



**Congressional  
Research Service**

Informing the legislative debate since 1914

---

# The Regional Greenhouse Gas Initiative: Background, Impacts, and Selected Issues

Updated July 16, 2019

**Congressional Research Service**

<https://crsreports.congress.gov>

R41836

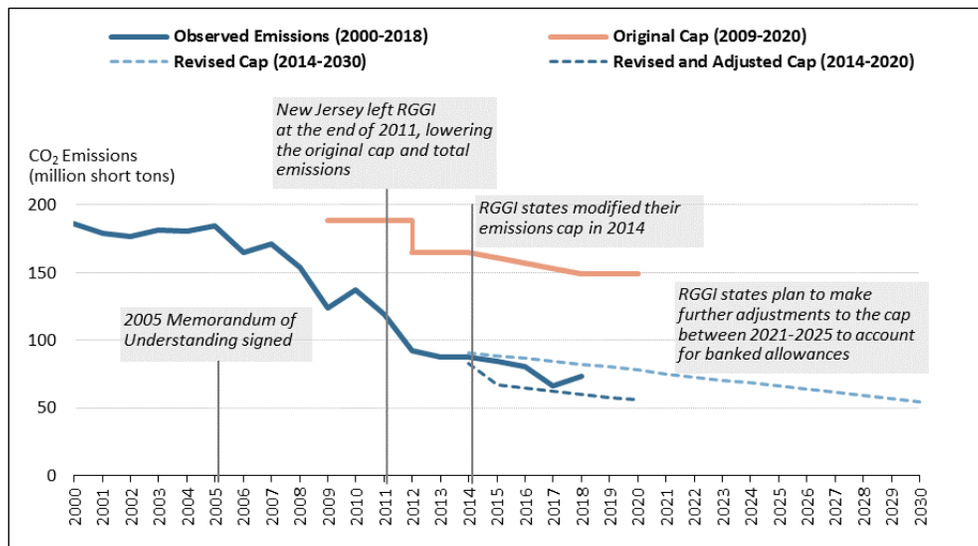
## Summary

The Regional Greenhouse Gas Initiative (RGGI) was the nation’s first mandatory cap-and-trade program for greenhouse gas (GHG) emissions. RGGI currently involves nine states—Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont. New Jersey is to rejoin the program in 2020. The RGGI cap-and-trade system applies only to carbon dioxide (CO<sub>2</sub>) emissions from electric power plants with capacities to generate 25 megawatts or more—165 facilities in the region. The RGGI emissions cap took effect January 1, 2009, based on an agreement signed by RGGI state governors in 2005.

The experience and results of the RGGI program may be instructive to federal policymakers. If Congress were to consider establishing a program to reduce GHG emissions, several of RGGI’s design elements may be of interest. For example, the program’s emissions cap has received particular attention. When the original cap took effect in 2009, the emissions cap exceeded actual emissions by a wide margin, limiting its ability to compel regulated entities to make internal emission reductions or purchase emission credits from other sources (see **Figure**). Several factors led to this outcome: RGGI’s cap design, an economic downturn, and a shift to less carbon-intensive fuels.

Pursuant to RGGI’s 2005 agreement, the RGGI states examined the program’s effectiveness in 2012. To address the disparity between the cap and actual emissions, RGGI states agreed to reduce the existing cap by 45% so that the cap level would match actual emissions. The revised cap took effect in January 2014. Following a second RGGI design review, which was completed in 2017, RGGI states agreed to extend the cap through 2030 (see **Figure**).

**Observed Emissions and the Original and Revised Caps**



**Source:** Prepared by CRS; observed state emission data (2000-2018) provided by RGGI.

Although RGGI’s actual emissions were well below the original emissions cap during the program’s initial years, the cap’s existence attached a price to the regulated entities’ CO<sub>2</sub> emissions. Because the cap level was above actual emissions, the allowance price acted like an emissions fee or carbon tax.

The RGGI states sold, in aggregate, approximately 80% of their budgeted emission allowances through quarterly auctions between 2008 and 2019. The auction proceeds—\$3.2 billion to date—have provided a new source of revenue, which has been used to support various policy objectives. RGGI states (as a group) have distributed the vast majority of the emission allowance value to support energy efficiency, renewable energy, other climate-related efforts, or electricity consumer assistance. Although the cap likely had limited direct impact on the region’s power plant emissions, the revenues generated from the emission allowance sales likely had some impact on emission levels in the region.

Assessing the impacts of the RGGI program presents challenges. Multiple factors play a role in the region’s CO<sub>2</sub> emission levels, including economic developments and state-specific energy and environmental policies that may directly or indirectly complement or counter the objectives of RGGI. Several studies have assessed RGGI’s impacts. A 2015 study found that the RGGI program as a whole, which includes the allowance price, distribution of allowance value, and related complementary effects, was the dominant factor in the observed CO<sub>2</sub> emissions decrease. A 2017 study concluded that the RGGI program’s air quality improvements led to public health benefits with an estimated value of \$5.7 billion. A 2018 study estimated that during the first three compliance periods (2009-2017) the RGGI program yielded a net benefit of \$4.7 billion to the RGGI states and more than 40,000 job-years.

As a group, the total CO<sub>2</sub> emissions from the nine RGGI states account for approximately 7% of U.S. CO<sub>2</sub> emissions and 16% of U.S. gross domestic product. RGGI’s aggregate emissions rank in the top 20 among all nations. From a practical standpoint, the RGGI program’s contribution to directly reducing the global accumulation of GHG emissions in the atmosphere is arguably negligible. However, RGGI’s activities may stimulate action in other states or at the federal level. Compared to a patchwork of state and regional requirements, industry stakeholders may prefer a single national policy. For a number of reasons, experiences in RGGI may be instructive for policymakers seeking to craft a national program.

## Contents

Introduction .....	1
Background .....	2
RGGI Emissions Caps.....	5
First Emissions Cap: 2009-2013.....	5
Revised Emissions Cap (2014-2030).....	6
Allowance Auctions .....	7
Auction Revenue Distribution .....	9
Estimated Impacts of the RGGI Program.....	11
Selected Issues.....	14
Emissions Leakage.....	14
Offsets .....	15
Cost Containment Reserve.....	16
Interaction with Federal GHG Emission Regulations.....	17
Final Observations.....	18

## Figures

Figure 1. Observed Emissions Compared to the Original Emissions Cap .....	5
Figure 2. Observed Emissions Compared to the Original and Revised Emission Cap .....	7
Figure 3. RGGI Auctions Proceeds and Clearing Prices .....	9
Figure 4. Allocation of Auction Revenue by RGGI State .....	10
Figure 5. RGGI CO <sub>2</sub> Emissions in Electricity Sector Compared with Electricity Sales .....	13
Figure 6. RGGI States Electricity Generation by Energy Source .....	14

## Tables

Table 1. CO <sub>2</sub> Emissions from Energy Consumption .....	19
--	----

## Contacts

Author Information.....	19
-------------------------	----

## Introduction

A number of states and local governments have taken actions to address greenhouse gas (GHG) emissions. These efforts cover a wide spectrum, from developing climate action plans to setting mandatory GHG emission standards.<sup>1</sup> In addition, 29 states, 3 U.S. territories, and the District of Columbia are implementing mandatory renewable portfolio standards, which generally require a specific percentage of electricity to be generated from renewable energy sources.<sup>2</sup>

One of the most significant developments in state level climate policy is the Regional Greenhouse Gas Initiative (RGGI, pronounced “Reggie”), which is based on an agreement signed by RGGI governors in 2005.<sup>3</sup> In the 2005 agreement, RGGI participants highlighted the role of anthropogenic emissions in climate change and a range of potential risks to human health and the environment related to climate change. RGGI participants stated that “continued delay in taking action ... will make any later necessary investments in mitigation and adaptive infrastructure much more difficult and costly.” In the 2005 agreement, RGGI states committed to first stabilize and subsequently reduce carbon dioxide emissions from fossil fuel-fired electric power plants in the RGGI states.

RGGI is the nation’s first mandatory GHG emissions cap-and-trade program, which went into effect January 1, 2009 (see text box, “What Is a Cap-and-Trade System?”).<sup>4</sup> RGGI currently involves nine states—Connecticut, Delaware, Maine, Maryland,<sup>5</sup> Massachusetts,<sup>6</sup> New Hampshire, New York, Rhode Island, and Vermont. New Jersey is scheduled to rejoin RGGI in 2020 (see text box below).

The RGGI program may be informative to policymakers who are thinking of crafting a federal GHG reduction program, by providing insights into implementation complexities, the mechanics of various design elements, and lessons of potential design pitfalls. If Congress were to consider establishing a program to reduce GHG emissions, several of RGGI’s design elements may be of interest.<sup>7</sup>

The first section of this report provides an overview of the RGGI cap-and-trade program and the participating RGGI states. The second section discusses estimated impacts of the RGGI program. The third section addresses selected issues raised by RGGI that may be of interest to Congress. The last section provides some final observations.

---

<sup>1</sup> For example, California has regulations that address GHG emissions on multiple fronts, including a cap-and-trade program that began in January 2013. For more information on the California cap-and-trade program, see the California Environmental Protection Agency and Air Resources Board website at <http://www.arb.ca.gov/cc/capandtrade/capandtrade.htm>. In addition, 29 states (and the District of Columbia) have established renewable portfolio standards.

<sup>2</sup> DSIRE, Renewable Portfolio Standard Policies, June 2019, <https://s3.amazonaws.com/ncsolarcen-prod/wp-content/uploads/2019/06/RPS-CES-June2019.pdf>.

<sup>3</sup> Seven states signed the Memorandum of Understanding (MOU) in 2005: Connecticut, Delaware, Maine, New Hampshire, New Jersey, New York, and Vermont.

<sup>4</sup> Prior to the starting date of the emissions cap (January 1, 2009), RGGI held its first emission allowance auction on September 25, 2008.

<sup>5</sup> Maryland Governor Martin O’Malley signed RGGI’s MOU on April 20, 2007, making Maryland the first state that was not an original RGGI participant to join the regional initiative.

<sup>6</sup> Massachusetts and Rhode Island were involved in RGGI’s development from the beginning. However, both states’ governors declined to sign the MOU in 2005. Massachusetts (different governor) and Rhode Island (same governor) joined RGGI as participants in January 2007.

<sup>7</sup> Several of RGGI’s design elements generated considerable interest during the development and debate of H.R. 2454 (often referred to as the “Waxman-Markey” bill), which passed the House in 2009.

## RGGI Developments in New Jersey and Virginia

### New Jersey

New Jersey was one of seven states to sign the original RGGI agreement in 2005. New Jersey participated in the cap-and-trade program when it first went into effect in 2009. In 2011, New Jersey Governor Chris Christie announced the state would depart the program at the end of 2011.<sup>8</sup>

In 2018, the recently elected New Jersey Governor Philip Murphy began a process to rejoin RGGI.<sup>9</sup> In December 2018, the Department of Environmental Protection and the Board of Public Utilities proposed regulations that would establish mechanisms to implement RGGI and direct the spending of auction proceeds, respectively.<sup>10</sup> In June 2019, the department adopted the rules. New Jersey is to rejoin RGGI in 2020.

### Virginia

In 2017, Virginia Governor Terry McAuliffe directed the state's Department of Environmental Quality to develop regulations that would limit emissions from power plants and allow for multi-state emissions trading.<sup>11</sup> The Virginia Department of Environmental Quality published proposed GHG emission regulations that would establish a framework for Virginia to join RGGI. On April 19, 2019, the State Air Pollution Control Board approved the regulations.<sup>12</sup> However, many Virginia policymakers oppose RGGI participation. On April 3, 2019, lawmakers in the Virginia Senate and House of Delegates passed budget provisions that prohibit the state from spending money to participate in RGGI.<sup>13</sup> On May 2, 2019, Governor Ralph Northam approved these budget provisions.<sup>14</sup> In a press release, the governor stated he was "extremely disappointed that the General Assembly included [the RGGI funding prohibition] in the budget" and he stated he would be "directing the Department of Environmental Quality to identify ways to implement the regulation and achieve our pollution reduction goals."<sup>15</sup>

## Background

RGGI is a sector-specific cap-and-trade system that applies to carbon dioxide (CO<sub>2</sub>) emissions from electric power plants<sup>16</sup> with capacities to generate 25 megawatts or more<sup>17</sup>—165 facilities in the nine RGGI states.<sup>18</sup> RGGI's history began with discussions and meetings that date back to at least 2003. These activities eventually led to a 2005 Memorandum of Understanding (MOU)<sup>19</sup> that outlined the basic framework of the program.<sup>20</sup> In 2008, the RGGI states issued a model rule

<sup>8</sup> For information on New Jersey's withdrawal from RGGI, see <http://rggi.org/design/history/njparticipation>.

<sup>9</sup> Letter from New Jersey Governor Philip Murphy to RGGI Governors, February 16, 2018, <http://www.state.nj.us/dep/aqes/docs/letter-to-rggi-governors20180222.pdf>.

<sup>10</sup> For more information, see [https://www.state.nj.us/dep/aqes/rggi.html#/.](https://www.state.nj.us/dep/aqes/rggi.html#/)

<sup>11</sup> See Executive Directive 11, <https://www.deq.virginia.gov/Portals/0/DEQ/Air/GHG/eo11.pdf>.

<sup>12</sup> For more information, see <https://www.deq.virginia.gov/Programs/Air/GreenhouseGases/CarbonTrading.aspx>.

<sup>13</sup> See HB1700 reenrolled on April 3, 2019, <https://budget.lis.virginia.gov/get/budget/3891/>.

<sup>14</sup> See HB1700 final adopted budget, <https://budget.lis.virginia.gov/get/budget/3929/>.

<sup>15</sup> See <https://www.governor.virginia.gov/newsroom/all-releases/2019/may/headline-840390-en.html>.

<sup>16</sup> CO<sub>2</sub> emissions account for approximately 99% of all GHG emissions from power plants. In 2014, emissions from the electricity power sector accounted for 28% of all U.S. GHG emissions. EPA, *Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2016*, April 2018.

<sup>17</sup> Electricity generating units that consume on-site more than 10% of the electricity they generate (on an annual basis) are not subject to the emissions cap. This provision applies to facilities that may generate electricity for their own use (e.g., some refineries).

<sup>18</sup> For more details, see the RGGI "Sources Report" at <https://www.rrgi.org/allowance-tracking/rggi-coats>.

<sup>19</sup> Seven states signed the MOU in 2005: Connecticut, Delaware, Maine, New Hampshire, New Jersey, New York, and Vermont.

<sup>20</sup> For details of the MOU development, see this RGGI website: <http://www.rrgi.org/design/history/mou>.

of cap-and-trade regulations that participating states could use to establish and implement their programs.<sup>21</sup>

RGGI designers expected the initial program to be a foundation for emissions trading and possibly expanded in future years by covering other emission sources/sectors, GHGs, or states. The CO<sub>2</sub> emissions from covered entities in the RGGI states account for approximately 19% of all GHG emissions in the RGGI states.<sup>22</sup> The remaining GHG emissions come from fossil fuel combustion in the transportation, industrial, commercial, and residential sectors.

Pursuant to RGGI's 2005 MOU, the RGGI states agreed to examine the program's effectiveness in 2012. This design review resulted in significant changes to the emissions cap and other cap-related design elements.<sup>23</sup> These changes took effect in 2014 and are discussed below.

The RGGI states initiated a second design review in 2015, which was completed in 2017. The second design review resulted in further changes to the RGGI program. In particular, the RGGI states agreed to extend the emissions cap through 2030.

### What Is a GHG Cap-and-Trade System?

A cap-and-trade program is one policy tool for reducing GHG emissions. It is often described as a market-based mechanism because, like an emissions fee or carbon tax, it allows the marketplace to determine the economically efficient solution for GHG emission reduction. Compared to other approaches—for example, requiring specific performance standards or technologies at particular facilities—market-based mechanisms are generally considered more cost effective. Perhaps the most successful U.S. market-based program in the environmental policy arena is the sulfur dioxide emissions trading system (known as the Acid Rain Program) established by the 1990 amendments to the Clean Air Act.<sup>24</sup>

A GHG cap-and-trade system creates an overall limit (i.e., a cap) on GHG emissions from the emission sources covered by the program. Cap-and-trade programs can vary by the emissions and sources covered. The covered sources, also referred to as regulated entities, often include major emitting sectors (e.g., power plants and carbon-intensive industries), fuel producers/processors (e.g., coal mines or petroleum refineries), or some combination of both.

The emissions cap is partitioned into emission allowances (or permits). Typically, in a GHG cap-and-trade system, one emission allowance represents the authority to emit one (metric) ton of carbon dioxide-equivalent (tCO<sub>2</sub>-e).<sup>25</sup> This term of measure is used because GHGs vary by global warming potential (GWP).<sup>26</sup>

Under an emissions cap, covered entities with relatively low emission-reduction costs have a financial incentive to make reductions beyond what is required, because these further reductions could be sold (i.e., traded) as emission credits to entities that face higher costs to reduce their facility emissions. At the end of each established compliance period (e.g., a calendar year or multiple years), covered sources surrender emission allowances to an

<sup>21</sup> For details of the model rule's development, see this RGGI website: [http://www.rggi.org/design/history/model\\_rule](http://www.rggi.org/design/history/model_rule).

<sup>22</sup> Based on 2014 GHG data from the World Resources Institute, at <http://cait.wri.org/>; and 2014 RGGI covered CO<sub>2</sub> emissions from the nine RGGI states, at <https://rggi-coats.org/> ("Emissions Reports").

<sup>23</sup> For details of the review process and results, see <http://rggi.org/design/program-review>.

<sup>24</sup> The 1990 Clean Air Act Amendments established a cap-and-trade system to control sulfur dioxide and nitrogen oxides, the primary precursors of acid rain. The program is generally considered a success in terms of emission reductions and program costs (see e.g., Juha Siikamaki et al., *The U.S. Environmental Protection Agency's Acid Rain Program, Resources for the Future*, 2012).

<sup>25</sup> The RGGI cap is measured in short tons. One short ton equals 2,000 pounds. One metric ton equals 2,204 pounds.

<sup>26</sup> GWP is an index developed by the Intergovernmental Panel on Climate Change (IPCC) that allows comparisons of the heat-trapping ability of different gases over a period of time, typically 100 years. Consistent with international GHG reporting requirements, EPA's most recent GHG inventory uses the GWP values presented in the IPCC's 2007 Fourth Assessment Report (AR4). For example, based on these GWP values, a ton of methane is 25 times more potent than a ton of CO<sub>2</sub> when averaged over a 100-year time frame. The IPCC has since updated the 100-year GWP estimates, with some increasing and some decreasing. For example, the IPCC 2013 Fifth Assessment Report reported the 100-year GWP for methane as ranging from 28 to 36.

implementing agency to cover the number of tons emitted. If a source does not provide enough allowances to cover its emissions, the source would be subject to penalties. Other mechanisms, such as banking or offsets, may be included to increase the flexibility of the program.

The emissions cap creates a new currency—the emission allowance. Policymakers may decide to distribute the emission allowances to covered entities at no cost (based on, for example, previous years' emissions), sell the allowances (e.g., through an auction), or use some combination of these strategies. The distribution of emission allowance value, which includes both auction revenues and distribution of no-cost allowances, is typically a source of significant debate during a cap-and-trade program's development.

RGGI's cap-and-trade program includes many of the design elements that have been proposed and debated in federal legislative proposals.<sup>27</sup> Highlights include the following:

- **Three-year compliance periods.** At the end of a compliance period, covered entities submit one emission allowance for each ton of CO<sub>2</sub> emissions generated. A three-year compliance period should mitigate potential emission allowance price swings brought on by short-term market volatility.
- **Emission allowance banking.** RGGI allows covered entities to bank an unlimited number of emission allowances for future use. The opportunity to bank emission allowances instills a substantial amount of flexibility into a trading program, and can help mitigate potential allowance price volatility.
- **Emission allowance auctions.** With some variance among the states, particularly in the early years, RGGI states have distributed approximately 80% of their allowances through quarterly auctions. The auctions include a reserve price, which sets a price floor for emission allowances.
- **Cost containment.** In 2014, RGGI states established a “cost containment reserve” (CCR),<sup>28</sup> which provides additional allowances to be sold at auction if certain price thresholds are met.
- **Consumer benefit allocation.** RGGI states agreed that at least 25% of the emission allowance value would be distributed “for a consumer benefit or strategic energy purpose.”<sup>29</sup> Allowance value distributions from RGGI states have exceeded this minimum requirement.
- **Emissions containment:** In 2017, seven of the RGGI states<sup>30</sup> agreed to add an “emissions containment reserve” (ECR) mechanism to their model rules. The ECR starts in 2021 and sets an allowance price trigger at which states would permanently withhold emission allowances from sale, effectively lowering the cap.
- **Offsets use.** An offset is a measurable reduction, avoidance, or sequestration of GHG emissions from a source not covered by an emission reduction program. To a limited degree, RGGI's covered entities may submit offsets from specific

<sup>27</sup> See CRS Report R45472, *Market-Based Greenhouse Gas Emission Reduction Legislation: 108th Through 116th Congresses*, by Jonathan L. Ramseur.

<sup>28</sup> The CCR replaced other cost containment mechanisms: Until the program changes in 2014, RGGI provided an additional year to demonstrate compliance if emission allowance prices reach a certain level, and covered entities were able to cover a greater proportion of their emissions with offsets.

<sup>29</sup> RGGI MOU, Section 2 (G)(1), December 5, 2005. Subsequent amendments were made to the MOU but not to this section.

<sup>30</sup> Maine and New Hampshire “do not intend to implement an ECR.” RGGI, *Summary of Model Rule Updates*, 2017, [https://www.rggi.org/sites/default/files/Uploads/Program-Review/12-19-2017/Summary\\_Model\\_Rule\\_Updates.pdf](https://www.rggi.org/sites/default/files/Uploads/Program-Review/12-19-2017/Summary_Model_Rule_Updates.pdf).

project types in lieu of the emission allowances needed to satisfy compliance obligations.

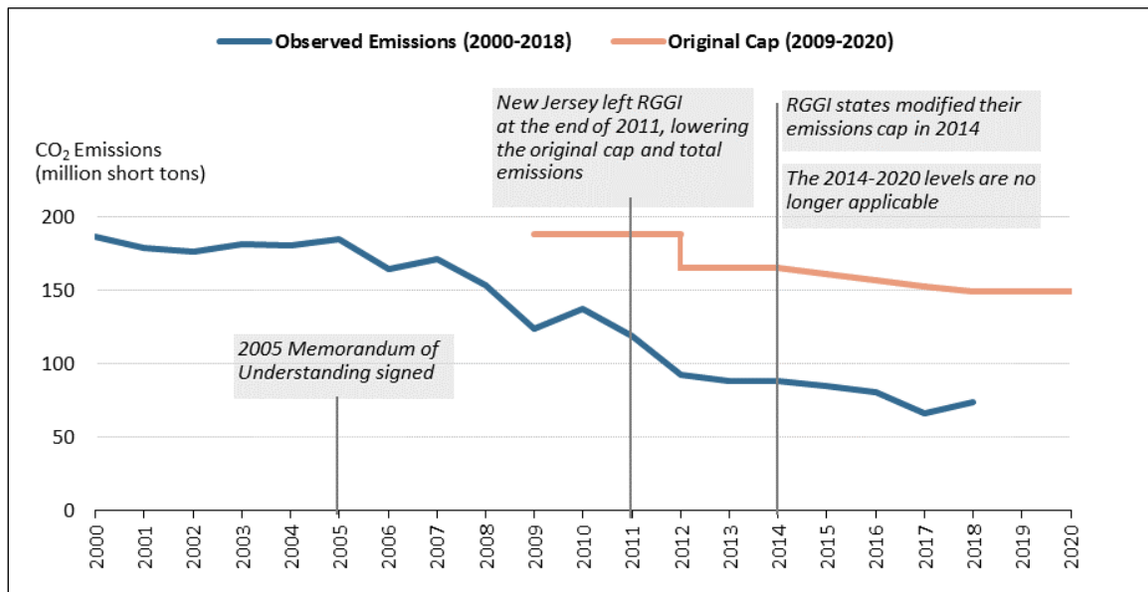
## RGGI Emissions Caps

The RGGI emission cap has evolved over time, because (1) the participating states have changed (New Jersey left in 2011) and (2) program reviews have resulted in emission cap adjustments. This section includes a discussion of both the initial emissions cap and emissions cap adjustments.

### First Emissions Cap: 2009-2013

The initial objective of the first emissions cap was to stabilize CO<sub>2</sub> emissions for several years (2009-2014) at the expected 2009 levels (based on assumptions made in 2005) and then require gradual reductions through 2018, achieving a 10% decrease from the 2009 emission cap level by 2019. During the emissions cap construction in 2005,<sup>31</sup> RGGI designers set the 2009 emissions cap about 4% above the average emission levels observed between 2000 and 2002. RGGI designers anticipated that power plant CO<sub>2</sub> emissions would gradually increase so that actual levels would approximately match the cap set for 2009—188 million short tons of CO<sub>2</sub> (mtCO<sub>2</sub>). As illustrated in **Figure 1**, actual emissions did not meet these projections but decreased substantially.

**Figure 1. Observed Emissions Compared to the Original Emissions Cap**



**Source:** Prepared by CRS; observed state emission data (2000-2018) provided by RGGI at <http://www.rggi.org>.

<sup>31</sup> States from the Northeast and Mid-Atlantic regions began to discuss a cooperative effort to reduce carbon dioxide emissions in 2003. Subsequent meetings and workshops culminated in a MOU that was signed by most RGGI state governors in December 2005.

## **Revised Emissions Cap (2014-2030)**

Following a 2012 design review of the RGGI program,<sup>32</sup> the RGGI states agreed to reduce the emissions cap from 165 mtCO<sub>2</sub> to 91 mtCO<sub>2</sub>. RGGI designers based the new cap level on their projection of 2012 emissions. The emission projection turned out to be fairly accurate, as actual 2012 emissions were 92 mtCO<sub>2</sub>. The revised cap took effect in January 2014. The emissions cap began decreasing by 2.5% each year after that and is to continue to decrease at that rate unto 2020.

As discussed above, between 2009 and 2013, the emissions cap exceeded actual emissions, providing an opportunity for entities to obtain more allowances than they needed to meet their compliance obligations. These allowances could held (i.e., banked) for future use without limitations. To address this development, RGGI states decided to adjust the new cap further to account for the substantial amount of banked emission allowances held by RGGI entities. In 2014, RGGI designers determined that these banked emissions accounted for 140 mtCO<sub>2</sub>, a considerable amount when compared to the 91 mtCO<sub>2</sub> emission cap of 2014. Thus, the cap adjustments, which are applied each year between 2014 and 2020, are considerable. In some years, the adjustments lower the cap more than 20 mtCO<sub>2</sub>, equating to 28% decrease.

After a second design review, RGGI states agreed in 2017 to extend the emissions cap from 2021 through 2030.<sup>33</sup> The states established a cap that would decrease annually by 2.25 million tons. In addition, RGGI states agreed to determine the amount of banked allowances at the end of 2020. Based on this determination, RGGI states are to make further adjustments to the cap between 2021 and 2025 to account for these allowances.

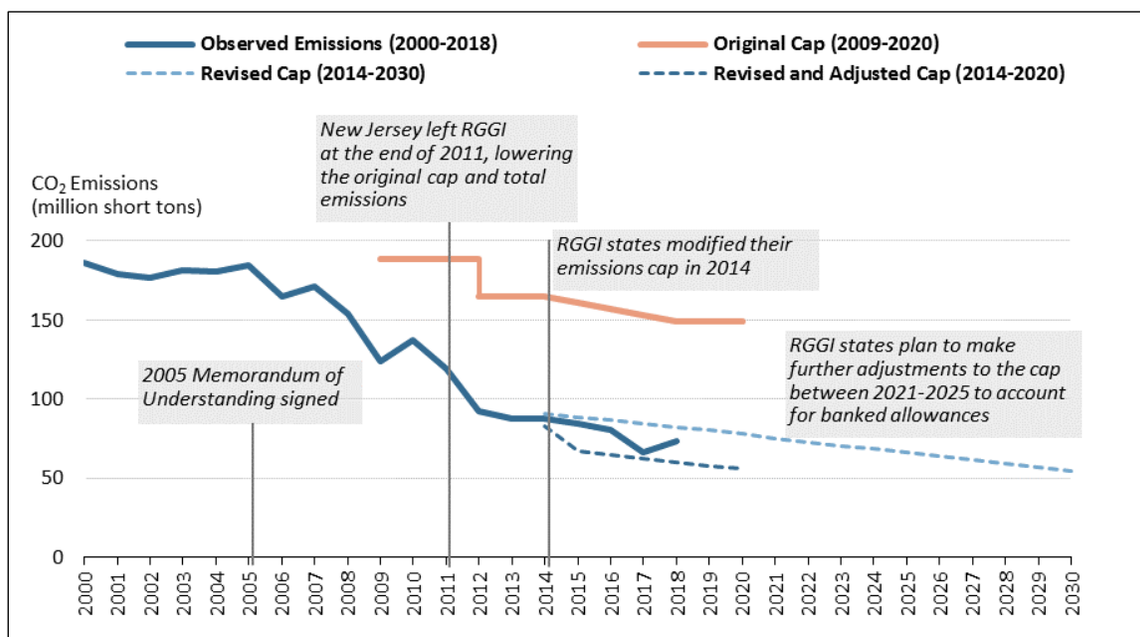
**Figure 2** illustrates (1) the observed emissions between 2000 and 2018; (2) the original emissions cap (2009-2020); and (3) the revised emissions cap (2014-2030), which includes the 2014-2020 adjustments. As mentioned above, RGGI entities banked a considerable number of emission allowances during the original emissions cap. This allows for the 2015 emissions to be higher than the revised emissions cap, as illustrated in the figure.

---

<sup>32</sup> In its original MOU (December 20, 2005), RGGI states agreed to conduct a “comprehensive review” of the RGGI program in 2012.

<sup>33</sup> RGGI Press Release, “RGGI States Announce Proposed Program Changes: Additional 30% Emissions Cap Decline by 2030,” August 2017, <https://www.rggi.org/program-overview-and-design/program-review>.

**Figure 2. Observed Emissions Compared to the Original and Revised Emission Cap**



**Source:** Prepared by CRS; observed state emission data (2000-2018) provided by RGGI at <http://www.rggi.org> and revised emission cap data from RGGI at <http://www.rggi.org/design/overview/cap>.

**Notes:** RGGI entities banked a considerable number of emission allowances during the original emissions cap (2009-2013). This allows for the actual emissions to be higher than the revised and adjusted emissions cap.

The distribution of emission allowances is typically a source of significant debate during a cap-and-trade program’s development, because the allowances have monetary value. Policymakers may decide to (1) sell the emission allowances through periodic auctions, which would generate a new revenue stream; (2) distribute allowances to covered sources at no cost (based on, for example, previous years’ emissions); or (3) use some combination of these strategies.

Emission allowances have value regardless of how they are distributed. For instance, if a RGGI state provided allowances to covered entities at no cost, a covered entity recipient could use the allowances for compliance purposes, sell the allowances in the marketplace (e.g., to other covered entities), or bank the allowances for future use. If a RGGI state provided no-cost allowances to a non-covered entity, it could sell the allowances in the marketplace, either through a broker or directly to a covered entity.

RGGI states use quarterly auctions to distribute the vast majority of the program’s allowances.<sup>34</sup> Thus, in the case of RGGI, allowance value is predominately expressed in terms of auction revenues. An important decision for RGGI states is how and for what purposes they will apply the emission allowance auction revenues. These issues are discussed below.

### Allowance Auctions

As a group, the RGGI states sold approximately 80% of their budgeted emission allowances at auction between 2008 and 2018. Other allowances were sold at fixed prices or distributed to

<sup>34</sup> The percentage of allowances sold at auction has varied by state, particularly in the early years when some states chose to provide a proportion of free allowances to covered entities.

various entities to support a variety of objectives.<sup>35</sup> In addition, many allowances were offered at auction but not sold. RGGI states decided that these unsold allowances would not be offered for sale at future auctions but instead would be retired, effectively reducing the emissions cap.<sup>36</sup>

RGGI's auctions may be of particular interest to Congress, because this approach was part of several proposed cap-and-trade systems from former Congresses.<sup>37</sup> Each RGGI auction is conducted in one round with a sealed-bid, uniform-price format.<sup>38</sup> Participants may submit multiple, confidential bids for a certain number of allowances at a specific price. The price paid by all bidders is determined by the highest rejected bid (i.e., the second-highest bid). For example, consider a hypothetical auction in which the supply of allowances is 20 units. The highest bidder offers \$10 per allowance for 15 allowances. The second-highest bidder offered \$9 per allowance for 10 allowances. Under RGGI's auction structure, the highest bidder would receive 15 allowances at \$9 per allowance, and the second-highest bidder would receive 5 allowances at \$9 per allowance. The price paid by all successful bidders is known as the clearing price—\$9 per allowance in this example.

In addition, RGGI auctions include a reserve price, below which the seller refuses to part with the item for sale (i.e., emission allowance). The reserve price started at \$1.86 in 2008, increasing to \$2.26 in 2019.<sup>39</sup> In a large-volume, multi-unit auction that is expected to have substantial participation (i.e., high demand for emission allowances), a reserve price would all but guarantee a revenue stream. A reserve price may address certain logistical concerns, such as bidder collusion, that may be associated with auctions. In addition, a reserve price may provide assurance to parties making emission reductions that the reductions will have a minimal value in the allowance market.

The RGGI program has held 44 quarterly auctions as of the date of this report. In general, many have viewed the auctions as successful in terms of price discovery,<sup>40</sup> transparency, transaction costs, and other logistical issues.<sup>41</sup>

Another typical measure of auction success is revenue generation. After 43 auctions, the cumulative proceeds total over \$3.2 billion, including proceeds from New Jersey's allowances and proceeds from the cost containment reserve.

**Figure 3** illustrates the auctions' results. As the figure indicates, the clearing price equaled the reserve price in auctions conducted between June 2010 and December 2012, reflecting the abundance of emission allowances in the market. During this time period, approximately 40% of

---

<sup>35</sup> See RGGI, "Allowance Allocation," <http://rggi.org/market/tracking/allowance-allocation>.

<sup>36</sup> Between 2009 and 2014, RGGI states retired over 140 million unsold allowances. Between 2015 and 2018, RGGI states retired an additional 2 million allowances. If these retired allowances are subtracted from the total adjusted budget of allowances, the percentage of allowances sold at auction (through 2018) increases to approximately 90%.

<sup>37</sup> For more details see CRS Report R45472, *Market-Based Greenhouse Gas Emission Reduction Legislation: 108th Through 116th Congresses*, by Jonathan L. Ramseur.

<sup>38</sup> For information on other auction formats, see Charles Holt et al., *Auction Design for Selling CO2 Emission Allowances Under the Regional Greenhouse Gas Initiative*, 2007, prepared for RGGI Working Group staff.

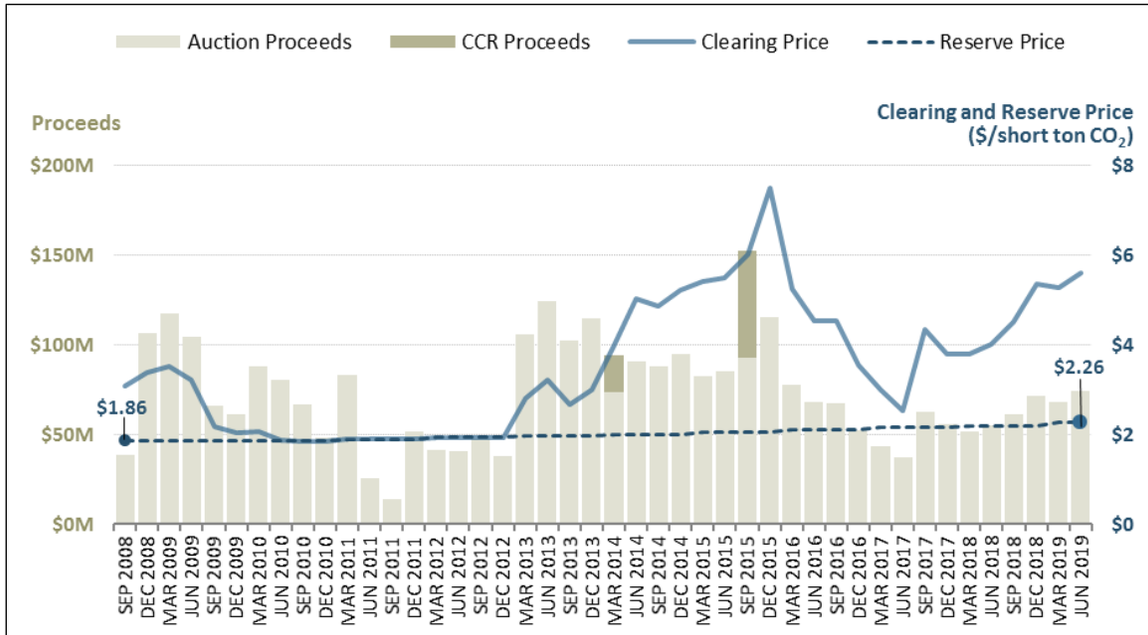
<sup>39</sup> RGGI states decided to increase the reserve price by 2.5% each year after 2014.

<sup>40</sup> In a cost-effective emissions trading program, the allowance price should mirror (or closely follow) the marginal cost of emission reduction—that is, the cost of reducing the last, most expensive ton. An effective auction should help identify the allowance price that is near to the marginal cost of reduction. See, for example, Holt, et al., *Auction Design*.

<sup>41</sup> See e.g., Paul J. Hibbard et al., "An Expanding Carbon Cap-and-Trade Regime? A Decade of Experience with RGGI Charts a Path Forward," *The Electricity Journal*, 2018; and M.J. Bradley & Associates, *A Pioneering Approach to Carbon Markets: How the Northeast States Redefined Cap and Trade for the Benefit of Consumers*, 2017.

the allowances offered for sale were not purchased. During this period, the reserve price (\$1.86-\$1.93 per ton) acted effectively like an emissions fee or carbon tax.

**Figure 3. RGGI Auctions Proceeds and Clearing Prices**  
2008-2019



**Source:** Auction Revenue Distribution Prepared by CRS; data from RGGI at [http://rggi.org/market/co2\\_auctions/results](http://rggi.org/market/co2_auctions/results).

**Note:** CCR = cost containment reserve.

Following the February 2013 proposal to substantially reduce the emissions cap in 2014, the clearing prices began to increase, exceeding the reserve prices. The clearing price in the December 2015 auction reached \$7.50, an almost four-fold increase compared to 2012 prices. The auction clearing prices decreased over the next 18 months reaching \$2.53 in June 2017. Developments relating to the Clean Power Plan (discussed below) likely played a role in this decline. Since that time, clearing prices have increased (with some fluctuations), reaching \$5.27 in March 2019.

**Figure 3** also indicates the proceeds generated from the cost containment reserve (CCR) allowances. The CCR was added to RGGI in 2014 and is discussed below (see “Cost Containment” section). To date, the CCR has been triggered twice: in the March 2014 and September 2015 auctions.

### Auction Revenue Distribution

Each state determines how it distributes the revenues generated from auctioning its budgeted allowances. However, in both RGGI’s 2005 MOU and subsequent model rule,<sup>42</sup> states agreed that

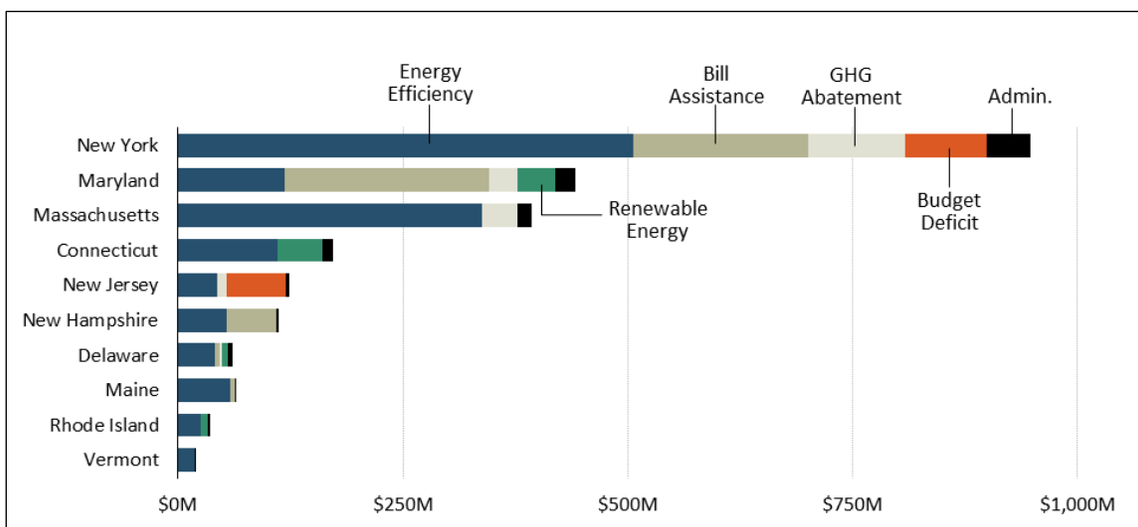
<sup>42</sup> RGGI documents are available at <http://www.rrgi.org/>.

at least 25% of emission allowances would be allocated for a “consumer benefit or strategic energy purpose.”<sup>43</sup> The RGGI states (as a group) have more than doubled this commitment.

**Figure 4** provides estimates of auction revenue distribution by state for several categories from 2008 to 2016. As mentioned above, RGGI states have distributed the vast majority (approximately 80%) of their emissions via quarterly auctions. As the figure illustrates, RGGI states have allocated auction revenues for the following objectives, with the aggregate percentages for each objective are listed below.

- energy efficiency (50%);
- bill assistance (19%);
- GHG abatement (7%);
- renewable energy (4%);
- state budget reduction (6%); and
- administration (4%).<sup>44</sup>

**Figure 4. Allocation of Auction Revenue by RGGI State**  
2008-2016



**Sources:** Prepared by CRS; data from RGGI, Investment of RGGI Proceeds in 2016, 2018; New Jersey data from Environment Northeast, RGGI Auction Tracker: State Allocations and Spending Plans, June 2013. New Jersey left RGGI at the end of 2011.

**Notes:** The category names come from the RGGI document. The above estimates are based on percentages in the RGGI document multiplied by the total proceeds for each state (and rounded to the nearest million). Due to rounding, the combined estimated totals for each category may not match the total amount provided in the RGGI document. Through 2016, states have provided \$16 million to RGGI Inc., a non-profit corporation created to implement the program.

<sup>43</sup> See RGGI model rule, issued August 15, 2006, p. 42; and RGGI MOU, Section G(1), signed by participating state governors December 20, 2005.

<sup>44</sup> In addition, RGGI states have provided—in aggregate through 2016—\$16 million to RGGI Inc., a non-profit corporation created to implement the program. This accounted for 1% of total auction revenues through 2016.

At the time these estimates were collected (2016), an additional \$250 million of auction revenue remained to be invested. This revenue will likely be used to support similar objectives.

Allowance value distribution decisions are subject to change and these decisions may generate debate and scrutiny. For example, after initially allotting auction proceeds to energy efficiency efforts, two states—New Jersey and New York—transferred auction proceeds to address state budget deficits. Environmental groups criticized the actions of these states,<sup>45</sup> but the state policymakers argued that the transfers were necessary.

These developments highlight a cap-and-trade design issue for federal policymakers: How much flexibility (if any) should be built into a strategy to distribute emission allowance value, such as auction revenue. For example, should auction revenue be subject to the annual appropriations process or should an implementing statute direct revenues for specific purposes without going through the appropriations process? Alternatively, crafters could include provisions that authorize modifying an enacted distribution approach, perhaps based on specific criteria or circumstances.

## **Estimated Impacts of the RGGI Program**

Assessing the impacts of the RGGI program presents challenges. Multiple factors play a role in the region's CO<sub>2</sub> emission levels, including economic developments and state-specific energy and environmental policies that may directly or indirectly complement or counter the objectives of RGGI. This section highlights the results of several studies that have examined particular aspects of the RGGI program.

As discussed above, the stringency of the RGGI program has evolved over time. Thus, the potential impacts of the program may have changed as the emissions cap has become more binding. Although RGGI's original emission cap (2009-2013) was well above actual emissions (due to unexpected emission level decreases), the cap, and the overall RGGI program, still had impacts. First, the cap's existence attached a price to the regulated entities' CO<sub>2</sub> emissions. A price on CO<sub>2</sub> emissions impacts the relative price difference between energy sources by making fuels with a higher CO<sub>2</sub> emissions intensity (i.e., emissions per unit of energy), such as coal, more expensive than less intensive fuels, such as natural gas.<sup>46</sup> In RGGI's first compliance period, the allowance price was relatively low, because of the abundance of emission allowances. A 2010 analysis of the RGGI program found that the emission allowance price accounted for approximately 3% of the change in the price difference between natural gas and coal in the RGGI region between 2005 and 2009.<sup>47</sup>

Second, the program's cap effectively created a new form of currency—the emission allowance. The emission allowance value can be used to support various policy objectives, including (as is the case with RGGI) energy efficiency and renewable energy investments. Some would argue that RGGI's greatest impact has been to provide a relatively reliable funding source for such efforts. Several RGGI studies indicate that supporting energy efficiency provides multiple benefits: emission reduction, consumer savings via lower electricity bills, and regional job creation.<sup>48</sup> One

---

<sup>45</sup> See e.g., Sierra Club Press Release, April 23, 2010, <https://www.sierraclub.org/new-jersey/press-releases/0472>.

<sup>46</sup> The CO<sub>2</sub> emission intensity of coal is approximately 80% more than natural gas. Based on data from the Energy Information Administration, "Carbon Dioxide Emissions Coefficients by Fuel," [https://www.eia.gov/environment/emissions/co2\\_vol\\_mass.php](https://www.eia.gov/environment/emissions/co2_vol_mass.php).

<sup>47</sup> New York State Energy Research and Development Authority, *Relative Effects of Various Factors on RGGI Electricity Sector CO<sub>2</sub> Emissions: 2009 Compared to 2005*, November 2010.

<sup>48</sup> See RGGI, *Investment of Proceeds from RGGI CO<sub>2</sub> Allowances*, February 2011; and Environment Northeast,

of these studies argues this allowance value distribution strategy (e.g., use of RGGI auction revenue) “creates wider benefit than any other use of allowance value.”<sup>49</sup> A 2015 study found that the RGGI program as a whole (i.e., the allowance price, distribution of allowance value, and related complementary effects) was the dominant factor in the emissions decrease.<sup>50</sup>

Relatively few authoritative studies have examined the overall economic effects in the region resulting from the RGGI program. The Analysis Group<sup>51</sup> has produced several studies assessing the economic impacts after each of the first three compliance periods (2009-2011, 2012-2014, and 2015-2017). In a 2018 peer-reviewed journal article, the Analysis Group authors summarized the results of the previous three studies.<sup>52</sup> The researchers estimated that during the first three compliance periods (2009-2017) the RGGI program yielded a net benefit of \$4.7 billion to the RGGI states and more than 40,000 job-years.<sup>53</sup> The researchers derived these estimates by comparing actual results against a “counterfactual” scenario in which RGGI was never established.

CRS is aware of one study that has assessed health effects resulting from the RGGI program. A 2017 study used modeling data from the Analysis Group to examine the public health impacts of the first six years of the RGGI program (2009-2014).<sup>54</sup> The study concluded that the RGGI program’s air quality improvements led to public health benefits, including the avoidance of premature deaths and illness.<sup>55</sup> The study estimated the cumulative economic value of the health benefits at \$5.7 billion.<sup>56</sup>

Several studies indicated that the RGGI CO<sub>2</sub> emissions decreases were due (to some degree) to long-term structural changes. These include changes in RGGI’s electricity generation portfolio, particularly natural gas replacing coal, and energy efficiency improvements.<sup>57</sup>

A comparison between the emission decline and electricity retail sales (a proxy for electricity use) in the RGGI states supports this notion. As **Figure 5** indicates, RGGI electricity retail sales, which are a proxy measure for electricity use, decreased by 5% between 2005 and 2011 (a period that included a substantial economic decline), while CO<sub>2</sub> emissions from in-state electricity

---

*Economy-Wide Benefits of RGGI: Economic Growth through Energy Efficiency*, March 2011.

<sup>49</sup> Environment Northeast, *Economy-Wide Benefits of RGGI: Economic Growth through Energy Efficiency*, March 2011.

<sup>50</sup> Brian C. Murray and Peter T. Maniloff, “What Have Greenhouse Emissions in RGGI States Declined?” *Energy Economics*, September 2015.

<sup>51</sup> The Analysis Group is a for-profit corporation, which describes itself as “one of the largest international economics consulting firms.” See <https://www.analysisgroup.com/about/>.

<sup>52</sup> Paul J. Hibbard et al., “An Expanding Carbon Cap-and-Trade Regime? A Decade of Experience with RGGI Charts a Path Forward,” *The Electricity Journal*, 2018.

<sup>53</sup> A “job-year” is equivalent to one full-time job for one year.

<sup>54</sup> Abt Associates, *Analysis of the Public Health Impacts of the Regional Greenhouse Gas Initiative, 2009-2014*, January 2017, <https://www.abtassociates.com/insights/publications/report/analysis-of-the-public-health-impacts-of-the-regional-greenhouse-gas>.

<sup>55</sup> A co-benefit of reducing CO<sub>2</sub> emissions from fossil-fuel-fired power plants is often the reduction of other emissions typically produced at these power plants. Reductions in these emissions (e.g., nitrogen oxides and sulfur dioxide) improve local and regional air quality, which in turn provide public health benefits in the area.

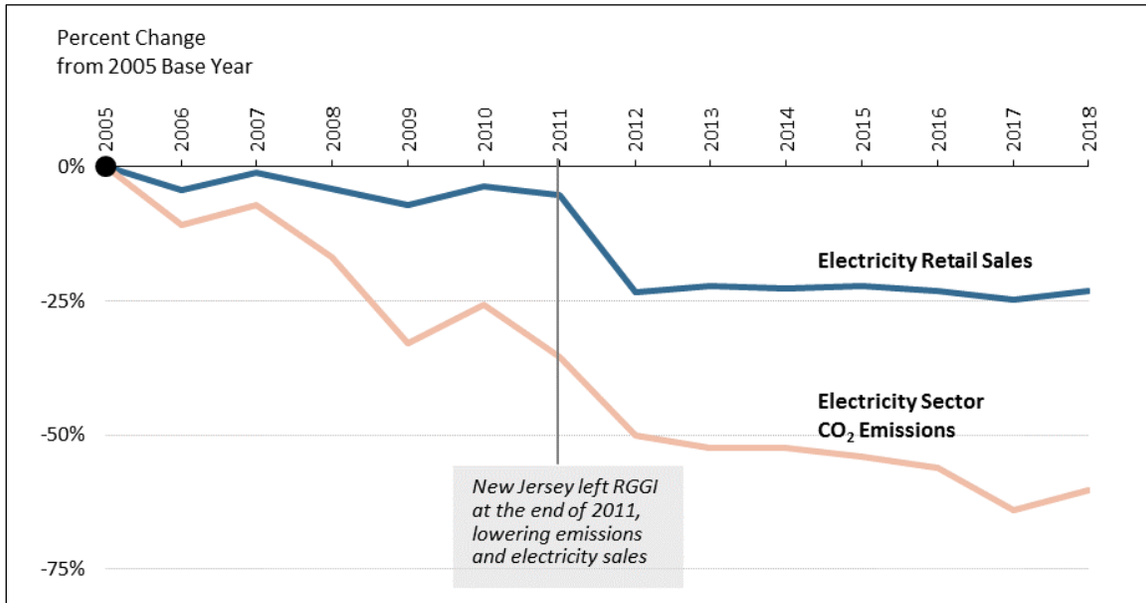
<sup>56</sup> The 2017 study estimated the economic value to be between \$3.0 billion to \$8.3 billion (in 2015 dollars).

<sup>57</sup> See RGGI modeling results and analysis at [http://www.rggi.org/design/program\\_review/materials-by-topic/modeling](http://www.rggi.org/design/program_review/materials-by-topic/modeling); Environment Northeast, *RGGI’s Past and Future: Emissions Trends and Potential Reforms*, 2012. Prior analyses include New York State Energy Research and Development Authority, *Relative Effects of Various Factors on RGGI Electricity Sector CO<sub>2</sub> Emissions: 2009 Compared to 2005*, November 2010; and Environment Northeast, *RGGI Emissions Trends*, June 2010.

generation decreased by 36% during the same period. This disparity suggests that factors other than temporal economic conditions were the primary influence for the CO<sub>2</sub> emissions decrease.

A comparison of more recent years indicates that, between 2012 and 2018, CO<sub>2</sub> emissions from in-state electricity generation decreased by 20%, while electricity retail sales remained flat, decreasing by less than 1%.<sup>58</sup>

**Figure 5. RGGI CO<sub>2</sub> Emissions in Electricity Sector Compared with Electricity Sales**  
Percentage Change from 2005 Levels



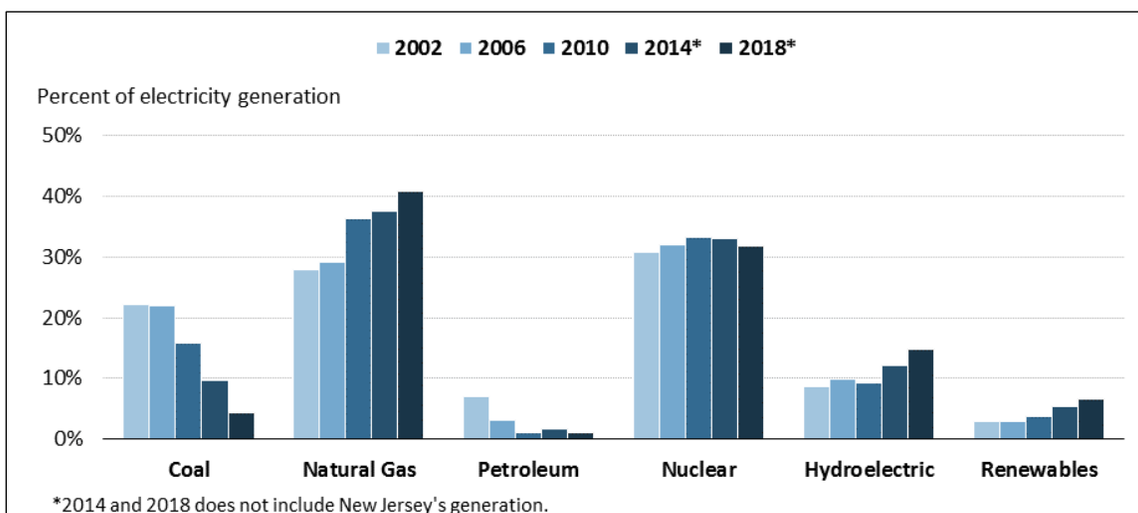
**Sources:** Prepared by CRS; observed state emission data (2000-2017) provided by RGGI at <http://www.rggi.org>; electricity sales from Energy Information Administration, Electricity Data Browser, <https://www.eia.gov/electricity/data/browser/>.

**Figure 6** compares RGGI’s electricity generation portfolio between 2002 and 2018. Electricity is generated from a variety of energy sources, which vary significantly by their ratio of CO<sub>2</sub> emissions per unit of energy. For example, a coal-fired power plant emits almost twice as much CO<sub>2</sub> (per unit of energy) as a natural-gas-fired facility.<sup>59</sup> Some energy sources (e.g., hydropower, nuclear, wind, or solar) are generally considered to be zero-emission sources. In 2002, RGGI states generated 29% of their electricity from coal and petroleum, sources of energy with relatively high carbon intensity. In 2018, these sources generated 5% of RGGI’s electricity. During that time, sources with relatively lower (or zero) carbon intensities—natural gas, nuclear, and renewables—increased their contributions to RGGI’s electricity portfolio. In particular, electricity generation from natural gas increased from 28% to 41% and renewable sources increased from 3% to 7% over that time frame.

<sup>58</sup> A comparison using the most recent data (2018) and older data (2005) is more complicated because New Jersey left RGGI at the end of 2011.

<sup>59</sup> The Energy Information Administration website provides a table listing the amount of CO<sub>2</sub> generated per unit of energy for different energy sources at <http://www.eia.doe.gov/oiaf/1605/coefficients.html>. For more details, see CRS Report R44090, *Life-Cycle Greenhouse Gas Assessment of Coal and Natural Gas in the Power Sector*, by Richard K. Lattanzio.

**Figure 6. RGGI States Electricity Generation by Energy Source**



**Source:** Prepared by CRS; data from Energy Information Administration, “Net Generation for Electric Power.”

**Notes:** Renewables include wind, solar, geothermal, and biomass sources. Some sources, including other gases and waste heat, are not included in the above figure, but these account for less than 1% of electricity generation.

## Selected Issues

### Emissions Leakage

During RGGI’s development, the program designers recognized that “emissions leakage” could potentially undermine the effectiveness of the RGGI program. Leakage can occur when an emissions reduction program does not include all sources contributing to the environmental problem. Increases in emissions from uncovered sources, in RGGI states or neighboring states, may offset the emission reductions achieved from covered sources. This is a concern with the RGGI program, because the RGGI regime does not regulate emissions from electricity generated outside the region (e.g., in Pennsylvania) and then used within the region (i.e., “imported electricity”).

Emissions leakage could occur if imported electricity replaces RGGI in-state electricity generation, because emissions from in-state electricity are covered under the cap; emissions from imported electricity are not. In such a scenario, the quantity of leakage would depend on the sources of electricity generation involved in the tradeoff. For example, maximum leakage would occur if imported electricity from a coal-fired power plant replaced in-state electricity generated from a zero-emission source.

RGGI states have been monitoring electricity generation and CO<sub>2</sub> emission levels from both RGGI and non-RGGI sources<sup>60</sup> since the emissions cap took effect in 2009. In RGGI’s most recent monitoring report (December 2018),<sup>61</sup> the authors compared activity between 2014 and

<sup>60</sup> Electricity from non-RGGI sources includes fossil-fuel-fired and non-fossil-fuel-fired generation in RGGI states, as well as imported electricity.

<sup>61</sup> RGGI, CO<sub>2</sub> Emissions from Electricity Generation and Imports in the Regional Greenhouse Gas Initiative: 2016 Monitoring Report, December 2018, [https://www.rggi.org/sites/default/files/Uploads/Electricity-Monitoring-Reports/2016\\_Elec\\_Monitoring\\_Report.pdf](https://www.rggi.org/sites/default/files/Uploads/Electricity-Monitoring-Reports/2016_Elec_Monitoring_Report.pdf).

2016 to a pre-RGGI baseline period (2006 through 2008). The report found that electricity generation from all non-RGGI sources increased by about 8%, due largely to a 35% increase in imported electricity. However, the report also found that the CO<sub>2</sub> emission levels from non-RGGI sources decreased by 2%. This is likely related to (1) RGGI state increases in electricity generation from hydropower and renewable sources (**Figure 6**) and (2) increases of imported hydroelectricity to some RGGI states, primarily from Quebec.<sup>62</sup>

After its second program review, RGGI participants stated

The Participating States commit to engage in a collaborative effort supported by RGGI state staff and informed by discussions with their respective ISOs, to monitor and track relevant data to evaluate potential emissions leakage, and to work to address any emissions leakage that may be identified through this tracking.<sup>63</sup>

Emissions leakage will likely remain a topic of discussion going forward, particularly with the onset of the revised emissions cap in 2014 and the extension of the cap through 2030.

## Offsets

Federal policymakers may be interested in RGGI's treatment of offsets. An offset is a measurable reduction, avoidance, or sequestration of GHG emissions from a source not covered by an emission reduction program.<sup>64</sup> RGGI limits offsets to 3.3% of a source's allowance submission, a relatively low percentage compared to California's cap-and-trade system<sup>65</sup> and some federal proposals.<sup>66</sup> Under RGGI's original model rule (2009-2013), the offset ceiling percentage could increase to 5% or 10% if the market price of an allowance exceeds \$7 or \$10 (in 2005 dollars, adjusted annually), respectively. However, as part of the first design review, RGGI states replaced the offset ceiling provision with the new Cost Containment Reserve, discussed below.

RGGI uses a standards approach—as opposed to performance-based system—for developing offsets: A project must satisfy a set of detailed requirements (specific to a project type) and be certified by a third party. RGGI offsets must be located in RGGI states. RGGI originally limited offset projects to five types. After the 2016 design review, the states eliminated two project categories.<sup>67</sup>

The remaining eligible project types include

1. landfill methane reduction;

---

<sup>62</sup> See EIA, "New England Relying More on Natural Gas Along with Hydroelectric Imports from Canada," 2014, <https://www.eia.gov/todayinenergy/detail.cfm?id=17671>.

<sup>63</sup> RGGI, RGGI 2016 Program Review: Principles to Accompany Model Rule Amendments, December 2017.

<sup>64</sup> If allowed as a compliance option in a cap-and-trade system, offsets have the potential to provide considerable cost savings and other benefits. However, offsets have generated considerable controversy, primarily over the concern that illegitimate offsets could undermine the ultimate objective of a cap-and-trade program: emission reduction. For more discussion see CRS Report RL34436, *The Role of Offsets in a Greenhouse Gas Emissions Cap-and-Trade Program: Potential Benefits and Concerns*, by Jonathan L. Ramseur.

<sup>65</sup> California's cap-and-trade program allows entities to use offsets to cover up to 8% of their allowance submission. (See §95854 of California's cap-and-trade regulations at <http://www.arb.ca.gov/cc/capandtrade/capandtrade.htm>.)

<sup>66</sup> For example, H.R. 2454 ("Waxman-Markey") in the 111<sup>th</sup> Congress would have allowed offsets to satisfy 27% of a facility's compliance obligation in 2016.

<sup>67</sup> The eliminated projects include sulfur hexafluoride emissions in the electric power sector and end-use energy efficiency in buildings.

2. forest sequestration projects,<sup>68</sup> including afforestation,<sup>69</sup> reforestation,<sup>70</sup> improved forest management, and avoided forest conversion; and
3. avoided methane from manure management practices.

Some offset projects raise concerns, because they may not represent real or long-term emission reductions. For offsets to be credible, a ton of CO<sub>2</sub>-equivalent emissions from an offset project should equate to a ton reduced from a RGGI power plant. If illegitimate offset credits flow into an emissions trading program, the program would fail to achieve its primary goal—emission reduction.

According to the RGGI offsets tracking database, one offset project has been developed and approved under the RGGI program: a landfill methane reduction project in Maryland.<sup>71</sup> This project created approximately 16,000 tons of allowances in 2017 and 2018 for the project developers.

## Cost Containment Reserve

As part of the 2012 design review, RGGI states decided to alter the cost containment provisions in the RGGI program. Under the original model rule (2009-2013), potential cost concerns were addressed by allowing for the use of additional offsets if emission allowance prices reached specific levels. The revised model rule, which took effect in 2014, eliminated this approach and added a cost containment reserve (CCR) to the cap-and-trade system. The CCR provides additional allowances—5 million in 2014 and 10 million each year thereafter—if certain price thresholds are met during one of the quarterly allowance auctions:

- \$4 per ton in 2014;
- \$6 per ton in 2015;
- \$8 per ton in 2016; and
- \$10 per ton in 2017, increasing 2.5% each year thereafter.

The CCR was triggered in 2014 and 2015 (**Figure 3**), allowing for the sale of 5 million and 10 million additional allowances, respectively. In each instance, all of the additional allowances were purchased. Unlike some allowance reserve systems in other programs and proposals,<sup>72</sup> allowances from CCR are not borrowed from future years, thus effectively increasing the cap if triggered.

After the second design review, RGGI states modified the CCR by increasing the annual threshold prices and reducing the number of allowances that would be sold if the price thresholds were triggered. Starting in 2021, the CCR price threshold is to equal \$13/ton and increase by 7% each year. If the CCR price is triggered, the additional allowance offered for sale is to equal to 10% of the RGGI cap (i.e., 7.5 million in 2021).

---

<sup>68</sup> Under the original model rule, only afforestation projects were allowable.

<sup>69</sup> In general, this activity refers to planting trees where none were previously growing.

<sup>70</sup> In general, this activity refers to planting trees on former forest sites that were recently cleared.

<sup>71</sup> See RGGI's website at <https://www.rggi.org/allowance-tracking/offsets>.

<sup>72</sup> For example, H.R. 2454 (“Waxman-Markey”) in the 111<sup>th</sup> Congress included a “strategic reserve” of allowances borrowed from future years. The reserve would be triggered at particular price points. California’s cap-and-trade system has a similar mechanism. More information is available at <http://www.arb.ca.gov/cc/capandtrade/capandtrade.htm>.

## Interaction with Federal GHG Emission Regulations

An issue for both federal and state policymakers is how RGGI's emission program would interact with federal regulations that apply to electric power plants.

The Environmental Protection Agency (EPA) finalized CO<sub>2</sub> emission standards under Clean Air Act Section 111 for existing, fossil-fueled power plants in 2015,<sup>73</sup> known as the Clean Power Plan (CPP).<sup>74</sup> When the CPP was finalized in 2015, it was uncertain whether the scope and stringency of the RGGI program was sufficient to meet the CPP targets. In particular, at that time, the RGGI cap did not extend beyond 2020. During RGGI's second design review, RGGI participants considered CPP compliance issues in their deliberations.<sup>75</sup> In 2017, RGGI states agreed to extend their emissions cap through 2030.

The CPP never went into effect. A number of states and other entities have challenged the rule, while other states and entities have intervened in support of the rule. On February 9, 2016, the Supreme Court stayed the CPP for the duration of its litigation. The rule therefore currently lacks enforceability or legal effect. The D.C. Circuit heard oral argument in the case in September 2016; as of this writing, the court has not issued a decision.<sup>76</sup>

Under the Trump Administration, EPA reviewed the CPP and its related rulemakings.<sup>77</sup> This review concluded, among other things, that the CPP exceeded EPA's statutory authority by using measures that applied to the power sector as a whole rather than measures carried out within an individual facility. The agency therefore proposed repeal of the CPP on October 16, 2017,<sup>78</sup> and a rule to replace it (the Affordable Clean Energy (ACE) rule) on August 21, 2018.<sup>79</sup> On June 19, 2019, EPA finalized repeal of the CPP and promulgated the ACE final rule.<sup>80</sup>

The ACE rule applies a narrower interpretation of the best system of emission reduction (BSER), a key phrase in the Clean Air Act. In the ACE rule, EPA bases the BSER for existing coal-fired

---

<sup>73</sup> EPA, "Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," Final Rule, 80 *Federal Register* 64661, October 23, 2015. For more background on the statutory authority, history, and legal and administrative processes involving this rulemaking, see CRS Report R44341, *EPA's Clean Power Plan for Existing Power Plants: Frequently Asked Questions*, by James E. McCarthy et al.

<sup>74</sup> On the same day, EPA finalized regulations for new and modified electric power plants. See EPA, "Standards of Performance for Greenhouse Gas Emissions from New Modified, and Reconstructed Stationary Sources: Electric Utility Generating Units," Final Rule, 80 *Federal Register* 64510, October 23, 2015.

<sup>75</sup> See RGGI, "2016 Program Review," <http://rggi.org/design/2016-program-review>.

<sup>76</sup> For a discussion of the legal issues, see CRS Report R44480, *Clean Power Plan: Legal Background and Pending Litigation in West Virginia v. EPA*, by Linda Tsang.

<sup>77</sup> On March 28, 2017, President Trump signed Executive Order 13783 directing federal agencies to review existing regulations and policies that potentially burden the development or use of domestically produced energy resources. Among its specific provisions, the order directed EPA to review the CPP and its related rulemakings. See Executive Order 13783, "Promoting Energy Independence and Economic Growth," 82 *Federal Register* 16093, March 31, 2017 (signed March 28, 2017).

<sup>78</sup> EPA, "Repeal of Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," 82 *Federal Register* 48,035, October 16, 2017.

<sup>79</sup> EPA, "Emission Guidelines for Greenhouse Gas Emissions from Existing Electric Utility Generating Units; Revisions to Emission Guideline Implementing Regulations; Revisions to New Source Review Program," Proposed Rule, 83 *Federal Register* 44746, August 31, 2018.

<sup>80</sup> The EPA Administrator signed the rule on June 19, 2019, and the agency provided a prepublication version of the rule on its website, <https://www.epa.gov/stationary-sources-air-pollution/federal-register-notice-repeal-clean-power-plan-emission-guidelines>.

electric generating units (EGUs) on heat rate improvement (HRI) measures.<sup>81</sup> EPA did establish a BSER for other types of EGUs, such as natural gas combined cycle units. In addition, EPA did not establish a numeric performance standard as the agency did in the CPP.<sup>82</sup> Many of the legal issues raised in the CPP litigation, including the scope and interpretation of EPA’s Clean Air Act authority, likely will be central to any future legal challenges to the repeal of the CPP or the ACE final rule.<sup>83</sup>

It is uncertain how the RGGI program will interact with the 2019 ACE rule. In the rule, EPA does not explicitly address whether compliance with existing state programs would satisfy ACE requirements. The ACE rule authorizes states to determine performance standards at individual electric generating units based on the technology options identified in EPA’s rule and other considerations, such as the remaining useful life of the unit. Under ACE, states “will be expected to conduct unit-specific evaluations of HRI potential, technical feasibility, and applicability for each of the BSER technologies.”<sup>84</sup> EPA notes the “considerable uncertainty with regards to the precise measures that states will adopt to meet the final requirements because there are considerable flexibilities afforded to the states in developing their state plans.”<sup>85</sup> This uncertainty in the ACE rule makes comparisons with RGGI requirements challenging.

## Final Observations

As a group, the nine RGGI states account for approximately 7% of U.S. CO<sub>2</sub> emissions from energy consumption and 16% of the U.S. gross domestic product (GDP).<sup>86</sup> **Table 1** indicates that RGGI’s aggregate CO<sub>2</sub> emissions from energy consumption rank in the top 20 among nations.<sup>87</sup>

From a practical standpoint, the RGGI program’s contribution to directly reducing the global accumulation of GHG emissions in the atmosphere is arguably negligible. However, RGGI’s activities may stimulate action in other states or at the federal level. When business and industry have confronted a growing patchwork of state requirements, these sectors have historically preferred a national policy. RGGI and other state programs, particularly developments in California, may have some influence on federal policymakers. Note that the combination of the nine RGGI states and California CO<sub>2</sub> emissions (740 million metric tons) would rank above eighth, behind South Korea (**Table 1**).<sup>88</sup>

In addition, RGGI’s activities may create examples and/or models that could prove instructive for federal policymakers crafting more widespread applications. The program has provided a training

---

<sup>81</sup> The “heat rate” measures the amount of energy that a power plant uses to generate one kilowatt-hour of electricity. A power plant with a lower, more efficient heat rate uses less fuel to generate the same amount of electricity as a power plant with a higher heat rate. Using less fuel per kilowatt-hour may result in lower CO<sub>2</sub> emissions.

<sup>82</sup> For more discussion of this proposal, see CRS Report R45393, *EPA’s Affordable Clean Energy Proposal*, by Kate C. Shouse, Jonathan L. Ramseur, and Linda Tsang.

<sup>83</sup> See CRS Legal Sidebar LSB10198, *EPA Proposes the Affordable Clean Energy Rule to Replace the Clean Power Plan*, by Linda Tsang.

<sup>84</sup> EPA, “Repeal of the Clean Power Plan; Emission Guidelines for Greenhouse Gas Emissions from Existing Electric Utility Generating Units; Revisions to Emission Guidelines Implementing Regulations Repeal of Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units,” Final Rule, 84 *Federal Register* 32520, July 8, 2019.

<sup>85</sup> *Ibid.*

<sup>86</sup> Calculated by CRS using 2018 data from the Bureau of Economic Analysis at <https://www.bea.gov>.

<sup>87</sup> With the addition of New Jersey, the 10 states would account for 9% of CO<sub>2</sub> emissions and 19% of the total GDP.

<sup>88</sup> The RGGI states and New Jersey and California would account for 856 million metric tons of CO<sub>2</sub> emissions, ranking behind Japan.

ground for personnel from multiple states and various professions to develop a specific expertise in emissions trading issues. This knowledge base could be useful if a federal system were developed.

**Table I. CO<sub>2</sub> Emissions from Energy Consumption**

Top 20 Ranked Nations and U.S. States (2016 Data)

Country or State	CO <sub>2</sub> Emissions (million metric tons)	Country or State	CO <sub>2</sub> Emissions (million metric tons)
China	10,593	Canada	633
United States	5,172	Indonesia	513
India	2,155	Brazil	493
Russia	1,767	United Kingdom	481
Japan	1,203	South Africa	472
Germany	826	Mexico	453
South Korea	771	Australia	412
Saudi Arabia	657	<b>9 RGGI States</b>	379
<b>Texas</b>	654	<b>California</b>	361
Iran	639	Italy	356

**Source:** Prepared by CRS with data from EIA, “International Energy Statistics,” “Total CO<sub>2</sub> Emissions from the Consumption of Energy,” and “State CO<sub>2</sub> Emissions,” at <http://www.eia.gov>.

## Author Information

Jonathan L. Ramseur  
Specialist in Environmental Policy

## Disclaimer

This document was prepared by the Congressional Research Service (CRS). CRS serves as nonpartisan shared staff to congressional committees and Members of Congress. It operates solely at the behest of and under the direction of Congress. Information in a CRS Report should not be relied upon for purposes other than public understanding of information that has been provided by CRS to Members of Congress in connection with CRS’s institutional role. CRS Reports, as a work of the United States Government, are not subject to copyright protection in the United States. Any CRS Report may be reproduced and distributed in its entirety without permission from CRS. However, as a CRS Report may include copyrighted images or material from a third party, you may need to obtain the permission of the copyright holder if you wish to copy or otherwise use copyrighted material.