
3.4.1.5 Data Collection for Activities in the Baseline Scenario
For each sample unit, a schedule of activities in the baseline scenario will be determined by assessment of practices implemented during the $x$ crop years prior to the project start date where $x$ is the historical baseline period (being at least one complete rotation of crops and management practices), defined in Section 3.4.1.3. The data used to define this historical period must be collected according to the guidance in Section 6.1.

3.4.2 The Legal Requirement Test
All projects are subject to a legal requirement test to ensure that the GHG reductions achieved by a project would not otherwise have occurred due to federal, state, or local regulations, or other legally binding mandates.

To satisfy the legal requirement test, Project Owners must submit a signed Attestation of Voluntary Implementation form14 prior to the commencement of verification activities each time the project is verified (see Section 8). In addition, the project’s Monitoring Plan (Section 6) must include procedures that the Project Owner will follow to ascertain and demonstrate that the project at all times passes the legal requirement test.

3.4.3 Ecosystem Services Payment Stacking
When multiple ecosystem services credits or payments are sought for a single activity on a single piece of land, with some temporal overlap between the different credits or payments, it is referred to as “credit stacking” or “payment stacking,” respectively (Cooley & Olander, 2011). Under this protocol, credit stacking is defined as receiving both offset credits and other types of mitigation credits for the same activity on spatially overlapping areas (i.e., in the same acre). Mitigation credits are any instruments issued for the purpose of offsetting the environmental impacts of another entity, such as emissions of GHGs, removal of wetlands or discharge of pollutants into waterways, to name a few. Payment stacking is defined as issuing mitigation credits for a best management or conservation practice that is also funded by the government or other parties via grants, subsidies, payment, etc., on the same land.

Generally speaking, the Reserve does not prohibit either payment or credit stacking, under this protocol, unless such payments or credits are specifically delineated per tCO$_2$e. Guidance and approval must be sought from the Reserve regarding any possible stacking of payments or credits with soil enrichment projects. Guidance should also be sought from the complementary program that is to be stacked with the SEP, to ensure such overlap is not prohibited by the other complementary program. Any type of conservation or ecosystem service payment or credit received for activities on the project area must be disclosed by the Project Owner to the verification body and the Reserve on an ongoing basis.

3.4.3.1 Credit Stacking
The Reserve did not identify any active mitigation credit market opportunities which would impact soil enrichment projects. Potential opportunities exist, however, which should be monitored over time and assessed as they mature and become available for overlap with soil enrichment projects. These potential opportunities include carbon sequestration tax credits, water quality trading programs, water quantity trading programs, and non-GHG impact certifications.

14 Attestation forms are available at [http://www.climateactionreserve.org/how/program/documents/](http://www.climateactionreserve.org/how/program/documents/).
3.4.3.2 Payment Stacking
The Reserve has identified two general types of payments that support the project activities being credited under this protocol: “landscape-scale” payments and “enhancement” payments. The majority of these payments are available via programs implemented by the USDA NRCS. NRCS expressly allows the sale of environmental credits from enrolled lands, but it does not provide any further guidance on ensuring the additional environmental benefit of any payment for ecosystem service stacked with an NRCS payment.

Landscape-Scale Payments
Landscape-scale payments generally come from land conservation programs that prevent grazing and pastureland from being converted into cropland, used for urban development, or developed for other non-grazing uses. Participants in these programs voluntarily limit future development of their land through the use of long-term contracts or easements, and payments are generally made based on the value of the land being protected.

Given that soil enrichment projects are crediting based on changes to land management practices, rather than avoided conversion, these landscape-scale payment programs do not pose a concern.

Because every available landscape-scale payment is not comprehensively addressed by the protocol at this time, the Project Owner must disclose any such payments to the verifier and the Reserve on an ongoing basis. The Reserve maintains the right to determine if payment stacking has occurred and whether it would impact project eligibility.

Enhancement Payments
Enhancement payments provide financial assistance to landowners in order to implement discrete conservation practices that address natural resource concerns and deliver environmental benefits. For government-funded enhancement payments, participants sign short-term contracts and receive annual cost-share payments specific to the conservation practice they have implemented. Examples of relevant enhancement payments include those authorized by the Farm Bill and administered by the USDA Natural Resources Conservation Service (NRCS).

The practices that are compensated for by the programs mentioned above are based on minimum, standardized definitions, and do not require monitoring and reporting on GHG benefits. Payments are tied to activity, but not performance. Because of this, Field Managers may pursue enhancement payments without restriction. Because every available enhancement payment is not comprehensively addressed by the protocol at this time, the Project Owner must still disclose any such payments to the verifier and the Reserve on an ongoing basis.

3.5 Requirements for Permanence
The Reserve requires that credited reversible GHG reductions and removals be effectively “permanent” in order to serve as valid offset credits. For the purposes of this protocol, a reversible emission reduction is considered “permanent” if the quantity of carbon associated with that reduction is stored for at least 100 years following the issuance of a credit for that reduction or issued credits proportional to the 100-year permanence timeframe, as described in

15 Environmental Quality Incentives Program: 7 CFR §1466.36; CSP, 7 CFR §1470.37.
16 More information on Farm Bill programs administered by the NRCS may be found at https://www.nrcs.usda.gov/wps/portal/nrcs/main/national/programs/farmbill/.
Section 3.5.5. For example, if CRTs are issued to a soil enrichment project in year 24 following its start date, soil carbon in the project area must be maintained for 100 years, through at least year 124. An emission reduction is considered reversible if it is related to carbon which remains stored in a carbon pool, such as soil organic carbon, but could be released back into the atmosphere under certain conditions. An example of a nonreversible emission reduction on a soil enrichment project would be the avoided \( \text{N}_2\text{O} \) emissions related to baseline fertilizer use. Furthermore, once an emission reduction is considered permanent, it is no longer considered reversible.

To meet this requirement, Project Owners must put in place sufficient mechanisms to effectively monitor and report on the status of a soil enrichment project for a minimum period of 100 years following the issuance of any CRT for GHG reductions achieved by the project, unless the project is terminated or the project opts to be issued credits based on a tonne-year accounting basis (see Section 3.5.5). Unless the Reserve approves the use of an alternative mechanism to maintain permanence, failure to maintain ongoing monitoring and reporting may result in the automatic termination of the project. Note that this means that monitoring and reporting for a project may be required to continue even after the end of the project’s crediting period. The period of time after the project crediting period has ended and before the minimum time commitment has been met is referred to as the “permanence period” (see Section 3.5.4).

The Reserve ensures the permanence of GHG reductions and removals through five mechanisms:

1. **Monitoring and verification of reversals**: The requirement for all Project Owners to monitor for potential reversals of soil organic carbon, submit regular monitoring reports, and submit to regular third-party verification of those reports (as detailed in Sections 6 through 8 of this protocol) for the duration of the crediting period and permanence period, unless an alternative mechanism is approved.

2. **Use of Project Implementation Agreement (PIA)**: The requirement for all Project Owners (except those using tonne-year accounting in lieu of other permanence mechanisms) to sign a Project Implementation Agreement with the Reserve, described below in Section 3.5.3, which obligates Project Owners to supply CRTs to compensate for reversals of GHG reductions and removals for a set period of time.

3. **Buffer Pool Contributions**: The maintenance of a Buffer Pool to provide insurance against reversals of GHG reductions and removals due to unavoidable causes (see Sections 3.5.2 and 5.3.1).

4. **Use of Tonne-Year Accounting (TYA)**: The optional application of tonne-year accounting, in combination with or in lieu of the other permanence mechanisms (see Section 3.5.5).

### 3.5.1 Defining Reversals

If carbon is released before the end of the 100-year period after a CRT is issued, the release is termed a “reversal”. A reversal occurs if stored carbon is actually released through a disturbance of the project area or is deemed to be released through termination of the project or a portion of the project. Reversals may impact only a portion of the project area or the entire project area. Regardless of the area of impact had by a reversal, permanence will be assessed at the project level, rather than the individual field level. Decreases of SOC on individual fields will not affect permanence, so long as the project as a whole has had a stable or increasing SOC pool over the relevant time period.
This protocol distinguishes between two categories of reversals, avoidable and unavoidable, and specifies separate remedies for each. Many biological and non-biological agents, both natural and human-induced, can cause reversals. Some of these agents cannot completely be controlled (and are therefore "unavoidable"), such as natural agents like fire, flooding or drought. This protocol also takes into consideration the extent to which a Project Owner has contributed towards the reversal through negligence, gross negligence, or willful intent. Thus, reversals caused by biological agents, where the Project Owner has not contributed to the reversal through negligence, gross negligence, or willful intent, are considered unavoidable. These unavoidable reversals are compensated for by the Buffer Pool, as described in Section 5.3.2.2.

An avoidable reversal occurs if:

1. The Project Owner voluntarily terminates the project prior to the end of the 100-year time commitment. A Project Owner may voluntarily terminate the entire project, or a portion of the project area. If only a portion is terminated, then the reversal is considered to affect only the terminated area.
2. There is a breach of certain terms described within the Project Implementation Agreement (see Section 3.5.3, below). Such a breach results in the entire project being automatically terminated.
3. The Project Owner premature ceases ongoing monitoring and verification activities. Monitoring, reporting, and verification requirements are described in Sections 6, 7, and 8. Cessation of required monitoring and verification results in the entire project being automatically terminated.
4. Any activity occurs on the project area that leads to a significant disruption of soil carbon. Examples include, but are not limited to, sustained increase in tillage, eminent domain, or mining or drilling activities. In most cases, such disturbances would not constitute a reversal on the entire project area.
5. A natural disturbance occurs to the soil carbon in the project area, and the Reserve determines that the disturbance is attributable to the Field Managers’ or Project Owner’s negligence, gross negligence, or intentional mismanagement of the project area as agricultural land.

Avoidable reversals must be communicated to the Reserve and compensated for by the Project Owner, as prescribed in Section 5.3.2.1

3.5.2 About the Buffer Pool

The Buffer Pool is a holding account for CRTs from sequestration-based projects, which is administered by the Reserve. All soil enrichment projects must contribute a percentage of CRTs to the Buffer Pool any time they are issued CRTs for verified GHG reductions and removals. Each project’s contribution is determined by a project-specific risk rating, as described in Section 5.3.1. If a project experiences an unavoidable reversal of GHG reductions and removals (as defined in Section 5.3.2), the Reserve will retire a number of CRTs from the Buffer Pool equal to the total amount of carbon that was reversed (measured in metric tons of CO₂e). The Buffer Pool therefore acts as a general insurance mechanism against unavoidable reversals for all soil enrichment registered with the Reserve. Management and disposition of the Buffer Pool is described in the Reserve Offset Program Manual.

3.5.3 Project Implementation Agreement

Permanence obligations are guaranteed through a legal agreement that obligates the Project Owner to conduct monitoring activities on the project area for a defined period, and to
compensate for avoidable reversals that occur during the permanence commitment, typically the 100-year period following CRT issuance (unless a project employs tonne-year accounting or receives approval for a shorter commitment through other safeguards). For soil enrichment projects, this agreement is known as the Project Implementation Agreement. Requirements for monitoring and reporting activities during the permanence period are detailed in Section 7.3.

The PIA is an agreement between the Reserve and a Project Owner setting forth: (i) the Project Owner's obligation (and the obligation of its successors and assigns) to comply with the Soil Enrichment Protocol, and (ii) the rights and remedies of the Reserve in the event of any failure of the Project Owner to comply with its obligations. The PIA must be signed by the Project Owner before a project can be registered with the Reserve. The PIA is a contract between the Project Owner and Reserve, whereby the Project Owner agrees to the requirements of the protocol, including but not limited to monitoring, verification, and compensating for reversals. The risk of financial failure of the Project Owner, and therefore the Reserve’s ability to act on the terms of the PIA, is factored into the project’s Buffer Pool contribution, as described in Section 5.3.1.

The PIA does not restrict the transferability of the specific CRTs issued, but does hold the Project Owner to the compensation requirements of Section 5.3.2. By the terms of the PIA, the contract is satisfied upon the Project Owner’s full performance of the requirements of this protocol. The PIA is executed and submitted after the Reserve has reviewed the verification documents and is otherwise ready to register the project. It is not possible to terminate the PIA for only a portion of the project area; however, an amended PIA may be executed that reflects a change to the project area as provided for by the exceptions to the minimum time commitment at the beginning of this section. The PIA is also amended at each subsequent verification in order to extend the term of applicability. The PIA for soil enrichment projects is not a public document.

Upon request, the Reserve may approve a mechanism to compensate for reversals as an alternative to a PIA, such as a surety bond. The use of such alternative financial mechanisms during the crediting period reduces the required buffer pool contribution related to the risk of financial failure, as described in Section 5.3.1. The Reserve must review and approve alternative financial mechanisms before they may be used.

The length of any PIA may be selected by the Project Owner at the time of its execution. However, if the term of enforcement of the PIA is less than 100 years following CRT issuance, then one of the following must occur to avoid the finding of a complete reversal at the end of the contract term:

1. The PIA is extended, with the Project Owner accepting further obligations for monitoring and reporting for reversals;
2. The Project Owner receives written approval from the Reserve for an alternative mechanism for compensating for reversals; or,
3. The Project Owner elects to be issued credits based on tonne-year accounting (see Section 3.5.5), with credit issuance based on the tonne-year values associated with the length of the term of enforcement of the PIA.
3.5.4 Permanence Period

When the crediting period for a field has concluded, the field enters a “permanence period” until the minimum time commitment is met. During this time, the field must continue to be monitored to demonstrate that a reversal has not occurred. This may be accomplished remotely and must follow the requirements in Section 6.2. If monitoring requirements are not met, the Reserve will consider this to be an avoidable reversal, which must be compensated for by the Project Owner.

With the exception of Project Owners that choose to use the tonne-year accounting approach, if a field opts out of the program prior to the end of its crediting period, the Project Owner must choose one of two options:

1. Consider CRTs issued based on GHG removals from the field to be automatically reversed. Depending on the number of fields exiting the program, this may not cause a reversal for the project, since reversal compensation is assessed at the project level; or
2. The field automatically enters the permanence period, following the monitoring and reporting procedures outlined in Section 7.6.

3.5.5 Tonne-Year Accounting

Real, additional reductions of atmospheric CO₂ are realized immediately when CO₂ is sequestered in a carbon pool at levels beyond “business as usual.” However, that sequestered CO₂ completely mitigates an equal GHG emission elsewhere only when it is maintained out of the atmosphere for at least 100 years. In the event a Project Owner does not commit to the storage of reversible carbon stocks for 100 years, permanence of the emissions reductions will be achieved by the application of tonne-year accounting (TYA). Any credits issued pursuant to optional use of a tonne-year accounting approach will only ever be issued on an ex-post basis, and must still meet the same rigorous requirements for permanence as all other sequestration related credits. The usefulness of a tonne-year accounting approach lies in a reduction in the permanence period, in exchange for a proportionate reduction in the volume of credits issued.

Whereas tonne-tonne accounting (TTA) recognizes the entire climate benefit of a permanently sequestered tonne of CO₂ by issuing one credit for each tonne of CO₂ sequestered and maintained for 100 years, tonne-year accounting (TYA) recognizes the time-value of CO₂ held out of the atmosphere for time periods less than the full commitment period of 100 years. Thus, even if additional sequestered CO₂ is maintained for less than 100 years, credits can be issued as a proportion of the 100-year permanence timeframe achieved. Under this protocol, credits are recognized under TYA at a rate of 1 percent per tonne of CO₂ e per year. Projects electing to employ the TYA option do not need to meet the 100-year commitment described in the preceding sections, but will be issued fewer credits, based on the length of the commitment. After their commitment period (as defined by the terms of their PIA) ends, these projects will not be required to maintain ongoing monitoring for reversals, unless they elect to extend their commitment for an additional period of time.

Crediting for reversible emission reductions will be based on the remaining length of the permanence commitment compared to the vintage year of the credits. For example, if a project executes a PIA with a term of 20 years subsequent to the first reporting period, credits for reversible emission reductions will be issued on the following schedule in Table 3.1 (assuming the permanence commitment is never renewed or extended).
Table 3.1. Schedule for Issuance of Reversible Emission Reduction Credits Under 20-Year PIA

<table>
<thead>
<tr>
<th>Project Year</th>
<th>Percentage of Current Year Emission Reductions for which Credits are to be Issued upon Successful Verification = 1% + Remaining Length of PIA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>21%</td>
</tr>
<tr>
<td>2</td>
<td>20%</td>
</tr>
<tr>
<td>3 - 20</td>
<td>19% - 2%&lt;sup&gt;17&lt;/sup&gt;</td>
</tr>
<tr>
<td>21</td>
<td>1%</td>
</tr>
<tr>
<td>22 - 30</td>
<td>1%</td>
</tr>
</tbody>
</table>

This schedule may be altered by amending the existing PIA or executing a new PIA. See Section 5.3, Equation 5.2.B, and Box 5.2 for guidance on determining the appropriate basis for credit issuance for a given reporting period based on the length of the commitment under the PIA. Requirements for reversals are only applicable within the commitment period.

### 3.6 Regulatory Compliance

As a final eligibility requirement, project developers must attest that project activities do not cause material violations of applicable laws (e.g., air, water quality, safety, etc.). To satisfy this requirement, Project Owners must submit a signed Attestation of Regulatory Compliance form<sup>18</sup> prior to the commencement of verification activities each time the project is verified. Project Owners are also required to disclose in writing to the verifier any and all instances of legal violations – material or otherwise – caused by the project activities, or that are in any way related to the project fields. Verifiers are in turn required to disclose any such violations in writing to the Reserve. In order to avoid delays in crediting, all such violations should be reported to the Reserve at the earliest possible time.

The Reserve will determine that a violation is to be considered to have been “caused” by project activities if it can be reasonably argued that the violation would not have occurred in the absence of the project activities. If the Reserve finds that project activities have caused a material violation, then CRTs will not be issued for GHG reductions that occurred during the period(s) when the violation occurred. Individual violations due to administrative or reporting issues, or due to “acts of nature,” are not considered material and will not affect CRT crediting. However, recurrent administrative violations directly related to project activities may affect crediting. The Reserve will determine if recurrent violations rise to the level of materiality. If the verifier is unable to assess the materiality of the violation, then the verifier shall consult with the Reserve.

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<sup>17</sup> Each subsequent year after year 3 receives 1% less than the previous year. For example, on year 4 the issuance is 18% of total emission reductions, on year 5 it is 17%, and so on. This reflects that the contractual commitment established after the completion of year one is diminishing over time and, with that, the proportion of emission reductions that can be issued up front.

<sup>18</sup> Attestation forms are available at [http://www.climateactionreserve.org/how/program/documents/](http://www.climateactionreserve.org/how/program/documents/).
4 The GHG Assessment Boundary

The GHG Assessment Boundary delineates the GHG sources, sinks, and reservoirs (SSRs) that must be assessed by project developers in order to determine the net change in emissions caused by a soil enrichment project.

Figure 4.1 illustrates all relevant GHG SSRs associated with soil enrichment project activities and delineates the GHG Assessment Boundary.

Table 4.1 provides greater detail on each SSR and justification for the inclusion or exclusion of certain SSRs and gases from the GHG Assessment Boundary.

![GHG Assessment Boundary Diagram]

Figure 4.1. General Illustration of the GHG Assessment Boundary

All SSRs are relevant in both the baseline and project scenarios.
Table 4.1. Description of all Sources, Sinks, and Reservoirs

<table>
<thead>
<tr>
<th>SSR</th>
<th>Source Description</th>
<th>Gas / Element</th>
<th>Included (I) or Excluded (E)</th>
<th>Quantification Method</th>
<th>Baseline (B) or Project (P)</th>
<th>Justification/Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Soil organic carbon</td>
<td>C</td>
<td>I</td>
<td>Modeled and measured</td>
<td>B,P</td>
<td>Major carbon pool affected by the project activity that is expected to increase in the project scenario.</td>
</tr>
<tr>
<td>2</td>
<td>Soil methanogenesis</td>
<td>CH(_4)</td>
<td>I</td>
<td>Modeled</td>
<td>B,P</td>
<td>Must be included where the project activity may significantly increase emissions compared to the baseline and may be included where the project activity may reduce emissions compared to the baseline.</td>
</tr>
<tr>
<td>3</td>
<td>Fertilizer use</td>
<td>N(_2)O</td>
<td>I</td>
<td>Modeled or calculated</td>
<td>B,P</td>
<td>If synthetic and/or organic nitrogen fertilizers are applied in the project or baseline scenarios, N(_2)O emissions from nitrogen fertilizers must be included in the project boundary.</td>
</tr>
<tr>
<td>4</td>
<td>Use of nitrogen fixing species</td>
<td>N(_2)O</td>
<td>I</td>
<td>Modeled</td>
<td>B,P</td>
<td>If nitrogen fixing species are planted in the project or baseline scenario, N(_2)O emissions from nitrogen fixing species must be included in the project boundary.</td>
</tr>
<tr>
<td>5</td>
<td>Manure deposition</td>
<td>CH(_4)</td>
<td>I</td>
<td>Modeled or calculated</td>
<td>B,P</td>
<td>If livestock grazing occurs in the project or baseline scenario, CH(_4) and N(_2)O emissions from manure shall be included in the project boundary. Included emissions are those from manure applied to the land directly by livestock or applied to the land from storage, but not those from manure in storage.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N(_2)O</td>
<td>I</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Enteric fermentation</td>
<td>CH(_4)</td>
<td>I</td>
<td>Modeled or calculated</td>
<td>B,P</td>
<td>If livestock grazing occurs in the project or baseline scenario, CH(_4) emissions from enteric fermentation shall be included in the project boundary.</td>
</tr>
<tr>
<td>7</td>
<td>Fossil fuel use</td>
<td>CO(_2)</td>
<td>I</td>
<td>Calculated</td>
<td>B,P</td>
<td>Fossil fuel emissions from vehicles and equipment may increase or decrease in the project scenario, depending on practice changes.</td>
</tr>
<tr>
<td>8</td>
<td>Biomass burning</td>
<td>CH(_4)</td>
<td>I</td>
<td>Modeled or calculated</td>
<td>B,P</td>
<td>Must be included where the project activity may significantly increase emissions compared to the baseline and may be included where the project activity may reduce emissions compared to the baseline.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N(_2)O</td>
<td>I</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SSR</td>
<td>Source Description</td>
<td>Gas / Element</td>
<td>Included (I) or Excluded (E)</td>
<td>Quantification Method</td>
<td>Baseline (B) or Project (P)</td>
<td>Justification/Explanation</td>
</tr>
<tr>
<td>-----</td>
<td>-------------------------</td>
<td>---------------</td>
<td>------------------------------</td>
<td>-----------------------</td>
<td>----------------------------</td>
<td>-------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>9</td>
<td>Aboveground biomass</td>
<td>C</td>
<td>E</td>
<td>N/A</td>
<td>N/A</td>
<td>This pool is not expected to experience significant changes in the project scenario.</td>
</tr>
<tr>
<td>10</td>
<td>Belowground biomass</td>
<td>C</td>
<td>E</td>
<td>N/A</td>
<td>N/A</td>
<td>Conservatively excluded, as project activities are likely to increase C stocks in this pool.</td>
</tr>
<tr>
<td>11</td>
<td>Dead wood</td>
<td>C</td>
<td>E</td>
<td>N/A</td>
<td>N/A</td>
<td>This pool is not expected to experience significant changes in the project scenario.</td>
</tr>
<tr>
<td>12</td>
<td>Litter</td>
<td>C</td>
<td>E</td>
<td>N/A</td>
<td>N/A</td>
<td>This pool is not expected to experience significant changes in the project scenario.</td>
</tr>
<tr>
<td>13</td>
<td>Wood products</td>
<td>C</td>
<td>E</td>
<td>N/A</td>
<td>N/A</td>
<td>This pool is not expected to experience significant changes in the project scenario.</td>
</tr>
</tbody>
</table>
5 Quantifying GHG Emission Reductions

GHG emission reductions from a soil enrichment project are quantified by comparing modeled and calculated project and baseline emissions, as well as from calculating changes in SOC. Baseline soil organic carbon stocks are an estimate of the soil organic carbon pool in the baseline scenario, while baseline GHG emissions are accounted for from sources within the GHG Assessment Boundary (see Section 4) that would have occurred in the absence of the project. Project emissions are increases in soil organic carbon sequestration and changes in actual GHG emissions that occur at sources within the GHG Assessment Boundary, credited as the difference in the soil organic carbon pool between the project and baseline scenarios, as well as any net change in emissions (i.e., project emissions must be subtracted from the baseline emissions to quantify the project’s net GHG emission reductions for each individual source and gas). The net GHG emission reductions are then summed separately for reversible and non-reversible sources. The length of time over which GHG emission reductions are periodically quantified and reported is called the “reporting period.” GHG emission reductions must be quantified and verified for each reporting period (see Section 7.2). In certain cases, a single reporting period may contain more than one cultivation cycle.

### Table 5.1. Global Warming Potentials for Non-CO₂ Greenhouse Gases

<table>
<thead>
<tr>
<th>Greenhouse Gas</th>
<th>100-year Global Warming Potential¹⁹</th>
</tr>
</thead>
<tbody>
<tr>
<td>CH₄</td>
<td>25</td>
</tr>
<tr>
<td>N₂O</td>
<td>298</td>
</tr>
</tbody>
</table>

The protocol provides a flexible approach to quantifying emission reductions and removals resulting from the adoption of new agricultural management practices in the project compared to the baseline. Baseline and project emissions are defined in terms of flux of CH₄, N₂O, and net flux of CO₂ in units of metric tons CO₂e per unit area per reporting period. Approaches to quantification of contributing sources for CO₂, CH₄, and N₂O are listed in Table 5.2. Where more than one quantification approach is identified for a given source/pool, projects have the choice of approach, so long as the same approach is used in the baseline and project scenarios.

Soil organic carbon levels must be directly measured in relation to the initiation of the project, as well as at least every five years thereafter. Using this directly measured SOC input, projects must model their baseline SOC stock change (as well as, optionally, CH₄, and N₂O emissions) during each cultivation cycle of the crediting period. Baseline emissions will be remodeled each year using climate data from the project cultivation cycle, following the guidance in Section 5.1. With respect to reporting period (or ‘project scenario’) emissions, the SOC component must be "trued-up" at least every 5 years using direct measurements. For projects using models to estimate project scenario SOC stocks, the subsequent direct SOC measurement would be used in the same manner as in the first year of the project, as the input to the model simulation for that year. The output SOC stock from that simulation would then be compared to the output SOC stock from the simulation of the prior cultivation cycle to determine the SOC stock change, and thereby incorporating the adjustment for the direct measurement. All other sources, sinks, sinks,

¹⁹ As of this writing, the Reserve relies on values for global warming potential (GWP) of non-CO₂ GHGs published in the Fourth Assessment Report of the Intergovernmental Panel on Climate Change (2007). The values relevant for this protocol are provided in Table 5.1, below. These values are to be used for all soil enrichment projects unless and until the Reserve issues written guidance to the contrary. IPCC 4AR is available here: https://www.ipcc.ch/publications_and_data/publications_and_data_reports.shtml.
and reservoirs (SSRs, see Section 4 for guidance on SSRs) can be quantified each year using either default equations and emission factors or modeling (as detailed in Table 5.2). In all other intervening years where direct measurement of SOC is not employed, the SOC component can also optionally be quantified using a modeling approach. In reporting periods where direct measurement is employed, if the direct measurement reveals SOC levels for a given field below the previously modeled project scenario SOC for that field, that field will contribute a negative stock change to the overall project quantification for that reporting period. In this way, the measurement method will provide for a reconciliation or ‘true-up’ between the modeled and measured approaches. If the net SOC stock change across the entire project area for a reporting period is found to be negative, this would result in a reversal.

Project Owners must have a Monitoring Plan identifying how direct measurements and modeling are employed in relation to the fulfillment of all project quantification, monitoring, and reporting requirements, as outlined in Section 6.

Table 5.2. Acceptable Quantification Approaches by Source and Gas

<table>
<thead>
<tr>
<th>GHG</th>
<th>Source</th>
<th>Modeled (external to protocol equations)</th>
<th>Directly Measured</th>
<th>Calculated</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO₂</td>
<td>Soil organic carbon</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Fossil fuel use</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CH₄</td>
<td>Methanogenesis</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Enteric fermentation</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Manure deposition</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Biomass burning</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>N₂O</td>
<td>Nitrification/denitrification</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Manure deposition</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Biomass burning</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

A typical project will conduct soil sampling at the point new fields are brought into the project (possibly using a model to adjust the SOC measurements backward to the project start date). Those SOC measurements will then form the basis of both the baseline and project scenario modeling for the first cultivation cycle. As shown in Table 5.2, the model may be used only for SOC stocks, or it may also be used to simulate CH₄ and N₂O emissions from methanogenesis, enteric fermentation, manure deposition, and nitrification/denitrification. The project developer may choose instead to use project data to quantify those sources of CH₄ and N₂O using the equations in this protocol and their relevant default emission factors. However, the same approach must be used in both the baseline and project scenarios and must be consistent across an entire project for a given reporting period.

For example, if a project elected to use modeling to the fullest extent possible, the first two years would employ the activities in Table 5.3. The baseline scenario always pairs historical data with current weather, while the project scenario always pairs current project data with current weather.
Table 5.3. Example Quantification Approach with Maximal Use of Modeling

<table>
<thead>
<tr>
<th></th>
<th>Starting SOC</th>
<th>SOC Change</th>
<th>CH₄ (except burning)</th>
<th>CH₄ (burning only)</th>
<th>N₂O (except burning)</th>
<th>N₂O (burning only)</th>
<th>CO₂ from fossil fuels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1 Baseline</td>
<td>Measured</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
</tr>
<tr>
<td>Year 1 Project</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
</tr>
<tr>
<td>Year 2 Baseline</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
</tr>
<tr>
<td>Year 3 Project</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Modeled</td>
</tr>
</tbody>
</table>

Figure 5.1, below, illustrates the basic inputs and quantification approaches for the first five years of a project which elects to use modeling to the maximum extent allowed by this protocol.

Figure 5.1. Example Data and Process Flow with Maximal Use of Modeling

Alternatively, if a project elected to use modeling to the least extent possible, the first two years would employ the activities in Table 5.4. The baseline scenario always pairs historical data with current weather, while the project scenario always pairs current project data with current weather.

Table 5.4. Example Quantification Approach with Minimal Use of Modeling

<table>
<thead>
<tr>
<th></th>
<th>Starting SOC</th>
<th>SOC Change</th>
<th>CH₄ (except methanogenesis)</th>
<th>N₂O</th>
<th>CO₂ from fossil fuels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1 Baseline</td>
<td>Measured</td>
<td>Modeled</td>
<td>Default equations</td>
<td></td>
<td>Default equations</td>
</tr>
<tr>
<td>Year 1 Project</td>
<td>Measured</td>
<td>Modeled</td>
<td>Default equations</td>
<td></td>
<td>Default equations</td>
</tr>
<tr>
<td>Year 2 Baseline</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Default equations</td>
<td></td>
<td>Default equations</td>
</tr>
<tr>
<td>Year 3 Project</td>
<td>Modeled</td>
<td>Modeled</td>
<td>Default equations</td>
<td></td>
<td>Default equations</td>
</tr>
</tbody>
</table>
Figure 5.2, below, illustrates the basic inputs and quantification approaches for the first five years of a project which elects to use modeling to the least extent possible under this protocol. For situations where a project uses a different combination of models and default equations, the basic information displayed in these examples remains the same.

![Figure 5.2. Example Data and Process Flow with Minimal Use of Modeling](image)

Figure 5.3 provides a general view of the equations used to quantify soil enrichment projects. As described above, this protocol allows flexibility for quantification of certain gases and pools. The SOC pool must always be either directly measured or modeled. Other sources may be either modeled or calculated using Tier 2 equations in this protocol, as described below. This illustrates the top-level concepts, while the sections below contain more detailed maps of equations.

![Figure 5.3. Map of Equations to Quantify SEP Projects](image)
The quantification approach in this protocol is designed to accommodate different statistical sampling approaches for the use of directly measured soil data. The project Monitoring Plan shall provide the definition of “sample unit” as it pertains to the project (e.g., sample point, pixel, field, farm, etc.). The definition of “sample unit” should also address the use of stratification. Stratification should consider such components as crop type, rotation, climate, soil, topography, geography, and management practices. Where the sample unit is contained within a field, but certain data (e.g., practices, weather) are collected for the entire field, those data may be applied to all units within the relevant field. For quantification using direct measurement or modeling, results for each sample unit within a stratum will be averaged together and then applied to the total area of the stratum.

For simplification, quantification steps that must be aggregated are specified to do so per stratum. However, it is recognized that projects may be designed in such a way that quantification could be aggregated at a lower level prior to aggregation to the stratum level. For example, grazing emissions may be quantified at the field level before being aggregated across the stratum. In addition, the use of models may occur at each soil sampling point. The process of aggregating must always accurately account for the relevant areas and time periods. In some cases, this could involve weighting or pro-rating in order to accurately apply across the stratum.

This protocol distinguishes between emission reductions which are reversible (i.e., related to carbon stored in the soil organic carbon pool) and those which are non-reversible (i.e., related to avoided emissions from cultivation activities). Reversible emission reductions are quantified according to Equation 5.2. The permanence requirements of Sections 3.5 and 5.3 apply only to the reversible emission reductions. The non-reversible emission reductions are quantified according to Section 5.4, and are considered permanent at the time of issuance.

Projects will conduct soil sampling and, thus, quantification based on a sub-set of the total project area, known as a sample. Section 6.5 discusses the sample design. In order to apply the results of the quantification of sample units across the entire project area requires the use of averages. The average emission reductions for a sample unit is multiplied by the number of acres in that sample unit. This conceptual approach to using averages in the quantification is described in Box 5.1.
Our target parameter is the total emissions reduction of all gases and pools across the project during the reporting period. To estimate this quantity, we subdivide the area of interest into a set of spatial units of equal area (such as pixels of land), and we denote the reduction in emissions of gas or pool $G$ during time period $t$ at spatial unit $i$ as 

$$\Delta G_{t,i} \equiv G_{bsl,t,i} - G_{pr,t,i}$$

where the operator $\Delta$ takes the difference between the baseline (“bsl”) and project (“pr”) emissions to the atmosphere of gas or pool $G$. The units of $\Delta G_{t,i}$ are tons CO$_2$e per acre per year.

The goal is to estimate the average of $\Delta G_{t,i}$ across all spatial units $i$, denoted by $\Delta G\overline{t}$, and then to sum those averages across all gases:

$$ER_t = \sum_{gases} \Delta G_t$$

We estimate these averages using measurements and model simulations on a random subset of the spatial units $i$. Those estimates are denoted by $\Delta G\overline{t}$ and $ER_t$, and details on those estimates and the associated uncertainty are in Appendix D.

At the final step, the estimated average emissions reduction $ER_t$ is multiplied by the area and duration of the reporting period to arrive at an estimate of emissions reduction in tons of CO$_2$e.

### 5.1 Modeling the Baseline

For soil enrichment projects, the baseline shall be modeled for each cultivation cycle of the crediting period based upon the baseline approach defined in Section 3.4.1.3. For each sample field, a schedule of activities in the baseline scenario will be determined by assessment of practices implemented during the historical baseline period. The interval over which practices are assessed, $x$ cultivation cycles, should conform to the specifications described in Section 3.4.1.3.

The baseline SOC and GHG emissions levels shall then be determined by employing the selected model to create simulations that combine historical management practices with project weather, and consider current year crop type for the project following the guidelines described in Section 3.4.1.3. This approach aims to capture the sensitivity of soil processes to actual project weather conditions and crop-specific management. For each cultivation cycle of the project, following minimum data guidelines described in Section 3.4.1.3, historical practices for each crop will be modeled with the selected model, driving the simulation of historical years of practices with weather for that year (i.e., the same weather data should be used to model the baseline as well as the additional practice).

Rather than modeling the baseline for a project once at the beginning of the project (or upon entry of each field within an aggregate), baseline modeling is conducted for each cultivation cycle, throughout the duration of the project’s crediting period(s). For each reporting period, the baseline is modeled for that reporting period only and not for future reporting periods. Thus, a project comprising one field is expected to undertake 30 separate baseline modeling exercises (one for each reporting period for that reporting period – assuming the project continues for the
potential three 10 year crediting periods), while a project comprising multiple fields should expect to undertake 30 separate baseline modeling exercises for each sample field.

For the SOC pool baseline in project year 1, assuming the project is growing corn in both the baseline and project scenarios (i.e., following the matched baseline approach), the calculation is as follows in Table 5.5.

Table 5.5. Example Matched Baseline SOC Modeling for the First Three Reporting Periods

<table>
<thead>
<tr>
<th>Model Run</th>
<th>Model Start</th>
<th>Weather</th>
<th>Crop &amp; Management</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Model run B.1</td>
<td>Measured SOC</td>
<td>Project Year 1</td>
<td>Corn Year -3</td>
<td>Sim_{3}</td>
</tr>
<tr>
<td>BASELINE ∆SOC YEAR 1</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{3,SOC}</td>
</tr>
<tr>
<td>Model run B.2</td>
<td>Sim_{3,SOC}</td>
<td>Project Year 2</td>
<td>Corn Year -2</td>
<td>Sim_{2}</td>
</tr>
<tr>
<td>BASELINE ∆SOC YEAR 2</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{2,SOC}</td>
</tr>
<tr>
<td>Model run B.3</td>
<td>Sim_{2,SOC}</td>
<td>Project Year 3</td>
<td>Corn Year -1</td>
<td>Sim_{1}</td>
</tr>
<tr>
<td>BASELINE ∆SOC YEAR 3</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{1,SOC}</td>
</tr>
</tbody>
</table>

For the SOC pool project value in project year 1, the calculation is as follows in Table 5.6.

Table 5.6. Example Project Scenario SOC Modeling for the First Three Reporting Periods

<table>
<thead>
<tr>
<th>Year 1</th>
<th>Model Start</th>
<th>Weather</th>
<th>Crop &amp; Management</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Model run P.1</td>
<td>Measured SOC</td>
<td>Year 1</td>
<td>Year 1</td>
<td>Sim_{1}</td>
</tr>
<tr>
<td>PROJECT ∆SOC YEAR 1</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{1}</td>
</tr>
<tr>
<td>Model run P.2</td>
<td>Sim_{1}</td>
<td>Year 2</td>
<td>Year 2</td>
<td>Sim_{2}</td>
</tr>
<tr>
<td>PROJECT ∆SOC YEAR 2</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{2}</td>
</tr>
<tr>
<td>Model run P.3</td>
<td>Sim_{2}</td>
<td>Year 3</td>
<td>Year 3</td>
<td>Sim_{3}</td>
</tr>
<tr>
<td>PROJECT ∆SOC YEAR 3</td>
<td></td>
<td></td>
<td></td>
<td>Sim_{3}</td>
</tr>
</tbody>
</table>

In each year, the SOC stock change is calculated as the difference between the project result and the baseline result for that year. If SOC is directly measured in that year, then the directly measured value will represent the input to that year’s modeling (unless the project is only quantifying project scenario SOC stock changes through direct measurement).

For modeling the baseline in a subsequent year, the baseline results from the prior year are used as the input SOC value, as shown below.

For the SOC pool baseline in project year 2, assuming that the project introduces a third crop into what was previously a two-year corn-soybean rotation, per the guidance in Figure 3.2 (i.e., a blended baseline approach), the calculation is as follows in Table 5.7.
Table 5.7. Example Blended Baseline SOC Modeling for Subsequent Reporting Periods

<table>
<thead>
<tr>
<th>Year 2</th>
<th>Model Start</th>
<th>Weather</th>
<th>Crop &amp; Management</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Model run B.2-1</td>
<td>Sim_B.1-1</td>
<td>Year 2</td>
<td>Corn Year -4</td>
<td>Sim_B.2-1</td>
</tr>
<tr>
<td>Model run B.2-2</td>
<td>Sim_B.1-2</td>
<td>Year 2</td>
<td>Soybean Year -3</td>
<td>Sim_B.2-2</td>
</tr>
<tr>
<td>Model run B.2-3</td>
<td>Sim_B.1-3</td>
<td>Year 2</td>
<td>Corn Year -2</td>
<td>Sim_B.2-3</td>
</tr>
<tr>
<td>Model run B.2-4</td>
<td>Sim_B.1-4</td>
<td>Year 2</td>
<td>Soybean Year -1</td>
<td>Sim_B.2-4</td>
</tr>
</tbody>
</table>

BASELINE ∆SOC YEAR 2

| Model run B.3-1 | Sim\_B.2-1 | Year 3 | Soybean Year -3   | Sim\_B.3-1 |
| Model run B.3-2 | Sim\_B.2-2 | Year 3 | Corn Year -2      | Sim\_B.3-2 |
| Model run B.3-3 | Sim\_B.2-3 | Year 3 | Soybean Year -1   | Sim\_B.3-3 |
| Model run B.3-4 | Sim\_B.2-4 | Year 3 | Corn Year -4      | Sim\_B.3-4 |

BASELINE ∆SOC YEAR 3

<table>
<thead>
<tr>
<th>Model Start</th>
<th>Weather</th>
<th>Crop &amp; Management</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sim_B.2-1</td>
<td>Year 2</td>
<td>Corn Year -4</td>
<td>Sim_B.2-1</td>
</tr>
<tr>
<td>Sim_B.2-2</td>
<td>Year 2</td>
<td>Soybean Year -3</td>
<td>Sim_B.2-2</td>
</tr>
<tr>
<td>Sim_B.2-3</td>
<td>Year 2</td>
<td>Corn Year -2</td>
<td>Sim_B.2-3</td>
</tr>
<tr>
<td>Sim_B.2-4</td>
<td>Year 2</td>
<td>Soybean Year -1</td>
<td>Sim_B.2-4</td>
</tr>
</tbody>
</table>

For modeling of CH\(_4\) and N\(_2\)O, the approach is exactly the same. For projects employing biogeochemical models, the SOC value is used as a model input exactly as laid out in the tables above. For projects using the default factor-based equations in this protocol to quantify the baseline, the SOC stock is not a relevant input. In those cases, however, the approach is the same: the equations are run once for each cultivation cycle in the historic baseline period, with the results used according to either the matched baseline approach or the blended baseline approach, as applicable.

For the CH\(_4\) and N\(_2\)O baseline in the first three reporting periods (assuming the matched baseline approach), the calculation is as follows in Table 5.8.

Table 5.8. Example Matched Baseline CH\(_4\) and N\(_2\)O Modeling for First Three Reporting Periods

<table>
<thead>
<tr>
<th>Model Run</th>
<th>Model Start</th>
<th>Weather</th>
<th>Crop &amp; Management</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Model run B.1</td>
<td>Measured SOC</td>
<td>Project Year 1</td>
<td>Corn Year -3</td>
<td>Sim_3</td>
</tr>
<tr>
<td>BASELINE ∆GHG YEAR 1</td>
<td></td>
<td></td>
<td></td>
<td>Sim_3,N2O,CH4</td>
</tr>
<tr>
<td>Model run B.2</td>
<td>Sim_1,SOC</td>
<td>Project Year 2</td>
<td>Corn Year -2</td>
<td>Sim_2</td>
</tr>
<tr>
<td>BASELINE ∆GHG YEAR 2</td>
<td></td>
<td></td>
<td></td>
<td>Sim_2,N2O,CH4</td>
</tr>
<tr>
<td>Model run B.3</td>
<td>Sim_2,SOC</td>
<td>Project Year 3</td>
<td>Corn Year -1</td>
<td>Sim_1</td>
</tr>
<tr>
<td>BASELINE ∆GHG YEAR 3</td>
<td></td>
<td></td>
<td></td>
<td>Sim_1,N2O,CH4</td>
</tr>
</tbody>
</table>

5.1.1 Transitioning from the Matched Baseline to the Blended Baseline

For most fields, it is unlikely that the project scenario crop will continue to match with the baseline comparison crop pattern for the entire crediting period. Thus, at some point it will likely be necessary for any project using the matched baseline to transition to using the blended baseline. This can be a very straightforward activity.

The blended baseline relies on a separate, continuous modeling thread for every year of the historical baseline period, with the comparison crop pattern staggered so that each year is represented in each model run. These modeling threads begin at project initiation, so that in the year of the transition from the matched to the blended baseline, the project developer will simply...
adjust to averaging the GHG changes across all baseline modeling threads, rather than just those which correspond to the historical years with the matched crop.

### 5.2 Uncertainty Deduction

If the uncertainty of the estimated emissions reduction is too large, then an uncertainty deduction ($UNC_t$) is applied by multiplying by $1 - UNC_t$. The uncertainty deduction is the extent to which the margin of error of the average emissions reduction exceeds 15% of the estimated average emissions reduction, $\overline{ER}_t$. See Appendix D for detailed guidance on estimating the emissions reduction $\overline{ER}_t$ and the associated uncertainty deduction $UNC_t$.

**Equation 5.1. Uncertainty Deduction**

$$UNC_t = \text{MIN} \left( 100\%, \text{MAX} \left( 0, \frac{ME_{\overline{ER}_t}}{\overline{ER}_t} - 15\% \right) \right)$$

Where,

- $UNC_t$ = Total deduction for uncertainty for cultivation cycle $t$
- $\overline{ER}_t$ = Estimated per-acre average emissions reduction across all strata in cultivation cycle $t$
- $ME_{\overline{ER}_t}$ = Margin of error of the 95% confidence interval

**Units**

- $UNC_t$ = tCO$_2$/acre
- $\overline{ER}_t$ = tCO$_2$/acre
- $ME_{\overline{ER}_t}$ = tCO$_2$/acre

### 5.3 Reversible Emission Reductions

Reversible emission reductions for soil enrichment projects are those related to changes in SOC stocks (as shown in Figure 5.4). The contents of this section describe how reversible emissions reductions are calculated for projects employing either tonne-tonne accounting (TTA) or tonne-year accounting (TYA), as described in Section 3.5, as well as how buffer pool contributions and reversals are quantified. Projects for which TTA applies must use Equation 5.2a, whereas those applying TYA must use Equation 5.2b. Under TYA, reversible emission reductions are quantified according to the length of time the CO$_2$e emissions are sequestered and/or contractually secured. Specifically, for each additional tonne of CO$_2$e that is stored and verified, reversible emissions reductions are accounted for proportionally according to the amount of time for which it has or will be secured relative to the value of the atmospheric impact of maintaining each tonne in the ground for 100 years. This is achieved by multiplying the number of tonnes of additional sequestered CO$_2$e in a given Reporting Period by 1% per tonne for each year sequestered, based on the assumed time-value of the climate impact of reversible emissions reductions, as described in Section 3.5.5. The commitment to secure CO$_2$e must be established through a PIA with the Reserve (see Section 3.5.3).
Figure 5.4. Map of Equations Related to the Quantification of Reversible Emission Reductions

Equation 5.2. Reversible GHG Emission Reductions

**Equation 5.2a:** If applying tonne-tonne accounting, then

\[
ER_{\text{Rev}} = \sum \Delta \text{CO}_2\text{soil}_t \times LE_t
\]

**Equation 5.2b:** If applying tonne-year accounting, then

\[
ER_{\text{Rev}} = \sum \left(\Delta \text{CO}_2\text{soil}_t \times (YR_t + CL) \times 1\% - PER_t\right) \times LE_t
\]

Where,

- \(ER_{\text{Rev}}\) = Total reversible emission reductions for the reporting period (tCO2e)
- \(\Delta \text{CO}_2\text{soil}_t\) = Carbon dioxide emission reductions from soil organic carbon pool across all strata in cultivation cycle (tCO2e)
- \(YR_t\) = Length of time since the initiation of cultivation cycle \(t\) in which the additional carbon was sequestered, for each cultivation cycle in which additional carbon was sequestered (years)
- \(CL\) = Length of contractual agreement into future from current reporting period that secures all sequestered carbon (years)
- \(1\%\) = Annual climate impact relative to 100-year permanence timeframe (%/year)
- \(PER_t\) = Previous credits issued for cultivation cycle \(t\), for each cultivation cycle for which credits were issued (tCO2e)
- \(LE_t\) = Leakage deduction during cultivation cycle \(t\)
Box 5.2. Example of Tonne-Year Accounting

If the increase in SOC stocks was 100 tonnes of CO$_2$e in the first reporting period, and the Project Owner submits the project report at the end of a one-year first reporting period, and secures the 100 tonnes of CO$_2$e through a 20 year PIA, then 21 tCO$_2$e of reversible emissions reductions will be recognized for crediting purposes. This is based on the 20 years for which the tonnes are secured through contract subsequent to the completion of the reporting period and the 1 year for which the tonnes have been already maintained through the first reporting period:

$$ER_{\text{Rev}} = \sum (100 \times (1 + 20) \times 1\% - 0)$$

Alternatively, if the first reporting period was 2 years, then 22 tCO$_2$e would be recognized following verification.

$$ER_{\text{Rev}} = \sum (100 \times (2 + 20) \times 1\% - 0)$$

In this first (one-year first reporting period) example, the project would have 79 tonnes-worth of emissions reductions that have not yet been recognized for crediting purposes out of the initial 100 tonnes of CO$_2$e that were verified. If in the next year the PIA is maintained as is (i.e., term ends 20 years subsequent to the first reporting period), no additional credits will be issued for sequestration during the first reporting period since credits have already been issued in recognition of time-value that is eventually to be realized through the end of the existing PIA.

However, if in the next year the contract is extended by another year (so that the PIA still has a term of 20 years subsequent to the current reporting period), using the simplified 1% radiative forcing coefficient, another 1 tCO$_2$e would be converted into a CRT in addition to the prior credits because the project has secured the credits for another year toward the 100-year permanence requirement. PIAs may be extended in this way until the end of the contractual commitment reaches a date that is 100 years after the carbon was first sequestered. At that point, credits will have been issued for all of the 100 tonnes CO$_2$e sequestered in the first reporting period.

For each subsequent reporting period, a similar pattern is followed to calculate the amount of credits to be issued, accounting for the length of time after the reporting period end date covered by the remaining PIA term. If the PIA term ends prior to the end of the crediting period or a PIA was never implemented, a project will simply be issued credits at a rate of 1% of each reported and verified tonne, until 100% of each previously verified sequestered tonne has been issued. Thus, for a project with a 20-year PIA that sequesters an additional 100 t CO$_2$e each year and for which the PIA is not extended, crediting would be as follows:

<table>
<thead>
<tr>
<th>Reporting Period (RP)</th>
<th>CRTs issued based on an additional 100 t CO2e sequestered during each reporting period:</th>
<th>Total CRTs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>RP1</td>
<td>RP2</td>
</tr>
<tr>
<td>1</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>20</td>
</tr>
<tr>
<td>3</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
|                       |     |     |     |      |      |      |      |      | | |...
| 20                    | 0   | 0   | 0   | 2    |      |      |      |      | | | 2 |
| 21                    | 0   | 0   | 0   | 0    | 1    |      |      |      | | | 1 |
| 22                    | 1   | 1   | 1   | 1    | 1    |      |      |      | | | 22 |
| 23                    | 1   | 1   | 1   | 1    | 1    | 1    |      |      | | | 23 |
|                       |     |     |     |      |      |      |      |      | | | ...
| 30                    | 1   | 1   | 1   | 1    | 1    | 1    | 1    |      | | | 30 |
Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods).

Although quantified as a reversible emission reduction, credits issued under TYA are no longer considered reversible once they have been maintained out of the atmosphere for the reporting period for which a given tonne-year is attributed. This is reflected in how reversals are calculated, as described in Section 5.3.2. For instance, in the first example above, the project is issued 1 credit for maintaining 100 tonnes of CO$_2$e out of the atmosphere for 1 year. The time-value of those 100 tonnes at that point in time is 1 year (i.e., 1% of the permanence requirement). Therefore, by issuing 1 credit, the time-value of that portion of the project’s sequestration has been fully realized and is not reversible. Yet, the 20 other credits issued in this example were issued in advance of the time-value, as the time commitment for those credits has been secured by a PIA. Those credits are considered reversible as of the end of the first reporting period. If those stocks are maintained through the second reporting period, one of those 20 credits would be considered to be no longer reversible since the time-value of the 100 initially sequestered tonnes will have been realized for one more year (i.e., 2 total non-reversible credits). This continues accordingly until 100 years is reached (either through the passage of time or based on extending the PIA).

Determining the value to be used for the average carbon stocks in the SOC pool in the project scenario will differ depending on whether the stocks are modeled or directly measured for that reporting period. Where SOC stocks are directly measured, the Project Owner will demonstrate the sampling approach and the steps taken to determine average SOC stocks for each sample unit from the SOC sampling and analysis, as described in Section 6.5. Where SOC stocks are determined through the use of a model, the Project Owner must document the modeling approach used to estimate changes to average SOC stocks over time, as described in Section 6.6. In cases where the SOC stocks are modeled, this quantification will be a function of the input variables of that model (for simplicity, this is not illustrated in Equation 5.3).

**Equation 5.3.** Soil Organic Carbon Stock Change

\[
\Delta CO_2_{soil,t} = \sum_s \left[ (\Delta SOC_{s,t} - \Delta SOC_{bsl,s,t}) \times A_{s,t} \right] \times (1 - UNCt)
\]

Where,

- $\Delta CO_2_{soil,t} =$ Carbon dioxide emission reductions from soil organic carbon pool across all strata in cultivation cycle $t$ [tCO$_2$e]
- $\Delta SOC_{s,t} =$ Average change in carbon stocks in the soil organic carbon pool in the project scenario for stratum $s$ during cultivation cycle $t$ [tCO$_2$e/acre]
- $\Delta SOC_{bsl,s,t} =$ Average change in carbon stocks in the soil organic carbon pool in the baseline scenario for stratum $s$ during cultivation cycle $t$ [tCO$_2$e/acre]
- $A_{s,t} =$ Area of stratum $s$ in cultivation cycle $t$ [acres]
- $UNC_t =$ Uncertainty in cultivation cycle $t$ (Equation 5.1)

**5.3.1 Contribution to the Buffer Pool**

For each reporting period for which the result from Equation 5.2 is positive, the Project Owner must transfer a quantity of credits (determined by Equation 5.4) to the Reserve Buffer Pool at the time of credit issuance. Credits that enter the buffer pool are held in trust for the benefit of all projects registered with the Reserve, to be used as compensation for unavoidable reversals, as
described in Sections 3.5.2 and 5.3.2. Equation 5.4 shall be used to calculate the buffer pool contribution for the project during the reporting period.

At the time of development of this protocol the Reserve was not able to identify any risks of reversal for which the likelihood of occurrence should reasonably be deemed as high. Fires and catastrophic floods would not typically release the carbon that is stored underground. Volcanic activity is exceedingly rare in the conterminous U.S., and does not occur in the areas where crop cultivation typically occurs. Due to the fact that the risk of unavoidable reversals is not significantly differentiated by location or land management, the Reserve has decided to adopt a default buffer pool contribution for all projects that is intended to insure against all types of unavoidable reversals. However, it was determined during the development of the protocol that the geographic concentration of fields in any given project, and indeed across the program as a whole, could exacerbate the GHG impacts of any catastrophic natural reversal event (i.e., If a flood was seen as a reversal risk, and a flood was to occur in a region where project field are concentrated, that could result in significant reversals for the given project). Thus, where more than 50% of a project’s acreage is concentrated in a single LRR, the project must take a higher default deduction for unavoidable reversal risk, as set out Table 5.9 and Equation 5.4 below, of 0.075 and 0.05 respectively for geographically concentrated and dispersed projects. Projects that have less than 100 fields will not be required to contribute to the buffer pool at higher levels due to any geographic concentration. This exception is intended to ensure smaller projects are not unduly burdened by this requirement, recognizing that geographic distribution may be sufficient across the broader program.

In addition to the default contribution, projects may be obligated to make additional contributions to the buffer pool in certain situations. Where the Project Owner is a private entity (e.g., an individual, corporation, NGO, etc.), an additional contribution is required to reflect risks from financial failure; the value of $Risk_{FF}$ shall be 0.1. An exception to these rules is made for cases where the Project Owner employs financial mechanisms like insurance or surety bonds, is a public agency or organization, has a contractual agreement identifying a successor entity in the event of the Project Owner’s demise (including bankruptcy), in which case the value of $Risk_{FF}$ shall be 0.

For projects using tonne-year accounting, buffer pool contributions are based on the risk of reversals to emissions reductions that have been secured via the PIA, if applicable. Credits issued to such projects based on the length of time any additional sequestered CO\(_2\) has already been maintained are not considered reversible. Using the first example in Box 5.2, the 1 tonne of CO\(_2\)e credited based on the completion of the first reporting period is not reversible since that portion of the total amount of sequestered CO\(_2\) represents the time-value of the reversible emission reduction that has already been realized, whereas the 20 tonnes of CO\(_2\)e credited based on the commitment of the Project Owner to maintaining sequestered stocks for 20 years under the PIA are reversible and would be the amount used to determine the buffer pool contributions for that reporting period.
**Equation 5.4. Buffer Pool Contribution**

\[ \text{Buffer}_{rp} = \text{Risk}_{Rev, rp} \times \text{ER}_{Rev, rp} \]

Where,

<table>
<thead>
<tr>
<th>**Buffer}_{rp}</th>
<th>Total contribution to the buffer pool for reporting period ( rp )</th>
<th>tCO₂e</th>
</tr>
</thead>
<tbody>
<tr>
<td>( \text{Risk}_{Rev, rp} )</td>
<td>Cumulative risk of reversals for reporting period ( rp ), from Table 5.3</td>
<td>tCO₂e</td>
</tr>
<tr>
<td>( \text{ER}_{Rev, rp} )</td>
<td>Total reversible emission reductions for the reporting period</td>
<td>tCO₂e</td>
</tr>
</tbody>
</table>

And,

\[ \text{Risk}_{Rev, rp} = 1 - \left[ (1 - \text{Risk}_{\text{default}}) \times (1 - \text{Risk}_{FF}) \right] \]

Where,

<table>
<thead>
<tr>
<th>**Risk}_{\text{default}}</th>
<th>Default risk of unavoidable reversals, the value is either 0.05 or 0.075, as described in Table 5.9</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>( \text{Risk}_{FF} )</td>
<td>Additional risk related to financial failure, the value is either 0 or 0.1, as described in Table 5.9</td>
<td>%</td>
</tr>
</tbody>
</table>

As there are only two risk categories that contribute to \( \text{Risk}_{Rev, rp} \), each with two options, there are four possible values for this parameter. The potential project scenarios and the resulting value of \( \text{Risk}_{Rev, rp} \) are listed in Table 5.9.

<table>
<thead>
<tr>
<th><strong>Geographically Dispersed</strong> (Y/N)</th>
<th>**Risk}_{\text{default}}</th>
<th><strong>Project Owner Entity</strong></th>
<th><strong>Listed Financial Mechanisms</strong></th>
<th>( \text{Risk}_{F} )</th>
<th>( \text{Risk}_{Rev, \text{ro}} )</th>
</tr>
</thead>
<tbody>
<tr>
<td>Y</td>
<td>0.05</td>
<td>Private</td>
<td>Yes</td>
<td>0</td>
<td>0.05</td>
</tr>
<tr>
<td>Y</td>
<td>0.05</td>
<td>Public, private with successor entity, accredited land trust</td>
<td>n/a</td>
<td>0</td>
<td>0.05</td>
</tr>
<tr>
<td>N</td>
<td>0.075</td>
<td>Any</td>
<td>Yes</td>
<td>0</td>
<td>0.075</td>
</tr>
<tr>
<td>Y</td>
<td>0.05</td>
<td>Private</td>
<td>No</td>
<td>0.1</td>
<td>0.145</td>
</tr>
<tr>
<td>N</td>
<td>0.075</td>
<td>Private</td>
<td>No</td>
<td>0.1</td>
<td>0.168</td>
</tr>
</tbody>
</table>

Project Owners may be able to reduce the risk rating through actions that lower the risk profile of their project. If a project’s risk rating declines, the Reserve may distribute previously withheld Buffer Pool CRTs to the Project Owner in proportion to the reduced risk, if the Reserve determines it is appropriate to do so. Similarly, however, the Reserve may require additional contributions to the Buffer Pool if the risk rating increases, to ensure that all CRTs (including those issued in prior years) are properly insured.

### 5.3.2 Reversals

If a reversal occurs during a reporting period (see Section 3.5), as indicated by a negative result from the application of Equation 5.2, the reversal must be compensated for with CRTs. Specific requirements depend on whether the reversal was avoidable or unavoidable, as described below. Reversal compensation requirements do not apply to emission reductions unrelated to carbon stored in the project area soils (e.g., CH₄ and N₂O).
Identification of a reversal is based on quantified changes in soil carbon stocks across the entire project area and is irrespective of any emissions reductions achieved via changes in CH$_4$ and N$_2$O. Although soil carbon may be lost on a portion of the project area as a result of changes in practices that release stored carbon stocks, such releases are considered within the context of the entire project area rather than in isolation. For example, if a single field were enrolled in a stand-alone project and the participating Field Manager undertook actions that represent a direct risk of reducing soil carbon levels relative to the baseline, then the risk of reversal on such fields should be examined closely. However, if that same field were enrolled in an aggregated project comprising many fields, the losses in carbon stocks from that single field would be considered in the full context of all project fields. If the combined increase in soil carbon stocks from other participating fields is greater than the reversals quantified from the subject field, those losses in soil carbon would not be considered a reversal and would simply be incorporated into the quantification of the project’s total net change in soil carbon.

If the project area is subject to a net reversal, then the quantity of soil carbon reversed is considered to be equal to the total net loss of soil carbon across the project (if any), as quantified in Equation 5.2. The quantity of CRTs that must be retired to compensate for the amount of reversed soil carbon is determined using Equation 5.5, which recognizes the time-value of the CO$_2$ held out of the atmosphere and in sequestered soil carbon stocks prior to the time of the reversal, relative to the time remaining in the permanence time commitment for each area causing the reversal. As such, Equation 5.5 is not only applicable to all reversible emissions reductions calculated using tonne-tonne accounting (Equation 5.2a), but also to those reversible emissions reductions calculated using tonne-year accounting (Equation 5.2b) that are secured through the term of enforcement for the PIA since they are still considered reversible. Furthermore, Equation 5.5 is applicable during both the crediting period and the permanence period, though compensation for reversals occurring during the permanence period will be based on the difference between project and baseline soil carbon stocks for the area affected by the reversal, as reported in the final reporting period of the crediting period, as opposed to the measured and/or modeled difference in soil carbon reported during the crediting period.

Equation 5.5. Calculation of Compensation for Reversals

\[
Rev = \sum \left( \frac{\Delta CO_2_{-soil_{rev,pc}}}{\sum \Delta CO_2_{-soil_{rev,pc}}} \times ER_{Rev} \times Y_{rp} \times 1\% \right)
\]

Where,

- \( Rev \) = Quantity of emission reductions affected by the reversal, summed for all cultivation cycles for which emission reductions have been credited in relation to the soil organic carbon pool (tCO$_2$e)
- \( \Delta CO_2_{-soil_{rev,pc}} \) = Carbon dioxide emissions from soil organic carbon pool in the area of the project affected by the reversal (reported during the current reporting period) and with the same length of time remaining in the permanence commitment period \( pc \) (tCO$_2$e)
- \( ER_{Rev} \) = Net project reversal, as indicated by Equation 5.2 (tCO$_2$e)
- \( Y_{rp} \) = Number of years remaining in the permanence time commitment for a given project area affected by the reversal at the time the reversal occurs (years)
- \( 1\% \) = Annual climate impact relative to 100-year permanence timeframe (%/year)

Under this protocol, credits are considered reversed in the opposite order in which the credit was quantified and verified. For example, suppose a project was credited for 100 tonnes of
reversible emissions reductions in year 1 and another 50 tonnes in year 2. In year 3, a reversal occurs that releases 75 tonnes of emissions into the atmosphere (based on application of Equation 5.5). In this situation, the 50 credits issued in year 2 are considered reversed, along with 25 of the credits issued in year 1. Furthermore, for quantification purposes, a reversal is assumed to have occurred at the start of the reporting period during which it occurred, regardless when during the reporting period it actually occurred.

5.3.2.1 Compensating for Avoidable Reversals
Requirements for avoidable reversals are as follows:
1. If an avoidable reversal is identified during annual monitoring, the Project Owner must give written notice to the Reserve within thirty days of identifying the reversal. Alternatively, if the Reserve determines that an avoidable reversal has occurred, it shall deliver written notice to the Project Owner. Within thirty days of receiving the avoidable reversal notice from the Reserve, the Project Owner must provide a written description and explanation of the reversal to the Reserve, including a map of the specific area(s) for which there has been a reversal.
2. Within a year of notifying the Reserve of a reversal, or receiving the avoidable reversal notice from the Reserve, the Project Owner must:
   a. provide the Reserve with a verified estimate of current SOC stocks. A site visit to the field(s) that are the cause of the reversal is not required, though verifiers may choose to visit such fields based on a field-level risk evaluation performed while selecting locations for site visits (see Section 8.4.1), and
   b. transfer to the Reserve a quantity of CRTs from its Reserve account equal to the size of any avoidable reversal as calculated in Equation 5.5., or, if the project expects to accumulate sufficient SOC changes in the following reporting period, the reversal may be carried forward to the next reporting period as “negative carryover” and applied as an adjustment to the volume of CRTs to be issued in the next reporting period.
3. The surrendered CRTs must be those that were issued to the soil enrichment project, or that were issued to other soil enrichment projects registered with the Reserve. If there is not a sufficient quantity of soil enrichment CRTs available for compensation, as determined by the Reserve, any other CRTs are acceptable.
4. The surrendered CRTs shall be retired or cancelled by the Reserve and designated in the Reserve software as compensating for an avoidable reversal.

5.3.2.2 Compensating for Unavoidable Reversals
Requirements for unavoidable reversals are as follows:
1. If the Project Owner determines there has been an unavoidable reversal, it must notify the Reserve in writing of the unavoidable reversal within 30 days of identifying the reversal.
2. The Project Owner must explain the nature of the unavoidable reversal, including a map of the specific area affected, and provide an estimate of the size of the reversal using Equation 5.5.
3. Within a year of notifying the Reserve of a reversal, or receiving the unavoidable reversal notice from the Reserve, the Project Owner must provide the Reserve with a verified estimate of current SOC stocks. A site visit to the field(s) that are the cause of the reversal is not required, though verifiers may choose to visit such fields based on a field-level risk evaluation performed while selecting locations for site visits (see Section 8.4.1)
If the Reserve determines that there has been an unavoidable reversal, it shall retire a quantity of CRTs from the Reserve Buffer Pool equal to the size of the reversal in metric tons of CO\textsubscript{2}.

### 5.4 Non-Reversible Emission Reductions

Non-reversible emission reductions for soil enrichment projects are those unrelated to changes in SOC stocks, such as reduced N\textsubscript{2}O emission from fertilizer use or reduced CH\textsubscript{4} emissions from water management. Figure 5.5 illustrates the relationships between the equations used to quantify non-reversible emission reductions.

The sources and methods for quantification are the same in the baseline and project scenarios. The remaining equations in this section can be applied in either scenario. Thus, they are not presented here twice. Rather, project developers should add subscripts as needed to denote whether the parameters and results are relevant to the baseline scenario (“bsl”) or the project scenario (“pr”). Emission reductions are calculated for each source, with specific equations denoting the point at which baseline and project emissions are compared.
Equation 5.6. Non-Reversible Emission Reductions

\[ 
ER_{NonRev} = \sum_{s,t} \left[ (\Delta CH_4_{s,t} + \Delta N2O_{s,t} + \Delta CO_2_{NR_{s,t}}) \times A_{s,t} \times (1 - LE_t) \right] \times (1 - UNC_t) 
\]

Where,

- \( ER_{NonRev} \) = Total non-reversible emission reductions for the reporting period (tCO₂e)
- \( \Delta CH_4_{s,t} \) = Average methane emission reductions in stratum \( s \) during cultivation cycle \( t \) (Equation 5.7) (tCO₂e/acre)
- \( \Delta N2O_{s,t} \) = Average nitrous oxide emission reductions in stratum \( s \) during cultivation cycle \( t \) (Equation 5.16) (tCO₂e/acre)
- \( \Delta CO_2_{NR_{s,t}} \) = Average carbon dioxide emission reductions from fossil fuel use in stratum \( s \) during cultivation cycle \( t \) (Equation 5.28) (tCO₂e/acre)
- \( LE_t \) = Leakage deduction during cultivation cycle \( t \) (ratio)
- \( A_{s,t} \) = Area of stratum \( s \) in cultivation cycle \( t \) (acres)
- \( UNC_t \) = Uncertainty deduction for cultivation cycle \( t \) (Equation 5.1) (tCO₂e/acre)

5.4.1 Methane Emissions

Sources of methane emissions in a soil enrichment project include methanogenesis in the soil (Equation 5.9), manure deposited by grazing animals (Equation 5.10), enteric fermentation in grazing animals (Equation 5.12), and biomass burning (Equation 5.14). Figure 5.6 illustrates the relationships between the equations used to quantify methane emission reductions.

![Figure 5.6. Map of Equations Related to the Quantification of Methane Emission Reductions](image-url)
Equation 5.7. Methane Emission Reductions

\[ \Delta CH_4_{s,t} = \Delta CH_4_{soil_{s,t}} + \Delta CH_4_{md_{s,t}} + \Delta CH_4_{ent_{s,t}} + \Delta CH_4_{bb_{s,t}} \]

Where,

- \( \Delta CH_4_{s,t} \) = Average methane emission reductions in stratum \( s \) during cultivation cycle \( t \) (tCO₂e/acre)
- \( \Delta CH_4_{soil_{s,t}} \) = Average methane emission reductions from the soil organic carbon pool in stratum \( s \) during cultivation cycle \( t \) (Equation 5.8) (tCO₂e/acre)
- \( \Delta CH_4_{md_{s,t}} \) = Average methane emission reductions from manure deposition in stratum \( s \) during cultivation cycle \( t \) (Equation 5.10) (tCO₂e/acre)
- \( \Delta CH_4_{ent_{s,t}} \) = Average methane emission reductions from enteric fermentation in stratum \( s \) during cultivation cycle \( t \) (Equation 5.12) (tCO₂e/acre)
- \( \Delta CH_4_{bb_{s,t}} \) = Average methane emission reductions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (Equation 5.14) (tCO₂e/acre)

Depending upon nutrient inputs and weather conditions, methanogenic bacteria in the soil will convert some amount of organic matter into CH₄. This activity is affected by agricultural management practices and may be estimated through the use of a model, as shown in Equation 5.9.


\[ \Delta CH_4_{soil_{s,t}} = CH_4_{soil_{bssl_{s,t}}} - CH_4_{soil_{pr_{s,t}}} \]

Where,

- \( \Delta CH_4_{soil_{s,t}} \) = Average methane emission reductions from the soil organic carbon pool in stratum \( s \) during cultivation cycle \( t \) (tCO₂e/acre)
- \( CH_4_{soil_{bssl_{s,t}}} \) = Average baseline methane emissions from the soil organic carbon pool in stratum \( s \) during cultivation cycle \( t \) (Equation 5.9) (tCO₂e/acre)
- \( CH_4_{soil_{pr_{s,t}}} \) = Average project methane emissions from the soil organic carbon pool in stratum \( s \) during cultivation cycle \( t \) (Equation 5.9) (tCO₂e/acre)

Equation 5.9. Methane Emissions from the Soil Organic Carbon Pool

\[ CH_4_{soil_{s,t}} = f_{CH4SOC}(Var A_{s,t}, Var B_{s,t}, ...) \times GWP_{CH4} \]

Where,

- \( CH_4_{soil_{s,t}} \) = Average methane emissions from the soil organic carbon pool in stratum \( s \) during cultivation cycle \( t \) (tCO₂e/acre)
- \( f_{CH4SOC} \) = Model predicting methane emissions from the soil organic carbon pool (tCH₄/acre)
- \( Var A_{s,t} \) = Value of model input variable \( A \) in the baseline scenario for stratum \( s \) in cultivation cycle \( t \)
- \( Var B_{s,t} \) = Value of model input variable \( B \) in the baseline scenario for stratum \( s \) in cultivation cycle \( t \)
- \( GWP_{CH4} \) = Global warming potential for CH₄ (Table 5.1) (tCO₂e/tCH₄)

Where livestock graze in the project area, they will deposit manure on the soil. This may occur in the baseline scenario, project scenario, or both. Equation 5.10 quantifies the CH₄ emissions from this manure deposition, caused by anaerobic bacteria. This source of CH₄ may be
quantified either with a model (Equation 5.11a) or using default values and project data (Equation 5.11b).

**Equation 5.10.** Methane Emission Reductions from Manure Deposition

\[
\Delta CH_4_{md,s,t} = CH_4_{md_{bsl,s,t}} - CH_4_{md_{pr,s,t}}
\]

Where,

- \( \Delta CH_4_{md,s,t} \) = Average methane emission reductions from manure deposition in stratum \( s \) during cultivation cycle \( t \) (Equation 5.11)
- \( CH_4_{md_{bsl,s,t}} \) = Average baseline methane emissions from manure deposition in stratum \( s \) during cultivation cycle \( t \) (Equation 5.11)
- \( CH_4_{md_{pr,s,t}} \) = Average project methane emissions from manure deposition in stratum \( s \) during cultivation cycle \( t \) (Equation 5.11)
**Equation 5.11. Methane Emissions from Manure Deposition**

**Equation 5.11a: Modeled methane emissions from manure deposition**

\[
\text{CH}_4_{\text{md}}_{s,t} = f_{\text{CH}_4_{\text{md}}} (\text{Var } A_{s,t}, \text{Var } B_{s,t}, \ldots) \times GWP_{\text{CH}_4}
\]

Where,

\[
\text{CH}_4_{\text{md}}_{s,t} = \text{Average methane emissions from manure deposition in stratum } s \text{ during cultivation cycle } t \quad \text{tCO}_2\text{e/acre}
\]

\[
f_{\text{CH}_4_{\text{md}}} = \text{Model predicted methane emissions from manure deposition} \quad \text{tCH}_4/\text{acre}
\]

\[
\text{Var } A_{s,t} = \text{Value of model input variable } A \text{ in the baseline scenario for stratum } s \text{ in cultivation cycle } t \quad \text{tCH}_4/\text{acre}
\]

\[
\text{Var } B_{s,t} = \text{Value of model input variable } B \text{ in the baseline scenario for stratum } s \text{ in cultivation cycle } t \quad \text{tCH}_4/\text{acre}
\]

\[
GWP_{\text{CH}_4} = \text{Global warming potential for CH}_4 \text{ (Table 5.1)} \quad \text{tCO}_2\text{e/tCH}_4
\]

**Equation 5.11b: Calculated methane emissions from manure deposition**

\[
\text{CH}_4_{\text{md}}_{s,t} = \sum_l \left( \text{AGD}_{l,s,t} \times \text{VS}_l \times B_{0,l} \right) \times \frac{\text{MCF}_{\text{PRP}} \times \rho_{\text{CH}_4} \times GWP_{\text{CH}_4}}{1000} \times \frac{1}{A_s}
\]

Where,

\[
\text{CH}_4_{\text{md}}_{s,t} = \text{Average methane emissions from manure deposition in stratum } s \text{ during cultivation cycle } t \quad \text{tCO}_2\text{e/acre}
\]

\[
\text{AGD}_{l,s,t} = \text{Animal grazing days for livestock category } l \text{ in stratum } s \text{ during cultivation cycle } t \text{ (see Box 5.3). Per Section 5.5.1, the minimum value allowed for the project scenario is equal to the average value from the historical baseline period.}
\]

\[
\text{VS}_l = \text{Volatile solids excreted by grazing animals in category } l \quad \text{kg VS/animal/day}
\]

\[
B_{0,l} = \text{Maximum methane potential for manure from category } l \quad \text{m}^3 \text{CH}_4/\text{kg VS}
\]

\[
\text{MCF}_{\text{PRP}} = \text{Methane conversion factor for pasture/range/paddock manure management, dependent on average temperature during grazing season}
\]

\[
\rho_{\text{CH}_4} = \text{Density of methane at 1 atm and the average temperature during the grazing season} \quad \text{kg/m}^3
\]

\[
1000 = \text{Conversion factor} \quad \text{kg/t}
\]

\[
GWP_{\text{CH}_4} = \text{Global warming potential for CH}_4 \text{ (Table 5.1)} \quad \text{tCO}_2\text{e/tCH}_4
\]

\[
A_s = \text{Area of stratum } s \quad \text{acres}
\]
Box 5.3. Determining Animal Grazing Days (AGD)

Equation 5.11, Equation 5.13, Equation 5.23 and Equation 5.24 require the use of parameter \( AGD_i \), which represents the total number of days that were grazed by a single category of animals. This is the sum of the number of days each animal category was grazed during the relevant time period. A simplified example is below:

<table>
<thead>
<tr>
<th>Animal Category</th>
<th>Population</th>
<th>Grazing Days</th>
<th>Animal Grazing Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bulls</td>
<td>100</td>
<td>240</td>
<td>24,000</td>
</tr>
<tr>
<td>Beef Cows</td>
<td>200</td>
<td>240</td>
<td>48,000</td>
</tr>
<tr>
<td>Beef Replacements</td>
<td>40</td>
<td>240</td>
<td>9,600</td>
</tr>
</tbody>
</table>

Note: the numbers in this table are fictional used only for illustrative purposes

If the population of each category is not stable over the grazing period, a reasonable approach shall be applied to estimate \( AGD_i \) for each category over the relevant time period.

Where ruminant livestock graze in the project area, they will also generate \( \text{CH}_4 \) through enteric fermentation. This may occur in the baseline scenario, project scenario, or both. Equation 5.12 quantifies the \( \text{CH}_4 \) emissions from this enteric fermentation, caused by anaerobic gut bacteria. This source of \( \text{CH}_4 \) may be quantified either with a model (Equation 5.13a) or using default values and project data (Equation 5.13b).

**Equation 5.12.** Methane Emission Reductions from Enteric Fermentation

\[
\Delta \text{CH}_4_{\text{ent},s,t} = \text{CH}_4_{\text{ent,bst},s,t} - \text{CH}_4_{\text{ent,pr},s,t}
\]

Where,

\[
\Delta \text{CH}_4_{\text{ent},s,t} = \text{Average methane emission reductions from enteric fermentation in stratum } s \text{ during cultivation cycle } t \quad \text{Units: tCO}_2\text{e/acre}
\]

\[
\text{CH}_4_{\text{ent,bst},s,t} = \text{Average baseline methane emissions from enteric fermentation in stratum } s \text{ during cultivation cycle } t \quad \text{Units: tCO}_2\text{e/acre}
\]

\[
\text{CH}_4_{\text{ent,pr},s,t} = \text{Average project methane emissions from enteric fermentation in stratum } s \text{ during cultivation cycle } t \quad \text{Units: tCO}_2\text{e/acre}
\]
**Equation 5.13.** Methane Emissions from Enteric Fermentation

**Equation 5.13a: Modeled methane emissions from enteric fermentation**

\[
\text{CH}_4_{\text{ent},s,t} = f_{\text{CH}_4\text{ent}}(\text{Var A}_{s,t}, \text{Var B}_{s,t}, \ldots) \times \text{GWP}_{\text{CH}_4}
\]

Where,

- \(\text{CH}_4_{\text{ent},s,t}\): Average methane emissions from enteric fermentation in stratum \(s\) during cultivation cycle \(t\) (tCO\(_2\)/acre)
- \(f_{\text{CH}_4\text{ent}}\): Model predicting methane emissions from enteric fermentation (tCH\(_4\)/acre)
- \(\text{Var A}_{s,t}\): Value of model input variable A in the baseline scenario for stratum \(s\) in cultivation cycle \(t\) (tCH\(_4\)/acre)
- \(\text{Var B}_{s,t}\): Value of model input variable B in the baseline scenario for stratum \(s\) in cultivation cycle \(t\) (tCH\(_4\)/acre)
- \(\text{GWP}_{\text{CH}_4}\): Global warming potential for CH\(_4\) (Table 5.1) (tCO\(_2\)/tCH\(_4\))

**Equation 5.13b: Calculated methane emissions from enteric fermentation**

\[
\text{CH}_4_{\text{ent},s,t} = \sum_l (AGD_{l,s,t} \times \text{PEF}_{\text{ENT},l}) \times \frac{1}{A_s} \times \frac{\text{GWP}_{\text{CH}_4}}{1000}
\]

Where,

- \(\text{CH}_4_{\text{ent},s,t}\): Average methane emissions from enteric fermentation in stratum \(s\) during cultivation cycle \(t\) (tCO\(_2\)/acre)
- \(AGD_{l,s,t}\): Animal grazing days for livestock category \(l\), in stratum \(s\), during cultivation cycle \(t\) (animal days)
- \(\text{PEF}_{\text{ENT},l}\): Project emission factor for enteric methane emissions from livestock category \(l\) in the project state\(^{20}\) (kg CH\(_4\)/head/day)
- \(A_s\): Area of stratum \(s\) (acres)
- 1000: Conversion factor (kg/t)
- \(\text{GWP}_{\text{CH}_4}\): Global warming potential for CH\(_4\) (Table 5.1) (tCO\(_2\)/tCH\(_4\))

Where there is fire on the project area, either in the baseline or project scenario, some portion of the organic matter will be converted to CH\(_4\) as a byproduct of the combustion process. Equations 5.14 and 5.15 quantify this gas and source using default emission factors combined with an estimate of the mass of aboveground dry matter in the area affected by fire. Emission reductions associated with reductions in the use of fire to manage crop residues can be credited for, if attributable to reductions in yield of the crop, or the emissions associated with the alternative management of such stubble have been accounted for (this may include via livestock grazing of such residues, or the incorporation of residual biomass into the soil etc.). Projects seeking credit for reduced biomass burning must demonstrate to their verifier how the alternative management of such biomass has been accounted for.

---


\[
\Delta CH_4_{bb,s,t} = CH_4_{bb,bsl,s,t} - CH_4_{bb,pr,s,t}
\]

Where,

- \( \Delta CH_4_{bb,s,t} \) = Average methane emission reductions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (tCO₂e/acre)
- \( CH_4_{bb,bsl,s,t} \) = Average baseline methane emissions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (Equation 5.15) (tCO₂e/acre)
- \( CH_4_{bb,pr,s,t} \) = Average project methane emissions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (Equation 5.15) (tCO₂e/acre)

Equation 5.15. Methane Emissions from Biomass Burning

\[
CH_4_{bb,s,t} = \sum_{c=1}^{C} MB_{c,s,t} \times CF_{c} \times EF_{c,CH4} \times \frac{1}{10^6} \times GWP_{CH4}
\]

Where,

- \( CH_4_{bb,s,t} \) = Average methane emissions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (tCO₂e/acre)
- \( MB_{c,s,t} \) = Mass of agricultural residues of type \( c \) burned in stratum \( s \) in cultivation cycle \( t \) (kg)
- \( CF_{c} \) = Combustion factor for agricultural residue type \( c \), based on proportion of pre-fire fuel biomass consumed
- \( EF_{c,CH4} \) = Methane emission factor for the burning of agricultural residue type \( c \) (gCH₄/kg dry matter burnt)
- \( A_s \) = Area of stratum \( s \) (acres)
- \( GWP_{CH4} \) = Global warming potential for CH₄ (Table 5.1) (tCO₂e/tCH₄)

5.4.2 Nitrous Oxide Emissions

Sources of nitrous oxide emissions in a soil enrichment project include fertilizer use (Equation 5.19), manure deposited by grazing animals (Equation 5.22), use of N-fixing species (Equation 5.25), and biomass burning (Equation 5.26). Figure 5.7 illustrates the relationships between the equations used to quantify N₂O emission reductions).
Figure 5.7. Map of Equations Related to the Quantification of Nitrous Oxide Emission Reductions
Equation 5.16. Nitrous Oxide Emission Reductions

$$\Delta N_{2O_{s,t}} = \Delta N_{2O_{input_{s,t}}} + \Delta N_{2O_{bb_{s,t}}}$$

Where,

<table>
<thead>
<tr>
<th>Term</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>$\Delta N_{2O_{s,t}}$</td>
<td>tCO₂e/acre</td>
</tr>
<tr>
<td>$\Delta N_{2O_{input_{s,t}}}$</td>
<td>tCO₂e/acre</td>
</tr>
<tr>
<td>$\Delta N_{2O_{bb_{s,t}}}$</td>
<td>tCO₂e/acre</td>
</tr>
</tbody>
</table>

Equation 5.17. Nitrous Oxide Emission Reductions from Nitrogen Inputs

$$\Delta N_{2O_{input_{s,t}}} = N_{2O_{input_{bsl_{s,t}}}} - N_{2O_{input_{pr_{s,t}}}}$$

Where,

<table>
<thead>
<tr>
<th>Term</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>$\Delta N_{2O_{input_{s,t}}}$</td>
<td>tCO₂e/acre</td>
</tr>
<tr>
<td>$N_{2O_{input_{bsl_{s,t}}}}$</td>
<td>tCO₂e/acre</td>
</tr>
<tr>
<td>$N_{2O_{input_{pr_{s,t}}}}$</td>
<td>tCO₂e/acre</td>
</tr>
</tbody>
</table>

$N_{2O}$ emissions from nitrogen inputs on the project area are quantified for both the baseline and project scenarios using Equation 5.18. These emissions may be quantified using a model (Equation 5.18a) or through default values and project data (Equation 5.18b).
Equation 5.18. Nitrous Oxide Emissions from Nitrogen Inputs

**Equation 5.18a: Modeled nitrous oxide emissions from nitrogen inputs**

\[
N2O_{\text{input}}_{s,t} = f_{N2O\text{input}}(\text{Var } A_{s,t}, \text{Var } B_{s,t}, \ldots) \times \text{GWP}_{N2O}
\]

Where,

\[
\begin{align*}
N2O_{\text{input}}_{s,t} & = \text{Average nitrous oxide emissions due to nitrogen inputs to soils in stratum } s \text{ in cultivation cycle } t \\
f_{N2O\text{input}} & = \text{Model predicting nitrous oxide emissions from nitrogen inputs} \\
\text{Var } A_{s,t} & = \text{Value of model input variable } A \text{ in stratum } s \text{ in cultivation cycle } t \\
\text{Var } B_{s,t} & = \text{Value of model input variable } B \text{ in stratum } s \text{ in cultivation cycle } t \\
\text{GWP}_{N2O} & = \text{Global warming potential for N}_2\text{O (Table 5.1)}
\end{align*}
\]

Units

\[
\begin{align*}
N2O_{\text{input}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
f_{N2O\text{input}} & = \text{tN}_2\text{O/acre} \\
\text{Var } A_{s,t} & = \text{tCO}_2\text{e/tN}_2\text{O} \\
\text{Var } B_{s,t} & = \text{tCO}_2\text{e/tN}_2\text{O} \\
\text{GWP}_{N2O} & = \text{tCO}_2\text{e/tN}_2\text{O}
\end{align*}
\]

**Equation 5.18b: Calculated nitrous oxide emissions from nitrogen inputs**

\[
N2O_{\text{input}}_{s,t} = \frac{N2O_{\text{fert}}_{s,t} + N2O_{\text{md}}_{s,t} + N2O_{\text{Nfix}}_{s,t}}{A_s}
\]

Where,

\[
\begin{align*}
N2O_{\text{input}}_{s,t} & = \text{Average nitrous oxide emissions due to nitrogen inputs to soils in stratum } s \text{ in cultivation cycle } t \\
N2O_{\text{fert}}_{s,t} & = \text{Nitrous oxide emissions due to fertilizer use in stratum } s \text{ in cultivation cycle } t \\
N2O_{\text{md}}_{s,t} & = \text{Nitrous oxide emissions due to manure deposition in stratum } s \text{ in cultivation cycle } t \\
N2O_{\text{Nfix}}_{s,t} & = \text{Nitrous oxide emissions from all crop residues (including those from N-fixing species) in stratum } s \text{ in cultivation cycle } t \\
A_s & = \text{Area of stratum } s
\end{align*}
\]

Units

\[
\begin{align*}
N2O_{\text{input}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
N2O_{\text{fert}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
N2O_{\text{md}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
N2O_{\text{Nfix}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
A_s & = \text{acres}
\end{align*}
\]

Application of organic or synthetic fertilizers to the project area will result in both direct and indirect emissions of N\textsubscript{2}O (Equation 5.19).

Equation 5.19. Nitrous Oxide Emissions from Fertilizer

\[
N2O_{\text{fert}}_{s,t} = N2O_{\text{fert}}_{\text{direct},s,t} + N2O_{\text{fert}}_{\text{indirect},s,t}
\]

Where,

\[
\begin{align*}
N2O_{\text{fert}}_{s,t} & = \text{Nitrous oxide emissions due to fertilizer use in stratum } s \text{ in cultivation cycle } t \\
N2O_{\text{fert}}_{\text{direct},s,t} & = \text{Direct nitrous oxide emissions due to fertilizer use in stratum } s \text{ in cultivation cycle } t \text{ (Equation 5.20)} \\
N2O_{\text{fert}}_{\text{indirect},s,t} & = \text{Indirect nitrous oxide emissions due to fertilizer use in stratum } s \text{ in cultivation cycle } t \text{ (Equation 5.21)}
\end{align*}
\]

Units

\[
\begin{align*}
N2O_{\text{fert}}_{s,t} & = \text{tCO}_2\text{e/acre} \\
N2O_{\text{fert}}_{\text{direct},s,t} & = \text{tCO}_2\text{e/acre} \\
N2O_{\text{fert}}_{\text{indirect},s,t} & = \text{tCO}_2\text{e/acre}
\end{align*}
\]

Direct N\textsubscript{2}O emissions from fertilizer application are quantified according to Equation 5.20.
Equation 5.20. Direct Nitrous Oxide Emissions from Fertilizer

\[ N2O_{\text{fert direct}, s, t} = \left( M_{SF, s, t} \times NC_{SF} + M_{OF, s, t} \times NC_{OF} \right) \times EF_{\text{direct}} \times \frac{44}{28} \times GWP_{N2O} \]

Where,

- \( N2O_{\text{fert direct}, s, t} \) = Direct nitrous oxide emissions due to fertilizer use in stratum \( s \) in cultivation cycle \( t \) (tCO\(_2\)/acre)
- \( M_{SF, s, t} \) = Mass of N containing synthetic fertilizer applied for stratum \( s \) in cultivation cycle \( t \) (tN/t fertilizer)
- \( NC_{SF} \) = N content of baseline synthetic fertilizer applied (tN/t fertilizer)
- \( M_{OF, s, t} \) = Mass of N containing organic fertilizer applied for stratum \( s \) in cultivation cycle \( t \) (tN/t fertilizer)
- \( NC_{OF} \) = N content of baseline organic fertilizer applied (tN/t fertilizer)
- \( EF_{\text{direct}} \) = Emission factor for nitrous oxide emissions from N additions from synthetic fertilizers, organic amendments and crop residues (tN\(_2\)O/t N applied)
- 44 = Molar mass ratio of N\(_2\)O to N (kg N\(_2\)O/kg N\(_2\)O-N)
- 28
- \( GWP_{N2O} \) = Global warming potential for N\(_2\)O (Table 5.1) (tCO\(_2\)/tN\(_2\)O)

Indirect N\(_2\)O emissions from fertilizer application (due to leaching, volatilization, and run-off) are quantified according to Equation 5.21.
Equation 5.21. Indirect Nitrous Oxide Emissions from Fertilizer

\[
N2O_{\text{fert indirect},st} = \left( M_{SF,s,t} \times NC_{SF} \times Frac_{GASF} + M_{OF,s,t} \times NC_{OF} \times Frac_{GASM} \right) \times EF_{\text{Nvolat}} + \left( M_{SF,s,t} \times NC_{SF} + M_{OF,s,t} \times NC_{OF} \right) \times Frac_{\text{LEACH}} \times EF_{\text{Nleach}} \times \frac{44}{28} \times GWP_{N2O}
\]

Where,

- \( N2O_{\text{fert indirect},st} \) = Indirect nitrous oxide emissions due to fertilizer use in stratum \( s \) in cultivation cycle \( t \)  tCO\(_2\)e/acre
- \( M_{SF,s,t} \) = Mass of N containing synthetic fertilizer applied for stratum \( s \) in cultivation cycle \( t \)  t
- \( NC_{SF} \) = N content of baseline synthetic fertilizer applied  tN/t fertilizer
- \( M_{OF,s,t} \) = Mass of N containing organic fertilizer applied for stratum \( s \) in cultivation cycle \( t \)  t
- \( NC_{OF} \) = N content of baseline organic fertilizer applied  tN/t fertilizer
- \( Frac_{GASF} \) = Fraction of all synthetic N added to soils that volatilizes as NH\(_3\) and NO\(_x\)  tN\(_2\)O-N / t NH\(_3\)-N + NO\(_x\)-N volatilized
- \( Frac_{GASM} \) = Fraction of all organic N added to soils that volatilizes as NH\(_3\) and NO\(_x\)  tN\(_2\)O-N / t N leached and runoff
- \( EF_{\text{Nvolat}} \) = Emission factor for nitrous oxide emissions from atmospheric deposition of N on soils and water surfaces  tN\(_2\)O-N / (t NH\(_3\)-N + NO\(_x\)-N volatilized)
- \( EF_{\text{Nleach}} \) = Emission factor for nitrous oxide emissions from leaching and runoff  tN\(_2\)O-N / t N leached and runoff
- \( 44 \) = Molar mass ratio of N\(_2\)O to N  kg N\(_2\)O/kg
- \( 28 \) =  kg N\(_2\)O
- \( GWP_{N2O} \) = Global warming potential for N\(_2\)O  tCO\(_2\)e/tN\(_2\)O

Equation 5.22. Nitrous Oxide Emissions from Manure Deposition

\[
N2O_{\text{md},st} = N2O_{\text{md direct},st} + N2O_{\text{md indirect},st}
\]

Where,

- \( N2O_{\text{md},st} \) = Nitrous oxide emissions due to manure deposition in stratum \( s \) in cultivation cycle \( t \)  tCO\(_2\)e/acre
- \( N2O_{\text{md direct},st} \) = Direct nitrous oxide emissions due to manure deposition in stratum \( s \) in cultivation cycle \( t \) (Equation 5.23)  tCO\(_2\)e/acre
- \( N2O_{\text{md indirect},st} \) = Indirect nitrous oxide emissions due to manure deposition in stratum \( s \) in cultivation cycle \( t \) (Equation 5.24)  tCO\(_2\)e/acre
Equation 5.23. Direct Nitrous Oxide Emissions from Manure Deposition

\[ N_{2O,\text{md,}\text{direct},s,t} = \sum_l \left( AGD_{l,t} \times Nex_l \times EF_{N_{2O,\text{md,l}}} \right) \times \frac{44}{28} \times \frac{GWP_{N_{2O}}}{1000} \]

Where,

- \( N_{2O,\text{md,}\text{direct},s,t} \) = Direct nitrous oxide emissions due to manure deposition in stratum \( s \) in cultivation cycle \( t \) (tCO₂e/acre)
- \( AGD_{l,s,t} \) = Animal grazing days for livestock category \( l \), in stratum \( s \), during cultivation cycle \( t \) (see Box 5.3). Per Section 5.5.1, the minimum value allowed for the project scenario is equal to the average value from the historical baseline period.
- \( Nex_l \) = Nitrogen excreted by grazing animals in livestock category \( l \) (kg N/head/day)
- \( EF_{N_{2O,\text{md,l}}} \) = Emission factor for nitrous oxide from manure and urine deposited on soils by livestock type \( l \) (kg N₂O-N/kg N input)
- 44 = Molar mass ratio of N₂O to N (kg N₂O/kg N₂O-N)
- 28 = Molar mass ratio of N₂O to N (kg N₂O/kg N₂O-N)
- \( GWP_{N_{2O}} \) = Global warming potential for N₂O (Table 5.1) (tCO₂e/tN₂O)
- 1000 = Conversion factor (kg/t)
Equation 5.24. Indirect Nitrous Oxide Emissions from Manure Deposition

\[
N_{2O_{md}}^{indirect.s.t} = \sum_l \left[ (AGD_l \times Nex_l \times Frac_{GASMD}) \times EF_{N\text{volat}} ight] \\
+ \left( AGD_{li,t} \times Nex_l \times Frac_{LEACHMD} \times EF_{N\text{leach}} \right) \times \frac{44}{28} \times GWP_{N2O}
\]

Where,

- \(N_{2O_{md}}^{indirect.s.t}\) = Indirect nitrous oxide emissions due to manure deposition in stratum s in cultivation cycle t, units tCO\(_2\)/acre

- \(AGD_{l,s,t}\) = Animal grazing days for livestock category l, in stratum s, during cultivation cycle t (see Box 5.3). Per Section 5.5.1, the minimum value allowed for the project scenario is equal to the average value from the historical baseline period.

- \(Nex_l\) = Nitrogen excreted by grazing animals in livestock category l, units kg N/head/day

- \(Frac_{GASMD}\) = Fraction of manure N added to soils that volatilizes as NH\(_3\) and NO\(_x\), units tNH\(_3\)-N + tNO\(_x\)-N / t N applied or deposited

- \(EF_{N\text{volat}}\) = Emission factor for nitrous oxide emissions from atmospheric deposition of N on soils and water surfaces, units tN\(_2\)O-N / (t NH\(_3\)-N + t NO\(_x\)-N volatilized)

- \(Frac_{LEACHMD}\) = Fraction of manure N added to soils that is lost through leaching and runoff, in regions where leaching and runoff occurs. Equal to 0 where average annual precipitation is less than potential evapotranspiration, unless irrigation is employed.

- \(EF_{N\text{leach}}\) = Emission factor for nitrous oxide emissions from leaching and runoff, units tN\(_2\)O-N / t N leached and runoff

- 44 = Molar mass ratio of N\(_2\)O to N, units kg N\(_2\)O/kg N\(_2\)O

- 28 = Molar mass ratio of CO\(_2\) to N\(_2\)O, units tCO\(_2\)/tN\(_2\)O

- \(GWP_{N2O}\) = Global warming potential for N\(_2\)O (Table 5.1), units tCO\(_2\)/tN\(_2\)O
**Equation 5.25.** Nitrous Oxide Emissions from the Incorporation of All Crop Residues

\[ N_{2O}\_Nfix_{s,t} = \sum_g (MB_{g,s,t} \times N_{content,g}) \times EF_{Ndirect} \times \frac{44}{28} \times GWP_{N2O} \]

*Where,*

- \( N_{2O}\_Nfix_{s,t} \) = Nitrous oxide emissions from all crop residues (including those from N-fixing species) for stratum \( s \) in cultivation cycle \( t \) tCO₂e/acre
- \( MB_{g,s,t} \) = Annual dry matter, including aboveground and below ground, of N-fixing species \( g \) returned to soils for stratum \( s \) in cultivation cycle \( t \) t dm
- \( N_{content,g} \) = Fraction of N in dry matter for plant species \( g \) t N/t dm
- \( EF_{Ndirect} \) = Emission factor for nitrous oxide emissions from N additions from synthetic fertilizers, organic amendments and crop residues g N₂O/tN
- \( 44 \) = Molar mass ratio of N₂O to N kg N₂O/kg
- \( 28 \) = N₂O-N
- \( GWP_{N2O} \) = Global warming potential for N₂O (Table 5.1) tCO₂e/tN₂O

**Equation 5.26.** Nitrous Oxide Emission Reductions from Biomass Burning

\[ \Delta N_{2O}\_bb_{s,t} = N_{2O}\_bb_{bst,s,t} - N_{2O}\_bb_{pr,s,t} \]

*Where,*

- \( \Delta N_{2O}\_bb_{s,t} \) = Average nitrous oxide emission reductions from biomass burning in stratum \( s \) during cultivation cycle \( t \) tCO₂e/acre
- \( N_{2O}\_bb_{bst,s,t} \) = Average baseline nitrous oxide emissions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (Equation 5.27) tCO₂e/acre
- \( N_{2O}\_bb_{pr,s,t} \) = Average project nitrous oxide emissions from biomass burning in stratum \( s \) during cultivation cycle \( t \) (Equation 5.27) tCO₂e/acre

**Equation 5.27.** Nitrous Oxide Emissions from Biomass Burning

\[ N_{2O}\_bb_{s,t} = \frac{\sum_c(MB_{c,s,t} \times CF_c \times EF_{c,N2O})}{A_s} \times \frac{1}{10^6} \times GWP_{N2O} \]

*Where,*

- \( N_{2O}\_bb_{s,t} \) = Average nitrous oxide emissions due to biomass burning in stratum \( s \) in cultivation cycle \( t \) tCO₂e/acre
- \( MB_{c,s,t} \) = Mass of agricultural residues of type \( c \) burned in stratum \( s \) in cultivation cycle \( t \) kg
- \( CF_c \) = Combustion factor for agricultural residue type \( c \), based on proportion of pre-fire fuel biomass consumed g N₂O/kg dm burnt
- \( EF_{c,N2O} \) = Nitrous oxide emission factor for the burning of agricultural residue type \( c \) g N₂O/kg dm burnt
- \( A_s \) = Area of stratum \( s \) acres
- \( \frac{1}{10^6} \) = Conversion factor g/t
- \( GWP_{N2O} \) = Global warming potential for N₂O (Table 5.1) tCO₂e/tN₂O
5.4.3 Carbon Dioxide Emissions

The only quantified source of non-reversible carbon dioxide emissions in a soil enrichment project is the combustion of fossil fuels used in equipment (Equation 5.28). These emissions are calculated based on the total quantity of fuel used for each type of equipment and fuel. Where projects can show that the total CO₂ emissions from fossil fuels are de minimis (i.e., less than 5% of total baseline emissions for that reporting period), the project developer may propose an alternative estimation approach. The verifier shall confirm that such an approach is reasonable and conservative.

In addition, if the project developer can show that the fossil fuel emissions in the project scenario should be expected to either remain the same or decline in relation to the baseline, this source may be excluded.

Equation 5.28. Carbon Dioxide Emission Reductions from Fossil Fuels

\[
\Delta CO_{2\ NR,s,t} = CO_{2\ NR_{bsl,s,t}} - CO_{2\ NR_{pr,s,t}}
\]

Where,

- \(\Delta CO_{2\ NR,s,t}\) = Average carbon dioxide emissions from fossil fuel use in stratum \(s\) during cultivation cycle \(t\) (tCO₂e/acre)
- \(CO_{2\ NR_{bsl,s,t}}\) = Average baseline carbon dioxide emissions from fossil fuel use in stratum \(s\) during cultivation cycle \(t\) (Equation 5.29) (tCO₂e/acre)
- \(CO_{2\ NR_{pr,s,t}}\) = Average project carbon dioxide emissions from fossil fuel use in stratum \(s\) during cultivation cycle \(t\) (Equation 5.29) (tCO₂e/acre)

Equation 5.29. Carbon Dioxide Emissions from Fossil Fuels

\[
CO_{2\ NR_{s,t}} = \frac{\sum_j (FFC_{j,s,t} \times EF_{CO2,j})}{A_s}
\]

Where,

- \(CO_{2\ NR_{s,t}}\) = Average carbon dioxide emissions from fossil fuel use in stratum \(s\) during cultivation cycle \(t\) (tCO₂e/acre)
- \(FFC_{j,s,t}\) = Consumption of fossil fuel in vehicle/equipment type \(j\) for stratum \(s\) in cultivation cycle \(t\) (gal)
- \(EF_{CO2,j}\) = Emission factor for the type of fossil fuel \(j\) combusted (tCO₂e/gal)
- \(j\) = Types of fossil fuels
- \(A_s\) = Area of stratum \(s\) (acres)

5.5 Emissions from Leakage

This protocol offers robust mechanisms to account for any market-shifting leakage associated with reductions in livestock management or crop yield on project lands. Any such changes will be assessed at the field level, and then aggregated to the project level. Any significant drops in crop yields or livestock management, will result in reductions to emission reductions issued for the project, to account for such changes.

Where yield of a given crop drops on project fields, as a result of project activities, it is considered market-shifting ‘leakage’, or a secondary effect of the offset project. The principle of leakage suggests that in such circumstances there will be a proportionate increase in yield...
elsewhere, as the market reacts to the drop in supply, and so the associated GHG impacts are simply shifted, not eliminated – they ‘leak’ outside of the project boundary. In such circumstances it is often seen as best practice to require the project to artificially increase their yield for the given reporting period, so that they account for GHG emissions that would otherwise leak outside of the project. This protocol provides robust accounting mechanisms to ensure any potential market-shifting leakage, in the form of declines in reporting period crop yield or livestock, are accounted for. This protocol seeks to provide additional protection from specific scenarios where leakage would be most likely, if it were to occur at all:

 Scenario 1: Displacement of livestock outside of the project area  
 Scenario 2: Sustained decline in harvested yield for crops grown in the project area

These scenarios are only relevant for fields which employ livestock grazing and/or produce crop harvests. Project activities on other fields are categorically not expected to result in emissions leakage. While we have included the mechanisms noted above to account for market-shifting leakage, as discussed in Appendix C, we believe soil enrichment projects are unlikely to result in market-shifting leakage so long as the project area remains in commodity crop production. Moreover, research indicates that the project activities should not have long-term negative impacts on crop yields. Thus, the risk of market-shifting leakage is low for soil enrichment projects.

5.5.1 Accounting for Leakage from Livestock Displacement

This protocol offers robust mechanisms to account for any market-shifting leakage associated with reductions in livestock management on project lands. Any such changes will be assessed at the field level, and then aggregated to the project level. The level of grazing activity used to quantify project emissions may not be lower than the average level of grazing activity in the historic baseline period. Livestock populations must be monitored in the project scenario in order to quantify project emissions from grazing activities (the calculation of CH$_4$ from enteric fermentation and manure deposition, as well as the calculation of N$_2$O from manure deposition).

The level of grazing activity, as a function of both population and grazing time, is also used to account for potential leakage associated with the displacement of grazing activities to areas outside of the project boundaries relative to baseline levels. To avoid crediting for emission reductions which correspond with emissions leakage (i.e., lowering of CH$_4$ and N$_2$O emissions from grazing within the project area relative to the baseline, resulting in increased grazing activities elsewhere to maintain overall production levels within the greater market), the level of grazing activity used to quantify project emissions may not be lower than the average level of grazing activity in the historic baseline period. Thus, if livestock displacement occurs, those emissions will continue to be counted in the project scenario as emissions leakage.

For projects using the default equations, this is monitored as animal grazing days (or AGD). The average AGD for the historical baseline period shall represent the minimum bound for the value of AGD used when calculating the project scenario emissions in Equation 5.11b, Equation 5.13b, Equation 5.23, and Equation 5.24. This mechanism should allow for simple means to accurately assess changes in livestock managed on project lands. We chose these mechanisms, as opposed to more directly attempting to monitor feed quality (i.e., changes in forage quality) due to their simplicity. Additionally, given the focus of project activities on enhancing ecosystem health, we feel there is a low risk that project activities will result in a decline in forage health on project lands.
For projects employing models to estimate grazing emissions, the inputs will include population and some form of time (either days or hours). These will be averaged for the historical baseline period in units appropriate to the model being employed, and used when calculating the *project scenario* emissions as represented in Equation 5.11a, Equation 5.13a, and Equation 5.18a.

### 5.5.2 Accounting for Leakage from Yield Reduction of Crops

This protocol offers robust mechanisms to account for any market-shifting leakage associated with reductions in crop yields on project lands. Any such changes will be assessed at the field level, and then aggregated to the project level. If leakage in crop production is detected in any reporting period using Equation 5.30 - Equation 5.33 below, then a deduction will be applied to all reversible and non-reversible emission reductions for the reporting period using Equation 5.2 and Equation 5.6 respectively. If crops grown within the project area experience significant, prolonged yield decline, the market could shift the related emissions through increased production outside of the project area. In order to mitigate this type of leakage, it is important to monitor the yield of crops produced in the project area. Each major category of crop shall be assessed separately (e.g., corn, wheat, rice, etc.).

For major crops in the U.S. which are supported by crop insurance programs, farmers report a long-term yield metric known as the Actual Production History (APH). These are also the crops with the greatest risk of resulting in market-shifting leakage due to yield decline within the project area. APH is a useful metric for the assessment of yield over time because it is calculated according to established government methods, and it must be reported to the government in order to receive crop insurance. This results in transparency and verifiability.

In order to assess the risk of market-shifting leakage within the project, the project developer shall report the average APH across all acres of each crop within each cultivation cycle. If, for any given crop, in a given cultivation cycle, the difference between the project area APH and the regional average APH for the same crop, calculated as a "yield ratio," declines by more than 5 percentage points, as compared to the average yield ratio for that crop during the historical baseline period, all emission reductions (both reversible and non-reversible) from strata containing fields producing that crop shall be discounted by that number of percentage points exceeding the threshold until a cultivation cycle where the difference between the project APH and the regional average APH for that crop no longer exceeds this threshold. The reduction is proportional to the area of the stratum growing a particular crop. The regional average APH used for this comparison must be sourced from the smallest geographic or political unit for which such data are available, then weighted by the acreage of the project area within each of those units which are growing crop *c* in the relevant year.

Given the timing of APH calculation and submission for Federal crop insurance programs, it is possible that these data will not yet be available for the project area for the crops grown during the reporting period. Given that leakage is not an instantaneous phenomenon, and that APH is, itself, a long-term average of yield, it is acceptable for the APH data used in the leakage calculation to be one year behind the project reporting cycle. However, if current year APH data are available in sufficient time for the verification activities, they must be used.
Equation 5.30. Deduction for Leakage due to Yield Decline in Crops

\[
LE_t = \text{MAX} \left( 0, \sum_c (YR_{bst,c} - YR_{c,t}) \times \left( \frac{A_{c,t}}{\sum_c A_{c,t}} \right) - 0.05 \right)
\]

Where,

- \( LE_t \) = Leakage deduction for yield decline of crop \( c \) during cultivation cycle \( t \)
- \( YR_{bst,c} \) = Average yield ratio for crop \( c \) during the historical baseline period
- \( YR_{c,t} \) = Project-specific yield ratio for crop \( c \) during cultivation cycle \( t \)
- \( A_{c,t} \) = Area of fields growing crop \( c \) during cultivation cycle \( t \)

Units

Equation 5.31. Project-Specific Crop Yield Ratio in the Project Scenario

\[
YR_{c,t} = \frac{APH_{c,t}}{APH_{RA,c,t}}
\]

Where,

- \( YR_{bst,c} \) = Project-specific yield ratio for crop \( c \) during cultivation cycle \( t \)
- \( APH_{RA,c,t} \) = Regional average APH for crop \( c \) during cultivation cycle \( t \) Bu/ac
- \( APH_{c,t} \) = Average APH reported by fields growing crop \( c \) during cultivation cycle \( t \) Bu/ac

Units

Equation 5.32. Average Yield Ratio During the Historical Baseline Period

\[
YR_{bst,c} = \frac{\sum_{hy} APH_{c,hy}}{\sum_{hy} APH_{RA,c,hy}}
\]

Where,

- \( YR_{bst,c} \) = Average yield ratio for crop \( c \) during the historical baseline period
- \( APH_{RA,c,hy} \) = Regional average APH for crop \( c \) during cultivation cycle \( hy \) of the historical baseline period. Bu/ac
- \( APH_{c,hy} \) = Average APH reported by fields growing crop \( c \) during cultivation cycle \( hy \) of the historical baseline period. Bu/ac

Units

The weighting approach employed in Equation 5.33 shall be employed not only for the averaging of project APH in the baseline scenario, but also for the averaging of the APH in the project scenario (\( APH_{c,t} \)), and the regional average APH values (\( APH_{RA,c,t} \) and \( APH_{RA,c,hy} \)), according to the number of acres in the project area of the relevant region, growing crop \( c \) in the relevant year. Thus, for example, if government APH data are available at the county level, the project’s “regional average” would be built from these county-level figures, weighted by the number of project acres growing crop \( c \) in each county during the relevant year.
**Equation 5.33.** Average Annual Crop Yield During the Historical Baseline Period

\[
\bar{APH}_{c,hy} = \frac{\sum_f (APH_{f,c,hy} \times A_{f,c,hy})}{\sum_f A_{f,c,hy}}
\]

Where,

- \(\bar{APH}_{c,hy}\) = Average APH reported by fields growing crop \(c\) during cultivation cycle \(hy\) of the historical baseline period  
  Units: Bu/ac  
- \(APH_{f,c,hy}\) = APH for field \(f\) growing crop \(c\) during cultivation cycle \(hy\)  
  Units: Bu/ac  
- \(A_{f,c,hy}\) = Area of field \(f\) growing crop \(c\) during historical cultivation cycle \(hy\)  
  Units: acres
6 Project Monitoring

The Reserve requires a Monitoring Plan to be established for all monitoring and reporting activities associated with the project. The Monitoring Plan will serve as the basis for verifiers to confirm that the monitoring and reporting requirements in this section and Section 7 have been and will continue to be met, and that consistent, rigorous monitoring and record keeping is ongoing at the project site. The Monitoring Plan must cover all aspects of monitoring and reporting contained in this protocol and must specify how data for all relevant parameters in Table 6.4 will be collected and recorded.

At a minimum, the Monitoring Plan shall include the following details:

1. A general description of the project, including number of fields and location information
   a. The project monitoring plan will be a private document, so field location information can be specific
2. A description of practice changes implemented
3. A description of how the eligibility requirements are met
   a. The Monitoring Plan must include procedures that the project developer will follow to ascertain and demonstrate that the project at all times passes the legal requirement test (Section 3.4.2) and maintains regulatory compliance (Section 3.6).
   b. details on the baseline determination
   c. a description of how permanence requirements will be met
4. frequency of data acquisition
   a. The frequency of data monitoring will depend on both the nature of the metric being monitored (e.g., fertilizer applications, crop type) as well as the method employed for data collection (e.g., paper logs, smartphone applications, machine data, etc.). At a minimum, the data required for quantification of soil enrichment projects shall be monitored and recorded (or documented, as appropriate) for each cultivation cycle.
5. a record keeping plan (see Section 7.1 for minimum record keeping requirements)
6. the frequency of instrument cleaning, inspection, field check, and calibration activities (if relevant)
7. the role of individuals performing each specific monitoring activity
8. QA/QC provisions to ensure that data acquisition and meter calibration are carried out consistently and with precision (where relevant).
   a. Project developers are responsible for monitoring the performance of the project and ensuring that the operation of all project-related equipment is consistent with the manufacturer’s recommendations.
9. Modeling plan, if applicable
   The project monitoring plan will identify the model(s) selected initially and document analysis and results demonstrating validation of the model(s). Model validation datasets will be archived to permit periodic application to calculate model structural uncertainty. The modeling plan will detail all required model input parameters and specify the baseline schedule of agricultural management activities for each sample unit.
10. A description of each monitoring task to be undertaken, and the technical requirements therein
11. Parameters to be measured, including any parameters required for the selected model (additional to those specified in this methodology)
At a minimum, soil enrichment projects must monitor the data listed in Table 6.1. However, depending on the practices adopted and the model selected, additional data or parameters may be required to be monitored. Guidance for monitoring of SOC through direct sampling and testing is provided in Section 6.5.

12. Data to be collected and data collection techniques and sample designs for directly-sampled parameters
13. Data archiving procedures
14. Roles, responsibilities, and capacity of monitoring team and management

The Reserve will make available a Monitoring Plan template that includes sections for all required information. Use of the template is not required, but is strongly recommended.

### 6.1 Agricultural Management Data Collection

For each year of the project, as well as each year of the historical baseline period, $t = -1$ to $t = -x$, the following required information on agricultural management practices (where applicable) will be determined (Table 6.1). These minimum data requirements encompass critical and sensitive inputs into biogeochemical models and may require model-specific adjustments when used to quantify SEP projects. For example, plant and harvest dates may be input on a specific day, or may be input within a specific month, depending on whether the model runs on a daily or a monthly timestep. Animal stocking rates offer another example, which may be input directly in some models, while others may first require a conversion to grazing intensity on plant biomass before being input into the model. The conversion of qualitative and quantitative data described in Table 6.1 into model inputs should be clearly described in the Monitoring Plan.

The guidance of this section also applies to the collection of data to be used as inputs to the equations in this protocol which are not reliant on the use of external models.

**Table 6.1. Minimum Data Parameters for Soil Enrichment Projects**

<table>
<thead>
<tr>
<th>Agricultural Management Practice</th>
<th>Qualitative Data</th>
<th>Quantitative Data</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Crop</strong></td>
<td>▪ Crop type(s)</td>
<td>▪ Approximate date(s) planted (if applicable)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>▪ Approximate date(s) harvested / terminated (if applicable)</td>
</tr>
<tr>
<td><strong>Soil amendments</strong></td>
<td>▪ Manure (Y/N)</td>
<td>▪ Manure application rate (if applicable)</td>
</tr>
<tr>
<td></td>
<td>▪ Other organic amendments (such as compost, biosolids etc.) (Y/N)</td>
<td>▪ Other organic amendment application rate (such as compost, biosolids etc., if applicable)</td>
</tr>
<tr>
<td></td>
<td>▪ Synthetic N fertilizer (Y/N)</td>
<td>▪ Synthetic N fertilizer application rate (if applicable)</td>
</tr>
<tr>
<td></td>
<td>▪ Crop residue removal approach: o Minimal residue removal, e.g., grain only harvest</td>
<td></td>
</tr>
<tr>
<td></td>
<td>o Partial residue removal, e.g., baled straw</td>
<td></td>
</tr>
<tr>
<td></td>
<td>o Maximum residue harvest, e.g., silage</td>
<td></td>
</tr>
<tr>
<td><strong>Irrigation or other hydrological management</strong></td>
<td>▪ Irrigation (Y/N)</td>
<td>▪ Irrigation rate (if applicable)</td>
</tr>
<tr>
<td></td>
<td>▪ Flooding (Y/N)</td>
<td></td>
</tr>
<tr>
<td><strong>Tillage</strong></td>
<td>▪ Tillage (Y/N)</td>
<td>▪ Depth of tillage (if applicable)</td>
</tr>
</tbody>
</table>
Agricultural Management Practice | Qualitative Data | Quantitative Data
---|---|---
Grazing | • Grazing (Y/N) • Animal type (if applicable) | • Animal stocking rate (if applicable)

This list above is intended to be indicative of model data requirements for activities that (i) could foreseeably contribute to GHG emission reductions, and (ii) the impacts of which could foreseeably be modelled using this protocol. Individual models may have additional or different data requirements.

Qualitative information on agricultural management practices will be determined either via consultation with, and substantiated with a signed attestation from, the Field Manager of the sample field during the reporting period, or through evidence of direct monitoring (e.g., remote sensing of crop types, time-stamped photos of equipment).

The source of quantitative information on agricultural management practices, and any additional quantitative inputs where required by the model selected or by the equations in Section 5, shall be chosen with priority from higher to lower preference, as available, as follows:

1. Data sourced from the Field Manager, related to the project field(s), and supported by one of the following categories (in order of priority from higher to lower):
   a. Historical management records supported by one or more forms of documented evidence pertaining to the selected sample field and period \( t = -1 \) to \( t = -x \) (e.g., management logs, receipts or invoices, farm equipment specifications, logs or files containing machine and/or sensor data), or remote sensing (e.g., satellite imagery, manned aerial vehicle footage, drone imagery), where requisite information on agricultural management practices can be reliably determined with these methods (e.g., tillage status, crop type, irrigation). With respect to remote sensing, it should be noted that such evidence would likely be highly useful to detect relevant practice change, but in and of itself would not be used to quantify the GHG impacts of such change.
   
   b. Historical management plans supported by one or more forms of documented evidence pertaining to the selected sample field and period \( t = -1 \) to \( t = -x \) (e.g., management plan, recommendations in writing solicited by the farmer or landowner from an agronomist). Where more than one value is documented in historical management plans (e.g., where a range of application rates are prescribed in written recommendations), the principle of conservatism will be applied, selecting the value that results in the lowest expected emissions (or highest rate of stock change) in the baseline scenario.
   
   c. Substantiated with a signed attestation from the Field Manager during that period and supported by either: other evidence-supported values for similar fields (e.g., data from adjacent fields with the same crop, adjacent years of the same field), government data of application rates in that area, values from published literature relevant to that crop and Land Resource Region or statement from a local extension agent regarding local application rates.
2. Where data are not available from the Field Manager for a specific field, values may be
gap-filled using regional (sub-national) average values derived from agricultural census
data or other sources from within a period preceding the start date of either 20 years or
the most recent 10-year iteration of that dataset, whichever is more recent, referencing
the relevant crop or ownership class where estimates have been disaggregated by those
attributes. Examples include the US Department of Agriculture (USDA) National
Agricultural Statistics Service (NASS) Quick Stats database\textsuperscript{21} and USDA Agricultural
Resource Management Survey (ARMS)\textsuperscript{22}, or relevant, published, peer-reviewed studies.
Projects must use as spatially fine data as possible for this purpose, and must
demonstrate sufficient geographic proximity of such data to the project fields. That is,
where data from the given county is available, that must be used, otherwise data from
the given Land Resource Region may be acceptable.

6.2 Monitoring Ongoing Eligibility and Permanence
To maintain eligibility on an ongoing basis, soil enrichment projects must demonstrate that the
project area continues to meet the requirements of Section 2 during the reporting period. This
includes monitoring of land use, which may be evidenced through a site visit or via remote
sensing. With respect to remote sensing, and other monitoring techniques, it should be noted
that such evidence would likely be highly useful to detect relevant practice change, but in and of
itself would not be used to quantify the GHG impacts of such change. Monitoring for the
permanence of SOC stocks involves assessment of disturbance of the soil itself. Permanence of
SOC stocks may be threatened by discrete disturbance events, such as catastrophic erosion
due to flooding, or by long term management changes.

Monitoring during the crediting period that meets the requirements of this protocol for the
quantification of emission reduction is sufficient for the identification of potential reversals.
Monitoring during the permanence period should be capable of identifying the following potential
sources of reversals:

- Land use change
- The presence or absence of tillage
- Extended fallow periods
- Extensive areas of continuously exposed ground

In the event of drought taking place during the permanence period, particularly where similar
drought conditions were not experienced during the crediting period, it may be necessary to
undertake monitoring of management activities to ensure they are appropriate for maintaining
SOC during drought conditions.

6.3 Monitoring Grazing
Livestock grazing is allowed in the project scenario. While low to moderate levels of grazing
intensity may have a beneficial effect on the grassland ecosystem and net soil carbon storage
(Derner, 2007), overgrazing can be detrimental to both the storage of soil carbon (Linghao,
1997) and the health of the grassland ecosystem (McGranahan, 2013). Project grazing must be
limited to moderate levels of intensity, balancing stocking rates with forage production and
accounting for site characteristics, including climate variability (especially periods of drought).

\textsuperscript{21} https://quickstats.nass.usda.gov.
range condition, slope, distance from water, and the needs of the particular animals (Holecheck, 1988) (Holechek, Gomes, Molinar, Galt, & Valdez, 2000).

Soil enrichment projects must employ a mechanism to detect and prevent overgrazing on project lands, which is tailored to the specific conditions of their project and its ecosystem. It is up to each project developer to determine the appropriate means to safeguard the project against overgrazing. During the report period, evidence and data collected with respect to measuring project practices (as set out below and elsewhere) should be sufficient to ensure overgrazing does not occur, or to account for any such impacts. During the permanence period additional monitoring should be employed (see Section 7.6.1).

For each reporting period, Project Owners must provide both a quantitative and qualitative accounting of grazing activities for the reporting period. In terms of quantitative data, projects must document the type of livestock being grazed and the total animal grazing days for each type (Box 5.3). The livestock shall be categorized according to the categories in the Soil Enrichment Project Parameters spreadsheet\(^{23}\). These data are used for the parameter AGD\(_i\) in Equation 5.11, Equation 5.13, Equation 5.23 and Equation 5.24. The frequency of monitoring and the form of the documentation is not prescribed by this protocol. In terms of qualitative reporting, project developers shall include in their monitoring report a description of grazing activity for the reporting period.

Examples of documentation that may suffice to demonstrate the quantitative grazing monitoring requirements may include (this list is not comprehensive nor is it intended to define sufficiency of documentation):

- Grazing logs (kept daily, weekly, or monthly) that specify the animal categories, populations, and grazing locations
- Animal purchase and sale records, assuming all animals are grazed on the project area
- Grazing management plan, assuming maximum allowable grazing activity

In addition, the Reserve may conduct additional review to confirm that a reversal has not occurred due to overgrazing.

### 6.4 Monitoring Project Emission Sources

For each reporting period, the Project Owner must provide documentation for the following parameters used for the quantification of project emissions:

- Total acres burned and cause(s) of fire(s)
- Animal grazing days by livestock category
- Mass of fertilizer applied (other than manure from grazing), by type
- Nitrogen content of fertilizer applied, by type
- Purpose, type, and quantity of fossil fuels used (e.g., tractor, diesel, 100 gallons)

For project fields that employ fertilizer additions, it is strongly encouraged that the fertilizer application on those fields is guided by a nutrient management plan. Nutrient management plans should consider the principles contained in NRCS Conservation Practice Standard 590 for Nutrient Management\(^{24}\). Where a project also incorporates irrigation, grazing, and/or the use of nitrogen fixing crops, such activities should be taken into account in developing any nutrient addition plans.

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\(^{23}\) Available at: [http://www.climateactionreserve.org/how/protocols/grassland/](http://www.climateactionreserve.org/how/protocols/grassland/).

management plan for the project. Development of and adherence to a nutrient management plan is not required, but is strongly recommended.

For fossil fuel emissions (Equation 5.28), if the Project Owner can demonstrate that the total value of $CO_2.NR_{st}$ is reasonably expected to be *de minimis* (i.e., less than the relevant materiality threshold), these emissions may be estimated through a conservative method proposed by the Project Owner and deemed acceptable by the verifier. If not required for the approved alternative method, the monitoring of fossil fuels as described in this section is not required.

### 6.5 Soil Sampling and Testing Guidance

Direct measurement of soil organic carbon levels must be performed via soil sampling to establish values to be used as the basis for baseline modeling and, as applicable, project modeling, as well as for ongoing updates to sampled soil organic carbon levels required at least every five years. SOC measurement will by necessity include calculation of SOC based on bulk density, as well as the determination of SOC stocks based on either %C by mass, or use of the equivalent soil mass method. Project owners must provide documentation describing the soil sampling and laboratory analysis methods employed to estimate soil carbon stocks. While this protocol does not require specific soil sampling and laboratory analysis methods to be used, it does require that a set of minimum standards be met, as outlined in the following sections, and that statistical uncertainty associated with sampling be quantified, as described in Section 5.2, to moderate the crediting outcomes derived from soil organic carbon stocks. Confidence deductions are applied to estimated changes in carbon stocks at increasing rates as statistical uncertainty, including uncertainty associated with sampling, increases.

#### 6.5.1 Sample Design and Soil Collection

Since the approach to sampling soil organic carbon levels will vary from project to project, Project Owners must describe their sampling approach in the Monitoring Plan. Regardless of the exact approach used, all projects must adhere to the minimum standards identified in Table 6.2. The application of this protocol will often result in the use of a multi-stage sample design (i.e., two or more stages), at a minimum incorporating the primary sample unit and sample points (e.g., aggregate soil cores) within sample units as the secondary unit. This approach may be expanded to incorporate a range of other sampling approaches to improve efficiency, e.g., pre- or post-stratification, variable probability sampling (e.g., probability proportional to area), etc.

For all directly sampled parameters, the project Monitoring Plan will clearly delineate spatially the sample population and specify sampling intensities, selection of sample units and, as applicable, locations of sample points within sample units (and control sites). In addition to the minimum standards outlined in Table 6.2, Project Owners are advised to consider the verification guidance in Section 8.4 associated with verification of soil organic carbon sampling prior to settling on a sample design. Project Owners should demonstrate to their verifiers’ satisfaction (and verifiers should use professional judgment to satisfy themselves) that persons undertaking soil sampling have sufficient understanding of these minimum standards to be able to carry out this work effectively.

Fields which historically employed deep tillage (in particular either deep ripper or moldboard tillage practices) continuously (i.e., more than once for the same crop) in their historical baseline period (see Section 3.4.1.3 for requirements on setting the baseline), and then go on to employ no-till in their project scenario, will not be eligible to be credited for SOC gains. Such fields are
excluded from eligibility to generate credits from SOC gains, as there is a risk of possible migration of material levels of SOC from the soil profile below 30cm depth, if sampling to 30cm. All other conventional tillage practices are typically employed at 10-20cm depth, therefore a sample to 30cm will capture possible migration of SOC in the soil profile 10-20cm below historical plow depth. Fields historically employing deep tillage practices may become eligible to be credited for SOC gains if/when they subsequently adopt any tillage practice other than no-till in subsequent reporting periods. For each field that employed historical tillage practices, and then move to employing no-till in the reporting period, projects must provide evidence of historical plow depth to determine if they will be eligible to be credited for SOC changes.

Table 6.2. Minimum Standards for Sampling Soil Organic Carbon

<table>
<thead>
<tr>
<th>Category</th>
<th>Guidance</th>
</tr>
</thead>
</table>
| Sample units and stratification | • The points for soil sampling must be selected randomly according to a sample design, following the guidance in this section and Appendix D.  
• Each stratum must contain at least 3 sample points  
• All projects must employ either pre- or post-stratification of primary sample units (and any sample stages above the stage based on sample points).  
• The governing rules for stratification of primary sample units and stratification methodology must be described. The process for updating strata must be described.  
• Stratification may be based on the following:  
  o Adopted practice change(s)  
  o Bulk density  
  o Soil texture  
  o Soil series  
  o Precipitation (e.g., mean annual)  
  o Temperature (e.g., mean annual)  
  o Land Resource Region  
  o Aridity index  
  o Soil wetness index  
  o Indicator variable for whether the land was flooded  
  o Slope  
  o Aspect  
• Stratum areas must be provided at verification with maps and tabular outputs.  
• Sample units in the stage directly above sample point stage must be selected for sampling on a randomized basis during initial sampling, with the randomized list of all sample units retained for verification. If a selected unit is unable to be sampled (e.g., either due to weather constraints or because post-planting sampling could negatively impact the crop), the Project Owner must justify why the unit was not sampled. They may also choose to randomly select another unit to sample in lieu of the unsampled unit to maintain their desired sample size.
### Sample location
- Geographic locations of intended sampling points must be established prior to sampling.
- The location of both the intended sampling point and the actual sampling point must be recorded.
- Geotagged photographs should be made available for verification.
- Remeasurement of previously sampled points during subsequent reporting periods is allowed, though remeasured sample points may comprise no more than 50% of the total number of sample plots. Furthermore, either the selection of sample points to be remeasured or the selection of sample units in the stage directly above the sample point stage and containing the potential sample points for remeasurement must occur on a randomized basis.

### Site preparation
- All organic material (e.g., living plants, crop residue) must be cleared from the soil surface prior to soil sampling.

### Sample depth
- Minimum of 30cm (we recommend sampling to 1m).
- Projects may only be credited with respect to SOC gains to depths up to or less than the depth of their original baseline sample. If a project seeks to be credited to a depth below their original baseline SOC sample, approval must be given by the Reserve. If soils are sampled below 30 cm, it is advised that they are split into at least two depth increments to distinguish changes in the upper and lower portions of the soil profile. If the model employed by the project is not capable of projecting changes to SOC below 30 cm, samples must be split into at least two depth increments, with the upper portion (30 cm) used for initial modeling. All soil samples must be subject to verification in the reporting period in which they were sampled. In the case of samples to depths below 30 cm that are intended for future use, such samples must also be subject to verification in the reporting period in which they are taken, in order for them to be eligible to be used to generate credits in future.
- Data for the lower portion(s) may be retained for potential future use, though actual soil samples may be discarded. If models become capable of projecting changes in SOC at depths below 30 cm in the future, verified data retained from such lower depths can be used to quantify emission reductions, and CRTs may be issued in the first reporting period for which such modeling is available.

### Sample handling
- If multiple cores are composited to create a single sample, these cores must all be from the same depth and be fully homogenized prior to subsampling.
- Soils must be shipped within 5 days of collection and should be kept cool until shipping.

#### 6.5.2 Laboratory Analysis
As with soil sampling, the exact methods used to analyze soil samples will vary between projects. Nevertheless, Project Owners must describe in the Monitoring Plan the laboratory analysis methods used to determine soil carbon levels, adhering to the minimum standards outlined in Table 6.3.

Project Owners must ensure that any laboratory used for soil enrichment projects can demonstrate proficiency having taken part in the North American Proficiency Testing Program (NAPTP) for laboratories that provide soil sampling analysis, and in particular the voluntary
Performance Assessment Program (PAP), offered as a part of the NAPTP. Where state accreditation programs are available, relating specifically to soil testing, Project Owners are strongly encouraged to use laboratories with such accreditation.

Table 6.3. Minimum Standards for Laboratory Analysis of Soil Samples

<table>
<thead>
<tr>
<th>Category</th>
<th>Guidance</th>
</tr>
</thead>
</table>
| **General Soil Sample Preparation** | - Soils must be dried within 48 hours of arrival at lab or kept in refrigeration.  
- Soil aggregates must be broken apart by manual or mechanical means (so long as such methods break soil clumps but do not pulverize rocks) and soils sieved to < 2mm. All soil carbon analysis should be performed on the fine (< 2mm) fraction only.  
- If bulk density methods are being used to convert soil carbon concentration to soil carbon stocks, coarse (>2mm fraction) content corrections to bulk density must be made. All soil samples must be reviewed during verification of the reporting period in which they were sampled. Data for the lower portion(s) may be retained for potential future use, though actual soil samples may be discarded. |
| **Analysis Technique**     | - Soil carbon analysis can be performed using either dry combustion techniques or spectroscopic techniques. Unless and until approved by the Reserve at a later date, Loss on Ignition and Walkley-Black methods may not be used under this protocol since they do not provide the necessary accuracy and precision for soil carbon measurements as of the date of protocol adoption. Spectroscopic techniques should only be used for repeat measurements, unless approved by the Reserve.  
- If using dry combustion to quantify soil organic carbon, any inorganic carbonates must be accounted for using either (1) an acid pretreatment prior to dry combustion analysis or (2) quantification of carbonates using a pressure calciometer or IR spectroscopy.  
- Standards and duplicate samples should be run routinely to characterize within-run and between-run precision.  
- If using spectroscopic methods to quantify soil carbon, the accuracy and precision of the device across the range of geographies and soil types within the project must be accounted for in the uncertainty deduction. This includes any measurement errors related to calibration transfer between different devices:  
  - For each sample point, at least 100 draws will be made from sampling distributions of estimates of soil organic carbon concentration (and potentially bulk density) for the selected device and spectral model. Sampling distributions may be derived from analysis of a validation dataset (of measurements with dry combustion and the spectrometer) or from results published by either the device manufacturer or the scientific community. For example, if (i) the spectral measurements are approximately unbiased, (ii) the standard error of dry combustion is $A$ according to replication experiments, and (iii) the standard deviation of errors made by the spectrometer (compared to dry combustion) is $B$, then, assuming independence of errors of dry combustion and the spectrometer, the standard error of the spectrometer is $\sqrt{B^2 - A^2}$. |

25 Details on the NAPTP and the PAP can be found on the NAPTP website, here: https://www.naptpprogram.org/.
### Category Guidance

**Derivation**

Define errors made by the measurements of dry combustion and a spectrometer:

\[
\text{Dry\_combustion\_estimate} = \text{true} + \text{error\_dc} \\
\text{Spectral\_estimate} = \text{true} + \text{error\_spec}
\]

We never observe the truth; we can only estimate the differences between our two measurements:

\[
\text{Spectral\_estimate} - \text{dry\_combustion\_estimate} = \text{error\_spec} - \text{error\_dc},
\]

the variance of which estimates

\[
\text{Var(error\_dc)} + \text{Var(error\_spec)} - 2 \text{Cov(error\_dc, error\_spec)}.
\]

Assuming that \text{error\_dc} and \text{error\_spec} are independent (which eliminates the covariance term), we can estimate variance of the spectrometer’s estimate as:

\[
\text{Var(Spectral\_estimate)} = \text{Var(Spectral\_estimate - dry\_combustion\_estimate)} - \text{Var(dry\_combustion\_estimate)}.
\]

For example, if the typical standard error from dry combustion is 0.1\% SOC and the standard deviation of \text{Spectral\_estimate} – \text{dry\_combustion\_estimate} is 0.2 \%SOC, then \text{Var(Spectral\_estimate)} = (0.2 \%SOC)^2 - (0.1 \%SOC)^2 = 0.03 \%SOC^2, so the standard error of a spectral measurement is \(\sqrt{\text{Var(Spectral\_estimate)}} = \sqrt{0.03 \%SOC^2} = 0.173 \%SOC.\)

### 6.6 Modeling Guidance

This protocol does not mandate the use of any specific model, instead we specify below minimum requirements any model must demonstrate before being approved by the Reserve for use under this protocol. Nonetheless, we can advise that models that appear suitable, in the sense that they are likely to meet the minimum requirements below, are likely to include COMET-Farm, and DNDC.

Models used to estimate stock change/emissions may be empirical or process-based, and must meet the following conditions:

1. Publicly available;
2. Shown in at least one peer-reviewed study to successfully simulate changes in soil organic carbon and, where modelling is used for non-reversible emissions impacts, trace gas emissions resulting from changes in agricultural management included in the project description;
3. Able to support repeating the project model simulations. This includes clear versioning of the model use in the project, stable software support of that version, as well as fully reported sources and values for all parameters used with the project version of the model. In the case where multiple sets of parameter values are used in the project, full reporting includes clearly identifying the sources of varying parameter sets as well as how they were applied to estimate stock change/emissions in the project. Acceptable sources include peer-reviewed literature and appropriate expert groups, and must describe the data sets and statistical processes used to set parameter values (i.e., the parameterization or calibration procedure, see guidance described in 5);
4. Incorporate one or more input variables that are monitored ex-post;
5. Validated according to the guidance contained in the external document titled *Model Calibration, Validation, and Verification Guidance for Soil Enrichment Projects*, using the same parameters or sets of parameters applied to estimate SOC/trace gas emissions in the project.\(^{26}\)

The same model(s) version(s) and parameters/parameter sets must be used in both the project and baseline scenarios. Model input data must be derived following guidance in Table 6.4. Model uncertainty must be quantified following guidance in Appendix D. Models may be recalibrated or revised based on new data, or a new model applied, providing the above requirements are met. Guidance is provided in Section 8.3 on requirements for verification of the proper use of models.

\(^{26}\) Available for download at: [https://www.climateactionreserve.org/protocols/soil-enrichment/](https://www.climateactionreserve.org/protocols/soil-enrichment/).
6.7 Monitoring Parameters

Prescribed monitoring parameters necessary to calculate baseline and project emissions are provided in Table 6.4. Where a project is able to choose from various sources, the most accurate data should always be used first, followed by the most conservative option, and where unavailable, alternative options be used.

Table 6.4. Soil Enrichment Project Monitoring Parameters

<table>
<thead>
<tr>
<th>Eq. #</th>
<th>Parameter</th>
<th>Description</th>
<th>Data Unit</th>
<th>Calculated (c) Measured (m) Reference (r) Operating Records (o)</th>
<th>Measurement Frequency</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Regulations</td>
<td>Monitoring of regulations relevant to project activities</td>
<td>Environmental regulations</td>
<td>n/a</td>
<td>Each verification cycle</td>
<td>Information used to: 1) To demonstrate ability to meet the legal requirement test – where regulation would require soil enrichment project activities 2) To demonstrate compliance with associated environmental rules, e.g., criteria pollutant emission standards, health and safety, etc.</td>
</tr>
<tr>
<td></td>
<td>$A_s$</td>
<td>Area of stratum $s$</td>
<td>Acres</td>
<td>m</td>
<td>Each reporting period</td>
<td>Delineation of the stratum area may use a combination of GIS coverages, ground survey data, remote imagery (satellite or aerial photographs), or other appropriate data. Any imagery or GIS datasets used must be geo-registered referencing corner points, clear landmarks or other intersection points. This value will be updated with each reporting period as fields are added or removed, or stratification is adjusted.</td>
</tr>
<tr>
<td>5.3, 5.9, 5.10a, 5.11a, 514a</td>
<td>$VarA_s$, $VarB_s$, $VarC_s$, etc.</td>
<td>Value of model input variable $A$, $B$, $C$, etc. for stratum $s$ in cultivation cycle $t$</td>
<td>Units unspecified</td>
<td>o</td>
<td>Each reporting period</td>
<td>Biogeochemical model input variables. See Section 3.4.1.3 for data requirements. Relevant for both the baseline and project scenarios.</td>
</tr>
<tr>
<td>5.29</td>
<td>$EF_{CO2,j}$</td>
<td>Emission factor for the type of fossil fuel $j$ combusted</td>
<td>tCO$_2$/gal</td>
<td>r</td>
<td>Each reporting period</td>
<td>Referenced from the project parameters spreadsheet available at: <a href="http://www.climateactionreserve.org/how/protocols/soil-enrichment/">http://www.climateactionreserve.org/how/protocols/soil-enrichment/</a></td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Reference</td>
<td>Measurement Frequency</td>
<td>Description</td>
</tr>
<tr>
<td>-------</td>
<td>-----------</td>
<td>------------------------------------------------------------------------------</td>
<td>-----------</td>
<td>-----------</td>
<td>-----------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>5.29</td>
<td>$FFC_{j,i,t}$</td>
<td>Consumption of fossil fuel type $j$ for sample unit $i$ in year $t$</td>
<td>gallons</td>
<td>o</td>
<td>Each reporting period</td>
<td>Fossil fuel consumption can be monitored, or the amount of fossil fuel combusted can be estimated using fuel efficiency of the vehicle and the appropriate unit of use for the selected fuel efficiency.</td>
</tr>
<tr>
<td>5.9, 5.11a, 5.11b, 5.13a, 5.13b</td>
<td>$GWP_{CH4}$</td>
<td>Global warming potential for $CH_4$</td>
<td>t$CO_2e$/t$CH_4$</td>
<td>r</td>
<td>Each reporting period</td>
<td>Unless otherwise directed by the Reserve, this protocol requires that $CH_4$ must be converted using the 100-year global warming potential derived from the IPCC Fourth Assessment Report.</td>
</tr>
<tr>
<td>5.13</td>
<td>$PEF_{ent,l}$</td>
<td>Project emission factor for enteric methane emissions from livestock category $l$ in the project state</td>
<td>kg $CH_4$/(head * day)</td>
<td>r</td>
<td>Each reporting period</td>
<td>Referenced for the project site state based on default tables in the project parameters spreadsheet document, Soil Enrichment Project Parameters, available at: <a href="http://www.climateactionreserve.org/how/protocols/soil-enrichment/">http://www.climateactionreserve.org/how/protocols/soil-enrichment/</a></td>
</tr>
<tr>
<td>5.11b</td>
<td>$VS_l$</td>
<td>Volatile solids excreted by grazing animals in category $l$</td>
<td>kg VS/animal/day</td>
<td>r</td>
<td>Each reporting period</td>
<td>Referenced for the project site state based on default tables in the project parameters spreadsheet available at: <a href="http://www.climateactionreserve.org/how/protocols/soil-enrichment/">http://www.climateactionreserve.org/how/protocols/soil-enrichment/</a></td>
</tr>
<tr>
<td>5.15, 5.27,</td>
<td>$CF_c$</td>
<td>Combustion factor for agricultural residue type $c$</td>
<td>Proportion of pre-fire fuel biomass consumed</td>
<td>r</td>
<td>Once</td>
<td>Source: 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 4 Chapter 2 Table 2.6. The combustion factor is selected based on the agricultural residue type burned.</td>
</tr>
<tr>
<td>5.15</td>
<td>$EF_{c,CH4}$</td>
<td>Methane emission factor for the burning of agricultural residue type $c$</td>
<td>g $CH_4$/kg dry matter burnt</td>
<td>r</td>
<td>Once</td>
<td>Source: 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 4 Chapter 2 Table 2.5. The emission factor is selected based on the agricultural residue type burned.</td>
</tr>
<tr>
<td>5.18a, 5.20, 5.21, 5.23, 5.24, 5.25</td>
<td>$GWP_{N2O}$</td>
<td>Global warming potential for $N_2O$</td>
<td>t$CO_2e$ / t$N_2O$</td>
<td>r</td>
<td>Each reporting period</td>
<td>Projects must use the 100-year global warming potential derived from the IPCC Assessment Report stipulated in the latest version of the Climate Action Reserve Offset Program Manual, which at the time of release of this protocol was the Fourth Assessment Report.</td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Measured (m)</td>
<td>Reference (r)</td>
<td>Operating Records (o)</td>
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</tr>
<tr>
<td>5.20, 5.25</td>
<td>$EF_{\text{direct}}$</td>
<td>Emission factor for direct nitrous oxide emissions from N additions from synthetic fertilizers, organic amendments and crop residues</td>
<td>tN$_2$O-N/t N applied</td>
<td>r</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.21</td>
<td>$Frac_{GASF}$</td>
<td>Fraction of all synthetic N added to soils that volatilizes as NH$_3$ and NO$_x$</td>
<td>dimensionless</td>
<td>r</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.21</td>
<td>$Frac_{GASM}$</td>
<td>Fraction of all organic N added to soils that volatilizes as NH$_3$ and NO$_x$</td>
<td>dimensionless</td>
<td>r</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.21, 5.24</td>
<td>$EF_{\text{volat}}$</td>
<td>Emission factor for nitrous oxide emissions from atmospheric deposition of N on soils and water surfaces</td>
<td>tN$_2$O-N/(t NH$_3$-N + NOx-N volatilized)</td>
<td>r</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Calculated (c)</td>
<td>Measured (m)</td>
<td>Reference (r)</td>
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</tr>
<tr>
<td>5.21</td>
<td>Frac\textsubscript{LEACH}</td>
<td>Fraction of N added (synthetic or organic) to soils that is lost through leaching and runoff, in regions where leaching and runoff occurs</td>
<td>dimensionless</td>
<td></td>
<td></td>
<td>r</td>
</tr>
<tr>
<td>5.21, 5.24</td>
<td>EF\textsubscript{Nleach}</td>
<td>Emission factor for nitrous oxide emissions from leaching and runoff</td>
<td>tN\textsubscript{2}O-N / t N leached and runoff</td>
<td></td>
<td></td>
<td>r</td>
</tr>
<tr>
<td>5.23</td>
<td>EF\textsubscript{N\textsubscript{2}O,md,l}</td>
<td>Emission factor for nitrous oxide from manure and urine deposited on soils by livestock type</td>
<td>kg N\textsubscript{2}O-N/kg N input</td>
<td></td>
<td></td>
<td>r</td>
</tr>
<tr>
<td>5.24</td>
<td>N_exi</td>
<td>Nitrogen excretion of livestock type</td>
<td>kg N deposited/(t livestock mass * day)</td>
<td></td>
<td></td>
<td>r</td>
</tr>
<tr>
<td>5.24</td>
<td>Frac\textsubscript{GASMD,l}</td>
<td>Fraction of N in manure and urine deposited on soils by livestock type that volatilizes as NH\textsubscript{3} and NO\textsubscript{x}</td>
<td>dimensionless</td>
<td></td>
<td></td>
<td>r</td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Calculated (c) Measured (m) Reference (r) Operating Records (o)</td>
<td>Measurement Frequency</td>
<td>Description</td>
</tr>
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</tr>
<tr>
<td>5.24</td>
<td>$Frac_{LEACHMD}$</td>
<td>Fraction of N in manure and urine deposited on soils that is lost through leaching and runoff, in regions where leaching and runoff occurs</td>
<td>dimensionless</td>
<td>r</td>
<td>Once</td>
<td>Value to be referenced from the 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 4 Chapter 11 Table 11.3 (included in the project parameters spreadsheet, available at <a href="http://www.climateactionreserve.org/how/protocols/soil-enrichment/">http://www.climateactionreserve.org/how/protocols/soil-enrichment/</a>).</td>
</tr>
<tr>
<td>5.25</td>
<td>$N_{content,g}$</td>
<td>Fraction of N in dry matter for N-fixing species $g$</td>
<td>t N/t dm</td>
<td>r</td>
<td>Each reporting period</td>
<td>The fraction of N in dry matter is determined based on the N-fixing species type. 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 4 Chapter 11 Table 11.2.</td>
</tr>
<tr>
<td>5.27</td>
<td>$EF_{c,N2O}$</td>
<td>Nitrous oxide emission factor for the burning of agricultural residue type $c$</td>
<td>g N$_2$O/kg dry matter burnt</td>
<td>r</td>
<td>Once</td>
<td>The emission factor is selected based on the agricultural residue type. 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories Volume 4 Chapter 2 Table 2.5.</td>
</tr>
<tr>
<td>5.11, 5.13</td>
<td>$AGD_{l,s,t}$</td>
<td>Grazing days in stratum $s$ for each livestock type $l$ in year $t$</td>
<td>Number of days</td>
<td>o</td>
<td>Each reporting period</td>
<td>See Section 3.4.1.3 for data requirements.</td>
</tr>
<tr>
<td>5.15, 5.27</td>
<td>$MB_{c,i,t}$</td>
<td>Mass of agricultural residues of type $c$ burned in the baseline scenario for sample unit $i$ in year $t$</td>
<td>Kilograms</td>
<td>r</td>
<td>Each reporting period</td>
<td>Peer-reviewed published data may be used to estimate the aboveground biomass prior to burning. It is conservatively assumed that 100% of aboveground biomass is burned.</td>
</tr>
<tr>
<td>5.20</td>
<td>$M_{SF,s,t}$</td>
<td>Mass of N containing synthetic fertilizer applied for stratum $s$ in cultivation cycle $t$</td>
<td>kg fertilizer</td>
<td>o</td>
<td>Each reporting period</td>
<td>See Section 3.4.1.3 for data requirements.</td>
</tr>
<tr>
<td>5.20</td>
<td>$NC_{SF}$</td>
<td>N content of synthetic fertilizer applied</td>
<td>t N/t fertilizer</td>
<td>o</td>
<td>Each reporting period</td>
<td>N content is determined following fertilizer manufacturer’s specifications. See box 9.1 for data requirements.</td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Calculated (c) Measured (m) Reference (r) Operating Records (o)</td>
<td>Measurement Frequency</td>
<td>Description</td>
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</tr>
<tr>
<td>5.20</td>
<td>$M_{OF, i, t}$</td>
<td>Mass of baseline N containing organic fertilizer applied for sample unit $i$ in year $t$</td>
<td>t fertilizer</td>
<td>o</td>
<td>Each reporting period</td>
<td>See Section 3.4.1.3 for data requirements.</td>
</tr>
<tr>
<td>5.20</td>
<td>$NC_{OF}$</td>
<td>N content of baseline organic fertilizer applied</td>
<td>t N/t fertilizer</td>
<td>r</td>
<td>Once</td>
<td>Manufacturers’ specifications or third-party test results shall be used whenever available. Otherwise, peer-reviewed published data may be used. Indicative ranges of values for fertilizer N content are provided in the project parameters spreadsheet: <a href="http://www.climateactionreserve.org/how/protocols/soil-enrichment/">http://www.climateactionreserve.org/how/protocols/soil-enrichment/</a>.</td>
</tr>
<tr>
<td>5.25</td>
<td>$MB_{g, s, t}$</td>
<td>Annual dry matter, including aboveground and below ground, of species $g$ returned to soils for stratum $s$ at time $t$</td>
<td>t dm</td>
<td>o</td>
<td>Each reporting period</td>
<td>See Section 3.4.1.3 for data requirements.</td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Calculated (c)</td>
<td>Measured (m)</td>
<td>Reference (r)</td>
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</tr>
<tr>
<td>Box 5.1</td>
<td>$\Delta G_t$ and $\bar{G}_t$</td>
<td>Average emission reductions and average emissions, respectively from pool or source $G$ in cultivation cycle $t$.</td>
<td>tCO2e/ac</td>
<td>m or c</td>
<td>Each reporting period</td>
<td>Calculated from modeled or measured values in the project area. The average emission reductions from pool or source $G$, or from changes in the stock of pool $G$, at time $t$ are estimated using unbiased statistical approaches, such as from: Cochran, W.G. (1977). Sampling Techniques: 3d Ed. New York: Wiley. It is understood that application of this methodology may employ sample units of unequal sizes, which would necessitate proper weighting of samples in deriving averages. A range of sample designs (e.g., simple random samples, stratified samples, variable probability samples, multi-stage samples) may be employed.</td>
</tr>
<tr>
<td>Equation 5.2</td>
<td>$LE_t$</td>
<td>Leakage deduction during cultivation cycle $t$.</td>
<td>ratio</td>
<td>c</td>
<td>Each reporting period</td>
<td>See Section 5.5.2 for guidance.</td>
</tr>
<tr>
<td>Equation 5.6</td>
<td>Equation 5.30</td>
<td></td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>Equation 5.30</td>
<td>$YR_{bas,c}$</td>
<td>Average yield ratio for crop $c$ during the historical baseline period</td>
<td>ratio</td>
<td>c</td>
<td>Each reporting period</td>
<td>See Section 5.5.2 for guidance.</td>
</tr>
<tr>
<td>Equation 5.30</td>
<td>$YR_{c,t}$</td>
<td>Project-specific yield ratio for crop $c$ during cultivation cycle $t$.</td>
<td>ratio</td>
<td>c</td>
<td>Each reporting period</td>
<td>See Section 5.5.2 for guidance.</td>
</tr>
<tr>
<td>Equation 5.30</td>
<td>$A_{c,t}$</td>
<td>Area of fields growing crop $c$ during cultivation cycle $t$.</td>
<td>acres</td>
<td>o</td>
<td>Each reporting period</td>
<td>See Section 5.5.2 for guidance.</td>
</tr>
<tr>
<td>Eq. #</td>
<td>Parameter</td>
<td>Description</td>
<td>Data Unit</td>
<td>Calculated (c)</td>
<td>Measured (m)</td>
<td>Reference (r)</td>
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</tr>
<tr>
<td>Equation 5.31</td>
<td>$APH_{RA,c,t}$</td>
<td>Regional average APH for crop $c$ during cultivation cycle $t$</td>
<td>Bu/ac</td>
<td>$r$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equation 5.31</td>
<td>$APH_{c,t}$</td>
<td>Average APH reported by fields growing crop $c$ during cultivation cycle $t$</td>
<td>Bu/ac</td>
<td>$r$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equation 5.32</td>
<td>$APH_{RA,c,hy}$</td>
<td>Regional average APH for crop $c$ during cultivation cycle $hy$ of the historical baseline period</td>
<td>Bu/ac</td>
<td>$r$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equation 5.32</td>
<td>$APH_{c,hy}$</td>
<td>Average APH reported by fields growing crop $c$ during cultivation cycle $hy$ of the historical baseline period</td>
<td>Bu/ac</td>
<td>$r$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equation 5.33</td>
<td>$APH_{f,c,hy}$</td>
<td>APH for field $f$ growing crop $c$ during cultivation cycle $hy$</td>
<td>Bu/ac</td>
<td>$r$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Equation 5.33</td>
<td>$A_{f,c,hy}$</td>
<td>Area of field $f$ growing crop $c$ during historical cultivation cycle $hy$</td>
<td>acres</td>
<td>$o$</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
7 Reporting Parameters
This section provides requirements and guidance on reporting rules and procedures. A priority of the Reserve is to facilitate consistent and transparent information disclosure among project developers. Project developers must submit verified emission reduction reports to the Reserve for every reporting period.

7.1 Project Documentation
Project developers must provide the following documentation to the Reserve in order to list a soil enrichment project:

a) Project Submittal form
b) Project map (providing a general overview of where project fields are located, accurate at least to the county level; public)
c) Project map (detailed spatial file in .KML format with precise location of participating fields; not public)

Project developers must provide the following documentation each reporting period in order for the Reserve to issue CRTs for quantified GHG reductions:

- Project maps (updated general overview map and .KML file, if changed from listing and/or previous reporting period)
- Signed Attestation of Title form
- Signed Attestation of Voluntary Implementation form
- Signed Attestation of Regulatory Compliance form
- Monitoring plan (initial reporting period)
- Monitoring report (all reporting periods)
- Contract(s) for ownership of emission reductions (where applicable)

Verifiers will provide a verification report, list of findings, and verification statement. The Reserve will coordinate executing of a Project Implementation Agreement during the initial reporting period, and Project Implementation Agreement Amendments during subsequent reporting periods. At a minimum, the above project documentation (except for the detailed project map) will be available to the public via the Reserve’s online registry. Further disclosure and other documentation may be made available on a voluntary basis through the Reserve. Project developers may seek Reserve approval for redacting sensitive business information contained in any documents that are to be posted publicly. Project submittal forms can be found at http://www.climateactionreserve.org/how/program/documents/.

7.2 Defining the Reporting Period
The reporting period is the period of time over which GHG emission reductions from project activities are quantified. The typical reporting period under this protocol is one complete cultivation cycle (variable \(t\) in equations detailed in Section 5). The cultivation cycle may be defined differently for annual crops, perennial crops, and perennial pasture, but should align with the end of one growing season and the beginning of another. For the purposes of this protocol, a cultivation cycle is generally defined as the period between the first day after harvest of the last crop on a field and the last day of harvest of the last crop on a field during the reporting period (Figure 7.1). However, this definition will be adjusted in several different scenarios.
For fields with perennial cropping systems (including grazing), or systems where there is not a clear harvest event between seasons (e.g., cash crop seeded directly into a living cover crop), the project developer shall document and/or justify the date chosen to represent the end of one growing season and the beginning of the another (e.g., planting date). Figure 7.2 below, illustrates the variability in agronomic cycles for various crops throughout the year, demonstrating why flexibility is required for soil enrichment projects.

- A cultivation cycle may be greater or less than a calendar year, and may include multiple growing seasons, including cash crops, cover crops, and pasture
- For perennial crops with one or more harvests during a growing season, the last harvest will generally define the cultivation cycle
- For perennial crops without harvests or perennial pasture systems, the cultivation cycle may be defined by the project developer in a way intended to align with the annual cycle of growth on the field
- For cultivation cycles which begin following a period of pasture, the cultivation cycle may begin with field preparation for crop production
- Where inter-seeding is practiced (through companion cropping, relay cropping, planting cash crops into live cover crops, or planting cover crops into live cash crops), the cultivation cycle may be defined by the project developer
- The length of the cultivation cycle may vary from year to year, depending on weather and the overall crop and management rotation schedule
When a project comprises multiple eligible crop fields, the reporting period in a given year starts on the earliest date that a field being submitted for credits begins its eligible cultivation cycle, and the reporting period ends on the latest date that a field being submitted for credits ends its cultivation cycle. This will mean that a project may experience overlapping reporting periods (Figure 7.3), i.e., a reporting period may end in November of a given year, but if a winter crop is grown on a field submitted to the project for crediting in the next cultivation cycle, the subsequent project reporting period may actually begin that same November, potentially prior to the end of the last reporting period.
Despite this, there will be no risk of double issuance of emission reductions, for several reasons:

- Quantification of emission reductions occurs on a field by field basis, based on the cultivation cycle of the given field
- Fields can only be registered to one project at any given point in time, therefore fields can only have emission reductions issued to one project for any given reporting period
- Field reporting periods cannot overlap, because they are defined by the field’s cultivation cycle. The new cultivation cycle will only start once the previous crop harvest on that field has concluded

Although reporting periods will typically comprise only one cultivation cycle, the initial reporting period may comprise either one or two cultivation cycles. For projects with multiple eligible crop fields and an initial reporting period encompassing two cultivation cycles, the initial reporting period must include two complete cultivation cycles for each eligible crop field (Figure 7.4).

![Figure 7.4. Example of Initial Reporting Period Consisting of Two Eligible Crop Cultivation Cycles (t).](image)

### 7.3 Reporting Period and Verification Cycle

Project developers must report GHG reductions resulting from project activities during each reporting period. The verification period is the period of time over which project reporting is verified and credits are issued. An individual verification period may comprise no more than five (5) reporting periods. Furthermore, in the event of an avoidable reversal, the verification period may be required to be shortened to fulfill the compensation requirements specified in Section 5.3.2.1. To meet the verification deadline, the project developer must have the required project documentation (see Section 7.1) submitted as soon after the end of each reporting period as possible, as verifiers have 12 months following the end of the reporting period to review the project documentation and submit the verification report and statement. For reporting periods for which the project developer is deferring verification to a future date, a monitoring report must be submitted prior to the required verification deadlines (i.e., 12 months following the end of the reporting period).

### 7.4 Reporting for Aggregated Projects

Projects which aggregate multiple fields and/or Field Managers are not subject to different reporting requirements from projects which comprise only a single field or Field Manager. As described above, aggregated projects will likely result in overlapping reporting periods at the project level. While the emission reductions are quantified for the project as a whole, the data collection and documentation must be conducted at the field level.

### 7.5 Record Keeping

For purposes of independent verification and historical documentation, project developers are required to keep all information outlined in this protocol for a period of 10 years after the
information is generated or 7 years after the last verification. If projects wish to measure initial SOC samples below 30 cm with the hope of being able to be credited for SOC gains below 30 cm at some point in the future, such data and the verification of such data must be retained until the time when resulting emission reductions can be effectively modeled, but the soil samples themselves need not be retained (as described in Section 6.5.1).

This information will not be publicly available, but may be requested by the verifier or the Reserve.

System information the project developer should retain includes:

- All data inputs for the calculation of the project emission reductions, including all required sampled data, as well as the results of emission reduction and sequestration calculations
- All modeling outputs (if applicable)
- Copies of all permits, Notices of Violations (NOVs), and any relevant administrative or legal orders dating back at least 3 years prior to the project start date
- Executed Attestation of Title, Attestation of Regulatory Compliance, and Attestation of Voluntary Implementation forms
- All verification records and results
- All maintenance records relevant to the monitoring equipment

7.6 Reporting and Verification of Permanence

When the final crediting period for a SEP project ends, the project enters the permanence period. Per Section 3.5, unless the Reserve has approved an alternative mechanism for insuring permanence, the project area must be monitored to ensure against reversals for a period of 100 years following the last issuance of CRTs related to carbon pools at the project site (i.e., soil organic carbon) (unless tonne-year accounting was employed for determining credit issuance).

During the permanence period, no emission reductions are claimed, and no new credits are issued. Projects may elect to begin the permanence period prior to the end of their maximum allowable crediting period by notifying the Reserve in writing prior to their next reporting deadline. This monitoring can take different forms depending on the capabilities of the Project Owner, as well as the approval of any alternative mechanisms by the Reserve. In any case, monitoring must continue through the permanence period to confirm that no reversals have occurred, and the results of this monitoring must be reported to the Reserve at least every five years. The required periodic monitoring reports shall, at a minimum, contain the following:

- Evidence to support the conclusion that no reversals have occurred on the project area since the previous reported time period; and,
- Information related to ongoing activities on the site.

In certain cases (see Section 7.6.3) these reports are not required to be verified, but in all cases they must be reviewed and approved by the Reserve in order for the terms of the PIA to be satisfied. Project emissions are not quantified during the permanence period. If a reversal is identified, it must be reported to the Reserve and the guidance in Section 5.3.2 regarding compensation for reversals shall apply.

7.6.1 Scope of Monitoring for Permanence

Given that the permanence period is focused only on protection of the soil organic carbon for which credits have been issued, the scope of monitoring is narrower than during the crediting
period. When monitoring for permanence, the Project Owner must consider the following sources of reversal risk:

**Table 7.1. Sources of Reversal Risk Monitored During the Permanence Period**

<table>
<thead>
<tr>
<th>Sources of Reversal Risk</th>
<th>Examples</th>
<th>Monitoring Parameters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wholesale change to an incompatible land use</td>
<td>▪ Land conversion to development</td>
<td>▪ Introduction of persistent, non-vegetated areas</td>
</tr>
</tbody>
</table>
| Physical disturbance of the soil within the project area | ▪ Sustained increase in tillage frequency  
▪ Localized disturbance for development (e.g., wind turbines, roads, farm buildings) | ▪ Tillage events  
▪ Introduction of persistent, non-vegetated areas |
| Unavoidable reversals | ▪ Catastrophic flooding which erodes away the soil surface  
▪ Prolonged drought leading to significant decline in vegetative productivity and photosynthetic activity | ▪ Appearance of persistent, non-vegetated areas following detection of a flooding event  
▪ Significant decline in estimated plant productivity over multiple years |
| Overgrazing | ▪ Grazing not in line with grazing management plan | |

During the permanence period, any field employing grazing must employ a mechanism to detect and prevent overgrazing on project lands, which is tailored to the specific conditions of their project and its ecosystem. It is up to each project developer to determine the appropriate means to safeguard the project against overgrazing. The project developer must obtain Reserve approval for the particular administrative means they will use to ensure project land is not overgrazed. Such approval (and approval for any subsequent changes to the mechanism) must be obtained prior to the changes being implemented. The mechanism in question should include requirements for monitoring and enforcement, as well as identify the entity or entities that are responsible for such enforcement. The entity empowered to enforce this mechanism must be an entity (or entities) other than the Reserve, and can be a third-party to the offset project (e.g., an easement holder, a landlord etc.). Project developers shall include in their monitoring plan full details of the administrative mechanism they are employing to safeguard against overgrazing.

Project Owners must provide both a quantitative and qualitative accounting of grazing activities for the duration of the permanence period, so long as grazing is being employed. In terms of quantitative data, projects must document the type of livestock being grazed and the total animal grazing days for each type (Box 5.3). The livestock shall be categorized according to the categories in the *Soil Enrichment Project Parameters* spreadsheet\(^\text{27}\). The frequency of monitoring and the form of the documentation is not prescribed by this protocol. In terms of qualitative reporting, project developers shall include in their monitoring report a description of grazing activity for the duration of the permanence period, so long as grazing is employed, and whether this conforms to the administrative mechanism (as described above) in place to guard against overgrazing. Written confirmation from the entity or entities providing oversight with respect to this administrative mechanism should be provided to the Reserve that no overgrazing has occurred during the permanence period, and also to the verifier, if fields employing grazing

\(^{27}\) Available at: [http://www.climateactionreserve.org/how/protocols/grassland/](http://www.climateactionreserve.org/how/protocols/grassland/).
have entered their permanence period, whilst other parts of the project are still within their
crediting period.

The verifier shall use professional judgment to confirm with reasonable assurance that the
quantification of project emissions from grazing is conservative, that effective monitoring of
grazing has been maintained in accordance with this administrative overgrazing mechanism,
and that no overgrazing has been detected using this administrative mechanism.

Examples of documentation that may suffice to demonstrate the quantitative grazing monitoring
requirements may include (this list is not comprehensive nor is it intended to define sufficiency
of documentation):

- Grazing logs (kept daily, weekly, or monthly) that specify the animal categories,
populations, and grazing locations
- Animal purchase and sale records, assuming all animals are grazed on the project area
- Grazing management plan, assuming maximum allowable grazing activity

In addition, the Reserve may conduct additional review to confirm that a reversal has not
occurred due to overgrazing.

The project developer must obtain Reserve approval for the particular administrative means
they will use to ensure project land is not overgrazed. Such approval (and approval for any
subsequent changes to the mechanism) must be obtained prior to registration of any reporting
period during which grazing was employed. The mechanism in question should include
requirements for monitoring and enforcement, as well as identify the entity or entities that are
responsible for such enforcement. The entity empowered to enforce this mechanism must be an
entity (or entities) other than the Reserve, and can be a third-party to the offset project (e.g., an
easement holder, a landlord etc.). Project developers shall include in their monitoring plan full
details of the administrative mechanism they are employing to safeguard against over-grazing.

In terms of qualitative reporting, project developers shall include in their monitoring report a
description of grazing activity for the reporting period. Written confirmation from the entity or
entities providing oversight with respect to this administrative mechanism should be provided to
the verifier that no overgrazing has occurred during the verification period. The verifier shall use
professional judgment to confirm with reasonable assurance that the quantification of project
emissions from grazing is conservative, that effective monitoring of grazing has been
maintained in accordance with this administrative overgrazing mechanism, and that no
overgrazing has been detected using this administrative mechanism.

7.6.2 Use of Remote Methods for Detecting Reversals

The project developer may elect to continue monitoring the project area according to the
approaches undertaken during the crediting period (according to the scope outlined in Section
7.6.1) using the relevant monitoring guidance of Section 6. However, it is anticipated that
remote monitoring will be employed during the permanence period as a matter of standard
practice, regardless of how much it was used during the crediting period. This protocol allows
for remote monitoring of permanence so long as the project developer can demonstrate that the
methods used are capable of detecting the events and changes described in Section 7.6.1 with
reasonable certainty.
7.6.3 Verification During the Permanence Period

If some portion of the project is still actively reporting under its crediting period, then any portion of the project which has entered the permanence period and is subject to the monitoring described in Sections 7.6.1 and 7.6.2 shall continue reporting on the same timeframe as the overall project. In this case, the project’s monitoring plan shall contain information regarding fields which have entered their permanence period and the monitoring which has been conducted during the relevant reporting period.

If the entire project has entered the permanence period, unless the project developer has received approval from the Reserve for an alternative mechanism for ensuring permanence, which shall take precedent over this paragraph, monitoring reports must be verified at least every five years during the permanence period. Such verification shall consist only of a desk review of the monitoring report and the evidence collected to support its conclusions. Verifiers may conduct a risk-based sampling of fields for deep scrutiny according to the guidance in Section 8.
8 Verification Guidance

This section provides verification bodies with guidance on verifying GHG emission reductions associated with the project activity. This verification guidance supplements the Reserve’s Verification Program Manual and describes verification activities specifically related to soil enrichment projects.

Verification bodies trained to verify soil enrichment projects must be familiar with the following documents:

- Reserve Offset Program Manual
- Climate Action Reserve Verification Program Manual
- Climate Action Reserve Soil Enrichment Protocol (this document)
- Any applicable policy memos and errata and clarifications

The Reserve Offset Program Manual, Verification Program Manual, and project protocols are designed to be compatible with each other and are available on the Reserve’s website at http://www.climateactionreserve.org.

Only ISO-accredited verification bodies trained by the Reserve for this project type are eligible to verify soil enrichment projects. Verification bodies approved under other project protocol types are not permitted to verify soil enrichment projects. Information about verification body accreditation and Reserve project verification training can be found on the Reserve website at http://www.climateactionreserve.org/how/verification/.

8.1 Standard of Verification

The Reserve’s standard of verification for soil enrichment projects is the Soil Enrichment Protocol (this document), the Reserve Offset Program Manual, and the Verification Program Manual. To verify a soil enrichment project report, verification bodies apply the guidance in the Verification Program Manual and this section of the protocol to the standards described in Sections 2 through 7 of this protocol. Sections 2 through 7 provide eligibility rules, methods to calculate emission reductions, performance monitoring instructions and requirements, and procedures for reporting project information to the Reserve.

8.2 Monitoring Plan

The Monitoring Plan serves as the basis for verification bodies to confirm that the monitoring and reporting requirements in Section 6 and Section 7 have been met, and that consistent, rigorous monitoring and record keeping is ongoing at the project site. Verification bodies shall confirm that the Monitoring Plan covers all aspects of monitoring and reporting contained in this protocol and specifies how data for all relevant parameters in Table 6.4 are collected and recorded.

8.3 Core Verification Activities

The Soil Enrichment Protocol provides explicit requirements and guidance for quantifying the GHG reductions associated with the soil enrichment project. The Verification Program Manual describes the core verification activities that shall be performed by verification bodies for all project verifications. They are summarized below in the context of a soil enrichment project, but verification bodies must also follow the general guidance in the Verification Program Manual.
Verification is a risk assessment and data sampling effort designed to ensure that the risk of reporting error is assessed and addressed through appropriate sampling, testing, and review. The three core verification activities are:

1. Identifying emission sources, sinks, and reservoirs (SSRs)
2. Reviewing GHG management systems and estimation methodologies
3. Verifying emission reduction estimates

**Identifying emission sources, sinks, and reservoirs**

The verification body reviews for completeness of the sources, sinks, and reservoirs identified for a project, based on the guidance in Section 4.

**Reviewing GHG management systems and estimation methodologies**

The verification body reviews and assesses the appropriateness of the methodologies and management systems that the soil enrichment project operator uses to gather data and calculate baseline and project emissions.

**Verifying emission reduction estimates**

The verification body further investigates areas that have the greatest potential for material misstatements and then confirms whether or not material misstatements have occurred. This involves site visits to the project field (or fields if the project includes multiple fields) to ensure the systems on the ground correspond to and are consistent with data provided to the verification body. In addition, the verification body recalculates a representative sample of the performance or emissions data for comparison with data reported by the project developer in order to double-check the calculations of GHG emission reductions.

### 8.3.1 Verifying Proper Use of Models

Guidance for the verification of the proper use of models is contained in *Model Calibration, Validation, and Verification Guidance for Soil Enrichment Projects*. Each verification team must demonstrate, to the Reserve’s satisfaction, that they include a team member in each given reporting period that is sufficiently knowledgeable regarding the use of the particular model used to quantify emission reductions in that reporting period (if any). Verifiers will be required to confirm the requirements of *Model Calibration, Validation, and Verification Guidance for Soil Enrichment Projects* are met. Verifiers are not expected to review and confirm the successful validation of the model, as this step already requires independent review and assessment, separate from the project verification. Rather, the verifier must assess and confirm whether the validation report referenced for the use of models during the reporting period is, in fact, appropriate to the project domain. This includes assessing appropriate coverage of the crop types, practices, and climate zones, for example.

If the project employs the use of a third-party expert to undertake validation, parameterization, calibration, and/or running a biogeochemical model in a given reporting period, then there will be no need for the verification team to include an expert in the use of such model or to independently verify such activities have been done appropriately, provided the verification team: that the party in question has the requisite expertise, that all requisite steps as set out in

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28 Available for download at: https://www.climateactionreserve.org/protocols/soil-enrichment. Ensure that you are referring to the most current version of this guidance document for the relevant version of the SEP.
Model Calibration, Validation, and Verification Guidance for Soil Enrichment Projects have been followed, and provided the expert provides the verification team with a sensitivity analysis regarding the requisite data inputs for the given model.

In other words, the verifier is simply required to confirm approval from the Reserve, confirm the qualification of the third-party, and confirm the requisite validation steps have been followed, but the verifier does not independently need to run the model themselves to confirm results appear reasonable. The verification team will still be required to confirm the reasonableness of all data input into the given biogeochemical model, following the requirements for baseline modeling in Section 3.4.1.3, and following expert guidance on the sensitivity of the given model to the requisite data inputs.

8.3.2 Verification of Soil Samples

Verifiers must confirm that the requirements detailed in Section 6.5 are carried out appropriately. The Project Owner must demonstrate that the sampling requirements were followed (including separation of samples into depth portions, if applicable, as specified in Section 6.5.1), and must provide digital records of the sample locations (e.g., GPS logs, geotagged photos etc.).

Whether and to what degree a verifier employs resampling on any given field will be left to the discretion of the verifier, based on their professional judgement. When resampling is conducted as part of the verification, the verifier may either conduct the sampling themselves, or use a sampling technician, provided any such sampling technician is appropriately qualified and is not affiliated with the Project Owner. Instead of re-sampling a plot that was previously sampled by the project, the verifier may, in their professional discretion, look at the soil profile of several random plots and profiles from non-plot areas, to determine if there are differences in A horizon thickness, or other evidence of added materials.

Similarly, the lab analysis procedures must be demonstrated to have been followed. During site visits, verifiers may request a demonstration of the soil sample collection procedure.

8.4 Verification of Projects

Guidelines for verification sampling and verification schedules are the same for individual projects (single Field Manager with multiple fields) and aggregated projects (multiple Field Managers and/or multiple fields). This approach allows a consistent application of verification requirements at the project level, regardless of size or number of fields in the project, or whether the projects are combined into an aggregate or not.

There are three levels of verification which a project goes through each reporting period. Every reporting period the GHG assertions made for the entire project will be subject to verification, with assessment of the process by which quantification is conducted at the sample unit and subsequently aggregated to the project level. Every reporting period a subset of Field Managers in a given project (a minimum of ½ of the square root of all Field Managers in the project) will be subjected to a site visit verification. Every reporting period a subset of Field Managers (a minimum of ½ of the square root of all Field Managers in the project, not being those Field Managers selected for a site visit verification for that given reporting period) will be chosen for a desktop verification. Note that for all projects a minimum of 2.5% of all Field Managers in the project will be subjected to a verification in every reporting period.
The verifier shall consider which Field Managers have not been selected in the past for either a site visit or desktop verification, meaning those Field Managers who have not yet been selected shall have a higher probability of selection with each subsequent verification event, but all Field Managers will have a nonzero probability of selection during any given round of verification services. In all cases, the verification schedule shall be established by the verification body using a combination of risk-based and random sampling, according to the verification schedule and sampling methodologies outlined in Section 8.4.1. These sampling methodologies establish a minimum, and possible range, of site visit frequencies, as well as guidance on circumstances in which the verification body is encouraged to add fields beyond the minimum number of fields required for site visit and/or desktop verification. The verifier may use professional judgment to determine the number of additional fields and method for selecting fields if a risk-based review indicates a high probability of non-compliance. The verification minimum sampling requirements are mandatory regardless of the mix of entry dates represented by the group of fields in the project (and by the group of growers in the grouped project).

The initial site visit verification schedule for a given year shall be established after the completion of the NOV/COI process. The schedule should be established as soon as possible after the commencement of verification activities, at a minimum, so as to include both risk-based and random sampling for the selection of site visited fields. This is meant to allow for the project developer and verification body to work together to develop a cost effective and efficient site visit schedule. Specifically, once the sample fields designated for a site visit have been determined, the verification body shall document all fields selected for planned site visit verification and provide a list of fields receiving a visit to the project developer and the Reserve. The project developer shall be responsible for all site visit planning. Following this notification, the project developer shall supply the verification body with all the required documentation to demonstrate field-level conformance to the protocol. When a verification body determines that additional sampling is necessary due to suspected non-compliance, however, a similar level of advance notice may not be possible.

Though significant advance notice of a field’s selection for a site visit is required, project developers shall not be given advance notice of which fields’ data will be subject to desktop verification in a given year. A field shall be prepared for desktop verification during every verification period, so long as the field’s Monitoring Plan is implemented and up to date, the Field Report submitted to the project developer, and all recordkeeping requirements of this protocol are followed.

Regardless of the size of a project, if the project contains any fields that did not pass site visit verification the year before and wish to re-enter the project, those fields must have a full verification with site visit for the subsequent reporting period. These fields must be site visited in addition to the verification sampling methodology and requirements outlined below in Section 8.4.1. In all cases, when determining the sample size for site visits and desktop verifications, the verification body shall round up to the nearest whole number. The documentation requirements for performing a site visit verification and desktop verification are the same. A desktop verification is equivalent to a full verification, without the requirement to visit the site. A verification body has the discretion to visit any site in any verification period if the verification body determines that the risks for that field warrant a site visit.

29 If the Reserve has indicated staff will be performing oversight on the verification activities, this list must be provided as soon as it is available. If Reserve staff are not performing oversight on the verification activities, this list must be provided with the submittal of the verification report.
8.4.1 Verification Site Visit Requirements

This protocol requires verifiers use a combination of risk-based and random sampling to select fields for site visits. The sampling methodology for projects shall take place in three steps:

1. Site visit verifications selected via field-level risk assessment: Verifiers shall select fields for site visits first through a risk-based approach. The verifiers’ risk evaluation may presume higher risk exists on larger fields or fields that contribute more to the emission reductions, fields that implement a novel practice change, fields that have recently implemented a new practice change from prior reporting periods, or have exhibited challenges during past verifications, etc. Fields representing a minimum of one-half the square root of the total number of fields in the project must be visited. If selection of higher risk fields does not meet this threshold, verifiers proceed to step 2 to select additional fields via random sampling.

2. Additional site visit verifications selected via random sampling: Once the verifier has selected fields for site visits through the risk-based approach, additional fields shall be selected at random. The verification body shall randomly select additional fields until the number of site visits meets a minimum threshold of fields representing at least one half the square root of the total number of fields in the project (or a higher number chosen by the verifier, if appropriate, based on higher project-level risk – see further description below).

3. Desktop verifications selected via random sampling: Verification bodies shall randomly select a sample of fields to undergo a desktop verification equal to the square root of the total number of fields in the project (rounded up to the next whole number). Fields selected for site visit verifications based on steps 1 and 2 shall not be eligible for selection for desktop verification during that year.

The verification body shall be allowed to increase the number of site visits performed above the minimums described above based on levels of perceived project-level risk identified during verification. Specific risks identified during the verification could include fields generating large proportions of the emission reductions of the project, lack of historical records, and/or demonstrated poor communication of project activities and implementation between Field Managers and project developers. If the verifiers and project developer disagree on the number of fields to be visited, they should contact the Reserve. Each verification report must contain a description of the sampling methodology, number of fields visited, and justification for higher levels of sampling (e.g., due to higher levels of risk).

Once fields have been selected for site visits, verifiers may seek Reserve approval to forgo an actual site visit, if sufficient proxy data exists such that a verifier considers it unnecessary for a member of the verification team to physically visit the relevant field themselves. Examples of proxy data that may satisfy a verifier in this regard include where the project developer has engaged an independent third-party with agronomic expertise (such as local NRCS staff and/or local University extension service staff) to instead undertake a site visit. A verifier might have a third-party complete a signed statement attesting that the things a verifier considered highest risk and for which a site visit would be most useful, have been confirmed by that third-party. A verifier may propose to undertake a remote site visit, whereby a party walks the ground and provides live video feed to the verifier. In assessing a request for a remote site visit, the Reserve will take into consideration guidance prepared by the ANSI National Accreditation Board (ANAB) on the use of remote site visit verifications, as well as any guidance forthcoming on the use of remote site visit verifications prepared by any other offset registry or program, and any guidance the Reserve itself develops for such activities.
All parties should be on notice that Reserve approval will be needed for each field for which the verifier proposes to not physically visit the field themselves, and that granting of such approval is by no means guaranteed, and does not serve as precedent for future reporting periods. Verifiers should seek Reserve approval as early as possible in order to determine if such approval is likely in any given circumstances.

8.5 Soil Enrichment Verification Items

The following tables provide lists of items that a verification body needs to address while verifying a soil enrichment project. The tables include references to the section in the protocol where requirements are further specified. The tables also identify items for which a verification body is expected to apply professional judgment during the verification process. Verification bodies are expected to use their professional judgment to confirm that protocol requirements have been met in instances where the protocol does not provide (sufficiently) prescriptive guidance. For more information on the Reserve’s verification process and professional judgment, please see the Verification Program Manual.

Note: These tables shall not be viewed as a comprehensive list or plan for verification activities, but rather guidance on areas specific to soil enrichment projects that must be addressed during verification.

8.5.1 Project Eligibility and CRT Issuance

Table 8.1 lists the criteria for reasonable assurance with respect to eligibility and CRT issuance for soil enrichment projects. These requirements determine if a project is eligible to register with the Reserve and/or have CRTs issued for the reporting period. If any requirement is not met, either the project may be determined ineligible or the GHG reductions from the reporting period (or subset of the reporting period) may be ineligible for issuance of CRTs, as specified in Sections 2, 3, and 6.

Table 8.1. Eligibility Verification Items

<table>
<thead>
<tr>
<th>Protocol Section</th>
<th>Eligibility Qualification Item</th>
<th>Apply Professional Judgment?</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.2</td>
<td>Verify that the project meets the definition of a soil enrichment project a. Evidence provided indicating project was cropland or grassland at the project start date; b. Project does not involve a decrease in woody perennials within the project area; c. Field boundaries are clearly delineated and identify discrete and continuous areas (fields) in which the same crop (or crop mix) is grown during the reporting period;</td>
<td>Yes</td>
</tr>
<tr>
<td>2.2.2</td>
<td>Verify fields adhere to the various requirements set out in Section 2.2.2</td>
<td>No</td>
</tr>
<tr>
<td>2.2.3.1</td>
<td>Verify all fields participating in an aggregated project have been added appropriately to the project. All fields in projects receiving transferred fields must satisfy all eligibility requirements of the newest protocol version in use amongst all fields prior to transfer.</td>
<td>No</td>
</tr>
<tr>
<td>2.2.3.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.3</td>
<td>Verify ownership of the reductions by reviewing Attestation of Title, and where relevant, contracts between growers and Project Owner</td>
<td>No</td>
</tr>
<tr>
<td>2.4</td>
<td>Description provided outlining how project does not undermine progress on other environmental issues (e.g., air and water quality, endangered species and natural resource protection, environmental justice)</td>
<td>No</td>
</tr>
</tbody>
</table>
### Eligibility Qualification Item Table

<table>
<thead>
<tr>
<th>Protocol Section</th>
<th>Eligibility Qualification Item</th>
<th>Apply Professional Judgment?</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.2</td>
<td>Verify accuracy of project and field start dates based on operational records</td>
<td>Yes</td>
</tr>
<tr>
<td>3.2</td>
<td>Verify that the project has documented and implemented a Monitoring Plan</td>
<td>No</td>
</tr>
<tr>
<td>3.3</td>
<td>Verify each field seeking credits in a given reporting period is within its 10-year crediting period. Verify the project has approval from the Reserve for any renewed 10-year crediting periods.</td>
<td>No</td>
</tr>
<tr>
<td>3.4.1</td>
<td>Verify that the project meets the performance standard test. Description of practice change being implemented on each participating field provided in Monitoring Plan, with indication that GHG impacts of each practice change can be modeled.</td>
<td>Yes</td>
</tr>
<tr>
<td>3.4.1.5</td>
<td>Verify description of baseline data sources and how such data were converted into model inputs is provided. Verify qualitative data were determined in consultation with Field Manager of relevant field(s), who has provided a signed attestation confirming such data is correct. Verify quantitative data used are consistent with hierarchy of priority.</td>
<td>No</td>
</tr>
<tr>
<td>3.4.2</td>
<td>Confirm no laws are in force that mandate the project activities. Confirm the Attestation of Voluntary Implementation has been appropriately executed.</td>
<td>No</td>
</tr>
<tr>
<td>3.4.2</td>
<td>Verify that the project Monitoring Plan contains a mechanism for ascertaining and demonstrating that the project passes the legal requirement test at all times</td>
<td>No</td>
</tr>
<tr>
<td>3.4.3</td>
<td>Verify the project is not simultaneously receiving credits or payments for the same project activities, in contravention of requirements of Section 3.4.3.</td>
<td>No</td>
</tr>
<tr>
<td>3.5</td>
<td>Verify which option the project has chosen to use to meet the permanence requirements, and verify any evidence as applicable (optional application of TYA has been calculated appropriately, permanence period is identified in the PIA, PIA is appropriately executed, or use of alternative mechanisms has been approved by the Reserve).</td>
<td>No</td>
</tr>
<tr>
<td>3.6</td>
<td>Verify that the project activities comply with applicable laws by reviewing any instances of non-compliance provided by the project developer, by undertaking independent investigations to confirm if any violations exist, and by performing a risk-based assessment to confirm the statements made by the project developer in the Attestation of Regulatory Compliance form</td>
<td>Yes</td>
</tr>
<tr>
<td>6</td>
<td>Verify that monitoring meets the requirements of the protocol. If it does not, verify that a variance has been approved for monitoring variations</td>
<td>No</td>
</tr>
<tr>
<td>6.1</td>
<td>Verify that the selection of baseline data source followed the prescribed hierarchy, that the data inputs appear reasonable, and that any requisite Reserve approval has been obtained.</td>
<td>Yes</td>
</tr>
</tbody>
</table>

### 8.5.2 Quantification

Table 8.2 lists the items that verification bodies shall include in their risk assessment and recalculation of the project’s GHG emission reductions. These quantification items inform any determination as to whether there are material and/or immaterial misstatements in the project’s GHG emission reduction calculations. If there are material misstatements, the calculations must be revised before CRTs are issued.
### Table 8.2. Quantification Verification Items

<table>
<thead>
<tr>
<th>Protocol Section</th>
<th>Quantification Item</th>
<th>Apply Professional Judgment?</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Verify that all SSRs in the GHG Assessment Boundary are accounted for</td>
<td>No</td>
</tr>
<tr>
<td>3.4.1.3 5.1</td>
<td>Verify that the baseline emissions are properly aggregated</td>
<td>No</td>
</tr>
<tr>
<td>5 6.5</td>
<td>Verify that quantification approach for each GHG and GHG source is identified (see Table 5.2) and is applied consistently across baseline and project scenarios. Verify quantification is based on updates to SOC measurements that occur at a frequency of no less than every five years.</td>
<td>Yes</td>
</tr>
<tr>
<td>5</td>
<td>Verify that the project emissions were calculated according to the protocol with the appropriate data</td>
<td>Yes</td>
</tr>
<tr>
<td>5</td>
<td>Verify that the project developer correctly monitored, quantified, and aggregated fossil fuel use</td>
<td>Yes</td>
</tr>
<tr>
<td>5</td>
<td>If default emission factors are not used, verify that project-specific emission factors are based on official source-tested emissions data or are from an accredited source test service provider or Reserve approval has been granted for their use</td>
<td>No</td>
</tr>
<tr>
<td>5.2</td>
<td>Verify that the uncertainty deduction is calculated correctly per Equation 5.1 and Appendix D.</td>
<td>No</td>
</tr>
<tr>
<td>5.3</td>
<td>Verify the correct version of Equation 5.2 is used to calculate reversible emissions reductions, based on permanence mechanism employed by the Project Owner.</td>
<td>No</td>
</tr>
<tr>
<td>5.3</td>
<td>Verify Equation 5.3 is correctly applied, using measurement and/or modeling results for SOC and for the current reporting period, as well as the current uncertainty deduction.</td>
<td>No</td>
</tr>
<tr>
<td>5.3.1</td>
<td>Verify buffer pool contribution is calculated correctly, using the proper value for (\text{Risk}_{\text{rev,rp}}), which is substantiated, as needed, with a demonstration that: - &lt;50% of the project's acreage is in a single LRR - The Project Owner meets the requirements for reducing the risk of financial failure to 0.</td>
<td>No</td>
</tr>
<tr>
<td>5.3.2</td>
<td>Verify that if net loss of SOC for the reporting period has been reported (negative result from Equation 5.3), the reversal amount has been calculated correctly using Equation 5.5.</td>
<td>No</td>
</tr>
<tr>
<td>5.3.2.1</td>
<td>Verify that if a reversal has occurred, the Project Owner has followed the notification procedures outlined in Section 5.3.2.1 or Section 5.3.2.2.</td>
<td>No</td>
</tr>
<tr>
<td>5.4.1</td>
<td>Verify that AGD calculated correctly following guidance in Box 5.3</td>
<td>No</td>
</tr>
<tr>
<td>5.4.1</td>
<td>Verify that correct version of Equation 5.11 and 5.13 are used, depending on whether models or default equations are used. Ensure appropriate EFs are used (from Soil Enrichment Project Parameters file) or model results are input correctly.</td>
<td>No</td>
</tr>
<tr>
<td>5.4.3</td>
<td>Verify whether fossil fuel usage is likely to have increased more than 5% due to project, and whether any means for estimating fossil fuel usage is reasonable, conservative, and applied appropriately.</td>
<td>Yes</td>
</tr>
<tr>
<td>5.5.1</td>
<td>Verify leakage with respect to livestock has been assessed and, where relevant, appropriately accounted for.</td>
<td>No</td>
</tr>
<tr>
<td>5.5.2</td>
<td>Verify APH assessment done appropriately and, where relevant, crop leakage accounted for appropriately.</td>
<td>No</td>
</tr>
<tr>
<td>6.5</td>
<td>Verify that stratification and sampling requirements as set out in Section 6.5 were appropriately followed – see Section 8.5.4 for more information on verification of direct measurements. Confirm persons undertaking soil sampling have sufficient knowledge to do so.</td>
<td>Yes</td>
</tr>
</tbody>
</table>
### Soil Enrichment Protocol

#### Version 1.0 for Public Comment, August 2020

<table>
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<tbody>
<tr>
<td>6.6</td>
<td>Verify that the given biogeochemical model used to model baseline emissions, and optionally reporting period emissions, meets the requirements of this protocol</td>
<td>No</td>
</tr>
<tr>
<td>6.6</td>
<td>Verify that the given biogeochemical model used to model baseline emissions, and optionally reporting period emissions, has been properly validated</td>
<td>Yes</td>
</tr>
<tr>
<td>6.1, 6.6</td>
<td>Verify that all biogeochemical model inputs are reasonable, taking into account the baseline evidence hierarchy in Section 6.1, and guidance provided by an expert in the use of the given biogeochemical model</td>
<td>Yes</td>
</tr>
</tbody>
</table>

#### 8.5.3 Monitoring and Reporting

Verification bodies will review the following items in Table 8.3 to guide and prioritize their assessment of data used in determining eligibility and quantifying GHG emission reductions.

**Table 8.3. Monitoring and Reporting Verification Items**

<table>
<thead>
<tr>
<th>Protocol Section</th>
<th>Monitoring and Reporting Item</th>
<th>Apply Professional Judgment?</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Verify that the project Monitoring Plan is sufficiently rigorous to support the requirements of the protocol and proper operation of the project</td>
<td>Yes</td>
</tr>
<tr>
<td>6</td>
<td>Verify that appropriate monitoring equipment is in place to meet the requirements of the protocol</td>
<td>No</td>
</tr>
<tr>
<td>6</td>
<td>Verify that the individual or team responsible for managing and reporting project activities are qualified to perform this function</td>
<td>Yes</td>
</tr>
<tr>
<td>6</td>
<td>Verify that all contractors are qualified for managing and reporting greenhouse gas emissions if relied upon by the project developer. Verify that there is internal oversight to assure the quality of the contractor’s work</td>
<td>Yes</td>
</tr>
<tr>
<td>6.3</td>
<td>Verify monitoring is sufficient to demonstrate type/number of animals grazing on project. Ensure monitoring sufficient to demonstrate appropriate administrative mechanism to guard against overgrazing.</td>
<td>No</td>
</tr>
<tr>
<td>6.6</td>
<td>Verify that soil sampling has been performed at least every five years.</td>
<td>No</td>
</tr>
<tr>
<td>6.5.1</td>
<td>Verify that soil sampling and lab analysis meets min protocol requirements, as set out in Table 6.1. Confirm persons undertaking soil sampling have sufficient knowledge to do so.</td>
<td>Yes</td>
</tr>
<tr>
<td>6.5.2</td>
<td>Verify soil sampling and lab analysis meets min protocol requirements, as set out in Table 6.1. Confirm lab undertaking analysis has demonstrated proficiency through NAPTP program.</td>
<td>No</td>
</tr>
<tr>
<td>6.7</td>
<td>Verify model meets minimum requirements. Review sensitivity analysis on model inputs from model experts. Confirm model inputs are reasonable. Confirm Model Calibration, Validation, and Verification Guidance has been met. Confirm use of third-party modelling expert has been approved by Reserve (where relevant), and that the qualifications for the expert presented to the Reserve are reasonable.</td>
<td>Yes</td>
</tr>
<tr>
<td>6.7</td>
<td>Verify parameters used in quantification meet requirements set out in Table 6.3.</td>
<td>No</td>
</tr>
<tr>
<td>7.2</td>
<td>Verify the project reporting period aligns with the cultivation cycle(s).</td>
<td>No</td>
</tr>
<tr>
<td>7.5</td>
<td>Verify that all required records have been retained by the project developer</td>
<td>No</td>
</tr>
</tbody>
</table>
8.5.4 Completing Verification

The Verification Program Manual provides detailed information and instructions for verification bodies to finalize the verification process. It describes completing a Verification Report, preparing a Verification Statement, submitting the necessary documents to the Reserve, and notifying the Reserve of the project’s verified status.
9 Glossary of Terms

Accredited verifier  A verification firm, or employee thereof, approved by the Climate Action Reserve to provide verification services for project developers.

Additionality  Project activities that are above and beyond “business as usual” operation, exceed the baseline characterization, and are not mandated by regulation.

Anthropogenic emissions  GHG emissions resultant from human activity that are considered to be an unnatural component of the Carbon Cycle (i.e., fossil fuel destruction, deforestation, etc.).

Biogenic CO₂ emissions  CO₂ emissions resulting from the destruction and/or aerobic decomposition of organic matter. Biogenic emissions are considered to be a natural part of the Carbon Cycle, as opposed to anthropogenic emissions.

Carbon dioxide (CO₂)  The most common of the six primary greenhouse gases, consisting of a single carbon atom and two oxygen atoms.

CO₂ equivalent (CO₂e)  The quantity of a given GHG multiplied by its total global warming potential. This is the standard unit for comparing the degree of warming which can be caused by different GHGs.

Cropland  Arable and tillage land and agro-forestry systems where vegetation falls below the threshold used for the forest land category (>10% canopy cover).

Direct emissions  GHG emissions from sources that are owned or controlled by the reporting entity.

Emission factor (EF)  A unique value for determining an amount of a GHG emitted for a given quantity of activity data (e.g., metric tons of carbon dioxide emitted per barrel of fossil fuel burned).

Field Manager  The entity with operational control of agricultural management decisions for a given field(s) in the project area during the relevant reporting period.

Fossil fuel  A fuel, such as coal, oil, and natural gas, produced by the decomposition of ancient (fossilized) plants and animals.

Grassland  Areas dominated by grasses with <10% tree canopy cover, including savannas (i.e., grasslands with scattered trees). Grasslands also include managed rangeland and pastureland that is not considered cropland where the primary land use is grazing, and which may also include grass-dominated systems managed for conservation or recreational purposes.

Greenhouse gas (GHG)  Carbon dioxide (CO₂), methane (CH₄), nitrous oxide (N₂O), sulfur hexafluoride (SF₆), hydrofluorocarbons (HFCs), or perfluorocarbons (PFCs).

GHG reservoir  A physical unit or component of the biosphere, geosphere, or hydrosphere with the capability to store or accumulate a GHG that has been removed from the atmosphere by a GHG sink or a GHG captured from a GHG source.

GHG sink  A physical unit or process that removes GHG from the atmosphere.

GHG source  A physical unit or process that releases GHG into the atmosphere.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Global Warming Potential (GWP)</td>
<td>The ratio of radiative forcing (degree of warming to the atmosphere) that would result from the emission of one unit of a given GHG compared to one unit of CO₂.</td>
</tr>
<tr>
<td>Indirect emissions</td>
<td>Reductions in GHG emissions that occur at a location other than where the reduction activity is implemented, and/or at sources not owned or controlled by project participants.</td>
</tr>
<tr>
<td>Metric ton (t, tonne)</td>
<td>A common international measurement for the quantity of GHG emissions, equivalent to about 2204.6 pounds or 1.1 short tons.</td>
</tr>
<tr>
<td>Methane (CH₄)</td>
<td>A potent GHG, consisting of a single carbon atom and four hydrogen atoms.</td>
</tr>
<tr>
<td>MMBtu</td>
<td>One million British thermal units.</td>
</tr>
<tr>
<td>Mobile combustion</td>
<td>Emissions from the transportation of employees, materials, products, and waste resulting from the combustion of fuels in company owned or controlled mobile combustion sources (e.g., cars, trucks, tractors, dozers, etc.).</td>
</tr>
<tr>
<td>N-fixing species</td>
<td>Any plant species that associates with nitrogen-fixing microbes found within nodules formed on the roots, including but not limited to soybeans, alfalfa, and peas.</td>
</tr>
<tr>
<td>Organic nitrogen fertilizer</td>
<td>Any organic material containing N, including but not limited to animal manure, compost and biosolids. Fertilizers are considered organic if derived from plant and animal parts or residues.</td>
</tr>
<tr>
<td>Professional agronomist</td>
<td>Any individual with specialized knowledge, skill, education, experience, or training in crop and/or soil science.</td>
</tr>
<tr>
<td>Project baseline</td>
<td>A “business as usual” GHG emission assessment against which GHG emission reductions from a specific GHG reduction activity are measured.</td>
</tr>
<tr>
<td>Project developer</td>
<td>An entity that undertakes a GHG project, as identified in Section 2.2 of this protocol.</td>
</tr>
<tr>
<td>Sample point</td>
<td>Sample location of undefined area.</td>
</tr>
<tr>
<td>Sample unit</td>
<td>Defined area that is selected for measurement and monitoring, such as a field.</td>
</tr>
<tr>
<td>Synthetic nitrogen fertilizer</td>
<td>Any synthetic fertilizer (solid, liquid, gaseous) containing nitrogen (N). This may be a single nutrient fertilizer product (only including N), or any other synthetic fertilizer containing N, such as multi–nutrient fertilizers (e.g., N–P–K fertilizers) and ‘enhanced–efficiency’ N fertilizers (e.g., slow release, controlled release and stabilized N fertilizers). Fertilizers are considered synthetic if derived from inorganic compounds, which are in turn usually derived from by-products of the petroleum industry.</td>
</tr>
<tr>
<td>Verification</td>
<td>The process used to ensure that a given participant’s GHG emissions or emission reductions have met the minimum quality standard and complied with the Reserve’s procedures and protocols for calculating and reporting GHG emissions and emission reductions.</td>
</tr>
<tr>
<td>Verification body</td>
<td>A Reserve-approved firm that is able to render a verification opinion and provide verification services for operators subject to reporting under this protocol.</td>
</tr>
<tr>
<td>Woody perennials</td>
<td>Trees and shrubs having a lifecycle lasting more than two years, not including cultivated annual species with lignified tissues, such as cotton or hemp.</td>
</tr>
</tbody>
</table>
10 References


Appendix A  Development of the Performance Standard

This protocol uses a two-stage *common practice* additionality assessment. The first stage involves the application of a *negative list* of specific activities, in specific parts of the country, which are deemed to be non-additional by default. The second stage allows projects to use project-specific measures to demonstrate any parts of a project identified as being non-additional by default according to the *negative list* to be deemed additional. This *negative list* was developed using uptake rates of the given practices, in counties around the U.S. An extensive analysis of barriers to adoption of the various eligible practices, as well as other factors, was used to inform development of uptake rate thresholds and also to inform development of the second stage project-specific measures to demonstrate additionality, for any parts of a project identified as being on the *negative list*.

This Appendix first sets out a barriers analysis, and then sets out the analysis undertaken in development of the two stage common practice assessment. This Appendix is set out as follows:

- Introduction to Development of the Barriers Analysis Component of the Performance Standard
  - Non-Financial Barriers to Adoption of Soil Enrichment Practices
  - Farmer Decision Making Under High Uncertainty and High Risk
  - Trends in Adoption of Soil Enrichment Practices
  - Discrete Change and Practice Adoption Over Time
- Development of the Common Practice Assessment

A.1 Introduction to Development of the Barriers Analysis Component of the Performance Standard

Given the incredible diversity of practice change scenarios, the myriad variables involved in both farmer decision-making and the estimation of GHG impacts of management practice changes, and a lack of comprehensive data on uptake of such practices, it would be impossible to develop a comprehensive *positive list* of individual, quantitative performance thresholds based on specific practices. The goal of this protocol – to incentivize multiple practice adoption over time – means that such complex approaches to additionality would be unworkable. Moreover, farmers will not participate in the program with such rigid and complex requirements for entry. Thus, a simplified approach has been adopted, supported by the rationale in this appendix.

The thesis for this approach is summarized as follows:

- Farmers are risk-averse;
- Farmers are motivated by multiple factors, attempting to maximize utility in multiple ways, rather than simply focusing on long-term profit maximization;
- While some practices have seen some measure of adoption in some regions and cropping systems, the overall experience is mixed, without a clear trend towards increasing adoption of soil enrichment practices;
- This protocol goes beyond business-as-usual by ensuring growers receive incentives (carbon credits) only when they adopt practice change, demonstrate measurable GHG impacts of such practice change, and ensure that increases in soil carbon provide atmospheric benefits equivalent to storage maintained for 100 years.
Multiple parties within society are faced by similar broad pressures as those faced by farmers, and multiple parties similarly are thus motivated to pursue utility maximization in a sense broader than a mere focus on economic outcomes. However, individual motivations are rarely directly entwined with the decisions of a commercial enterprise as they are in farming. We contend that for this thesis to effectively demonstrate additionality, it is not necessary to demonstrate that farmers (as individuals) face greater pressures for a broader approach to utility maximization than those faced by other parts of society. It is enough to demonstrate that farmers do face broad and diverse barriers to the adoption of soil enrichment practices, that their personal barriers equate to commercial barriers, and that the mechanisms employed in this protocol present novel means to address such barriers. Incidentally, we will argue in this appendix that farmers do in fact face such pressures to a greater extent than do other parts of society, given the deep interrelationship of their personal and commercial interests.

A.1.1 Non-Financial Barriers to Adoption of Soil Enrichment Practices

The body of literature on the impact of soil enrichment practices on soil carbon stocks and overall emissions from agricultural operations is growing (Teague, et al., 2016), (Gravuer, Gennet, & Throop, 2019), (IPCC, 2019); however, information needed to project the financial outcome of implementing any one agricultural practice in a given region is lacking due to the emerging nature of soil enrichment practices. Since the 1990s, research on and implementation of soil enrichment practices has expanded. However, for the current generation of farmers, soil enrichment practices were not a part of university agricultural science curricula and are not widely practiced today. This educational gap results in systemic barriers to soil enrichment practices, as this sort of training drives decisions by not only farmers, but also the agronomists who advise them, seed, chemical, and equipment vendors, regulators, and farm lenders. Farmers may not be able to obtain financing if their banker disagrees with their management decisions. They may not even have the chance to make those decisions if those who advise them are not educated in these areas.

While costs and revenues associated with implementing one soil enrichment practice are largely unknown, the financial outcome of implementing combinations of multiple soil enrichment practices is even more uncertain. Furthermore, soil enrichment activities encompass an enormous variety of practices, with tremendous potential for development of new practices. It would not be practical or even feasible to compile financial data on the full suite of existing practices much less potential future practices. This protocol adopts a standardized method for the determination of additionality for the project activity class based on demonstration of widespread risk aversion in the agricultural sector globally. This appendix includes an assessment of behavior in the agricultural sector that is not focused solely on long-term profitability, but rather is driven by a wide variety of motivations, including local agricultural tradition and cultural inertia that slows the adoption of new agricultural practices. While all humans make decisions in certain aspects of their lives that are not purely driven by economic factors, farming as a commercial enterprise faces unique conditions which accentuate the importance of values other than long-term profitability and the ramifications of decision-making that incorporates such values. Revenue from the sale of GHG credits may work to surmount such barriers to new practice adoption by financing the work of project proponents to address barriers related to cultural tradition and to perceptions of risk associated with the adoption of soil enrichment practices. GHG credit revenues may enhance the potential magnitude of the profitability of practice change(s), while also accelerating the timeline of those gains.
Studies of these barriers to practice adoption demonstrate it is difficult to get farmers to change their behavior for a variety of reasons. Research conducted via grower interviews focused on identifying the psychological barriers to the adoption of soil enrichment practices. These conversations highlighted barriers to soil enrichment practice adoption including:

- Barriers associated with existing market structures and a lack of motivating incentives to get farmers to shift practices.
- Barriers associated with whether farmers believe they can feasibly adopt new practices, implications of decisions, and their feelings towards risk.
- Barriers associated with openness to new ideas, the perceived magnitude of the shift, and their trust of the messenger.
- Barriers associated with the story farmers tell themselves about who they are, their values, and how they fit into their community.

The presence and influence of these barriers are supported by the larger consensus of peer reviewed research, as detailed in Section A.1.2.

A.1.2 Farmer Decision Making Under High Uncertainty and High Risk

Significant academic research has explored the subject of farmer decision making, seeking to develop a stronger understanding of motivations and decision-making factors. Until recently, much of the academic literature used an economic rationalizer/maximizer lens that made significant assumptions about the motives or decision-making methods as well as condition or context in which farmers make decisions. This traditional economics approach often concluded that increased economic incentives would drive grower decisions to adopt practices with reduced environmental and societal externalities. Under that approach, simply paying farmers more for better practices would provide clear information that farmers would include in their decision making toward a more rational economic outcome.

More recent research has focused on questioning and analyzing the actual pathways to farmer decision making. If in fact farmers are not focused purely on long-term profitability (as exemplified from the past 40 years of conservation subsidization at state and federal levels)\(^{30}\), just how (and why) do they make their decisions? What are the key factors that determine adoption of new practices? How might government or private market programs best approach farmers to encourage behavior change to address numerous externalities?

To fully understand farmer decision making, one must start with understanding the context in which they operate. If farmers were to make decisions based purely on maximization of long-term profitability, they would need the right conditions to support such decision-making. Those include having clear and accurate information, responsive and timely outcomes to decisions, few uncontrollable variables, and minimal barriers to adjusting decisions and behaviors. This context works for basic quick and repeated consumer purchasing decisions within well-established markets involving many buyers and sellers. However, farmers’ situations are quite different from that ideal. Farmers experience considerable uncontrolled variables in their farming. From weather to markets to pests and diseases, farmers are almost entirely reliant on factors outside of their control (Menapace, Colson, & Raffaelli, 2012). They also experience a long delay between decision and outcome, often months and sometimes years between the initial decision and receiving first evidence of success or failure due to the length of agronomic

\(^{30}\) Despite the fact that many of the official USDA NRCS Conservation Practice Standards can enhance long-term profitability of agricultural operations, and have been promoted for decades, these standards have only been adopted at any significant scale in response to direct incentive payments from government programs.
and economic cycles. Farmers also experience considerable initial costs to changing practices, often with long payback periods (Aimin, 2010). Thus, despite evidence that soil enrichment practices may increase long-term profitability, while also potentially making farms more resilient to changes in some of the uncontrolled variables mentioned above, the natural and economic realities described above hinder adoption of these practice changes.

There are also structural barriers faced by growers who want to implement certain practice changes. Crop insurance is an area of particular importance in this regard. In order to achieve financial protection against crop performance problems, most growers enroll in some form of government-sponsored crop insurance. However, these programs generally have very prescriptive activity requirements. In some cases, these requirements can slow, or completely prevent, adoption of soil enrichment practices. For example, when growers experience a “prevented plant,” where weather conditions delayed planting of a crop within the appropriate time window, they face restrictions on the use of cover crops, resulting in many acres remaining fallow for an entire season.

This context has a significant impact in how farmers make decisions, from their cropping choices to their social interactions. In addition, farmers make occupational and other significant decisions using a range of values. While it is true that many people in many occupations make choices using a range of values, from economic utility to enjoyment of the occupation to social benefits, these additional values play a heightened role for many farmers due to the heightened degree to which their occupations both enable and compel them to embrace values of independence and family-based lifestyle, relative to other professions. This largely arises from the fact that farming is not a “job” in the conventional sense because the farm is not only a commercial enterprise, but also a home, a legacy, and a personal identity. In this context, personal and commercial decisions cannot be decoupled. This is a truly unique context in which few others experience the level of uncertainty and risk combined with opportunity of social non-pecuniary values. These factors, particularly when combined with the public nature of agriculture in which practices are readily visible to others, makes it open to intense scrutiny by those outside and inside of farmers’ social networks. This can impact their identity and compel them to implement strategies to satisfy internal identity and external social pressure, as opposed to simply maximizing economic outcomes.

This combination of factors leads farmers to pursue decision-making that is not purely driven by economic factors, for instance by seeking risk avoidance as a primary goal (Stuart, 2014) (Menapace, Colson, & Raffaelli, 2012). Due to long delays between decisions and outcomes, coupled with the reality that they have literally thousands of different options within a context of thousands of different conditions due to multiple uncontrolled variables, farmers seek to restrict the range of choices they need to consider. The primary method by which they restrict choices is through satisficing (Dayde, Couture, Garci, & Martin-Clouaire, 2014). Farmers employ a range of filters to sift out unacceptable options. Some filters include initial capital cost, social norms, and fit with identity (Findlater, Satterfield, & Kandlikar, 2019). Initial capital cost is an obvious filter, as finances rationally constrain options. Financial support for the adoption of improved practices can successfully aid farmers in overcoming this natural barrier. Social norms and identity, however, reflect satisficing strategies that significantly constrain the boundaries of viable options for farmers and, at the same time, have little response to financial incentives. Farmers, as commercial enterprises, are strongly influenced by social norms to a greater degree relative to those in other occupations (Sutherland, et al., 1996) (Liu, Bruins, & Herberling, 2003). Farmers’ perception of risk of a practice is correlated to perception of that practice fitting social norms (Singh, Dorward, & Osbahr, 2016). The fear of peer shaming and the desire for peer validation through alignment of implemented practice to social norm further
restricts farmer consideration of otherwise economically rational or agronomically viable farming practices (Findlater, Satterfield, & Kandlikar, 2019), (Earls, 2009).

Additionally, farmers limit the distance into the future in which they will address problems as well as employ heuristics, or past experience, to further limit the decisions they need to make and options or strategies they are willing to consider (Findlater, Satterfield, & Kandlikar, 2019). This is a strategy to minimize decision paralysis brought on by the overwhelming number of future scenarios and choices farmers could make in a world with considerable variables and high uncertainty. Farmers will also use heuristics to provide mental models or metaphors through which to understand fairly abstract agronomic strategies (Dayde, Couture, Garcia, & Martin-Clouaire, 2014). Human decision tendencies will also incline farmers to place more emphasis on risk avoidance than profit maximization in high risk scenarios. These strategies put a heavy emphasis on past experiences as guides for the future, in the process resulting in decision making that heavily emphasizes the status quo (Kahneman, 2003), (Dayde, Couture, Garcia, & Martin-Clouaire, 2014), and (Aimin, 2010). Only after options have passed through these filters may they be considered viable, regardless of potential profitability or available financial incentives.

Another thread of research examining farmer decision making has explored the role of identity. Decisions, especially those with long delays (risk) and numerous variables (uncertainty) will be increasingly influenced by an individual’s identity, which fills in the void of certainty and clear information. Behavior becomes the tool by which humans express their identity in particular settings. For farmers, the tool of expression is visible agronomic practices, which are readily observable by others in their desired community/identity. This visibility further accentuates the role of identity and implementing behaviors to adhere to perceived actions befitting a particular identity. Future decisions get influenced by the perceived or expected feedback received from others in their community. The same can be said for many others in society, but these pressures are accentuated for farmers insofar as they are also sole actors in a commercial enterprise, and as they operate in particularly high-risk, low control environments (greatly at the mercy of external factors such as weather). In light of this expected feedback, farmers will adjust behaviors to receive positive feedback and avoid negative feedback (McGuire, Wright Morton, & Cast, 2013), (Liu, Bruins, & Herberling, 2003). Farmers also overwhelmingly see themselves as “good farmers.” When new practices are presented as advantageous or better than their current practices, farmers perceive such practices as a threat to that identity. In that situation, people will seek to disregard, discount, or deny new evidence rather than having to view themselves as not adhering to their primary identity (Syed, 2015). In some situations, farmers may not necessarily see the suggestion of a new practice as an immediate threat to their identity; however, their limited knowledge of implementing that new practice may result in the same process and outcome of avoiding implementation in order to avoid failure (either in ability to implement or in crop yield outcome of reduced crop yields) that would challenge their identity as a good farmer (Wilson, Schlea, Boles, & Redder, 2018), (Stuart, 2014).

Based on this more complete understanding of farmer decision making, key strategies may be implemented to improve efforts to move farmers to adopting practices that exhibit positive economic outcomes with reductions in environmental externalities. As indicated, simply increasing the long-term financial return of preferred practices is insufficient to change behaviors (Howley, Buckley, O'Donoghue, & Ryan, 2014). As such, financial incentives (such as carbon offset revenues) should be designed and offered with risk reduction as the primary purpose and should be communicated as such to farmers. Framing preferred practices as key risk-mitigating strategies will be vital to accomplish broad adoption goals. Further, preferred agronomic practices must be presented in ways that allow farmers to see how such practices fit
existing social norms and farmers' identity. Finally, outreach must include efforts to simplify implementation to increase farmer perception of self-efficacy. Ultimately though, our contention is that it is not necessary for this protocol to mandate the broadest suite of actions to comprehensively address all aspects of the various barriers faced by farmers. Instead, we contend it is sufficient for us to demonstrate that providing offset revenues and mandating robust GHG accounting and longevity of SOC impacts—with proper incentives to ensure such longevity—is sufficiently unique to make projects under this protocol additional.

A.1.3 Trends in Adoption of Soil Enrichment Practices
As shown in a long-term assessment published by the USDA, conservation practices which have been promoted by the department, mainly through the NRCS, have seen mixed levels of success in recent decades (Baranski, et al., 2018). For certain crops, in certain regions, certain practices have increased adoption, while other combinations of these have seen flat or decreasing adoption rates. Nationally, there are few clear success stories. While no-till farming has made strong gains in wheat, it has remained flat for corn, and showed losses for soybeans. What the data do not show, however, is the extent to which these practices are maintained over the long term, and to what extent they are effective at generating environmental benefit, especially in regard to GHG impacts. By focusing on measured performance, and requiring permanence, the SEP is setting a higher bar for the application of sustainable agricultural practices over a long period of time.

A.1.4 Discrete Change and Practice Adoption Over Time
Offset project protocols normally conceptualize the project activity as a single, binary event. The project begins on the start date, fully formed, and continues operation largely unchanged through the entirety of the crediting period. For example, a landfill gas control system begins operation at a discrete point in time and operates fairly continuously for decades. The “baseline” period and the “project” period are clearly defined. However, with agricultural land management, this is often not the case, further complicating the approach to determining additionality. Many farmers have to make at least minor adaptations from year to year for weather and market conditions. However, as described in earlier sections, they make these management decisions based on conventional wisdom and business as usual practices. Not only are there significant barriers to a single change in practice, but these barriers are compounded when a farmer is faced with the prospect of multiple practice changes to achieve the full benefits of sustainable agricultural land management. In reality, farmers will tend to adopt new practices in a piecemeal way, going further into sustainable management only when they are comfortable with the performance of the initial steps (Brown, 2018).

Thus, a single practice change is likely to be the only viable point of entry for the majority of conventional farmers. At the same time, it is also likely to lead to multiple practice changes over time as the farmer’s comfort level increases and they begin to understand better the linkage between practice change and offset revenue.

A.2 Development of the Common Practice Assessment
Based on available data, Reserve staff determined it feasible and appropriate to develop a list of practices that have such prevalence, in specific locales, that it could be argued they are not additional, and should therefore be ineligible. Following analysis of uptake rates, Reserve staff have developed a negative list of specific practices, in specific counties, that are considered non-additional. In addition to the thesis on barriers to uptake presented in A.1, Reserve staff took into consideration several further factors in developing both an uptake threshold, as well as the development of farm-specific means to mitigate such inclusion on the negative list.
During development of the protocol Reserve staff received advice from agronomic experts that bolstered the notion a single practice adoption, including the adoption of a single change in tillage practices, is likely to be the safest and most practical means by which agricultural land managers can move towards adoption of more sustainable farming systems. Further factors taken into consideration included information contained in work performed by the USDA’s Economic Research Service (ERS), which indicates that while uptake rates of practices such as no-till may be prevalent in certain counties, data suggests that only 21% of total acres exhibited such practice adoption over multiple years, while other adopters continued to rotate such practices with conventional tillage\(^1\). Such data also suggests that the adoption of several such practices on any given field is not common practice. In addition to such data and qualitative assessments, Reserve staff took into consideration feedback from multiple parties in support of such an approach\(^2\).

Based on the above factors, and data from the USDA’s National Agricultural Statistics Service (NASS)\(^3\), Reserve staff determined it appropriate to set a threshold of activity uptake of 50% within a given county, as the threshold above which such uptake should be deemed not additional. Only those activities for which there is uptake of the single given activity, in a given county, of above 50%, are such activities deemed not additional on any given field. Given the relatively high uptake rates of some practices, as evidenced by the data cited in this analysis, the barriers analysis, and further factors presented above, we believe it appropriate to offer a finite window of time to agricultural land managers to experiment with such new practices, before then moving on to adopt further such practices. The resulting carbon revenues accruing through the sustained implementation of even a single new practice, followed by increased incentives earned through the sustained implementation of further such practices, should provide a clear driver for agricultural land managers to move towards farming systems that contribute towards greenhouse gas emission reductions, whilst minimizing the risk of crediting for practices that would have occurred in the absence of the project.

To estimate uptake rates, the Reserve studied multiple sources of data, and settled on use of data made available by the National Agricultural Statistics Service (NASS)\(^4\). Using such data Reserve staff estimated uptake rates at the county level for no-till, reduced-till, cover crops, rotational grazing and/or intensive grazing\(^5\). The uptake rate for no till, reduced till and cover crops was defined according to Equation A.1. The uptake rate for rotational grazing and/or intensive grazing was defined using Equation A.2.

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\(^2\) A link will be provided here to a letter of support for this additionality screen provided by various stakeholders, which we will upload to the Soil Enrichment Protocol webpage before this protocol is presented to our Board for adoption.

\(^3\) [https://www.nass.usda.gov/](https://www.nass.usda.gov/)

\(^4\) [https://www.nass.usda.gov/](https://www.nass.usda.gov/)

\(^5\) NASS groups together the uptake rate for rotational and intensive grazing. If a county has a prevalence of more than 50% of its operations for that particular data point, both rotational grazing and intensive grazing are ineligible under the protocol as it is not possible to discern which of the two practices is the prevalent one in a given county.
**Equation A.1.** Calculation of uptake rate for cropping practices

\[
Uptake \ rate = \frac{\text{Number of acres that applied practice at county level}}{\text{Total cropland acres at county level}}
\]

**Equation A.2.** Calculation of uptake rate for grazing practices

\[
Uptake \ rate = \frac{\text{Number of rotational grazing or intensive grazing operations at county level}}{\text{Number of pasture operations at the county level}}
\]

The data for these calculations were obtained from the National Agricultural Statistics Service (NASS) through the following queries:

<table>
<thead>
<tr>
<th>Acres and number of operations per practice</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Program</strong></td>
</tr>
<tr>
<td><strong>Sector</strong></td>
</tr>
<tr>
<td><strong>Group</strong></td>
</tr>
<tr>
<td><strong>Commodity</strong></td>
</tr>
</tbody>
</table>
| **Data Item** | ▪ PRACTICES, LAND USE, CROPLAND, CONSERVATION TILLAGE, (EXCL NO-TILL) – ACRES  
▪ PRACTICES, LAND USE, CROPLAND, CONSERVATION TILLAGE, NO-TILL – ACRES  
▪ PRACTICES, LAND USE, CROPLAND, CONVENTIONAL TILLAGE – ACRES  
▪ PRACTICES, LAND USE, CROPLAND, COVER CROP PLANTED, (EXCL CRP) – ACRES  
▪ PRACTICES, ROTATIONAL OR MGMT INTENSIVE GRAZING - NUMBER OF OPERATIONS |
| **Geographic level** | COUNTY |
| **Year** | 2017 |

<table>
<thead>
<tr>
<th>Total cropland acres and pastureland operations per county</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Program</strong></td>
</tr>
<tr>
<td><strong>Sector</strong></td>
</tr>
<tr>
<td><strong>Group</strong></td>
</tr>
<tr>
<td><strong>Commodity</strong></td>
</tr>
</tbody>
</table>
| **Data Item** | ▪ AG LAND, CROPLAND – ACRES  
▪ AG LAND, PASTURELAND – NUMBER OF OPERATIONS |
| **Geographic level** | COUNTY |
| **Year** | 2017 |
Appendix B  Illustrative List of Soil Enrichment Practices

As described in Section 3.4.1, a soil enrichment project must adopt one or more changes in pre-existing agricultural management practices which are reasonably expected (over the project crediting period) to increase SOC storage and/or reduce emissions of CO₂, CH₄, and/or N₂O from agricultural land management activities.

Land management practices considered for soil enrichment projects are those which are expected to achieve one or more of the following results on the project area:

- Increased duration of the presence of living roots in the soil;
- Reduced chemical inputs (particularly nitrogen fertilizers)³⁶;
- Reduced use of fossil fuels, or electricity, for the operation of equipment;
- Reduced or eliminated mechanical disturbance of the soil;
- Increased diversity of plant species cultivated in regular cycles;
- Protection of top soils (soil armor);
- Integration of beneficial livestock practices.

Table B.1, below, lists several potential practice changes which could be eligible to define a soil enrichment project. This list is not comprehensive.

Table B.1. Illustrative List of Soil Enrichment Project Activities

<table>
<thead>
<tr>
<th>Category</th>
<th>Suggested Practice Changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crop selection and rotation</td>
<td>[baseline practice, not eligible for additionality] Continuous cash crop (monoculture)</td>
</tr>
<tr>
<td></td>
<td>Rotational (2 crop) cash crop</td>
</tr>
<tr>
<td></td>
<td>Rotational (3+ crop) cash crop</td>
</tr>
<tr>
<td></td>
<td>Continuous cash crop with cover crop</td>
</tr>
<tr>
<td></td>
<td>Rotational cash crop (2 crop) with cover crop</td>
</tr>
<tr>
<td></td>
<td>Rotational cash crop (3+ crop) with cover crop</td>
</tr>
<tr>
<td></td>
<td>Continuous cash crop planting into living cover crop</td>
</tr>
<tr>
<td></td>
<td>Rotational cash crop (2 crop) planting into living cover crop</td>
</tr>
<tr>
<td></td>
<td>Rotational cash crop (3+ crop) planting into living cover crop</td>
</tr>
<tr>
<td></td>
<td>Relay cropping</td>
</tr>
<tr>
<td></td>
<td>Companion or intercropping of cover crop with cash crop during the same growing season</td>
</tr>
<tr>
<td>Use of cover crops</td>
<td>Plant cover crops, annual</td>
</tr>
<tr>
<td></td>
<td>Plant cover crops, perennial</td>
</tr>
<tr>
<td></td>
<td>Plant leguminous cover crops, annual</td>
</tr>
<tr>
<td></td>
<td>Plant leguminous cover crops, perennial</td>
</tr>
<tr>
<td></td>
<td>Plant multi-species cover crops, annual</td>
</tr>
<tr>
<td></td>
<td>Plant multi-species cover crops, perennial</td>
</tr>
<tr>
<td></td>
<td>Interseeding cover crops, annual/perennial</td>
</tr>
<tr>
<td></td>
<td>Interseeding leguminous cover crops, annual/perennial</td>
</tr>
<tr>
<td></td>
<td>Interseeding multi-species blend cover crops, annual/perennial</td>
</tr>
</tbody>
</table>

³⁶ There may also be non-GHG positive impacts, or co-benefits, associated with a reduction in the use of other chemical inputs, such as pesticides, however the quantification approach in this protocol will focus on GHG impacts of fertilizers, and not include estimation of the GHG impacts of reduced use of other chemicals.
### Soil Enrichment Protocol

**Version 1.0 for Public Comment, August 2020**

<table>
<thead>
<tr>
<th>Category</th>
<th>Suggested Practice Changes</th>
</tr>
</thead>
</table>
| **Tillage**    | • Moldboard (2-10") (baseline practice, not eligible for additionality)  
• Disk/chisel (2-10”), <50% residue remaining  
• Disk/chisel (2-10”), >50% residue remaining  
• Vertical tillage (1-2”), <50% residue remaining  
• Vertical tillage (1-2”), >50% residue remaining  
• Strip till, <50% residue remaining  
• Strip till, >50% residue remaining  
• No-till                                                                 |
| **Fertilizer management** | • Synthetic fertilizer without optimization (baseline practice, not eligible for additionality)  
• Synthetic fertilizer: optimize application or practice split application, surface applied or broadcast  
• Synthetic fertilizer: optimize application or practice split application, and apply subsurface or with controlled-release (nitrogen stabilizer)  
• Organic fertilizers                                                                 |
| **Irrigation management** | • Flood irrigation  
• Standard irrigation (defined as >X gal/ac)  
• Standard irrigation (defined as <X gal/ac)  
• No irrigation  
• Rice only: Minimize annual flood days (<X days/year)                                                                 |
| **Livestock management** | • Stock pasture (no rotation)  
• Rotational pasture (rotate every 2+ days)  
• Multi-species rotational pasture  
• Rotational pasture (rotate every day or more frequently)                                                                 |

*Note: The protocol should allow for accounting for impacts on SOC of other amendments, such as biochar, insofar as such impacts are captured during direct measurement of SOC. It is less likely that models are currently able to capture impacts of less commonly used amendments.*

### B.1 Migration of Soil Organic Carbon When Employing No-Till

As set out in Section 6.5.1, fields which historically employed either continuous deep ripper or moldboard tillage practices in their historical baseline period rotation (see Section 3.4.1.3 for requirements on setting the baseline), and then go on to employ no-till in the project scenario, will be excluded from eligibility to generate credits based on SOC change. Based on literature including two meta-analysis, and feedback provided by workgroup and public comment feedback, Reserve staff have determined the above-referenced tillage practices should be excluded from eligibility to generate SOC-related credits, in order to ensure no over-crediting occurs. In a meta-analysis conducted by Luo et al. (2010), evidence was presented that indicated that when moving from conventional tillage to no-till, SOC may migrate upwards into the top 30cms from deeper soil depths. Following a review of the analysis in Luo et al. (2010) recommendations from the workgroup included that it would be appropriate to set minimum sample depth either at 40cm or at 15 to 20cm below plow depth. This recommendation was based on information in Table 1 of the Luo et al. table which indicated the typical plow depth in the underlying studies assessed were at around 25cm, and various summaries throughout the report that indicate that sampling up to 20cm below that historical plow depth captured the majority of SOC migration. The notion that sampling at around historical plow depth is useful to capture potential SOC migration, also appears to be supported by the meta-analysis undertaken.

---

by Angers et al. (2008)\textsuperscript{38}, where typical plow depth was 25cm and average sample depth some 26-35cm.

While we would prefer that soil sampling occur at depths greater than 30cm, current models are not capable of modeling below 30 cm, thus preventing adequate baseline development for such depths. Therefore, it is not possible to proceed by way of setting a minimum sample depth below 30cm. Based on discussions with agronomists, and research conducted by Reserve staff, we have been able to determine the historical plow depth of various conventional tillage practices, as set out in the table below\textsuperscript{39}. Following this analysis, it was determined that all but two conventional tillage practices (moldboard and deep ripper) typically disturb soil to depths between 10-20cm. From this, we are able to determine that for all but those two practices, a soil sample to 30cm would allow for observance of potential SOC migration within the soil profiles 10-20cm below the historical plow depth. Based on the work presented by Luo et al. (2010), and Angers et al. (2008)\textsuperscript{40}, and recommendations from the workgroup, setting a minimum sample depth some 10-20cm below historical plow depth should effectively ensure any material impacts of SOC migration are captured.

It is worth noting that the work done by Luo et al. (2010), and work done by Chenu et al. (2019)\textsuperscript{41} and Angers et al. (2008)\textsuperscript{42}, indicates the adoption of no-till in conjunction with other conservation practices can significantly increase SOC stocks. The study by Chenu et al. (2019) went further to propose that combining no till with other conventional practices is probably the best way to ensure SOC increases relative to any migration in SOC from deeper layers.\textsuperscript{43} Thus, if fields adopting no-till go on to stack further sustainable practices, as we envisage the majority of fields to do, this will further reduce the risk that sampling to 30cm runs the risk that a material amount of SOC migration is left undetected. Taken together, we believe these factors ensure that the risk of over-crediting due to undetected material amounts of SOC migration from deeper layers, is reasonably mitigated.

Based on the above hypothesis, fields which historically employed either continuous deep ripper or moldboard tillage practices in their historical baseline period rotation (see Section 3.4.1.3 for requirements on setting the baseline), and then go on to employ no-till in their project scenario, will be excluded from eligibility to generate credits based on SOC change. All other conventional tillage practices that are typically employed at 10-20cm depth, remain eligible. Fields historically employing deep ripper or moldboard tillage practices may become eligible to generate credits based on SOC change if/when they subsequently adopt any tillage practice other than no-till in subsequent reporting periods.

\textsuperscript{40} Angers et al. (2008).
\textsuperscript{41} Chenu et al. (2018), \textit{Increasing organic stocks in agricultural soils: Knowledge gaps and potential innovations}, Soil & Tillage Research 188 (2019) 41-52;
\textsuperscript{42} Angers et al. (2008).
\textsuperscript{43} Chenu et al. (2019), at 47.
# Table B.2. Conventional Tillage Practice Typical Depths

<table>
<thead>
<tr>
<th>Tillage Method</th>
<th>Definitions</th>
<th>Depth (cm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Moldboard</td>
<td>Soil disturbance usually using one or more heavy blades to cut the soil and cut a furrow to a depth of 2-10&quot;</td>
<td>30.48</td>
</tr>
<tr>
<td>Disk</td>
<td>Use of discs and chisels (long curved blades) to break up soil to a depth of 2-10&quot;</td>
<td>20.32</td>
</tr>
<tr>
<td>Chisel</td>
<td>Use of discs and chisels (long curved blades) to break up soil to a depth of 2-10&quot;</td>
<td>20.32</td>
</tr>
<tr>
<td>Ridge Till</td>
<td>No tillage is done from harvest until planting of next crop except for nutrient injection. Crops grown in ridges built by previous with cultivator.</td>
<td>20.32</td>
</tr>
<tr>
<td>Deep Ripper</td>
<td>Soil disturbance usually using one or more heavy blades to cut the soil and cut a furrow to a depth of 10-12&quot;</td>
<td>40.64</td>
</tr>
<tr>
<td>Vertical Till</td>
<td>Specialized equipment providing uniform shallow soil disturbance</td>
<td>10.16</td>
</tr>
<tr>
<td>Row Cultivator</td>
<td>Plowing in-season between rows for weed management.</td>
<td>10.16</td>
</tr>
<tr>
<td>Finisher</td>
<td>Plowing in-season between rows for weed management.</td>
<td>10.16</td>
</tr>
<tr>
<td>Strip-till</td>
<td>Conservation tillage method that only disturbs the soil in the planting zone.</td>
<td>10.16</td>
</tr>
<tr>
<td>No-till</td>
<td>Use of a no-till drill, no soil disturbance for entire year</td>
<td>0</td>
</tr>
</tbody>
</table>
Appendix C  Assessing Leakage for SEP Projects

This protocol requires monitoring and accounting for the potential leakage related to the project activities in cases where livestock are displaced out of the project area or there is a sustained reduction in yield from primary cash crops. There is precedence in carbon accounting for limiting the need for accounting for leakage where the project activities occur on land used for agricultural production, such as section 3.7.12 of the VCS Methodology Requirements v4.0 (Verra, 2019). Under these VCS requirements projects must develop a project description that includes a commitment to no substantive leakage, and thus commit to ensuring no such leakage takes place. Under the VCS requirements projects must also account for any activity-shifting leakage associated with reduced stocking of the project area during the reporting period, relative to baseline historical stocking rates.

The main concern around leakage for soil enrichment projects would be through a reduction in commodity yield caused by project activities or displacement of livestock grazing activities. In theory, reduced output from project fields would result in increased output from fields outside of the project, either through increased efficiency (no leakage) or through conversion of new land for commodity production (leakage). This conversion of new land could be through activity-shifting leakage, whereby the grower converts other acres under their control, or market shifting leakage, whereby other growers convert new acres to commodity production.

A meta-analysis of 610 studies concerned with the effects of no-till, use of cover crops or significant crop residues, and use of crop rotations found that there are potential short-term declines in crop yield, but that these short term effects are recovered over time, with no significant loss in yield as practices are maintained for several years (Pittelkow, et al., 2014). A soil enrichment project crediting period is 10 years (potentially renewed up to two times, for a total potential crediting period of 30 years), which is more than sufficient to erase these potential short-term yield declines. Thus, the approach to monitoring and assessing leakage related to cash crop yield declines adopted by this protocol relies on a government metric for long-term yield (see Section 5.5).

The agricultural sector is subject to many barriers to change (as discussed in Appendix A) and inefficiencies. Decreased yields would need to be large and sustained over time in order to generate sufficient incentive for land conversion elsewhere. Decreases of this magnitude are not expected from soil enrichment project activities. Importantly, there are two forces limiting significant yield declines on the project area:

1. **Farmer risk aversion**

   As discussed in Appendix A, farmers are incredibly risk averse. Decline in yield has an immediate and directly correlated effect on farm income. The revenue from carbon credits is meant to overcome the costs associated with adopting new management practices and behavior changes. Carbon revenues are not designed to replace the farmers’ primary source of income: crop production. Any significant yield decline is likely to cause a farmer to exit the program and resume their pre-existing management regime, thus avoiding market-shifting leakage.
2. Quantification of emission reductions

A secondary guardrail against significant yield declines is the fact that productivity is linked to the predicted SOC accumulation in biogeochemical models. The yield at harvest is one of the most sensitive dependent variables to a biogeochemical model predicting SOC. A lower yield will cause the model to assume the field was less productive, and lead to fewer emission reductions because of reduced SOC accumulation. Thus, there is an in-built incentive to maintain yields in order to enhance crediting for emission reductions.

Based on the above, this protocol adopts a targeted approach to assessing and accounting for potential emissions leakage from soil enrichment project activities. By comparing yield trends in the project area to yield trends in the relevant region, it is possible to detect declines related to project activities separately from overall market shifts due to weather, genetics, and market conditions.
Appendix D  Quantifying Uncertainty

An estimate of $\overline{ER}_t$, denoted by $\overline{ER}_t$, is made using measurements and model predictions on a subset of the project. Three sources of error contribute to the uncertainty of $\overline{ER}_t$, and each of these sources of error must be estimated:

1. Sample error resulting from measuring and modeling only a portion of the project
2. Measurement errors of inputs to the model
3. Model prediction errors

As mentioned in Section 2.2, the application of this approach to quantifying uncertainty is likely to disadvantage small-scale projects in the form of a larger uncertainty deduction.

The uncertainty of $\overline{ER}_t$ is captured by the margin of error, which is the half-width of the 95% confidence interval:

**Equation D.1.**

$$ME_{\overline{ER}_t} = t_{\alpha, df}S_{\overline{ER}_t}$$

*Where,*

- $t_{\alpha, df}$ = Critical value of a $t$-distribution for significance level $\alpha = 0.05$ (i.e., a $1 - \alpha = 95\%$ confidence interval) and $df$ is the degrees of freedom appropriate for the sampling design used
- $S_{\overline{ER}_t}$ = Standard error of $\overline{ER}_t$

It is assumed that errors in estimating the various gases and pools are independent, so the standard error of $\overline{ER}_t$ in Equation D.2 is the square root of the sum of variances of the gases:

**Equation D.2.**

$$S_{\overline{ER}_t} = \sqrt{\sum_{gases} S_{\Delta G_t}^2}$$

### D.1 Uncertainty Deduction

If the uncertainty of the estimated emissions reduction is too large, then an uncertainty deduction ($UNC_t$) is applied by multiplying by $1 - UNC_t$. The uncertainty deduction is the extent to which the margin of error (Equation D.1) of the average emissions reduction exceeds 15% of the estimated average emissions reduction, $\overline{ER}_t$:

**Equation D.3.**

$$UNC_t = MIN \left( 100\%, MAX \left( 0, \frac{ME_{\overline{ER}_t}}{\overline{ER}_t} - 15\% \right) \right)$$

*Where,*

- $\overline{ER}_t$ = Estimated per-acre average emission reduction across monitoring period $t$
- $ME_{\overline{ER}_t}$ = Margin of error of the 95% confidence interval (Equation D.1)
D.2 Model Prediction Error

Errors of the model are calculated from validation datasets where ground truth measurements of emissions can be compared with the model’s predictions. Assuming that the model is approximately unbiased, the uncertainty of a model prediction is captured by the variance of its errors, which are estimated using validation datasets.

The ideal validation data would be field trials in which practices that simulate a project scenario are used in one part of the field and practices that simulate a baseline scenario are used in another part of the same field. Then errors of the project minus baseline emissions reduction of a certain gas or pool, $\Delta G_t$, can be computed directly at each site $i$ using $error_{\Delta G,i} = \overline{\Delta G}_i - \Delta G_i$, and the uncertainty from the model is estimated as the variance of $error_{\Delta G,i}$ across all sites $i$ in the validation data.

Because such field trials (and associated model predictions) are rare, the task can be split into two separate tasks:

1. model predictions and ground truth measurements can be used to estimate typical errors of the prediction of emissions in just one scenario (e.g., just the project scenario), and
2. the correlation of errors between project and baseline scenarios can be estimated from the field trials described above.

Assuming that the variance of the model prediction is the same in the project and baseline scenarios [i.e., $\text{Var}(G_{wp}) = \text{Var}(G_{bsl})$, which we denote by $s_{\text{model},G}^2$], we have

$$\text{Var}(\Delta G) \equiv \text{Var}(G_{bsl} - G_{wp}) = 2 \left[ s_{\text{model},G}^2 - \text{Cov}(G_{bsl}, G_{wp}) \right]$$

By writing $\text{Cov}(G_{bsl}, G_{wp})$ in terms of a correlation coefficient:

**Equation D.4.**

$$\rho = \frac{\text{Cov}(G_{bsl}, G_{wp})}{\sqrt{\text{Var}(G_{wp}) \text{Var}(G_{bsl})}}$$

We have:

**Equation D.5.**

$$s_{\text{model},\Delta G}^2 \equiv \text{Var}(\Delta G) = 2 s_{\text{model},G}^2 (1 - \rho)$$

Where,

- $s_{\text{model},\Delta G}^2 = $ Estimated variance of the model’s prediction of the baseline-minus-project difference in emissions of gas or pool $G$ at one location
- $s_{\text{model},G}^2 = $ Estimated variance of errors made by the model’s prediction of emissions of the gas or pool $G$ (estimated from measurements in fields that need not be side-by-side trials with baseline and project scenarios)
- $\rho = $ Correlation of errors in project and baseline scenario pairs (which is estimated from side-by-side field trials with baseline and project scenarios)
Because side-by-side trials are rare, $\rho$ is estimated from fewer data points than $s^2_{\text{model},0}$. Data for quantifying model structural error may be sourced from studies conducted external to the project area, and the data shall be from the same datasets used to validate that the model is unbiased (per guidance document on Model Calibration, Validation, and Verification Guidance for Soil Enrichment Projects).

If the amount of data for quantifying model structural uncertainty varies significantly among crops and regions, then a structural model uncertainty could be estimated for groups of similar sites (e.g., based on a stratification applied to the fields in the project and to the sites in the validation data, or based on a Gaussian Process fit to the validation data with biophysical variables, management practices, and/or other variables as predictors). That way, a structural model uncertainty can be assigned to each field $i$: $s^2_{\text{model},\Delta G,i}$.

This variance $s^2_{\text{model},\Delta G,i}$ is calculated as an average of the variances for each of the model runs that form the baseline. For example, consider a baseline formed by 5 cultivation cycles in the historical period. For each of those cultivation cycles indexed by $j = 1, ..., 5$, the difference in project and baseline model runs gives an estimate of the emissions reduction $\Delta G_{t,i,j}$, denoted by $\overline{\Delta G_{t,i,j}}$. Averaging those five estimates gives the estimate of the emissions reduction: $\overline{\Delta G_{t,i}} = \frac{1}{5} \sum_{j=1}^{5} \Delta G_{t,i,j}$. Similarly, for cultivation cycle $j$ in the historical period, there is a variance $s^2_{\text{model},\Delta G,i,j}$ of the predicted difference between the baseline emissions (for that cultivation cycle $j$) and the project emissions. These variances are also averaged: $s^2_{\text{model},\Delta G,i} = \frac{1}{5} \sum_{j=1}^{5} s^2_{\text{model},\Delta G,i,j}$.

Finally, $s^2_{\text{model},\Delta G}$ (Equation D.5) is an estimate of the population-average model error variance across the project (or across the stratum), using an estimator appropriate for the sample design used. For example, for a simple random sample or for the self-weighting two-stage design described in Section D.4, $s^2_{\text{model},\Delta G}$ is an average of the $s^2_{\text{model},\Delta G,i}$ across the sample sites $i$ [Cochran (1977), eq. 13.39].

### D.3 Model Input Measurement Error

Inputs to the model are measured with error. Provided that these measurement errors are uncorrelated across sample points, these errors are automatically captured by the estimate of sample error, discussed below. [See, for example, Cochran (1977, p. 382); de Gruijter et al. (2006, p. 82); Som (1995, p. 438).] QA/QC procedures for model inputs ensure that model inputs are sufficiently accurate and that measurement errors are uncorrelated with each other.

### D.4 Sample and Measurement Error

Here, we give an example of a two-stage design with first-stage units chosen with probability proportional to their acreage (with replacement) and with second-stage units chosen with simple random sampling (with replacement). For example, the first-stage units could be fields that are tiled with a fine grid; the second-stage units are tiles within the grid. This design could be modified in many ways, for example by assigning fields to strata, or by eliminating fields as a sampling unit and instead creating strata of tiles. Sample designs that select fields without replacement may also be used, provided that the estimators of variance are changed accordingly (see, e.g., Tillé 2006, chapters 5 and 7).
In the first stage, \( n \) out of \( N \) fields are selected with probability proportional to their acreage with replacement. (For example, accumulate field sizes to form intervals of length equal to each field’s area: \([0, A_1), [A_1, A_1 + A_2), [A_1 + A_2, A_1 + A_2 + A_3), \ldots, (A_1 + \ldots + A_{N-1}, A_0)\); then draw \( n \) numbers randomly between 0 and the total area \( A_0 \), and for each draw record which field’s interval it falls into.) If a field is chosen multiple times, then tiles are independently selected from that field multiple times. Subsequent calculations are simplified by making the probability \( \pi_i \) of selecting field \( i \) equal to its area \( A_i \) divided by the total area \( A_0 \) of all fields at the time of randomization, i.e., probability proportional to size (PPS) sampling:

**Equation D.6.**

\[
\pi_i = \frac{A_i}{A_0}
\]

Within each selected field \( i \), \( m_i \) tiles are chosen with simple random sampling with replacement. The estimator of the emissions reduction averaged across all tiles is the simple (unweighted) average across all sampled fields and sampled tiles [Som (1995), eq. 16.19; Cochran (1977), eq. 11.39]:

**Equation D.7.**

\[
\hat{\Delta G}_t = \frac{1}{n} \sum_{i=1}^{n} \hat{\Delta G}_{i,t} = \frac{1}{n} \sum_{i=1}^{n} \frac{1}{m_i} \sum_{j=1}^{m_i} \hat{\Delta G}_{i,j,t}
\]

Where,

- \( \hat{\Delta G}_t \) = Estimated average emissions reduction of gas or pool \( G \) in year \( t \), in tCO\(_2\)e/acre/year
- \( \hat{\Delta G}_{i,t} \) = Estimated average emissions reduction of gas or pool \( G \) in year \( t \) in field \( i \), in tCO\(_2\)e/acre/year
- \( \hat{\Delta G}_{i,j,t} \) = Estimated emissions reduction of pool \( G \) at point \( j \) in field \( i \), in tCO\(_2\)e/acre/year.
- \( n \) = Number of sampled fields (and the sampled fields are assumed to have indices 1, 2, ..., \( n \))

To fix the amount of work in each field, set \( m_i \) equal to a constant \( m \) across all fields. Then the design becomes “self-weighting,” and Equation D.7 simplifies to an average across all measurements, \( \hat{\Delta G}_t = \frac{1}{n m} \sum_{i=1}^{n} \sum_{j=1}^{m} \hat{\Delta G}_{i,j,t} \).

Ignoring model errors, an unbiased estimator of the variance of \( \hat{\Delta G}_t \) is, from [Som (1995), eq. 16.19; Cochran (1977), eq. 11.40],

**Equation D.8.**

\[
\sigma^2_{\text{sample & meas, } \Delta G_t} = \frac{\sum_{i=1}^{n} (\hat{\Delta G}_{i,t} - \hat{\Delta G}_t)^2}{n (n - 1)}
\]

D.5 Combined Uncertainty

To combine variance from model error (Section D.2) with measurement and sample error (Section D.4), we assume that the model errors are uncorrelated with the measurement values and are independent across samples. Then by [Cochran (1977), eq. 13.39; Som (1995), eq.
25.10], the variance of $\widehat{\Delta G}$ incorporating sample error, measurement error, and model prediction error is

Equation D.9.

$$s_{\Delta G,t}^2 = s_{\text{sample & meas.}}^2 + \frac{s_{\text{model}}^2}{n \times m}$$

**D.6 Remeasured Soil Carbon Stocks**

When the change in soil organic carbon stocks is periodically directly re-measured, uncertainties of model inputs and model prediction are eliminated from the project scenario. The estimate of the change in average carbon stocks in the project scenario from period $t - 1$ to $t$ is unbiasedly estimated by the difference of the estimates at the two time periods [Som (1995), eq. 24.15]:

Equation D.10.

$$\widehat{SOC}_t - \widehat{SOC}_{rp,t-1}.$$ 

If a whole new set of sample points is chosen independently of the initial sample points, then the variance of Equation D.10 is the sum of the variances [Som (1995), eq. 24.16]:

Equation D.11.

$$\text{Var}(\widehat{SOC}_{rp,t} - \widehat{SOC}_{rp,t-1}) = \text{Var}(\widehat{SOC}_{rp,t}) + \text{Var}(\widehat{SOC}_{rp,t-1})$$

Because the carbon stock at a site is highly correlated with the stock at that same site at a later date (with correlation coefficient denoted by $\rho_S$), it is better to revisit the original set of sample points, so that, from [Som (1995), eq. 24.17],

Equation D.12.

$$\text{Var}(\widehat{SOC}_{rp,t} - \widehat{SOC}_{rp,t-1}) = \text{Var}(\widehat{SOC}_{rp,t}) + \text{Var}(\widehat{SOC}_{rp,t-1}) - 2 \rho_S \sqrt{\text{Var}(\widehat{SOC}_{rp,t}) \text{Var}(\widehat{SOC}_{rp,t-1})}$$

**D.7 References**


Appendix E  Examples for Baseline Development

Sections 3.4.1.3 and 5.1 both provide guidance for the determination of the appropriate historical baseline period, crop and management pattern, and project year modeling approach. This appendix seeks to focus in on specific scenarios and explain how the protocol guidance would be applied. In each scenario which employs the matched baseline, the example will also include details on how to shift to the blended baseline at a future date.

Negative numbers are used to identify the historical baseline period, counting backwards from the project start date. Positive numbers are used to represent the cultivation cycles in the project scenario, counting forwards from the project start date through to the end of the crediting period (crediting periods are 10 years, renewable up to two times for a total potential of 30 years of crediting).

The graphics in the examples contained in this appendix are highly simplified and are meant to illustrate only how the baseline modeling threads are to be organized, as well as how outputs are chosen for determining the baseline SOC stock change or GHG flux for a given reporting period. Figure E.1 shows the more detailed flow of how crop data, practice data, SOC measurements, and weather data are used. Each column of model runs represents a continuation of the baseline threads in the current project year. The outputs from each model run become the inputs to the next model run for that baseline thread. These outputs are selected to form the baseline for a given reporting period depending on whether the project is using the matched baseline (years 1 and 2 of the example) or the blended baseline (years 3 and 4 of the example).
Figure E.1. Conceptual Flow Diagram for Baseline Modeling of a Field With a 3-Year Crop Rotation
The following scenarios are covered in this appendix:

- E.1 Single-Crop System with Consistent Annual Management
- E.2 Two-Year Crop Rotation with Consistent Management by Crop
- E.3 Three-Year Crop Rotation with Consistent Management by Crop
- E.4 Four-Year Crop Rotation with Consistent Management by Crop
- E.5 Five-Year Crop Rotation with Consistent Management by Crop
- E.6 Five-Year Rotation of Two Crops with Consistent Management by Crop
- E.7 Four-Year Crop Rotation with One Repeated Crop
- E.8 Two-Year Crop Rotation with an Unexpected Fallow Year

### E.1 Single-Crop System with Consistent Annual Management

In this example, the field grows only corn, and all major management activities are consistent from year to year.

#### E.1.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the three cultivation cycles preceding the project start date.

#### E.1.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.
E.1.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, since there is only one crop, there is no practical difference between the matched baseline and the blended baseline, regardless of what crop is grown during the project scenario. In other words, a field with a single-year rotation in its baseline historical period will have the same baseline calculation regardless of what changes occur in the project scenario. For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.

| PROJECT YEAR | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 |
| PROJECT SCENARIO | Baseline | Any crop | Corn | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop |
| Baseline | Corn | Any crop | Corn | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop | Any crop |

**E.2 Two-Year Crop Rotation with Consistent Management by Crop**

In this example, the field grows corn and soybeans in alternating years, and all major management activities are consistent from year to year for each crop.

**E.2.1 Setting the Historical Baseline Period**

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the **four** cultivation cycles preceding the project start date.

<table>
<thead>
<tr>
<th>Baseline Year -4</th>
<th>Baseline Year -3</th>
<th>Baseline Year -2</th>
<th>Baseline Year -1</th>
<th>Project Year 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corn</td>
<td>Soy</td>
<td>Corn</td>
<td>Soy</td>
<td>Project crop</td>
</tr>
</tbody>
</table>

**E.2.2 Setting the Comparison Crop Pattern**

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year
crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.

### E.2.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.
E.3 Three-Year Crop Rotation with Consistent Management by Crop

In this example, the field grows corn and soybeans in alternating years, and all major management activities are consistent from year to year for each crop.

E.3.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the three cultivation cycles preceding the project start date.

E.3.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.

E.3.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario...
deviates from the comparison crop pattern, meaning that the project is required to switch from
the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged
together to determine the baseline for that year.

**E.4 Four-Year Crop Rotation with Consistent Management by Crop**

In this example, the field grows four distinct crops in a repeating annual pattern, and all major
management activities are consistent from year to year for each individual crop.

**E.4.1 Setting the Historical Baseline Period**

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect
crop and management data for the four cultivation cycles preceding the project start date.

**E.4.2 Setting the Comparison Crop Pattern**

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the
repetition of the entire historical baseline period for a total of 30 years. Note: the reference here
to 30 years assumes the project is able to make use of the potential two renewals to its 10-year
crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance
on crediting periods). A separate “thread” is created, staggering the same historical rotation one
year offset from the previous thread. The total number of baseline threads is equal to the
number of years in the historical baseline period.
E.4.3  

Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.

<table>
<thead>
<tr>
<th>PROJECT SCENARIO</th>
<th>BASELINE SCENARIO</th>
</tr>
</thead>
<tbody>
<tr>
<td>BY4</td>
<td>Com</td>
</tr>
<tr>
<td>BY3</td>
<td>Com</td>
</tr>
<tr>
<td>BY2</td>
<td>Wheat</td>
</tr>
<tr>
<td>BY1</td>
<td>Soy</td>
</tr>
</tbody>
</table>

TIME →
E.5 Five-Year Crop Rotation with Consistent Management by Crop

In this example, the field grows five distinct crops in a repeating annual pattern, and all major management activities are consistent from year to year for each individual crop.

E.5.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the five cultivation cycles preceding the project start date.

E.5.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.

E.5.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario...
deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.

### E.6 Five-Year Rotation of Two Crops with Consistent Management by Crop

In this example, the field grows two distinct crops in a repeating five-year pattern, and all major management activities are consistent from year to year for each individual crop.

#### E.6.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the five cultivation cycles preceding the project start date.
E.6.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods).

E.6.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.
E.7 Four-Year Crop Rotation with One Repeated Crop

In this example, the field grows four distinct crops in a repeating annual pattern, and all major management activities are consistent from year to year for each individual crop.

E.7.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the four cultivation cycles preceding the project start date.

E.7.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.
### E.7.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Note that in this example, in year 10 the project scenario deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.

| PROJECT SCENARIO | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 |
|------------------|---|---|---|---|---|---|---|---|---|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|
| **PROJECT YEAR** |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY1              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY2              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY3              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY4              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| **BASELINE SCENARIO** |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY1              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY2              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY3              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| BY4              |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |
| **TIME ➔**       |   |   |   |   |   |   |   |   |   |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |    |

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.
E.8 Two-Year Crop Rotation with an Unexpected Fallow Year

In this example, the field grows corn and soybeans in alternating years, with all major management activities are consistent from year to year for each crop. However, there is a fallow year in the historical baseline period, likely due to a “prevent plant” situation, where adverse weather conditions prevented the farmer from planting the crop for that year. In this case, the protocol allows for use of the matched baseline, so long as the project year crop otherwise matches the historical comparison crop pattern.

For fields which were previously left fallow between major crop growing seasons, and in the project scenario are no longer fallow (e.g., planting winter cover crops), this practice change does not affect the rotation as it relates to the determination of the baseline.

E.8.1 Setting the Historical Baseline Period

Following the guidance in Section 3.4.1.3, this field would be required to, at a minimum, collect crop and management data for the four cultivation cycles preceding the project start date.

E.8.2 Setting the Comparison Crop Pattern

Following the guidance in Section 3.4.1.3, the crop comparison pattern is set through the repetition of the entire historical baseline period for a total of 30 years. Note: the reference here to 30 years assumes the project is able to make use of the potential two renewals to its 10-year crediting period, for a total potential 30 years of crediting per field (see Section 3.3 for guidance on crediting periods). A separate “thread” is created, staggering the same historical rotation one year offset from the previous thread. The total number of baseline threads is equal to the number of years in the historical baseline period.
### E.8.3 Modeling the Baseline in Each Project Year

The table below identifies the parameters related to the modeling of the baseline in each year of the crediting period for the project. Since the baseline fallow year occurred in a year that would have otherwise been a corn year, the fallow year is treated as a corn year for the purposes of the matched baseline. Note that in this example, in year 10 the project scenario deviates from the comparison crop pattern, meaning that the project is required to switch from the matched baseline to the blended baseline. Note that in this example, in the first year of the project there is a cover crop in response to another weather-related prevent plant scenario. Rather than leave the field fallow, as was done in the baseline, the project has elected to plant a cover crop. Per the guidance in Section 3.4.1.3, this does not affect the application of the matched baseline.

For each project year the outputs of the colored cells within the same column are averaged together to determine the baseline for that year.