

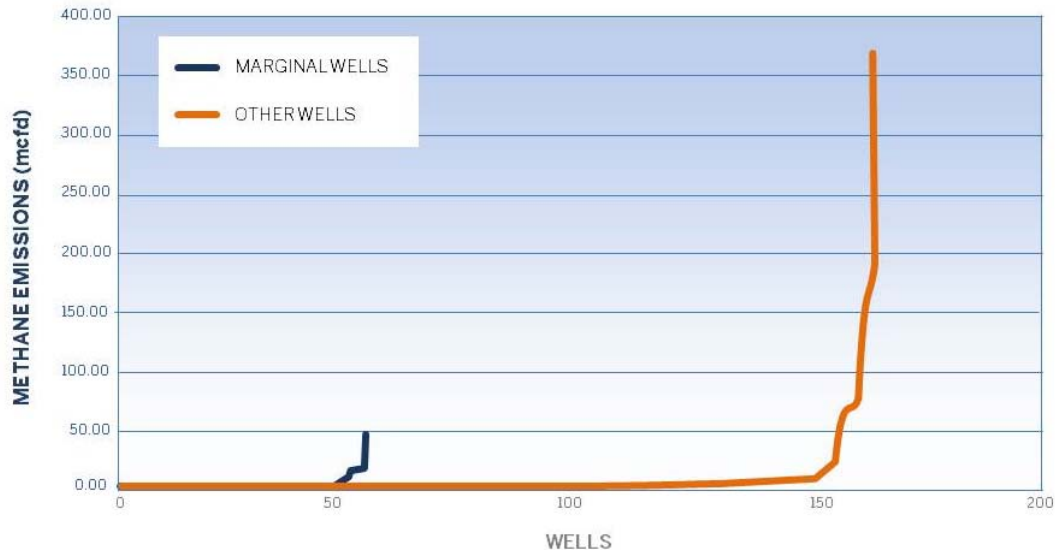
Manipulating Data to Create the Illusion That Low Producing Wells Are “Super-Emitters”

This document addresses data manipulation issues in the environmentalist study submitted to the rulemaking proposal for Subpart OOOOa to distort the role of low producing wells regarding methane emissions. This study was then characterized as the basis for removing the low producing well exclusion for the Subpart OOOOa fugitive emissions program initially proposed by the Environmental Protection Agency (EPA).

Background

Initially, it is important to understand that this study used data from a number of different studies to create its arguments. All of the underlying studies generated their data by driving vehicles with samplers downwind of production sites, hunting for methane plumes. None of them used samples taken on the production site. This creates two issues. First, it measures everything emitted at the site – fugitive emissions and permitted vents. Second, the data are collected over minutes – maybe over an hour – but not over a day. The data in the study are presented as if they were daily emissions but the studies merely scale up hourly estimates. Consequently, an emission that might occur for several hours, but not the full day, would be overstated.

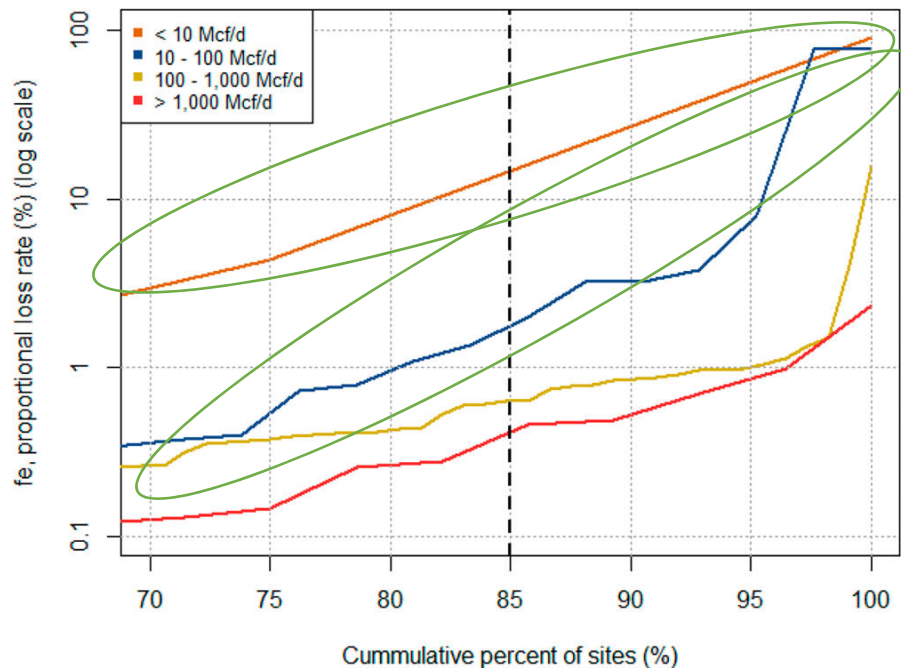
Before turning further to describe the submitted study, it is useful to look at the same data using a direct graph of emissions. In this graph, marginal wells are those with production volumes of 90 mcf/d or less.



This graph is consistent with information from other studies showing that a small portion of wells have an emission profile for some reason with high emissions and most wells have really low emissions. Importantly, it also clearly shows that marginal wells – low producing wells in the context of the regulation – have far smaller emissions. But, since this graph is using the same data as the study, it could also be overstating emissions because of scaling short term emissions to a daily amount.

With this background, turning to the presentation of the same material in the study demonstrates how it was manipulated.

Below is the graphic used to present the data. It would suggest that the worst emitting operations – the “super-emitters” – are the smallest wells (the orange line and the blue line, circled in green). Having directly plotted this data, the obvious issue is how such a result can occur.



It is a busy and confusing graph – it’s intended to be. The study uses data analysis tricks to create the appearance that marginal wells are “super-emitters”.

First, it shows emissions as a percentage of production rather than actual emissions. Thus, one mcf emitted out of ten mcf produced is 10 percent, but 50 mcf emitted out of 1000 mcf produced is 5 percent. As a result, it skews the perception of the data to imply that low producing wells are large emitters when they are not.

Second, its production volumes are really sales volumes, not the amount extracted from the wellhead. Consequently, a “proportional loss rate” of 50 percent would be the calculated loss divided by the volume sold. If the percentage of loss were calculated based on extracted volumes, the 50 percent “proportional loss rate” would drop to 33 percent because the loss would be added to the sales volume to obtain the extracted volume.

Third, it only shows data from the 70th percentile of information. This excludes all of the virtually zero emissions that dominate the data.

Fourth, it uses a logarithmic scale to present the data. One of the reasons to use logarithmic scales is to flatten curves to make them look more like straight lines.

These observations can be made without conducting an intense investigation of the study. They are obviously intended to contort data to create a specific result. Yet, with all the investigative power at EPA, with all of the research work EPA has conducted, EPA took this contrived study at face value to make its determination to remove the low producing well exclusion in the Subpart OOOOa regulations. That decision – particularly void of any opportunity for public review – should not be allowed to stand.