



2024 Sustainability Report

Content Indices Data Tables

Sustainability Accounting Standards Board (SASB)



SASB standards help companies around the world identify, manage and communicate financially-material sustainability information to their investors. The following table references the specific "Oil & Gas – Exploration and Production" industry standard.

SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023	
GHG EMISSIONS								
EM-EP-110a.1	Gross global Scope 1 GHG emissions	Metric tons CO ₂ e	1,070,077	950,218	708,178	452,106	663,046	
	Gross global Scope 1 GHG emissions intensity rate	Metric tons CO ₂ e / MBOE	26.03	23.13	17.29	10.70	9.14	
	Methane emissions as a percentage of gross Scope 1 GHG emissions	Percentage	48%	41%	29%	15%	12%	
	Percentage of Scope 1 GHG emissions covered under emissions-limiting regulations	Percentage	0%	0%	0%	0%	0%	
EM-EP-110a.2	(1) Gross Scope 1 GHG emissions from flared hydrocarbons	Metric tons CO ₂ e	337,600	277,991	97,814	130,282	218,918	
	(2) Gross Scope 1 GHG emissions from other combustion	Metric tons CO ₂ e	384,808	294,257	309,509	257,051	380,879	
_	(3) Gross Scope 1 GHG emissions from process emissions	Metric tons CO ₂ e	0	0	0	0	0	
	(4) Gross Scope 1 GHG emissions from other vented emissions	Metric tons CO ₂ e	330,026	361,602	285,538	51,277	50,487	
	(5) Gross Scope 1 GHG emissions from fugitive emissions	Metric tons CO ₂ e	13,466	12,406	11,303	8,204	7,859	
EM-EP-110a.3	Discussion of long-term and short-term strategy or	Qualitative	We're implementing measurable emissions reduction initiatives according to the below emissions reduction targets.					
ЕМ-ЕР-ПОа.3	plan to manage Scope 1 emissions, emissions reduction targets, and an analysis of performance against those targets		By 2025: - Reduce our Scope 1 GHG emissions intensity to below 12.5 mtCO ₂ e/MBOE): Achieved in 2022; 65% reduction from 2019 baseline - Reduce our methane emissions to below 0.20% (mCH4/MCF): Achieved in 2022; 90% reduction from 2019 baseline - Eliminate routine flaring: 58% reduction since 2019					
			By 2030: Reduce our Scope	e 1 and 2 GHG emissions intensi	ty to below 10.0 mtCO ₂ e/MBO	E: 55% reduction since 2019		
			We achieved two of our sho safety best management pr our emissions. More informa Management section) and o	ort-term climate targets three y ractices across our Company ar ation, including details on our e our Climate Risk and Resilience	ears ahead of schedule. We reand investing in new technologie missions reduction initiatives, i Report.	ached these milestones by insti es to optimize production, lowe is available in our 2024 Sustain	lling environmental and r operating costs and reduce ability Report (Emissions	



SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023	
AIR QUALITY								
EM-EP-120a.1	Air emissions of the following pollutants: (1) NO _x (excluding N2O), (2) SO _x , (3) volatile organic	Metric tons	Our facilities are permitted consistent with federal and state requirements that focus on tracking No _x , SO _x , VOCs and PM10 emissions at a facility level. In addition, we're expanding our continuous emissions monitoring system (CEMS) to cover more facilities to detect and mitigate emissions					
	compounds (VOCs), and (4) particulate matter (PM ₁₀)		- - -	- - -	- - -	1) NO _x : 2,692 mt 2) SO _x : Not reported 3) VOCs: 3,423 mt 4) PM10: Not reported	1) NO _x : 2,950 mt 2) SO _x : Not reported 3) VOCs: 3,277 mt 4) PM10: Not reported	
WATER MANAGE	MENT							
EM-EP-140a.1	(1) Total fresh water withdrawn	Cubic meters (m3)	3,472,717	3,266,870	3,764,762	3,021,687	O ¹	
	(2) Total fresh water consumed	Cubic meters (m3)	3,472,717	3,266,870	3,764,762	3,021,687	O ¹	
	(2) Percentage of each in regions with High or Extremely High Baseline Water Stress	Percentage	0%	63%	100%	100%	0%	
EM-EP-140a.2	(1) Volume of produced water and flow back generated	Cubic meters (m3)	4,779,470	4,346,482	7,484,755	11,841,125	17,242,192	
	(1) Percentage discharged	Percentage	0%	0%	0%	0%	0%	
	(2) Percentage injected	Percentage	61%	83%	82%	72%	88%	
	(3) Percentage recycled	Percentage	39%	17%	18%	28%	12%	
	(3) Hydrocarbon content in discharged water	Metric tons	0	0	0	0	0	
EM-EP-140a.3	Percentage of hydraulically fractured wells for which there is public disclosure of all fracturing fluid chemicals used	Percentage	100%	100%	100%	100%	100%	
EM-EP-140a.4	Percentage of hydraulic fracturing sites where ground or surface water quality deteriorated compared to a baseline	Percentage	Not tracked as defined by thi	is metric.				

Data from 2019 to 2022 classified all non-recycled water as fresh water. To better align with industry reporting, we now use the USGS definition of fresh water (less than or equal to 1,000 mg/L total dissolved solids). As such, our previously considered fresh water is now classified as brackish.

SASB CONTINUED



SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023
BIODIVERSITY I	MPACTS						
EM-EP-160a.1	Description of environmental management policies and practices for active sites	Qualitative	Vital Energy has an envir compliance and decrease for decision-making and and covers all our operat commitments. More infor	onmental management system e risk and environmental impac training practices. Our EMS fra ional sites. We also reference c mation can be found in our 20	e (EMS), which is a set of proce its. The system is integrated int imework follows the "Plan-Do-C our Environmental and Biodiver 24 Sustainability Report (Envir	sses and procedures that help o our operations and offers ou Check-Act" methodology as ou sity Policy, which outlines our o onment section).	the Company maintain r team a consistent framework r standard system approach oversight and environmental
EM-EP-160a.2	Number and aggregate volume of hydrocarbon spills	Number, bbls	Events: 174	Events: 87	Events: 66	Events: 168	Events: 149
	and volume recovered		Spilled: 1,197	Spilled: 401	Spilled: 381	Spilled: 695	Spilled: 474
			Recovered: 361	Recovered: 265	Recovered: 153	Recovered: 89	Recovered: 180
			Recovery rate: 0.30	Recovery rate: 0.66	Recovery rate: 0.40	Recovery rate: 0.13	Recovery rate: 0.38
			Spill rate oil (spills / MBO): 0.08	Spill rate oil (spills / MBO): 0.03	Spill rate oil (spills / MBO): 0.02	Spill rate oil (spills / MBO): 0.03	Spill rate oil (spills / MBO): 0.01
	Number and aggregate volume of non-hydrocarbon	Number, bbls	Events: 174	Events: 120	Events: 85 ¹	Events: 196	Events: 200
	(water) spills and volume recovered		Spilled: 7,809	Spilled: 3,931	Spilled: 1,005	Spilled: 1,971	Spilled: 1,988
			Recovered: 4,723	Recovered: 2,966	Recovered: 466	Recovered: 728	Recovered: 799
			Recovery rate: 0.60	Recovery rate: 0.75	Recovery rate: 0.46	Recovery rate: 0.37	Recovery rate: 0.40
			Spill rate water (spills / MBW): 0.15	Spill rate water (spills / MBW): 0.08	Spill rate water (spills / MBW): 0.01	Spill rate water (spills / MBW): 0.02	Spill rate water (spills / MBW): 0.02
	Number and aggregate volume of hydrocarbon spills in	Number, bbls	Vital Energy doesn't ope	rate in the Arctic or along shor	elines with ESI rankings 8-10, a	s such, we have no spills in the	se areas.
	Arctic, volume impacting shorelines with ESI rankings		Events: O	Events: O	Events: O	Events: O	Events: 0
	8–10, and volume recovered		Spilled: O	Spilled: O	Spilled: O	Spilled: O	Spilled: O
			Recovered: N/A	Recovered: N/A	Recovered: N/A	Recovered: N/A	Recovered: N/A
EM-EP-160a.3	Percentage of (1) proved and (2) probable reserves in	Percentage	1) 0%	1) 0%	1) 0%	1) 0%	1) 0%
	or near sites with protected conservation status or endangered species habitat		2) 0%	2) 0%	2) 0%	2) 0%	2) 0%

SASB CONTINUED





SECURITY, HUMAN	RIGHTS AND RIGHTS OF INDIGENOUS PEOPLES								
EM-EP-210a.1									
	Percentage of (1) proved and (2) probable reserves	Percentage	1) 0%	1) 0%	1) 0%	1) 0%	1) 0%		
	in or near areas of conflict		2) 0%	2) 0%	2) 0%	2) 0%	2) 0%		
EM-EP-210a.2	EM-EP-210a.2 Percentage of (1) proved and (2) probable reserves	Percentage	1) 0%	1) 0%	1) 0%	1) 0%	1) 0%		
	in or near Indigenous land		2) 0%	2) 0%	2) 0%	2) 0%	2) 0%		
EM-EP-210a.3	Discussion of engagement processes and due diligence practices with respect to human rights, Indigenous rights, and operation in areas of conflict	Qualitative	Vital Energy foste Human Rights Pol local regulations a UN's Universal De (ILO) Declaration It also protects en Our Human Right	rs an environment in which th icy endorsed by our CEO, we as they pertain to the fundame claration of Human Rights, the on Fundamental Principles an nployees' rights to freedom of s Policy applies to all Vital Ene	e human rights of all are recogn strive to uphold all international ental rights of all stakeholders. C e UN's Guiding Principles on Bus d Rights at Work. This includes f association, security and the rig	ized and respected throughou ly recognized human rights an our policy and commitments st iness and Human Rights and t prohibiting the use of human t ghts of Indigenous peoples and rectors and requires reporting o	t the Company. As detailed in our of follow all applicable national and trive to align with the principles of the he International Labor Organization's rafficking, child labor and forced labor. d the right to water.		
			violations. We encourage reporting through our confidential Ethics & Compliance Hotline. Each contact is reviewed by our Director of Internal Audit and our General Counsel and reported to our Board Audit Committee as relevant.						
			Vital Energy doesn't currently operate on or adjacent to any lands under the governance of Indigenous peoples. Should we do so, we would strive to follow all applicable laws and conduct community consultations to establish business practices that are respectful of Indigenous peoples' sovereignty, security (including water security and access to resources) and unique rights. We commit to not relocating or resettling people, when possible, for the benefit of our operations. More information can be found in our 2024 Sustainability Report (Human Rights and Indigenous Rights section).						
COMMUNITY RELAT	TIONS								
EM-EP-210b.1	Discussion of process to manage risks and opportunities associated with community rights and interests	Qualitative	We value the partnerships necessary to operate successfully in our local communities. We encourage two-way communications with our owners and offer various resources to contact our Company, including a dedicated website section, email address and 24-hour field emergency phone number.						
			In addition to these resources, community members may contact the Company through our Ethics & Compliance Hotline.						
			As we continue to major project. Mo	grow, we're committed to co re information can be found ir	nsulting with local communities n our 2024 Sustainability Report	and engaging with key stakeh (Community Engagement sec	olders in the early stages of any tion).		
EM-EP-210b.2	Number and duration of non-technical delays	Number, days	0	0	0	0	0		



SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023
WORKFORCE HE	ALTH AND SAFETY						
EM-EP-320a.1	(1) Total recordable incident rate (TRIR)	Rate, #	TRIR (combined): 0.86	TRIR (combined): 0.74	TRIR (combined): 1.44	TRIR (combined): 0.61	TRIR (combined): 1.63
			TRIR (employees): 0.37	TRIR (employees): 0.78	TRIR (employees): 1.22	TRIR (employees): 0.00	TRIR (employees): 1.22
			TRIR (contractors): 1.00	TRIR (contractors): 0.73	TRIR (contractors): 1.53	TRIR (contractors): 0.78	TRIR (contractors): 1.77
	(2) Fatality rate	Rate, #	Fatalities (combined): 0	Fatalities (combined): 0	Fatalities (combined): 0	Fatalities (combined): 0	Fatalities (combined): 2
			Fatalities (employees): 0	Fatalities (employees): 0	Fatalities (employees): 0	Fatalities (employees): 0	Fatalities (employees): 0
			Fatalities (contractors): 0	Fatalities (contractors): O	Fatalities (contractors): O	Fatalities (contractors): 0	Fatalities (contractors): 2
	 (3) Near miss frequency rate (NMFR), and (4) average hours of health, safety, and emergency response training for (a) full-time employees, (b) contract employees, and (c) shortservice employees 	Rate, hours				NMFR (combined): 29.29	NMFR (combined): 16.42
		-				NMFR (employees): 40.27	NMFR (employees): 30.24
r (NMFR (contractors): 26.47	NMFR (contractors): 11.72
			4a) On average, full-time field employees receive 33.6 hours of annual training. New supervisors receive additional training through their HAZWOPER certification, which is renewed annually with an 8-hour refresher. Office employees receive 5 hours of annual training, including both environmental and safety training.				
			4b) Contractors (supervisor level) receive approximately 20 hours of training per year through our monthly safety meetings.				
			4c) New field employees mu participate in training re	ust complete the 8-hour SafeLa lated to fundamental, intermed	and Certification course before diate and advanced technical o	engaging in field work. Our lea perations and standard operati	se operators also ng procedures.
EM-EP-320a.2 Discussion of management systems used to integrate Qualitative From our CEO to our team in the field, we work together to achieve our goal of zero incidents. We take a culture of safety throughout the exploration and production lifecycle From our CEO to our team in the field, we work together to achieve our goal of zero incidents. We take ty programs and procedures, including safety meetings, Stop Work Authority, hazard hunts, root cause safety audits. We also focus on employee training and comprehensive contractor management.				dents. We take action every day nts, root cause analysis, emerge ement.	/ through our dedicated safe- ncy response planning and		
			Specific to employee health an employee assistance pro (Promoting Workforce Healt	, we offer numerous benefits to gram, family accommodations th and Safety).	promote well-being. These in and caregiving support. More i	clude flexible work schedules, h nformation can be found in our	nealth and fitness benefits, 2024 Sustainability Report

DESCRIPTION

RESERVES VALUATION AND CAPITAL EXPENDITURES

carbon emissions

Sensitivity of hydrocarbon reserve levels to future

Estimated carbon dioxide emissions embedded

Amount invested in renewable energy revenue

in proved hydrocarbon reserves

price projection scenarios that account for a price on

SASB CONTINUED

SASB CODE

EM-EP-420a.1

EM-EP-420a.2

EM-EP-420a 3

	generated by renewable energy sales	000	revenue received ¹	revenue received ¹	revenue received ¹	revenue received ¹	revenue received ¹		
EM-EP-420a.4	Discussion of how price and demand for hydrocarbons and/or climate regulation influence the capital expenditure strategy for exploration, acquisition and development of assets	Qualitative	Vital Energy expects that our portfolio of assets will remain resilient in a range of possible future low oil prices and lower carbon scenarios. We're committed to being a leading low cost operator by expanding our high-margin inventory and leveraging our contiguous acreage position to drive operational efficiency and increase drilling program rates of return. Furthermore, Vital Energy expects to continue acquiring strategic assets that we can develop economically and operate in a way that improves the environmental performance of those assets.						
		The Company considers both econon curve, which informs our decision-ma capital. Additionally, our investments further differentiates Vital Energy as and Resilience Report.				capital. These investments are g eaningful impact for our investr is we've acquired as part of our ole operator. More information o	guided by our carbon abatement nent of human and financial corporate transformation and can be found in our Climate Risk		

Not currently tracked

\$73 275

2019

2020

\$73 275

2021

environment, and our business is likely to be resilient to the potential price impacts outlined in the majority of the scenarios studied.

\$73 275

(including net zero). The methods used align with TCFD and study both transition and physical risk impacts.

Annually, Vital Energy conducts third-party analysis to review the resilience of our business strategy with respect to climate-related scenarios

The outcome of our analysis found that Vital Energy is positioned to continue producing oil and natural gas profitably, even in a carbon-constrained

More information, including the results of our 2024 scenario analysis, can be found in our Climate Risk and Resilience Report (Strategy section).

2022

\$73 275

UNIT

MMbbls, MMscf

Metric tons CO₂e





2023

\$73 275

SASB CONTINUED





SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023		
BUSINESS ETHIC	CS AND TRANSPARENCY								
EM-EP-510a.1	Percentage of (1) proved and (2) probable reserves in	Percentage	1) 0%	1) 0%	1) 0%	1) 0%	1) 0%		
	countries that have the 20 lowest rankings in Transpar- ency International's Corruption Perception Index		2) 0%	2) 0%	2) 0%	2) 0%	2) 0%		
EM-EP-510a.2	Description of the management system for prevention of corruption and bribery throughout the value chain	Qualitative	Vital Energy has k annually certify th of anyone throug business practice	built a reputation as a trustwor ney are free from conflict of int h any misrepresentation of mai	thy and ethical Company and p erest and further agree to cond terial facts, manipulation, conc	positive member of our commu duct business honestly and fairl ealment, abuse of privileged inf	nity. All Vital Energy employees y and to not take unfair advantage formation, fraud or other unfair		
			Our Code strictly harassment, confl operates in comp	prohibits illegal activities, pers icts of interest and retaliation f liance with anti-bribery and an	conal loans made by the Compa for reporting in good faith. As a ti-corruption laws (including, b	any, antitrust offenses, bribery a defined in our Anti-Bribery and out not limited to, the U.S. Forei	and facilitation payments, corruption, Anti-Corruption Policy, Vital Energy gn Corrupt Practices Act).		
			As part of attesting annually to abide by our Code, Vital Energy employees agree to report any violations or perceived unethical situations to Company representatives or confidentially through our Ethics & Compliance Hotline. Vital Energy has a robust Whistleblower Policy that encourage any employee, business partner or other stakeholder to submit a good faith complaint regarding accounting, internal controls, auditing matters or concerns related to treatment of people or the environment. We will not retaliate against anyone who, in good faith, notifies us of a possible violation of law or our code, nor will we tolerate any harassment or intimidation of any employee who reports a suspected violation.						
			Violations of our Code or related policies are not permitted and may result in disciplinary action, up to and including termination of employment. More information can be found in our 2024 Sustainability Report (Code of Conduct and Ethics Reporting section).						
			According to our Supplier Management Policy, it is imperative that our suppliers adhere to our Code. This includes complying with all applicable anti-corruption laws, including the U.S. Foreign Corrupt Practices Act. No supplier may participate in bribes or kickbacks of any kind, whether in dealing with public officials or individuals in the private sector. Should suppliers fail to meet Vital Energy's requirements or fail to comply with ou Code, they may be removed from our Approved Supplier List. Additional details about supplier expectations and compliance can be found in our Supplier Management Policy.						
MANAGEMENT	OF THE LEGAL AND REGULATORY ENVIRONMENT								
EM-EP-530a.1	Discussion of corporate positions related to government regulations and/or policy proposals that address environmental and social factors affecting the industry	Qualitative	Vital Energy does The Company eng It's against our Hu contributions or e	nergy doesn't make contributions to any political party, committee, candidate or holder of a government position unless permitted by law mpany engages in lobbying efforts in Texas and D.C. to build relationships and to better understand proposed or pending industry legisla inst our Human Capital Management Policy to lobby our employees on behalf of a political candidate or to reimburse employees for polit putions or expenditures. More information can be found in our Anti-Bribery and Anti-Corruption Policy.					
			We do participate those organizatio with our views. Al Additional Metric:	e in industry trade associations ns. We have reviewed the clima nnually, we publish our contrib s section.	to collaborate with subject ma ate statements for each trade a utions to these trade groups in	atter experts from other compa association to evaluate whether our sustainability report; these	nies and influence the direction of their statements are generally aligned contributions can be found in the		

SASB CONTINUED





SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023
CRITICAL INCIDE	ENT RISK MANAGEMENT						
EM-EP-540a.1	Process Safety Event (PSE) rates for Loss of Primary Containment (LOPC) of greater consequence (Tier 1)	Rate	0	0	0	1	0
EM-EP-540a.2	Description of management systems used to identify and mitigate catastrophic and tail-end risks	Qualitative	Risk oversight and management is a key responsibility of our Board. Our directors participate in risk management education and receive regular reports regarding our enterprise risk management (ERM) process. ERM is a dynamic process to identify, assess, prioritize and mitigate the Compa- ny's most significant enterprise risks and uncertainties that could materially impact the long-term health of the Company or prevent the achieveme of strategic objectives.				
			Our Director of Internal Audit facilitates our ERM program. We leverage a combination of our quarterly and annual internal ERM efforts and regul stakeholder engagement to understand and focus on issues of material significance to both Vital Energy and our stakeholders. Once potential ris are identified, we conduct appropriate analyses for each of our potential key risks. We also monitor the legislative environment and regulatory developments to identify any pending matters that may impact our business. Our ERM process continues to evolve to reflect our sector's dynami risk landscape. More information can be found in our 2024 Sustainability Report (Enterprise Risk Management section).				rnal ERM efforts and regular holders. Once potential risks ronment and regulatory eflect our sector's dynamic
			Throughout our report, we o corresponding mitigation pl Resilience Report.	discuss various risk mitigation s ans. More information on these	strategies and in our climate re e mitigation plans can be found	port, we specifically list climat d in the Risk Management secti	e-related risks with their ion of our Climate Risk and



SASB CODE	DESCRIPTION	UNIT	2019	2020	2021	2022	2023
ACTIVITY METRIC	CS						
EM-EP-000.A Production of: (1) oil, (2) natural gas, (3) synthetic oil, and (4) synthetic gas	Production of: (1) oil, (2) natural gas, (3) synthetic oil, and (4) synthetic gas	Thousand barrels of oil equivalent per day (MBOED) from uncon- ventional shale reservoirs	80.9	87.8	81.7	82.4	96.5
	(1) Thousand barrels of crude oil per day (MBOPD) from unconventional shale reservoirs	28.4	26.9	1.8	37.9	46.2	
		(2) Million standard cubic feet of natural gas per day (MMCFD) from unconventional shale reservoirs	314.7	365.4	299.1	267.0	301.8
		(3) Thousand barrels of synthetic oil per day (MBOPD)	0	0	0	0	0
		(4) Million standard cubic feet of synthetic gas per day (MMCFD)	0	0	0	0	0
EM-EP-000.B	Number of offshore sites	Number	0	0	0	0	0
EM-EP-000.C	Number of terrestrial sites	Number	1,269 producing wells (gross)	1,322 producing wells (gross)	1,917 producing wells (gross)	1,916 producing wells (gross)	2,476 producing wells (gross)
			All Vital Energy operations	are on terrestrial sites			

International Petroleum Industry Environmental Conservation Association (Ipieca)



Ipieca is the global oil and natural gas industry association for advancing environmental and social performance. The sustainability reporting guidance for the oil and natural gas industry is a key tool to help companies shape the structure and content of their sustainability reporting. The guidance provides direction on the content of a typical industry report by covering 21 sustainability issues and 43 indicator categories. These issues and indicators have been selected based on industry consensus, together with significant insights and suggestions from an independent panel of stakeholders with expertise in the sector and sustainability reporting.

ТОРІС	RESPONSE
Governance and Business Ethics	s
GOV-1: Governance approach	The Vital Energy Board of Directors currently consists of 10 directors serving staggered three-year terms. In the last five years, 90% of our Board has been refreshed as part of an intentional effort to increase knowledge around ESG and technology — expertise that reflects the future of the energy business. The Chair of our Board is an independent director with a separate, distinct role from our CEO. Our Board holds regular meetings without involvement from management and our four Committees are comprised of only independent directors. In 2023, our Board held 33 meetings either in committee or as a full Board.
	Two Board Committees have primary ESG-related governance. Our Audit Committee oversees our Enterprise Risk Management (ERM) process during which ESG and climate-related risks are evaluated. Our Nominating, Corporate Governance, Environmental and Social (NGE&S) Committee has ultimate oversight of ESG matters, discussing risks and opportunities at each of its quarterly meetings. ESG matters were discussed at nearly 36% of Board meetings in 2023.
	Our Board, officers and employees are accountable to our Code of Conduct and Business Ethics, which establishes a workplace culture committed to the highest ethical standards and the law. A separate Code of Ethics governs the actions of our Senior Financial Officers, in accordance with applicable U.S. federal securities laws and the NYSE Listed Company Manual. Vital Energy employees must attest to the Code each year and are responsible for reporting any violations or perceived unethical situations to Company representatives or confidentially through our Ethics & Compliance Hotline.
	We have a number of policies that support the values and behaviors outlined in our Code. Some of these policies include: Anti-Bribery and Anti-Corruption; Anti-Discrimination, Anti-Harassment and Anti-Retaliation; Environmental and Biodiversity; Human Capital Management; Human Rights and Insider Trading. Violations of our Code or related policies are not permitted and may result in disciplinary action, up to and including termination of employment. More information can be found in our 2024 Sustainabilty Report (Governance section).
GOV-2: Management systems	Consistent with our Company values of driving accountability and involvement, ESG oversight and accountability occurs at multiple levels of our organization. Our Board's NGE&S Committee has ultimate oversight of ESG matters, discussing risks and opportunities at each of its quarterly meetings. At the executive level, our Chief Sustainability Officer (CSO) leads and directs the Company's sustainability strategy and implementation, reports to the CFO, leads the Sustainability Management Committee and provides regular updates to the Board's NGE&S Committee, including progress toward our ESG targets. Vital Energy's Sustainability Management Committee tee (which is made up of cross-functional Company leaders) executes ESG efforts across the organization and makes recommendations for our operations and business strategy.
	To further encourage accountability across our business, we set operational targets and, at times, tie them to executive and/or employee compensation. Specific to sustainability, we tie both our executive and employee compensation programs to environmental and safety metrics. By aligning our Short-Term Incentive Program (STIP) and Long-Term Incentive Program (LTIP) payouts to sustainability targets, such as emissions reduction, spill intensity and safety, we are further incentiving ownership related to ESG performance across the organization. More information can be found in our 2024 Sustainability Report (Governance section).



ТОРІС	RESPONSE
Governance and Business Ethics	
GOV-3: Preventing corruption	Vital Energy has built a reputation as a trustworthy and ethical Company and positive member of our community. All Vital Energy employees annually certify they are free from conflict of interest and further agree to conduct business honestly and fairly and not take unfair advantage of anyone through any misrepresentation of material facts, manipulation, concealment, abuse of privileged information, fraud or other unjust business practice.
	Our Code strictly prohibits illegal activities, personal loans made by the Company, antitrust offenses, bribery and facilitation payments, corruption, harassment, conflicts of interest, and retaliation for reporting in good faith. As defined in our Anti-Bribery and Anti-Corruption Policy, Vital Energy operates in compliance with anti-bribery and anti-corruption laws (including, but not limited to, the Foreign Corrupt Practices Act).
	As part of attesting annually to abide by our Code, Vital Energy employees agree to report any violations or perceived unethical situations to Company representatives or confidentially through our Ethics & Compliance Hotline. Vital Energy has a robust Whistleblower Policy that encourages any employee, business partner or other stakeholder to submit a good faith complaint regarding accounting, internal controls, auditing matters or concerns related to treatment of people or the environment. We will not retaliate against anyone who, in good faith, notifies us of a possible violation of law or our code, nor will we tolerate any harassment or intimidation of any employee who reports a suspected violation.
	Violations of our Code or related policies are not permitted and may result in disciplinary action, up to and including termination of employment. More information can be found in our 2024 Sustainability Report (Code of Conduct and Ethics Reporting section).
	According to our Supplier Management Policy, it is imperative that our suppliers adhere to our Code. This includes complying with all applicable anti-corruption laws, including the U.S. Foreign Corrupt Practices Act. No supplier may participate in bribes or kickbacks of any kind, whether in dealing with public officials or individuals in the private sector. Should suppliers fail to meet Vital Energy's requirements or fail to comply with our Code, they may be removed from our Approved Supplier List. Additional details about supplier expectations and compliance can be found in our Supplier Management Policy.
GOV-4: Transparency of payments to host governments	Vital Energy only operates in the U.S. and therefore doesn't have any host governments. Specific to government payments, as stated in our Anti-Bribery and Anti-Corruption Policy, we operate in compliance with anti- bribery and anti-corruption laws such as the U.S. Foreign Corrupt Practices Act. Additionally, we strictly prohibit facilitation payments (small payments made to government officials in exchange for expedited services such as approvals of permits or licenses) and gifts. We require all employees to complete mandatory anti-corruption and anti-bribery training that covers giving and receiving gifts, conflict of interest, appropriate record keeping and our overall commitment to ethical behavior and compliance. More information can be found in our Anti-Bribery and Anti-Corruption Policy.
	Violations of our Code or related policies are not permitted and may result in disciplinary action, up to and including termination of employment. Employees must attest to our Code (and its policies) annually and are responsible for reporting any violations or perceived unethical situations to Company representatives or confidentially through our Ethics & Compliance Hotline. Employees are protected by our Whistleblower Policy and federal whistleblower laws. More information can be found in our 2024 Sustainability Report (Code of Conduct and Ethics Reporting section).
GOV-5: Public advocacy and lobbying	Vital Energy does not make contributions to any political party, committee, candidate or holder of a government position unless permitted by law. The Company engages in lobbying efforts in Texas and D.C. to build relationships and to better understand proposed or pending industry legislation. It's against our Human Capital Management Policy to lobby our employees on behalf of a political candidate and to reimburse employees for political candidate and to reimburse employees for political candidate and to reimburse employees on behalf of a political candidate and to reimburse employees for political candidate an
	We do participate in industry trade associations to collaborate with subject matter experts from other companies and influence the direction of those organizations. We have reviewed the climate statements for each trade association to evaluate whether their statements are generally aligned with our views. Annually, we publish our contributions to these trade groups in our sustainability report; these contributions can be found in the Additional Metrics section.

Ipieca continued



ТОРІС	RESPONSE						
Climate Change and Energy							
CCE-1: Climate governance and strategy	Board governance: Our Board's Nominating, Corporate Governance, Environmer concerns and issues are discussed at each quarterly committee meeting and rele progress of our emissions reduction targets and the portions of our STIP and LT report that includes identified risks and mitigation plans.	ntal and Social (NGE&S) Committee is accountable for monitoring and evaluating prog evant updates are provided to the Board-at-large at least quarterly. The Committee is a IP awards related to ESG at quarterly Committee meetings. Specific to risk (including o	rams and policies relating to ESG and climate. Climate ilso actively involved in setting and monitoring the climate-related risk), our Board receives an annual ERM				
	Operational management: At an organizational level, our Sustainability Manager our Chief Sustainability Officer (CSO). This committee is a multi-disciplined tean and Investor Relations teams, in addition to other departments. Our CSO leads a updates at NGE&S Committee meetings. More information can be found in our C	ment Committee leads our emissions reduction strategy and activity and executes clim n of internal leaders from the Operations and Business Development, Finance and Acco and directs the Company's sustainability efforts, including guiding climate-related strat Climate Risk and Resilience Report (Governance section).	ate-related risk mitigation plans, as directed by ounting, Supply Chain, Legal, Audit, Human Resources egies. He reports to the CFO and provides regular				
	Strategy resilience: Annually, Vital Energy conducts third-party analysis to review the resilience of our business strategy with respect to climate-related scenarios (including net zero). The methods used align with TCFD and study both transition and physical risk impacts. The outcome of our analysis found that Vital Energy is positioned to continue producing oil and natural gas profitably, even in a carbon-constrained environment, and our business is likely to be resilient to the potential price impacts outlined in the majority of the scenarios studied. More information, including the results of our 2024 scenario analysis, can be found in our Climate Risk and Resilience Report (Strategy section).						
CCE-2: Climate risk and opportunities	Risk management: Vital Energy is committed to assessing physical, energy transition and climate-related risks as part of our enterprise risk management (ERM) process and environmental management system. These processes help embed climate-related risks more deeply into our strategic planning process and work to support our endeavors to achieve the highest possible data quality of our emissions inventories.						
opportunities	Vital Energy's Director of Internal Audit manages our ERM process and functionally reports to our Board's Audit Committee and administratively reports to our General Counsel. As a member of the Sustainability Manage- ment Committee, our Internal Audit Director tracks and monitors climate-related risks and mitigation plans. These mitigation plans are managed by our Chief Sustainability Officer (strategy) and our Vice President of Operations Support (implementation). Our TCFD-aligned climate report lists our climate-related risks with corresponding mitigation plans in the Risk Management section. These risks include policy and legal, technology, market, reputation and physical risks.						
	Opportunities: Our annual strategic planning and year-end budgeting process, tied with our ERM process, also highlights climate-related opportunities for our organization. These opportunities include resource efficiencies, energy source shifts to more responsibly sourced oil and gas and the potential for development of new lower carbon services or products adjacent to our industry.						
	Emissions reduction: To most effectively mitigate risk and take advantage of climate-related opportunities, we must reduce our emissions and follow through on our pathway to our 2025 and 2030 climate targets. Using our carbon abatement cost (CAC) curve, we have identified and are implementing three primary emissions reduction initiatives: enhancing monitoring and leak mitigation; reducing flared and vented emissions; and electrifying our operations.						
	More information on all of the above topics can be found in our Climate Risk and	d Resilience Report.					
	Our priority is to reduce the Scope 1 and 2 emissions associated with our operations. To support this goal, we developed short-term targets (outlined to the right).	Climate Targets by 2025: - Reduce our Scope 1 GHG emissions intensity to below 12.5 mtCO ₂ e/MBOE): Achieved in 2022; 65% reduction from 2019 baseline	Climate Targets by 2030: Reduce our Scope 1 and 2 GHG emissions intensity to below 10.0 mtCO ₂ e/MBOE: 55% reduction				
	We are also committed to using 50% recycled water for our completion operations by 2025, further reducing this physical climate risk	 Reduce our methane emissions to below 0.20% (mCH4/MCF): Achieved in 2022; 90% reduction from 2019 baseline 	since 2019				
	(access to water).	– Eliminate routine flaring: 58% reduction since 2019					

2024 Sustainability Report

ТОРІС	RESPONSE						
Climate Change and Energy							
CCE-3: Lower-carbon technology	In 2019, we began a digital transformation focused on helping our engineers solve operational problems more efficiently and effectively, including reducing emissions across our operations. As part of our digital transformation, called Intelligent Well, we adopted technology solutions that help reduce emissions through continuous emissions monitoring systems and early leak detection as well as thermal imaging cameras / computer vision and IoT sensor arrays. Other lower carbon technology solutions we are executing include (but are not limited to): piloting drone monitoring, increasing our optical gas imaging inspections, converting vented pneumatic devices to non-vent, outfitting all new Company-operated facilities with vapor recovery systems, utilizing Closed-Loop Flowback systems and electrifying our operations (including the electric frac fleet we deployed in the first quarter of 2023)						
	More information on our technology a	adoption is available in our 2024 Sustainabilit	y Report (Emissions Management section) an	id our Climate Risk and Resilience Report.			
CCE-4: GHG emissions	2019	2020	2021	2022	2023		
specific to Vital Energy,	Scope 1: 1,070,077	Scope 1: 950,218	Scope 1: 708,178	Scope 1: 452,106	Scope 1: 663,046		
upstream only	Scope 2: 20,288	Scope 2: 21,578	Scope 2: 65,361	Scope 2: 70,574	Scope 2 (location-based): 203,376		
	Scope 3: 14,572,966	Scope 3: 14,450,486	Scope 3: 14,719,384	Scope 3: 15,524,955	Scope 2 (market-based): 226,974		
	Scope 1 GHG emissions intensity: 26.03 Metric tons CO ₂ e / MBOE Methane emissions: 512 276	Scope 1 GHG emissions intensity: 23.13 Metric tons CO ₂ e / MBOE Methane emissions: 389.167	Scope 1 GHG emissions intensity: 17.29 Metric tons CO ₂ e / MBOE Methane emissions: 203 871	Scope 1 GHG emission intensity: 10.70 Metric tons CO ₂ e / MBOE Methane emissions: 68 995	Scope 3: 27,348,482 Scope 1 GHG emissions intensity: 914 Metric tons CO. e/MBOE		
	Pletiane emissions. 512,270	Pletitalle emissions. 363,167	Pletiale emissions. 203,871	Fieldane emissions. 08,993	Methane emissions: 78,977		
	Scope 2 emissions include electricity consumed by our field operations and don't include electricity consumed by our offices. Estimated Scope 3 emissions based on gross operated sales volumes using the Ipieca Category 11 methodology, which incorporates EPA GHG emissions factors. Our Scope 3 estimates are preliminary, and subject to uncertainty, inconsistency or duplication.						
CCE-5: Methane emissions	Our priority is to reduce the Scope 1 (including methane emissions) and Scope 2 emissions associated with our operations. To support this ambition, we set a series of climate-related targets including reducing our methane emissions to below 0.20% (as a percentage of natural gas produced) by 2025. Since 2019, we've invested approximately \$9 million in emissions reduction initiatives, primarily focused on retrofitting facilities and replacing pneumatics across our operations. These changes significantly reduced emissions and mitigate approximately \$8 million per year in potential methane fees. More information can be found in our Climate Risk and Resilience Report.						
	Our Chief Sustainability Officer (CSO), with support from our CFO and our Board's NGE&S Committee, monitors and tracks progress against our climate-related goals. He also leads our Sustainability Management Committee that executes our emissions reductions programs and strategies, such as those noted above.						
CCE-6: Energy use	2019	2020	2021	2022	2023		
(gigajoules)	172,019 (Scope 2)	182,958 (Scope 2)	554,191 (Scope 2)	685,293 (Scope 2)	1,974,865 (Scope 2)		
	As part of our emissions reduction go our operations more energy efficient. sources, and exploring renewable ene	1/2,019 (Scope 2) 182,958 (Scope 2) 1,974,865 (Scope 2) As part of our emissions reduction goals, we committed to reduce our Scope 1 and 2 GHG emissions intensity to 10.0 (mtCO2e / MBOE) by 2030. In support of this target, we have implemented several programs to make our operations more energy efficient. These include adopting technology that increases our production using less fuel, consuming electricity from the ERCOT grid, which is comprised of both renewable and non-renewable sources, and exploring renewable energy partnerships. More information can be found in our Climate Risk and Resilience Report.					



	RESPONSE				
Climate Change and Energy					
CCE-7: Flared natural gas	2019	2020	2021	2022	2023
(Metric tons CO_2e)	337,600	277,991	97,814	130,282	218,918
	(32% of total Scope 1)	(29% of total Scope 1)	(14% of total Scope 1)	(29% of total Scope 1)	(33% of total Scope 1)
	As part of our emissions reduction go resulting in a 58% reduction since ou	oals, we committed to eliminate routine flarin r 2019 baseline — and we are on track to mee	ng by 2025, in alignment with the World Bank et our 2025 target. All of our flaring occurs in	Zero Routine Flaring Initiative. In 2023, we co the Permian Basin. More information can be f	ntinued to reduce routine flaring volumes ound in our Climate Risk and Resilience Rep
invironment					
NV-1: Freshwater	2019	2020	2021	2022	2023 ¹
	3,472,717 cubic meters	3,266,870 cubic meters	3,764,762 cubic meters withdrawn/consumed	3,021,687 cubic meters withdrawn/consumed	0 cubic meters withdrawn/consumed
	withdrawn/consumed	withdrawn/consumed			
	(35% recycled water used for completion operations) Vital Energy considers access to wate	(19% recycled water used for completion operations) er a fundamental human right. We recognize	(26% recycled water used for completion operations) our role in helping protect this natural resour	(49% recycled water used for completion operations) ce and take pride in our holistic approach to r	(57% recycled water used for completion operations) nanaging and minimizing our impact on
	 Withdrawn/consumed (35% recycled water used for completion operations) Vital Energy considers access to water freshwater supplies. In 2023, we achi Approximately 71% of our operations we didn't use any fresh water within our Company-operated water infrast we source it from within the Permian 	(19% recycled water used for completion operations) er a fundamental human right. We recognize eved our water recycling (freshwater reduction are in areas designated as high baseline wat our completion operations. We expect this to rructure provides a reliable source of water for Basin and don't discharge any water (fresh o	(26% recycled water used for completion operations) our role in helping protect this natural resour on) target and didn't use any fresh water for o er stress per the World Resources Institute Ac o continue as we emphasize using brackish an or our completion operations while providing I or produced) to surfaces or wetlands. More in	(49% recycled water used for completion operations) ce and take pride in our holistic approach to r our completion activities. queduct tool. We have had a consistent comm d recycled produced water in our operations low-cost takeaway capacity for flowback and formation can be found in our 2024 Sustainab	(57% recycled water used for completion operations) managing and minimizing our impact on nitment to reduce our freshwater use and in 2 in Glasscock, Reagan and Howard Counties. produced water. If fresh water is needed, pility Report (Water Management section).
	(35% recycled water used for completion operations) Vital Energy considers access to wate freshwater supplies. In 2023, we achi Approximately 71% of our operations we didn't use any fresh water within Our Company-operated water infrast we source it from within the Permian 2019	(19% recycled water used for completion operations) er a fundamental human right. We recognize eved our water recycling (freshwater reduction are in areas designated as high baseline wat our completion operations. We expect this to ructure provides a reliable source of water for Basin and don't discharge any water (fresh of 2020	(26% recycled water used for completion operations) our role in helping protect this natural resour on) target and didn't use any fresh water for o er stress per the World Resources Institute Ad o continue as we emphasize using brackish an or our completion operations while providing for produced) to surfaces or wetlands. More in 2021	(49% recycled water used for completion operations) ce and take pride in our holistic approach to r our completion activities. queduct tool. We have had a consistent comm d recycled produced water in our operations low-cost takeaway capacity for flowback and formation can be found in our 2024 Sustainab 2022	(57% recycled water used for completion operations) managing and minimizing our impact on hitment to reduce our freshwater use and in 2 in Glasscock, Reagan and Howard Counties. produced water. If fresh water is needed, bility Report (Water Management section). 2023
NV-2: Discharges to water	(35% recycled water used for completion operations) Vital Energy considers access to wate freshwater supplies. In 2023, we achi Approximately 71% of our operations we didn't use any fresh water within Our Company-operated water infrast we source it from within the Permian 2019 0%	(19% recycled water used for completion operations) er a fundamental human right. We recognize eved our water recycling (freshwater reduction are in areas designated as high baseline wat our completion operations. We expect this to pructure provides a reliable source of water for Basin and don't discharge any water (fresh of 2020 0%	(26% recycled water used for completion operations) our role in helping protect this natural resour on) target and didn't use any fresh water for o er stress per the World Resources Institute Ac o continue as we emphasize using brackish an or our completion operations while providing I or produced) to surfaces or wetlands. More im 2021 0%	(49% recycled water used for completion operations) ce and take pride in our holistic approach to r bur completion activities. queduct tool. We have had a consistent comm d recycled produced water in our operations low-cost takeaway capacity for flowback and formation can be found in our 2024 Sustainab 2022 0%	(57% recycled water used for completion operations) managing and minimizing our impact on hitment to reduce our freshwater use and in 2 in Glasscock, Reagan and Howard Counties. produced water. If fresh water is needed, bility Report (Water Management section). 2023 0%
NV-2: Discharges to water NV-3: Biodiversity policy and strategy	Withdrawn/consumed (35% recycled water used for completion operations) Vital Energy considers access to water freshwater supplies. In 2023, we achi Approximately 71% of our operations we didn't use any fresh water within the Our Company-operated water infrast we source it from within the Permian 2019 0% We're a steward of the land on which critical habitats and species. Oversee	(19% recycled water used for completion operations) er a fundamental human right. We recognize eved our water recycling (freshwater reduction are in areas designated as high baseline wat our completion operations. We expect this to cructure provides a reliable source of water for Basin and don't discharge any water (fresh of 2020 0% newe operate, and we consider biodiversity me eing this policy and our biodiversity protection	(26% recycled water used for completion operations) our role in helping protect this natural resour on) target and didn't use any fresh water for o er stress per the World Resources Institute Ac o continue as we emphasize using brackish an or our completion operations while providing I or produced) to surfaces or wetlands. More in 2021 0% anagement an important facet of this steward on program is our EHS Manager and our Vice F	(49% recycled water used for completion operations) ce and take pride in our holistic approach to r our completion activities. queduct tool. We have had a consistent comm d recycled produced water in our operations low-cost takeaway capacity for flowback and formation can be found in our 2024 Sustainab 2022 0% Iship. Our Environmental and Biodiversity Poli President of Operations Support.	(57% recycled water used for completion operations) managing and minimizing our impact on hitment to reduce our freshwater use and in 2 in Glasscock, Reagan and Howard Counties. produced water. If fresh water is needed, bility Report (Water Management section). 2023 0% icy focuses on avoiding or limiting impacts to



ТОРІС	RESPONSE							
Environment								
ENV-4: Protected and priority areas for biodiversity conservation	Vital Energy does not operate near or adjacent to protected or priority areas for biodiversity conservation and we have no reserves in or near sites with protected conservation status or endangered species habitats. The Company is committed to preventing operations in protected areas or areas of high biodiversity value as (as designated under the International Union for Conservation of Nature (IUCN)), United Nations Educational, Scientific and Cultural Organization (UNESCO) sites, key biodiversity areas and designated wetlands.							
ENV-5: Emissions to air	Our facilities are permitted consistent with federal and state requirements that focus on tracking NO _x , SO _x , VOCs and PM10 emissions at a facility level. In addition, we are expanding our Continuous Emissions Monitoring Systems (CEMS) pilot to cover more facilities across the field to detect and mitigate emissions releases on our locations.							
	For 2023: NO _x emissions: 2,950 mt; CC	emissions: 1,463 (mt) and VOC emissions: 3,2	277 mt.					
ENV-6: Spills to the	2019	2020	2021	2022	2023			
environment	Hydrocarbon Events: 107 Spilled: 1,197 (bbls) Recovered: 361 (bbls) Spill rate oil (spills / MBO): 0.08 Water Events: 174	Hydrocarbon Events: 87 Spilled: 401 (bbls) Recovered: 265 (bbls) Spill rate oil (spills / MBO): 0.03 Water Events: 120	Hydrocarbon Events: 66 Spilled: 381 (bbls) Recovered: 153 (bbls) Spill rate oil (spills / MBO): 0.02 Water Events: 85	Hydrocarbon Events: 168 Spilled: 695 (bbls) Recovered: 89 (bbls) Spill rate oil (spills / MBO): 0.03 Water Events: 196	Hydrocarbon Events: 149 Spilled: 474 (bbls) Recovered: 180 (bbls) Spill rate oil (spills / MBO): 0.01 Water Events: 200			
	Spilled: 7,809 Recovered: 4,723 Spill rate water (spill / MBW): 0.15	Spilled: 3,931 Recovered: 2,966 Spill rate water (spill / MBW): 0.08	Spilled: 1,005 Recovered: 466 Spill rate water (spill / MBW): 0.01	Spilled: 1,971 Recovered: 728 Spill rate oil (spill / MBW): 0.02	Spilled: 1,988 Recovered: 799 Spill rate oil (spill / MBW): 0.02			
	Our spill prevention planning includes sound well design and construction based on recognized standards for retaining fluid and materials within the wellbore (preventing migration to groundwater sources or surface areas) and maintaining long-term integrity of the well. For all new production facilities, we also include primary and secondary containment protocols. To further incentivize spill prevention among our workforce, we include spill intensity as a performance metric in our employee STIP program. Since 2019, we have reduced our produced fluid spill intensity rate by 80%, which includes the integration of assets acquired since 2019. Recently acquired facilities are in the process of being upgraded to Vital Energy's operating standards. To reduce the frequency and volume of fluid spills, our Operations and EHS teams identified potential risks and developed spill prevention plans. Team members meet monthly to track our progress and study any spills or potential spills recorded through our Root Cause Analysis program. Should a spill occur, Vital Energy efficiently initiates our emergency response action plan. We prioritize the safety of our employees and communities while working to contain the spill and prevent environmental impact. Once controlled, we begin spill remediation efforts with the goal of recovering as much of the spilled fluid as possible and fully restoring any impacted areas. More information about our spill prevention programs are							
ENV-7: Materials management	Our materials management efforts wer	e comprised principally of water and natural	gas filters from compressor sites as well as co	ntaminated soil associated with spill remedia	ition.			
ENV-8: Decommissioning	Decommissioning is the process by which we retire a well, most often occurring when the well reaches the end of its economic life. We follow regulatory guidelines for well closure, obtaining necessary permits for decommissioning in accordance with local regulations and complying with the terms of our lease.							
	The most important stakeholder during native grasses and flora or returning th	g site decommissioning is the landowner. We e land to agricultural use. Our site decommis	work closely with the landowner to return the sioning steps are available in our 2024 Sustain	site to the condition most conducive to the nability Report (Biodiversity Protection section	landowner's future use, often reseeding with on).			



ТОРІС	RESPONSE							
Safety, Health and Security								
SHS-1: Safety, health and securi- ty engagement	From our CEO to our team in the Authority, hazard hunts, root caus is included in our 2023 STIP to fur Specific to contractors, we aim to	From our CEO to our team in the field, we work together to achieve our goal of zero incidents. We take action every day through our dedicated safety programs and procedures, including safety meetings, Stop Work Authority, hazard hunts, root cause analysis, emergency reponse planning and safety audits. We also focus on employee training and comprehensive contractor management. Employee and contractor safety performance is included in our 2023 STIP to further incentivize safe behaviors. Field and office personnel both complete safety training and, in 2023, field employees completed an average of 34 safety training hours per employee. Specific to contractors, we aim to work only with those partners who have met our minimium safety standards, have a proven track record of safety performance and adhere to our Code. We leverage third-party services						
	participate in our on-site safety m	eetings and safety standdown meetings. Add	ditionally, our field safety consultants observe	our operations and in-field contractors to im	prove our safety practices.			
	For continued learning and best p Workforce Health and Safety sect	For continued learning and best practices sharing, we participate in industry safety organizations including AXPC's safety committee. More information can be found in our 2024 Sustainability Report (Promoting Workforce Health and Safety section).						
SHS-2: Workforce and community health	Prior to work, we conduct an anal analysis (JSA) training at least an	ysis of a site to identify any potential health a nually to all field employees.	and safety factors. These factors are then disc	cussed during our pre-job safety meeting wtih	a all field employees. We also provide job safety			
	Across our Company, we also offe accommodations and caregiving s	er proactive wellness benefits and initiatives t support. More information can be found in ou	o encourage healthier lifestyles. These include Ir 2024 Sustainability Report (Promoting Wor	e flexible work schedules, health and fitness b kforce Health and Safety section).	enefits, an employee assistance program, family			
SHS-3: Occupational injury	2019	2020	2021	2022	2023			
and illness incidents	Combined Workforce	Combined Workforce	Combined Workforce	Combined Workforce	Combined Workforce			
	TRIR: 0.86	TRIR: 0.74	TRIR: 1.44	TRIR: 0.61	TRIR: 1.63			
	LTIR: 0.86	LTIR: 0.74	LTIR: 1.00	LTIR: 0.46	LTIR: 0.54			
	Fatalities: 0	Fatalities: O	Fatalities: O	Fatalities: O	Fatalities: 2			
	Employees	Employees	Employees	Employees	Employees			
	TRIR: 0.37	TRIR: 0.78	TRIR: 1.22	TRIR: 0	TRIR: 1.22			
	LTIR: 0.37	LTIR: 0.78	LTIR: 1.22	LTIR: O	LTIR: 0.31			
	Fatalities: O	Fatalities: O	Fatalities: 0	Fatalities: O	Fatalities: O			
	Contractors	Contractors	Contractors	Contractors	Contractors			
	TRIR: 1.00	TRIR: 0.73	TRIR: 1.53	TRIR: 0.78	TRIR: 1.77			
	LTIR: 1.00	LTIR: 0.73	LTIR: 0.92	LTIR: 0.58	LTIR: 0.62			
	Fatalities: O	Fatalities: O	Fatalities: O	Fatalities: O	Fatalities: 2			



TOPIC	RESPONSE						
Safety, Health and Security							
SHS-4: Transport safety (vehicle incident rate – number of incidents/million miles driven)	2019 0.40	2020 0	2021 0.87	2022 0.57	2023 0.71		
SHS-5: Product stewardship	Vital Energy produces h hazards associated with hazards associated with	ydrocarbons and employees involved in the pro our operations are discussed in our pre-job saf- that operation.	duction process receive training related to ety meetings prior to conducting operation	safe operational practices, including operation ns. Should a non-routine operation occur, we m	nal, chemical and product related hazards. Similarly, nay bring in local first responders to train on potential		
SHS-6: Process safety	2019	2020	2021	2022	2023		
(number of Tier 1 process safety events, upstream)	0	0	0	1	0		
SHS-7: Security risk management	Vital Energy doesn't use operating in areas of act	e external security forces but we do contract wit ive conflict with the aim that our business oper	th security personnel to monitor sites in hig ates in a manner that is fair and equitable,	gh theft areas. We also don't own or operate as and to protect our business from threats, vulne	ssets in or near areas of conflict. We are committed to not erabilities and risks.		
Social SOC-1: Human rights due diligence	Vital Energy aims to foster an environment in which the human rights of all are recognized and respected throughout the Company. As detailed in our Human Rights Policy endorsed by our CEO, we strive to uphold all internationally recognized human rights and follow all applicable national and local regulations as they pertain to the fundamental rights of all stakeholders. Our policy and commitments align with the principles of the UN's Universal Declaration of Human Rights, the UN's Guiding Principles on Business and Human Rights and the International Labor Organization's (ILO) Declaration on Fundamental Principles and Rights at Work. This includes prohibiting the use of human trafficking, child labor and forced labor. It also protects employees' rights to freedom of association, security and the rights of Indigenous peoples and the right to water. Our Human Rights Policy applies to all Vital Energy employees, officers and directors and requires reporting of any perceived or actual human rights violations. We encourage reporting through our confidential Ethics & Compliance Hotline. Each contact is reviewed by our Director of Internal Audit and our General Counsel and reported to our Board Audit Committee as relevant. Vital Energy doesn't currently operate on or adjacent to any lands under the governance of Indigenous peoples. Should we do so, we strive to follow all applicable laws and conduct community consultations to establish business practices that are respectful of Indigenous peoples' sovereignty, security (including water security and access to resources) and unique rights. We commit to not relocating or resettling people, when possible, for the benefit of our operations. More information can be found in our 2024 Sustainability Report (Human Rights and Indigenous Rights section).						
SOC-2: Suppliers and human rights	Specific to Supply Chair of human rights and stro	n, we're committed to continuing to align our su ong ESG performance in our Supplier Managem	pply chain policies and procurement proce ent Policy. More information is available in	ss with human rights and sustainable practices our Supplier Management Policy.	s. We also include our expectations around the protection		



ТОРІС	RESPONSE							
Social								
SOC-3: Security and human rights	Vital Energy does not have external security forces and doesn't own or operate assets in or near areas of conflict. We are committed to not operating in areas of active conflict to ensure our business operates in a manner that is fair and equitable, and to protect our business from threats, vulnerabilities and risks. We also abide by the principles outlined in our Human Rights Policy.							
SOC-4: Site-based labor practices and worker accommodation	We recognize that an engaged, healthy, of Conduct and Business Ethics, related legal working age and freedom from dis	, well-trained workforce is key to our world-cl I policies and biennial anti-harassment trainin scrimination and harassment (these are also c	ass culture and helps us accomplish our strat g. Since we only operate in the U.S., our oper commitments outlined in our Anti-Discriminat	egic goals. We work to foster an environment ations and their workforce are also governed ion, Anti-Harassment and Anti-Retaliation Po	of safety and inclusion through our Code by U.S. law specific to minimum wage, icy).			
	We firmly believe that everyone at Vital contractors to report grievances without	Energy contributes to our Company's succes It retaliation and allows the Company to revie	ss. We also recognize there are always areas f w and adjust, if necessary. Our Ethics & Com	or continuous improvement and our hotline p pliance Hotline is (844) 732-6240.	rovides a mechanism for employees and			
SOC-5: Workforce diversity ¹	2019	2020	2021	2022	2023			
and inclusion	Total diversity: 47%	Total diversity: 47%	Total diversity: 47%	Total diversity: 49%	Total diversity: 49%			
	Women (% of workforce): 29%	Women (% of workforce): 27%	Women (% of workforce): 27%	Women (% of workforce): 28%	Women (% of workforce): 25%			
	Racially and/or ethnically diverse (% of workforce): 26%	Racially and/or ethnically diverse (% of workforce): 25%	Racially and/or ethnically diverse (% of workforce): 26%	Racially and/or ethnically diverse (% of workforce): 28%	Racially and/or ethnically diverse (% of workforce): 31%			
	Guided by mutual respect and trust, we support and encourage a diverse, equitable and inclusive workplace. We believe a diverse workforce is critical to attaining our highest level of productivity, creativity and efficiency and helps our organization accomplish our mission.							
	Our commitment to DEI informs the recruitment, retention and development strategies we use to increase diversity across our organization. These efforts are managed by our Vice President of Human Resources (with oversight from our Board's NGE&S Committee) and further support our strict anti-discrimination and anti-harassment workplace as defined by our Code and related policies. Vital Energy employees participate in biennial anti-harassment training and annual unconscious bias and inclusion training to help ensure companywide understanding of and commitment to creating a safe workplace for all.							
	To further an inclusive workplace, we host the Vital Women's Network — an employee affinity group focused on strengthening networks, developing strategic connections and cultivating learning experiences among the Company's female workforce.							
	More information can be found in our 2024 Sustainability Report (Diversity, Equity and Inclusion section) and within our Human Capital Management Policy and our Anti-Discrimination, Anti-Harassment and Anti-Retaliation Policy.							
SOC-6: Workforce engagement	Our workplace culture encourages diversity of people, backgrounds and beliefs to challenge precedents and push past perceived limits. Respect and two-way communications support an inclusive work environment where employees feel comfortable sharing ideas and feedback.							
	We regularly engage with our employee to engage with executive leadership, an	es and consider their feedback when determined our leadership team holds companywide vi	ning additional employee programs or initiati irtual meetings twice monthly to highlight exc	ves to implement. We host townhall meetings citing, ongoing projects.	, providing opportunities for employees			
	Employees have a chance to contribute in our Leadership Enhancement Training	feedback during annual performance review: g Series (LETS) also receive a formal 360-rev	s and mid-year review meetings during which iew that incorporates feedback from peers, d	they discuss their performance goals and inc irect reports, supervisors and others across th	lividual and team assessments. Participants ne Company.			



TOPIC	RESPONSE			
Social				
SOC-7: Workforce training and development	We believe in the talent of our team and regulary invest in growing our employees' skills and career development opportunities. For every employee, we provide a third-party digital competency training platform through our Company intranet that offers a variety of self-paced learning opportunities ranging in topics from basic computer skills to more advanced data visualizations. We also offer employees resources such as our Spectrum Development program, which focuses on personal development and strengthening team relationships, and tuition reimbursement (up to the IRS maximum of \$5,250 per employee, per year).			
	Recognizing that certain employees and certain roles have unique training needs, we host specialized training programs for lease operators, field technicians and people leaders. For example, in 2023, our Leadership Enhancement Training Series provided more than 37 hours of training per participant. More information can be found in our 2024 Sustainability Report (Human Capital Management section).			
SOC-8: Workforce non-retaliation and grievance mechanisms	Should employees need to report a concern, they have several opportunities, from telling a Company representative to reporting confidentially through our third-party Ethics & Compliance Hotline. The Company has a robust Whistleblower Policy, including a commitment to not retaliate against anyone who, in good faith, notifies us of a possible violation of law or our code. We will also not tolerate any harassment or intimidation of any employee who reports a suspected violation. More information can be found in our 2024 Sustainability Report (Code of Conduct and Ethics Reporting section), which also includes a link to our Anti-Discrimination, Anti-Harassment and Anti-Retaliation Policy.			
SOC-9: Local community impacts and engagement	We value the partnerships necessary to operate successfully in our local communities. We encourage two-way communications with our owners and offer various resources to contact our Company, including a dedicated website section, email address and 24-hour field emergency phone number. In addition to these resources, community members may contact the Company through our Ethics & Compliance Hotline. Some community concerns in more populated areas include dust, sound/noise and increased traffic. We aim to implement best management practices to mitigate these risks and be a good neighbor.			
	In addition to being responsive to the community, we also engage and invest through economic contributions and charitable donations. We provide corporate donations and also host a Charitable Matching Program, matching employee donations up to \$1,000 per employee per year. Employees may also use 8 hours of PTO to volunteer each year. Read more in our 2024 Sustainability Report (Community Engagement section).			
SOC-10: Indigenous peoples	Vital Energy doesn't currently operate on or adjacent to any lands under the governance of Indigenous peoples. Should we do so, we strive to follow all applicable laws and conduct community consultations to establish business practices that are respectful of Indigenous peoples' sovereignty, security (including water security and access to resources) and unique rights.			
	We commit to not relocate or resettle people for the benefit of our operations and we consult with local communities and key stakeholders in the early stages of any major project. We will also aim to apply the general principles of Free, Prior and Informed Consent (FPIC) in keeping with best practices for community engagement. More information can be found in our 2024 Sustainability Report (Human Rights and Indigenous Rights section).			
SOC-11: Land acquisition and involuntary resettle- ment	We commit to not relocate or resettle people, where possible, for the benefit of our operations and will consult with local communities and key stakeholders in the early stages of any major project. We will also aim to apply the general principles of Free, Prior and Informed Consent (FPIC) in keeping with best practices for community engagement. More information can be found in our 2024 Sustainability Report (Human Rights and Informed Consent (FPIC) in keeping with best practices for community engagement. More information can be found in our 2024 Sustainability Report (Human Rights and Indigenous Rights section).			
SOC-12: Community grievance mechanisms	We encourage community partnerships based on trust and this starts with respect and listening. We encourage two-way communications with our owners and offer various resources to contact our Company, including a dedicated website section, email address and 24-hour field emergency phone number. In addition to these resources, community members may contact the Company through our Ethics & Compliance Hotline to report concerns or grievances. More information can be found in our 2024 Sustainability Report (Community Engagement section).			



ТОРІС	RESPONSE				
Social					
SOC-13: Social investment	2019	2020	2021	2022	2023
	Corporate donations:	Corporate donations:	Corporate donations:	Corporate donations:	Corporate donations:
	\$126,945	\$194,641	\$216,639	\$226,517	\$212,801
	Employee donations: \$15,648	Employee donations: \$59,044	Employee donations: \$211,830	Employee donations: \$242,024	Employee donations: \$195,197
	Vital Energy strengthens our operating a per year to the employee's nonprofit org 8 hours of PTO for our employees to volu	reas through a number of philanthropic activi anization of their choice. We are also actively unteer. More information, including some of ou	ties. The Company offers corporate donations involved in United Way campaigns and other Ir recent donation and sponsorship activities,	as well as an employee donation matching p ocal donation and sponsorship activites that can be found in our 2024 Sustainability Repc	rogram of up to \$1,000 per employee involve our employees. Lastly, we offer rt (Community Engagement section).
SOC-14: Local procurement and supplier development	Vital Energy works with many small, loca	l service providers. We strive to develop lastir	ng local partnerships to minimize miles driven	and benefit the economies of our operating a	areas.
SOC-15: Local hiring practices	Vital Energy strives to hire top local taler can be found in our 2024 Sustainability F	nt and provide development opportunities to a Report (Supply Chain Management section).	advance their careers. We are proud to work w	ith many small businesses and service provid	ders in our communities. More information

Task Force on Climate-related Financial Disclosures (TCFD)



The Financial Stability Board created the TCFD to improve and increase reporting of climate-related financial information. The work and recommendations of TCFD help organizations better understand the types of information to disclose to support investors, lenders, and insurance underwriters in appropriately assessing and pricing risks related to climate change. TCFD recommendations are structured around four thematic areas that represent core elements of how organizations operate: governance, strategy, risk management, and metrics and targets.

RECOMMENDED DISCLOSURE	RESPONSE					
Governance						
Board oversight	Our Board's Nominating, Corporate Governance, Environmental and Social (NGE&S) Committee is accountable for monitoring and evaluating programs and policies relating to ESG, including climate-related risks. Climate concerns and issues are discussed at each quarterly committee meeting and relevant updates are provided to the Board-at-large at least quarterly.					
	Also at quarterly meetings, the Committee actively monitors performance toward our targets and provides updates to the Compensation Committee on environmental and safety metrics related to our Short-Term Incentive Program (LTIP).					
	Specific to risk (including climate-related risk), our Board receives an annual enterprise risk management (ERM) report that includes identified risks and mitigation plans.					
	A more thorough climate governance structure is available in our Climate Risk and Resilience Report (Governance section).					
Management's role in assessing and managing	At an organizational level, our Sustainability Management Committee leads our emissions reduction strategy and executes climate-related risk mitigation plans, as directed by our Chief Sustainability Officer (CSO). This committee includes internal leaders from teams across our Company, including: Operations and Business Development, Finance and Accounting, Supply Chain, Legal, Audit, Human Relations and Investor Relations.					
climate-related risks	Our CSO leads and directs the Company's sustainability efforts, including guiding climate-related strategies. This person reports to the CFO and provides regular updates at NGE&S Committee meetings.					
	A more thorough climate governance structure is available in our Climate Risk and Resilience Report (Governance section).					
Strategy						
Short-, medium-, and long-term climate-related risks	Vital Energy is committed to assessing physical and transition risks related to climate change as part of our ERM process and environmental management system. These processes help embed climate-related risks more deeply into our strategic planning process.					
	We have identified climate-related risks using TCFD-aligned categories of policy and legal, technology, market, reputation and physical (acute / chronic) risks.					
	Our annual strategic planning and year-end budgeting process, tied with our ERM process, also highlights climate-related opportunities for our organization. These opportunities include resource efficiencies, energy source shifts to more responsibly sourced oil and gas and the potential for development of new lower carbon services or products adjacent to our industry.					
	Both our risks and opportunities are measured against consistent time horizons: near-term (1-3 years), medium-term (4-6 years) and long-term (7-10 years).					
	Our Climate Risk and Resilience Report (Strategy section) lists our risks and opportunities, their possible time horizons and potential impacts to our business, strategy and financial planning.					
	The report's Risk Management section notes the mitigation plans for reducing climate-related risks to an appropriate level.					

TCFD CONTINUED



RECOMMENDED DISCLOSURE	RESPONSE
Strategy	
Impact of climate-related risks and opportunities on business,	Climate-related risks and opportunities are included in our strategy development and influence our capital budget allocation. Investment decisions are informed by our carbon abatement cost curve, with input from our ERM findings, to guide investments toward projects that mitigate risk and/or are economically and environmentally sustainable.
strategy, and financial planning	When applicable, Company investments work to support our emissions reduction targets as included in both our STIP and LTIP programs. These considerations are also included in our business strategies and budgets and approved by our Board annually.
	A comprehensive table listing our opportunities, risks and their potential impacts on our business, strategy and financial planning is available in our Climate Risk and Resilience Report (Strategy section).
Resilience of strategy, taking into consideration	Annually, Vital Energy partners with a third party to conduct scenario analyses to provide a more comprehensive review of the resilience of our business strategy with respect to climate-related scenarios. The methods used align with the TCFD and utilize transition risk scenarios from the IEA, EIA and NGFS and physical risk scenarios from the Climate Analytics' Climate Impact Explorer.
climate-related scenarios	The outcome of our 2024 analysis found that Vital Energy is well-positioned to continue producing oil and natural gas profitably, even in a carbon-constrained environment. We expect our portfolio of assets to remain resilient in a range of lower carbon scenarios.
	We expect to remain a leading low-cost operator by expanding high-margin inventory and leveraging our contiguous acreage position to drive operational efficiency and increase drilling program rates of return. Furthermore, Vital Energy expects to continue acquiring strategic assets that we can develop economically and operate in a way that improves the environmental performance of those assets.
	More information, including the results of our 2024 analysis against different climate scenarios, can be found in our Climate Risk and Resilience Report (Strategy section).
Risk Management	
Process to assess climate-related risks	Vital Energy is committed to assessing physical and transition risks as part of our ERM process and environmental management system. These processes help embed climate-related risks more deeply into our strategic planning.
	Our ERM process identifies, assesses, prioritizes and mitigates the company's most significant enterprise risks and uncertainties that could materially impact the long-term health of the Company or prevent the achievement of strategic objectives. ERM findings and risk mitigation plans are reviewed at least annually by our Board.
	More information on our ERM process, including our approach, is available in our Climate Risk and Resilience Report (Risk Management section). This section also includes additional detail about risk identification and governance.
Process for managing climate-related risks	Managing our climate-related risks takes collaboration across our Company. After risk identification through our ERM process, our Director of Internal Audit tracks and monitors climate-related risks and mitigation plans. As a member of the Sustainability Management Committee, the director works in collaboration with committee members to help facilitate the execution of the risk mitigation plans.
	Our Chief Sustainability Officer has ultimate oversight of climate-related risk mitigation and leads risk mitigation strategy with our Vice President of Operations Support leading strategic implementation.
	We have developed mitigation plans for various risks, including policy and legal, technology, market, reputation and physical risks (acute and chronic), which support our larger climate-related targets.
	Mitigation plans by individual risk are defined in our Climate Risk and Resilience Report (Risk Management section).

TCFD CONTINUED



RECOMMENDED DISCLOSURE	RESPONSE								
Risk Management									
Integration of risk process into overall risk management	Our ERM process and its integration across our Company is noted in the response above. It's important to highlight that ESG risks and issues (including climate) are overseen by our Board's NGE&S Committee, which monitors and evaluates programs and policies on at least a quarterly basis. The Committee holds primary responsibility for reviewing our ESG performance, including ESG/climate-related risks and exposures.								
	More information on our ERM process, including its steps, is a	vailable in our Climate Risk a	and Resilience Report (Risk Man	agement section).					
Metrics and Targets									
Metrics used to assess	Metric	2019	2020	2021	2022	2023			
climate-related risks; Scope 1, Scope 2 and	Scope 1 emissions (Metric tons CO ₂ e)	1,070,077	950,218	708,178	452,106	663,046			
Scope 3 GHG emissions	Scope 2 emissions (location-based) (Metric tons CO ₂ e)	20,288	21,578	65,361	70,574	203,376			
	Scope 2 emissions (market-based) (Metric tons CO_2e)	_	_	_	_	226,974			
	Scope 3 emissions (Metric tons CO ₂ e)	14,572,966	14,450,486	14,719,384	15,524,955	27,348,482			
	Methane emissions (mtCH $_4$ / MCF)	0.87%	0.60%	0.32%	O.11%	0.08%			
	Scope 1 GHG emissions intensity (Metric tons CO ₂ e)	26.03	23.13	17.29	10.70	9.14			
	Scope 2 emissions include electricity consumed by our field operations and don't include electricity consumed by our offices.								
	Estimated Scope 3 emissions based on gross operated sales volumes using the Ipieca Category 11 methodology, which incorporates EPA GHG emissions factors. Our Scope 3 estimates are preliminary and subject to uncertainty, inconsistency or duplication.								
	Methane emissions are calculated as a percentage of natural gas produced.								
	More information can be found in our Climate Risk and Resilience Report (Metrics and Targets section).								
Targets used to	Target		Timeline	Progress					
manage climate-related risk and opportunities and performance against	Scope 1 GHG emissions intensity (mtCO ₂ e / MBOE) below 12.5		By 2025	Target Achieved in 2022 – 2023 Scope 1 emissions intensity was 9.14 (a reduction of 65% over 2019 baseline)		ntensity was 9.14 2019 baseline)			
these targets	Methane emissions (mtCH $_4$ / MCF) below 0.20%		By 2025	Target Achieved in 2	Target Achieved in 2022 – 2023 methane emissions were 0.08% (a reduction of 90% over 2019 baseline)				
	Eliminate routine flaring (in alignment with the World Bank Ze	ero Flaring Initiative)	By 2025	58% reduction since	2019 baseline				
	Combined Scope 1 and 2 GHG emissions intensity (mtCO $_2$ e / I	MBOE) below 10.0	Ву 2030	55% reduction since	2019 baseline				
	More information can be found in our Climate Risk and Resilience Report (Metrics and Targets section). Also, information about how we tie some of these targets to compensation is available in the report's Governance section.								

American Exploration & Production Council (AXPC) ESG Metrics



The American Exploration and Production Council (AXPC) is a national trade association representing the largest independent oil and natural gas exploration and production companies in the United States. The AXPC ESG Metrics and Framework centers around five key metrics groupings that AXPC members believe are essential to capture in promoting more consistent reporting across its member companies.

TOPIC	UNIT OR FORMULA	2019	2020	2021	2022	2023
GREENHOUSE GAS EMISSIONS						
GHG Emissions (Scope 3 Category 11: Use of Sold Goods)	Metric tons CO ₂ e	Scope 1: 1,065,901 Scope 2: 20,288 Scope 3: 14,572,966	Scope 1: 946,255 Scope 2: 21,578 Scope 3: 14,450,486	Scope 1: 704,165 Scope 2: 65,361 Scope 3: 14,719,384	Scope 1: 446,814 Scope 2: 70,574 Scope 3: 15,573,756	Scope 1: 658,143 Scope 2 (location-based): 203,375 ¹ Scope 2 (market-based): 226,974 ¹ Scope 3: 27,348,482
Scope 1 GHG Emissions Intensity	Scope 1 GHG Emissions (Metric tons CO ₂ e) / Gross Annual Production as Reported Under Subpart W (MBOE)	26.03	23.13	17.20	10.57	9.07
Percent of GHG Emissions Attributed to Boosting and Gathering Segment	Percentage	14%	9%	6%	13%	21%
Scope 2 GHG Emissions (location-based) ¹	Metric tons CO ₂ e	20,288	21,578	65,361	70,574	203,276
Scope 2 GHG Emissions (market-based) ¹	Metric tons CO ₂ e	_	_	_	_	226,974
Scopes 1 & 2 Combined GHG Intensity	(Scope 1 GHG Emissions (Metric tons CO ₂ e) + Scope 2 GHG Emissions (Metric tons CO ₂ e)) / Gross Annual Production as Reported Under Subpart W (MBOE)	26.53	23.66	18.89	12.37	11.94
Scope 1 Methane Emissions	Metric tons CH ₄	20,491	15,566	8,155	2,760	3,159
Scope 1 Methane Emissions Intensity	Scope 1 Methane Emissions (Metric tons CH_4) / Gross Annual Production as Reported Under Subpart W (MBOE)	0.50	0.38	0.20	0.07	0.04
Percent of Scope 1 Methane Emissions Attributed to Boosting and Gathering Segment	Percentage	2%	3%	5%	16%	25%
FLARING						
Gross Annual Volume of Flared Natural Gas	MCF	2,205,971	961,706	958,664	1,521,032	2,770,923
Percentage of Gas Flared per MCF of Gas Produced	Gross Annual Volume of Flared Natural Gas (MCF) / Gross Annual Natural Gas Production (MCF)	1.93%	0.75%	0.73%	1.15%	1.43%
Volume of Gas Flared per Boe Produced	Gross Annual Volume of Flared Gas (MCF) / Gross Annual Production (BOE)	6.65%	2.77%	2.34%	3.60%	3.82%
¹ Scope 2 emissions include electricity consumed by our field	operations and don't include electricity consumed by our offices.					

AXPC ESG Metrics CONTINUED



торіс	UNIT OR FORMULA	2019	2020	2021	2022	2023
SPILLS						
Spill Intensity	Produced Liquids Spilled (bbl) / Total Produced Liquids (Mbbl)	0.20	0.11	0.02	0.03	0.02
WATER USE						
Fresh Water Intensity ¹	Fresh Water Consumed (Bbl) / Gross Annual Production (BOE)	0.66	0.59	0.58	0.45	0
Water Recycle Rate	Recycled Water (bbl) / Total Water Consumed (bbl)	35%	19%	26%	49%	57%
Does your company use WRI Aqueduct, GEMI, Water Risk Filter, W to determine the water stressed areas in your portfolio?	/ater Risk Monetizer, or other comparable tool or methodology			Yes: WRI Aqueduct		
SAFETY						
Employee TRIR	# of Employee OSHA Recordable Cases x 200,000 / Annual Employee Workhours	0.37	0.78	1.22	0.00	1.22
Contractor TRIR	# of Contractor OSHA Recordable Cases x 200,000 / Annual Contractor Workhours	1.00	0.73	1.53	0.78	1.77
Combined TRIR	# of Combined OSHA Recordable Cases x 200,000 / Annual Combined Workhours	0.86	0.74	1.44	0.61	1.63
SUPPORTING DATA						
Gross Annual Oil Production	MBO	14,115	13,248	19,143	20,292	40,203
Gross Annual Gas Production	MMCF	114,223	135,600	130,825	131,767	194,124
Gross Annual Production	MBOE	33,152	35,848	40,947	42,254	72,558
Total Produced Liquids	Mbbl	44,177	40,586	66,221	79,339	119,782,135
Produced Liquids Spilled	Bbl	9,006	4,332	1,386	2,666	2,462
Fresh Water Consumed ¹	Bbl	21,842,730	20,547,995	23,679,638	19,005,836	0
Recycled Water	Bbl	11,834,905	4,706,064	8,504,307	18,536,666	20,510,011
Brackish Water	Bbl	_	_	_	_	15,365,047
Total Water Consumed	Bbl	33,677,635	25,254,059	32,183,945	37,542,502	35,875,058
Employee OSHA Recordable Cases	Number	1	2	3	0	4
Contractor OSHA Recordable Cases	Number	9	5	10	8	15
Combined OSHA Recordable Cases	Number	10	7	13	8	19
Annual Employee Workhours	Number	537,573	514,090	491,829	576,032	654,399
Annual Contractor Workhours	Number	1,798,993	1,375,920	1,308,453	2,055,481	1,925,966
Annual Combined Workhours	Number	2,336,566	1,890,010	1,800,282	2,631,513	2,580,365

¹ Data from 2019 to 2022 classified all non-recycled water as fresh water. To better align with industry reporting, we now use the USGS definition of fresh water (less than or equal to 1,000 mg/L total dissolved solids). As such, our previously considered fresh water is now classified as brackish.

American Petroleum Institute (API) GHG Reporting



The API Compendium of GHG Emissions Methodologies for the Natural Gas and Oil Industry is the foundational reference used by companies and governments across the world as methodologies for reporting GHG emissions from natural gas and oil industry operations.

NUMBER	INDICATOR	UNIT	2019	2020	2021	2022	2023	
1. Direct GHG	Emissions (Scope 1)							
1.1	Direct GHG Emissions (Scope 1) — All GHGs	Million Metric Tons CO ₂ e	1.07	0.95	0.71	0.45	0.66	
		Read more about our emissions reduction efforts and climate-related targets in our TCFD-aligned Climate Risk and Resilience Report.						
1.1.1	Upstream – All GHGs	Million Metric Tons CO ₂ e	1.07	0.95	0.71	0.45	0.66	
1.1.1.1	CH ₄	Million Metric Tons CO ₂ e	0.51	0.39	0.20	0.07	0.08	
1.1.1.2	Flaring – All GHGs (subset of Scope 1)	Million Metric Tons CO ₂ e	0.34	0.28	0.10	0.13	0.22	
1.1.1.3	Volume of Flares	MMCF	2,205.97	961.71	958.66	1,521.03	2,770.92	
1.1.2	Midstream – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
1.1.2.1	CH ₄	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
1.1.3	Downstream – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
1.1.4	LNG – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
1.1.5	Oil and Natural Gas Field Services - All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
2. Indirect GF	IG Emissions from Imported Energy (Scope 2)							
2.1	Indirect GHG Emissions from Imported	Million Metric Tons CO ₂ e	0.02	0.02	0.07	0.07	0.66	
	Electricity + Heat + Steam + Cooling (Scope 2, Market-based)	100% of our electricity is from t	the ERCOT-West grid					
2.1.1	Upstream – All GHGs	Million Metric Tons CO ₂ e	0.02	0.02	0.07	0.07	0.23	
2.1.2	Midstream – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
2.1.3	Downstream – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
2.1.4	LNG – All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
2.1.5	Oil and Natural Gas Field Services - All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
3. GHG Mitiga	ation							
3.1	GHG Mitigation from CCUS, Credits, and Offsets	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
3.1.1	Carbon Capture Utilization or Storage (CCUS) - All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
3.1.2	Renewable Energy Credits - (RECs for Indirect Emissions) - All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	
3.1.3	Offsets - All GHGs	Million Metric Tons CO ₂ e	0.00	0.00	0.00	0.00	0.00	

API GHG Reporting CONTINUED

NUMBER	INDICATOR	UNIT	2019	2020	2021	2022	2023		
4. Intensity ·	- GHG Emissions								
4.1	Scope 1 + Scope 2 Upstream GHG Intensity	Kilograms CO ₂ e / BOE	26.53	23.66	18.89	12.37	11.94		
4.2	Scope 1 Upstream Methane Intensity	Kilograms CO ₂ e / BOE	12.46	9.47	4.98	1.63	1.09		
4.3	Scope 1 Upstream Flaring Intensity	Kilograms CO ₂ e / BOE	8.21	6.77	2.39	3.08	3.02		
4.4	Scope 1 + Scope 2 Liquids Pipelines Transmission GHG Intensity	Million Metric Tons CO ₂ e / throughput in barrel-miles	0.00	0.00	0.00	0.00	0.00		
4.5	Scope 1 Natural Gas Pipelines Transmission & Storage Methane Intensity	Percentage	0.00	0.00	0.00	0.00	0.00		
4.6	Scope 1 + Scope 2 Downstream GHG Intensity	Kilograms CO ₂ e / BOE	0.00	0.00	0.00	0.00	0.00		
4.7	Scope 1 + Scope 2 LNG GHG Intensity	Million Metric Tons CO ₂ e / MMCF	0.00	0.00	0.00	0.00	0.00		
4.8	Additional Intensity Metrics, if applicable (e.g., further disaggregated by constituent GHG or by more granular business asset, and/or for additional business assets beyond these categories)	Yes or no			No				
5. Indirect G	HG Emissions from Consumers' Use of Products (Scope 3)								
5.1	Indirect GHG Emissions from Use of Sold Products (Category 11)	Million Metric Tons CO ₂ e	14.57	14.45	14.72	15.57	27.34		
6. Additiona	l Climate-Related Targets and Reporting								
5.1	GHG Reduction Targets	N/A	By 2025: <12.5 mtCO))					
			<0.20% methane emi	ssions (ACHIEVED)					
			Zero routine flaring						
			By 2030: <10 mtCO ₂ e	e/MBOE Scope 1 & 2 GHG	emissions intensity				
5.2	TCFD-informed Reporting	N/A	A comprehensive TCFD-aligned disclosure is available within our Climate Risk and Resilience Report.						
5.3	Additional Climate Reporting Resources	N/A	Please see Vital Energy's website for more information.						
6. Third-Part	ty Verification								
6.1	Assurance Level	Limited	Vital Energy continues to provide a limited level of assurance regarding the accuracy and completeness of select environmen-						
6.2	Assurance Provider	Apex Companies LLC	— tal metrics in accordance with the ISO 14064-Part 36.2 verifications standard. Apex Companies was contracted to provide independent, third-party verification at a limited level of assurance for calendar year 2023. HXE Partners (now Sodali & Co) provided the same limited level of assurance for calendar years 2019, 2020, 2021 and 2022.						

EEO-1: 2023 Data



The EEO-1 Component report is an annual data collection, mandatory by the U.S. Equal Employment Opportunity Commission / Title VII of the Civil Rights Act of 1964, that requires all private sector employers with 100 or more employees, and federal contractors with 50 or more employees meeting certain criteria, to submit demographic workforce data. The data included is as of 12/31/2023.

						Black or African	Hispanic		Native Hawaiian or	American Indian or Alaskan	Two or
Job Categories	Totals	Female	White	Minority	Total Diverse	American	or Latino	Asian	Pacific Islander	Native	More Races
Executive/Senior Managers	11	2	10	1	2	0	0	0	0	0	1
Female	2	2	1	1	2	0	0	0	0	0	1
Male	9	—	9	0	0	0	0	0	0	0	0
Leadership	82	17	69	13	29	1	10	0	0	0	2
Female	17	17	16	1	17	0	1	0	0	0	0
Male	65	_	53	12	12	1	9	0	0	0	2
Professionals	98	47	77	21	54	3	6	3	0	9	0
Female	47	47	33	14	47	3	4	3	0	4	0
Male	51	_	44	7	7	0	2	0	0	5	0
All Others	135	17	69	66	75	4	60	0	0	1	1
Female	17	17	9	8	17	1	7	0	0	0	0
Male	118	_	60	58	58	3	53	0	0	1	1
Total	326	83	225	101	160	8	76	3	0	10	4
Female	83	83	59	24	83	4	12	3	0	4	1
Male	243	_	166	77	77	4	64	0	0	6	3

Human Capital Management Metrics



				2021	2022	2023
SAFETY						
TRIR - Combined (Number	r of Recordable Incidents X 200,000) / Total Workforce Working Hours	0.86	0.74	1.44	0.61	1.63
Employees (Number	r of Recordable Incidents X 200,000) / Total Employee Working Hours	0.37	0.78	1.22	0.00	1.22
Contractor (Number	r of Recordable Incidents X 200,000) / Total Contractor Working Hours	1.00	0.73	1.53	0.78	1.77
LTIR - Combined (Number	r of Total Workforce Lost-time Injuries / Total Hours Worked by Total Workforce) X 200,000	0.86	0.74	1.00	0.46	0.54
Employees (Number	r of Employee Lost-time Injuries / Total Hours Worked by Employees) X 200,000	0.37	0.78	1.22	0.00	0.31
Contractor (Number	r of Contractor Lost-time Injuries / Total Hours Worked by Contractors) X 200,000	1.00	0.73	0.92	0.58	0.62
DART Rate - Combined (Number	r of Recordable Incidents that Resulted in DART X 200,000) / Total Workforce Working Hours	0.43	0.32	1.11	0.53	17.44
Employees (Number	r of Employee Recordable Incidents that Resulted in DART X 200,000) / Total Employee Working Hours	_	_	1.22	0.00	39.12
Contractor (Number	r of Contractor Recordable Incidents that Resulted in DART X 200,000) / Total Contractor Working Hours	_	_	1.07	0.68	10.07
Fatalities - Combined Number		0	0	0	0	2
Employees Number		0	0	0	0	0
Contractor Number		0	0	0	0	2
Vehicle Incident Rate Number of	of Incidents / Million Miles Driven	0.4	0	0.87	0.57	0.71
DIVERSITY						
New Hire Diversity Percentag	age	62%	35%	57%	55%	49%
Total Workforce Diversity Percentag	age	47%	47%	47%	49%	49%
Leadership Diversity Percentag	age	29%	29%	40%	41%	35%
Women (as a percent of workforce) Percentage	age	29%	27%	27%	28%	25%
Women (as a percent of leadership) Percentag	age	21%	20%	27%	26%	20%
Racially and/or ethnically diverse Percentage (percent of workforce)	age	26%	25%	26%	28%	31%
Racially and/or ethnically diverse Percentage (percent of leadership)	age	11%	11%	9%	12%	15%
TURNOVER						
Attrition Rate Percentag	age	35.4%	16.8%	18.0%	16.6%	16.3%
Voluntary Turnover Rate Percentag	age	10.5%	3.8%	9.7%	12.1%	10.4%

Additional Metrics

Texas Oil & Gas Association (TXOGA)

The Petroleum Alliance of Oklahoma



\$65,465

\$15,000

TOPIC	UNIT OR FORMULA	2019	2020	2021	2022	2023
FINANCIAL						
Royalty Payments	\$ (in thousands)	\$229,708	\$157,663	\$289,147	\$627,860	\$516,195
Gross State and Local Tax Payments	\$ (in thousands)	\$67,900	\$51,720	\$130,850	\$207,013	\$168,706
ENVIRONMENTAL						
Volume of Produced and Flowback Water	Bbl	30,061,959	27,338,547	47,077,694	66,762,566	79,578,444
Scope 2 Energy Intensity ¹	Energy Use (GJ) / Net Sales (mUSD)	0.24	0.37	0.48	0.38	1.29
Electricity Consumed (100% from ERCOT Grid)	kWh	47,783,168	50,821,726	153,941,964	190,359,268	548,573,580
Revenue from Renewable Energy	USD	\$73,275	\$73,275	\$73,275	\$73,275	\$73,275
ADVOCACY						
Trade Group Contributions Total	USD	\$51,300	\$37,421	\$237,421	\$331,965	\$355,465
American Exploration & Production Council (AXPC)	USD	\$20,000	\$20,000	\$20,000	\$40,000	\$225,000
Independent Petroleum Association of America (IPAA)	USD	\$O	\$0	\$175,000	\$215,000	\$50,000
National Petroleum Council (NPC)	USD	\$29.035	\$17.421	\$17.421	\$0	\$O

\$0

\$0

\$20,000

\$5,000

\$65,465

\$11,500

\$0

\$2,265

USD

USD