



SCIENCE
BASED
TARGETS

DRIVING AMBITIOUS CORPORATE CLIMATE ACTION

CEMENT SCIENCE BASED TARGET SETTING GUIDANCE

VERSION 1.0

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INTRODUCTION

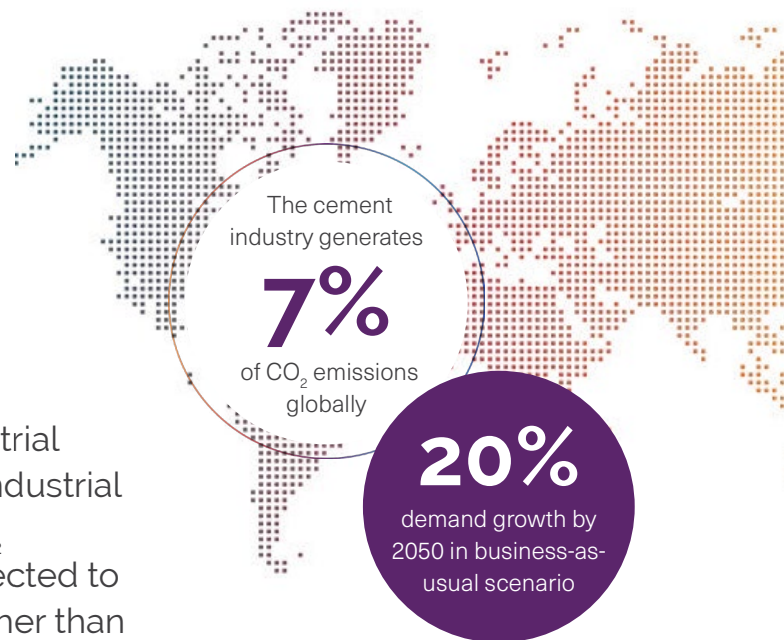
INTRODUCTION

SCIENCE BASED TARGETS (SBTs) SPECIFY HOW MUCH AND HOW QUICKLY A COMPANY WOULD NEED TO REDUCE ITS GREENHOUSE GAS (GHG) EMISSIONS IN ORDER TO ALIGN WITH THE GOALS OF THE PARIS AGREEMENT.

The cement sector is the third-largest industrial energy consumer and the second-largest industrial CO₂ emitter and represents about 7% of CO₂ emissions globally. Cement demand is projected to continue rising and would be some 20% higher than today by 2050 in the absence of efforts to optimize its use in buildings and construction (IEA, 2020).

For these reasons, urgent action is needed by cement and concrete companies to decarbonize. SBTs allow companies to show that their plans align with the latest climate science.

Through this guidance document and accompanying tools, the Science Based Targets initiative (SBTi) aims to provide companies in the sector with the resources they need to set 1.5°C-aligned near- and long-term climate targets. This document provides the scientific basis for sector-specific 1.5°C decarbonization pathways, as well as guidance on target setting. This includes detailed guidance on how to deal with processes that are specific to the cement and concrete sector, sector-specific GHG accounting criteria and recommendations, examples on how different types of companies can use the tools, and guidance for submitting a target for validation.



OVERVIEW OF THE DEVELOPMENT PROCESS

An Expert Advisory Group (EAG) composed of technical experts from industry, NGOs and academia provided detailed input during the development of the Cement Science Based Target Setting Guidance and tool. EAG members were selected and invited to join the expert group based on their expertise, geographic location, relationship to the sector and, as regards companies, ambition to align their organization with the latest climate science.

EAG member organizations:

- Bellona
- Cementos Argos
- Cemex
- CRH plc
- Dangote Cement Plc
- European Climate Foundation
- Global Cement & Concrete Association (GCCA)
- Grupo Cementos Chihuahua
- HeidelbergCement
- Holcim Ltd.
- Institute for European Environmental Policy (IEEP)
- Potsdam Institute for Climate Impact Research
- RMI
- Siam Cement Public Company Limited (SCG)
- UltraTech Cement Limited
- German Cement Association (VDZ)/European Cement Research Academy (ECRA)
- Votorantim Cimentos
- WWF



The SBTi is very grateful for the input and engagement from EAG members. The EAG's role was advisory and final sign-off for deliverables was by the SBTi. Therefore, opinions expressed within this document may not represent the views of every EAG organization.

Funding for this project was provided by Holcim Ltd. Providing funding did not confer on Holcim Ltd. any special position in the governance of the project.

A public consultation was organized from 16 March to 15 April 2022 to obtain input from stakeholders on this guidance document and accompanying target-setting tool. Feedback from 56 stakeholders was received through an online survey, and public webinars were held on 16 March 2022 to launch this review period.

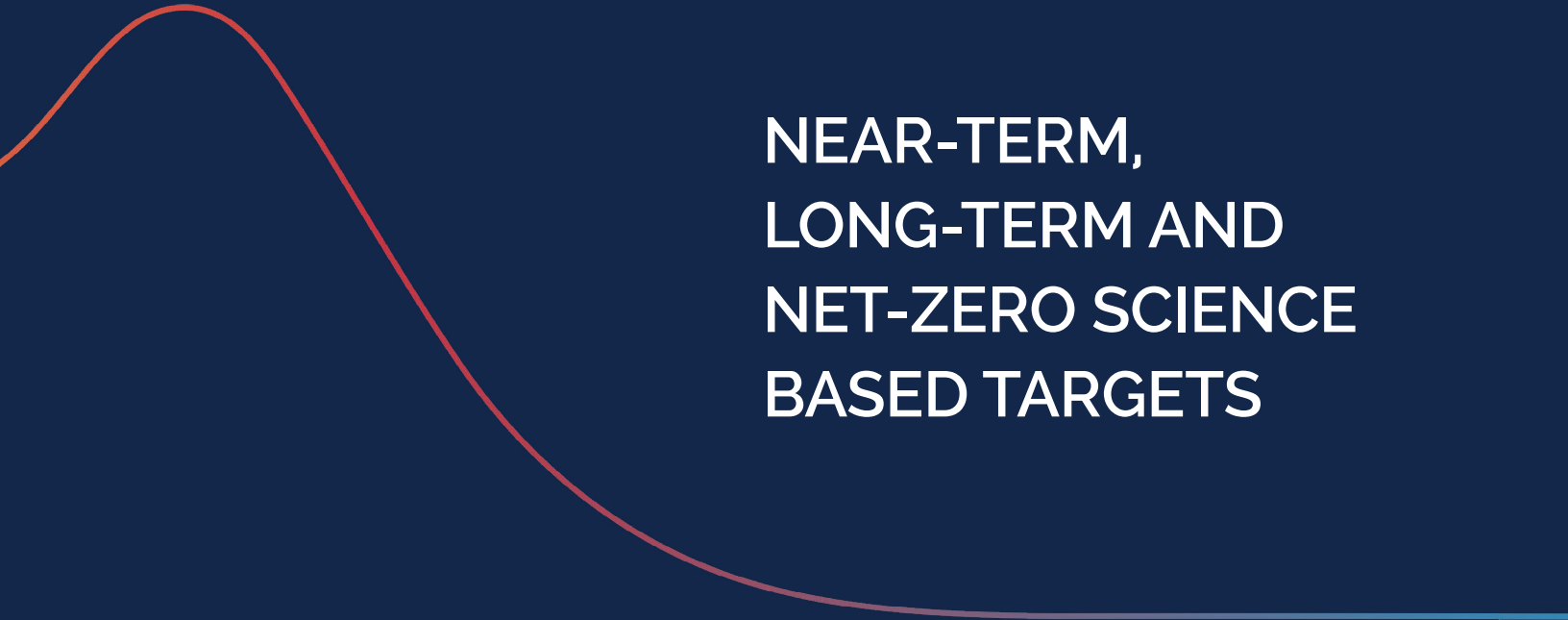
HOW DOES THIS GUIDANCE CHANGE TARGET SETTING REQUIREMENTS COMPARED TO PREVIOUS PRACTICE?

The SBTi already offered 2°C and well-below 2°C pathways for the cement sector prior to publication of this detailed guidance, and many companies have already set targets using these. The SBTi Cement Guidance aims to codify and clarify the criteria already being applied by companies and the SBTi target validation team when assessing and validating SBTs in this sector, as well as align to the latest [SBTi Criteria](#), [Corporate Net-Zero Standard](#) and [1.5°C ambition](#). This limited the need for additional sector-specific criteria as far as possible, with the notable exception being a new requirement for near-term scope 3 targets covering purchased clinker and cement. This means that companies that have already set 2°C or well-below 2°C targets can be confident that accounting rules have not changed, and that, by following the additional guidance provided here, it will be a straightforward process to increase their ambition to set 1.5°C near-term targets and/or net-zero targets¹.


The SBTi Cement Guidance aims to codify and clarify the criteria already being applied by companies and the SBTi target validation team when assessing and validating SBTs in this sector, as well as align to the latest [SBTi Criteria](#), [Corporate Net-Zero Standard](#) and [1.5°C ambition](#).

¹ According to the SBTi general criteria, existing targets should be recalculated if there are significant changes that could compromise relevance and consistency of the existing target, or at least every 5 years. The publication of this guidance does not oblige companies with existing targets to update them, although they are strongly encouraged to increase their ambition to 1.5°C and set net-zero targets.





NEAR-TERM, LONG-TERM AND NET-ZERO SCIENCE BASED TARGETS



Reach net-zero
before
2050

Align with
1.5°C

NEAR-TERM, LONG-TERM AND NET-ZERO SCIENCE BASED TARGETS

SBTs specify how much and how quickly a company would need to reduce its GHG emissions in order to align with the goals of the Paris Agreement - to limit global warming to 1.5°C.

Since the publication of the [Corporate Net-Zero Standard](#), the SBTi makes a distinction between near-term and long-term SBTs.

- A near-term SBT has a timeframe of 5-10 years.
- A long-term SBT shows the degree of emission reductions needed for companies to reach net-zero before 2050.

Companies wishing to set a net-zero target must set both near-term and long-term targets. Alternatively, companies may choose to set just a near-term target (but they cannot set only a long-term target).

Full criteria and explanations can be found in the [SBTi Net-Zero Standard](#) and [Criteria](#).

BEYOND VALUE CHAIN MITIGATION

The [SBTi Net-Zero Standard](#) makes clear that meeting a near- or long-term SBT must be achieved through real emissions reductions within a company's scope 1, 2 and 3 ([Figure 3](#)).

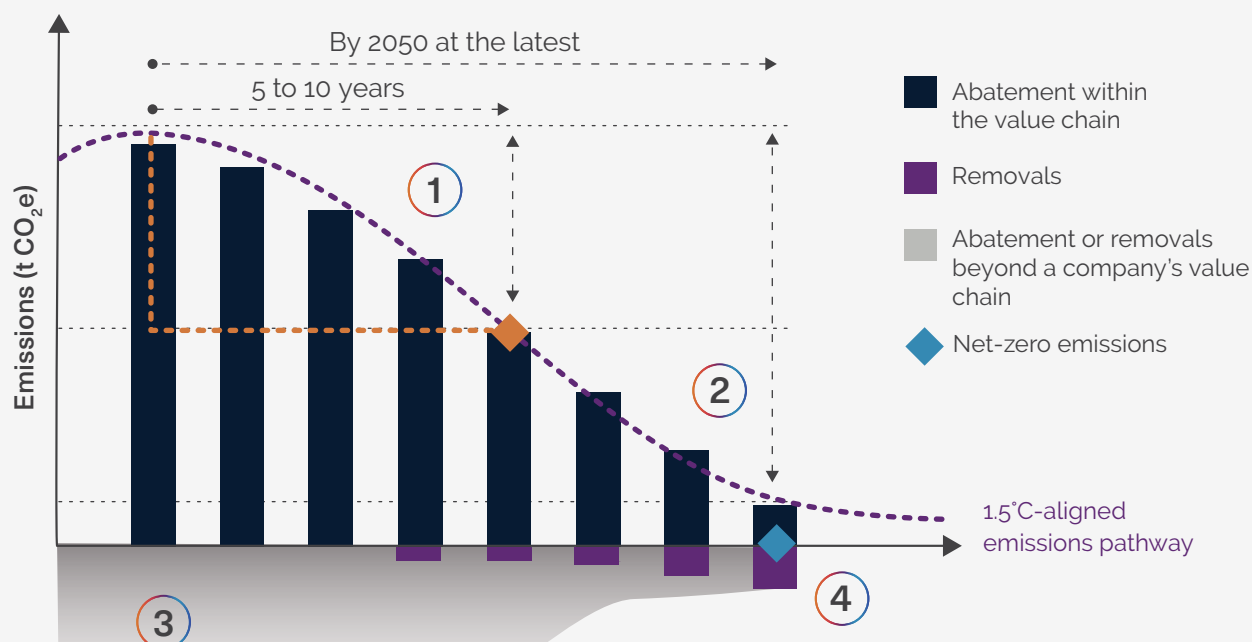
However, it is recognized that businesses can play a critical role in accelerating the net-zero transition and in addressing the ecological crisis by investing in [mitigation actions beyond their value chain](#). Additional investments like these could help increase the likelihood that the global community stays within a 1.5°C carbon budget, but are not a substitute for the rapid and deep reduction of a company's own value chain emissions.

NEUTRALIZATION OF RESIDUAL EMISSIONS

According to the [SBTi Net-Zero Standard](#), residual emissions, that is, GHGs still being released into the atmosphere when the company has achieved its long-term SBT², must be counterbalanced through the permanent removal and storage of carbon from the atmosphere to reach net-zero emissions.

Examples of neutralization include, but are not limited to: Direct Air Capture (DAC) and storage; bioenergy with carbon capture and storage (BECCS); improved soil management; improved forest management; land restoration, e.g., of peatland, terrestrial forests or mangroves.

Figure 1: Framework for net-zero targets



- 1 To set near-term SBTs: 5–10 year emission reduction targets in line with 1.5°C pathways.
- 2 To set long-term SBTs: Target to reduce emissions to a residual level in line with 1.5°C scenarios by no later than 2050.
- 3 **Beyond value chain mitigation:** In the transition to net-zero, companies should take action to mitigate emissions beyond their value chains. For example, purchasing high-quality, jurisdictional REDD+ credits or investing in direct air capture (DAC) and geologic storage.
- 4 **Neutralization of residual emissions:** GHGs released into the atmosphere when the company has achieved their long-term SBT must be counterbalanced through the permanent removal and storage of carbon from the atmosphere.

² Long-term SBTs are consistent with the level of residual emissions in the year of global or sector net-zero in 1.5°C-aligned mitigation pathways with low or no overshoot.



CEMENT DECARBONIZATION PATHWAYS



CEMENT DECARBONIZATION PATHWAYS

To create tools that companies can use to calculate SBTs, three steps are followed by the SBTi:

- The [global carbon budget and its allocation to the sector in question](#) is determined.
- An emissions scenario describing a plausible decarbonization trajectory that fits within the sector budget is chosen based on a comparison with the IEA Net-Zero scenario and discussion with the EAG.
- Target setting methods such as the [Sectoral Decarbonization Approach](#) (SDA) are used to translate the sector pathway into company targets.

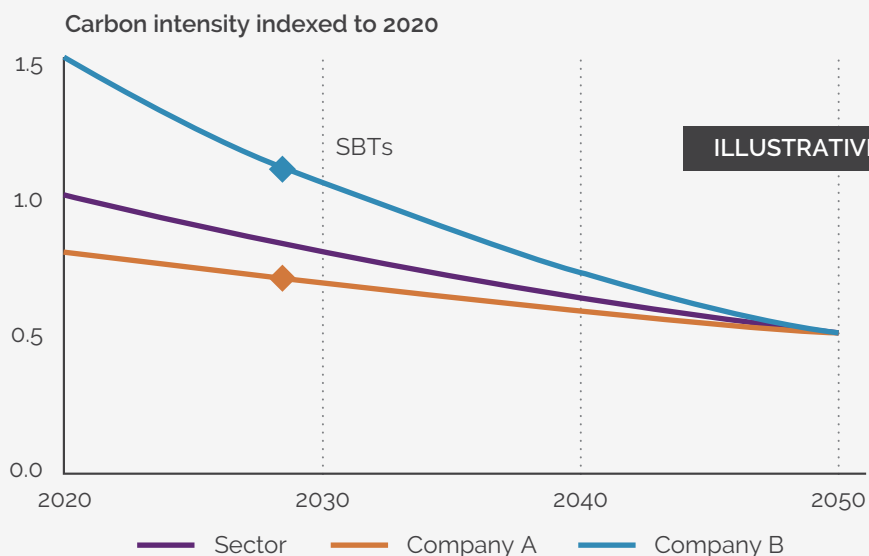
OVERVIEW OF THE SECTORAL DECARBONIZATION APPROACH (SDA)

The SDA, also known as the “*sector-specific intensity convergence*” approach, is a target-setting methodology allowing companies to model physical intensity GHG reduction targets that align with the sector-specific pathway of an underlying climate scenario.

In the SDA, annual emissions pathways are divided by forecasted industry activity to define a carbon intensity curve. Targets are set by assuming that all companies converge to the same intensity level as the sector by the year 2050. SBTs are set in the near term (5 to 10 years) along this convergence path, the steepness of which is defined by the relative intensity of the company compared to the sector in the base year and the rate of forecast company activity growth (Figure 2). The further a company is above the curve in the base year, the more stringent the percentage intensity reduction required, but the less stringent the actual emission intensity of the target. Also, if the company has a greater growth forecast compared to the sector growth in the pathway, steeper emission intensity reductions will be required. Thus, a company's particular situation is considered in calculating the emissions intensity target required.

The SDA is used for homogenous sectors that have a dedicated pathway. The cross-sector absolute reduction approach, also referred to as the absolute contraction approach, which requires absolute emissions reductions at a fixed annual rate, can be used by most sectors, especially those that do not have a sector pathway³.

Figure 2: Illustration of an intensity convergence pathway - companies should converge to the sector average intensity (purple line) by 2050, setting near-term targets along the way



³ See [Sectoral Decarbonization Approach Report, 2015](#) for an explanation of both the absolute contraction method and the SDA.

SECTOR CARBON INTENSITY PATHWAYS

The target-setting tool accompanying this guidance provides scope 1 and 2 1.5°C cement sector intensity pathways to be used with the cement SDA. Full data can be accessed in the [Science Based Target Setting Tool](#). Details of how the pathways were derived can be found in [Appendix I](#).

Definition of the sector covered by the pathway

The cement sector is taken to be a largely homogenous sector and therefore one unique 1.5°C pathway is sufficient, with no disaggregation into sub-sectors. The vast majority of cement production volumes and emissions today are from “traditional” (Portland) cement. Other clinker-based cements such as white cement or calcium sulpho-aluminate cement also fit the definition of cement and are covered by the sector pathway. Future developments in low-emission novel binders, while remaining small in volumes compared to more traditional cements according to industry roadmaps (GCCA 2021), will contribute to sector average emissions reductions and so are also included in this guidance.

See [section 4](#) for guidance on where the cement SDA would or would not be applicable for target-setting.

Why does cement warrant a dedicated pathway?

Allocation of the global carbon budget to sectors [is done through bottom-up, top-down and hybrid scenarios that aim to meet climate goals in a specific way](#), including considerations of technology, cost and socioeconomic factors, to form a narrative of emissions reductions across sectors. Therefore, the size of the allocation to each sector depends partially on the decarbonization levers available and their cost. Cement is a large industrial sector and a significant source of GHG emissions. Unlike some other sectors, modeling and data on cement is available in literature on emissions scenarios. Furthermore, due to its process (geogenic) emissions from limestone calcination in clinker production, the rate at which the sector can decarbonize may differ from the overall rate of decarbonization possible by society as a whole. For these reasons, a dedicated cement pathway and specific guidance to allow companies to set SBTs is justified.

Why is there no intensity pathway provided for concrete?

An intensity pathway for concrete production, rather than cement, could have some advantages, in that optimization/reduction of cement use in concrete would be fully captured as a key decarbonization lever for companies setting SBTs. However, a pathway on cement is more appropriate and useful, for the following reasons:

- SBTs aim to cover large emitting companies and sectors as a priority, and the largest share of cement/concrete sector emissions come from cement production. Only a small part of large cement companies' cement production goes into their own concrete, and so focusing on emissions per unit of concrete produced would not correctly reflect the relevant sources of emissions.

- The use of the SDA is appropriate for cement since process (geogenic) emissions from limestone calcination in clinker production justify a sector-specific method. Emissions from concrete production come from fuels and electricity, which can be covered by the cross-sector target-setting method, i.e., absolute reduction.
- Available emission scenarios break the carbon budget into large industrial sectors, where cement, rather than concrete, is the relevant sector.
- Optimization of cement use in concrete and construction is captured by the SDA since a company's growth compared to the overall demand in the sector is a key part of the calculation.

Targets covering concrete production (by either integrated or independent producers) are to be encouraged, and this document provides guidance on how these should be calculated.

LEVERS TO DECARBONIZE CEMENT AND CONCRETE

Emissions scenarios describing paths for the cement and concrete sector to reach the level of deep decarbonization required by the 1.5°C goal point to a wide range of opportunities to reduce emissions.

Many of these opportunities are already being implemented today, such as energy efficiency improvements, fuel switching, and reduction in clinker content in cement or cement content in concrete. Breakthrough technologies such as carbon capture and permanent geological storage (CCS), bioenergy with carbon capture and storage (BECCS), electrification or novel binders will also be needed to allow the sector to make significant emissions reductions.

This guidance aims to help companies understand the level of emissions reductions required to align with science but does not prescribe which emissions reduction levers should be prioritized, as this is up to the individual strategy of each company.





HOW TO SET A SCIENCE BASED TARGET



HOW TO SET A SCIENCE BASED TARGET

Companies are invited to familiarize themselves with the SBTi cross-sector resources, the [SBTi How-To Guide](#) and [Net-Zero Getting Started Guide](#), followed by reviewing the requirements of target setting in the [SBTi Criteria and Recommendations](#) and [Net-Zero Standard Criteria](#). To understand these requirements in more depth, companies should then review the [Target Validation Protocol](#), use the [Science Based Target Setting Tool](#), and the [Net-Zero Tool](#) to begin developing targets.

This section provides additional guidance for companies in the cement and concrete value chain to set SBTs. Four steps are described:

- 1 Determine target boundaries and approaches:**
Review the generic SBTi Criteria and this sector-specific guidance document to determine how to set SDA target(s) across relevant activities and scopes.
- 2 Calculate emissions inventory:**
Calculate base year and most recent year emissions inventories and activity following guidance provided by the GHG Protocol and below.
- 3 Construct targets:**
Model SDA target(s) using the SBTi Tools. Additional targets may also be needed to address emissions not covered by the cement SDA to meet the SBTi Criteria and can also be modeled with the SBTi Tools.
- 4 Submit targets to the SBTi:**
Send a completed [Target Submission Form to the SBTi](#).



DETERMINE TARGET BOUNDARIES AND APPROACHES

The following steps should be followed to determine which emissions should be covered by SBTs, and which approaches to use when calculating SBTs.

- Decide whether to set a near-term target only, or a net-zero target (which requires a near-term and a long-term target).
- Decide on a base year and target year for each target. Near-term targets must have a timeframe of 5-10 years from the date of submission, and the long-term target year must be 2050 or sooner. Rules for this can be found in the [SBTi Criteria](#) and [Net-Zero Standard Criteria](#).
- Determine if a scope 3 target is desired/optional or required. See sector-specific guidance below.
- Set target boundaries: i.e., which emissions will be included according to the [SBTi Criteria](#), [Net-Zero Standard Criteria](#) and the sector-specific guidance below.
- Determine which target-setting method will be used for each target.

REQUIRED TARGET BOUNDARY

General criteria on the scopes required is set out in the [SBTi Criteria](#) and [Net-Zero Standard Criteria](#). In summary:

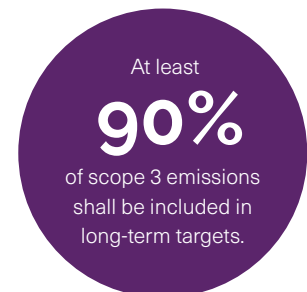
For near-term targets:

- At least 95% of all scope 1 and 2 emissions shall be included.
- If a company's relevant scope 3 emissions are 40% or more of total scope 1, 2, and 3 emissions, a scope 3 target is required. The coverage must be at least 67%.
- All companies involved in the sale or distribution of natural gas and/or other fossil fuels shall set 1.5°C-aligned scope 3 targets for the use of sold products, irrespective of the share of these emissions compared to the total scope 1, 2, and 3 emissions of the company.

For long term (net-zero) targets:

- Scope 1, 2 and 3 shall be included. The coverage shall be at least 95% for scope 1 and 2, and 90% for scope 3.

Additional requirements for scope 3 near-term targets in the cement sector are described below.



Required near-term scope 3 target for cement companies: purchased clinker and cement

Near-term cement company SBTs shall include a scope 3 target which includes the emissions from purchased cement and clinker (under scope 3 category 1 “Purchased goods and services”), irrespective of the share of these emissions compared to the total scope 1, 2 and 3 emissions of the company.

The coverage of this target shall be at least 95% of direct and electricity-related emissions⁴ from purchased cement and clinker.

The target-setting method shall be the cement SDA (the SDA may be used also for purchased clinker), in which case the ambition level shall be 1.5°C⁵ and the denominator in the calculation shall be the purchased cement or clinker, or the cross-sector absolute reduction method.

The introduction of this requirement aims to ensure the same ambition level for bought clinker and cement as for that manufactured by the company. It reduces the risk of “scope leakage”, whereby a company that shifts to buying more clinker or cement rather than producing it would see its scope 1 emissions fall but no corresponding rise in scope 3 emissions covered by a target. It also encourages more similar target boundaries and ambition between companies that mostly buy their clinker or cement and those that mostly manufacture it.

Companies are recommended to either report their targets covering purchased cement and clinker as a separate target (preferred approach), or in a combined target with their own clinker and cement scope 1 and 2 emissions. Guidance on this is given in [Step 3](#) below.



4 Direct and electricity-related emissions, i.e. the scope 1 and 2 emissions from the perspective of the manufacturer of the cement or clinker, is set as the minimum requirement; however, companies should strive to include full cradle-to-gate emissions of purchased products in line with the GHG Protocol if possible.

5 The cross-sector ambition requirement for scope 3 is well-below 2°C. For purchased cement and clinker targets set using the cement SDA, the ambition level shall be 1.5°C to align between companies that mostly buy their clinker or cement and those that mostly manufacture it.

Recommended near-term scope 3 target: fuels

Near-term cement company SBTs are recommended to include a scope 3 target that covers at least scope 3 category 3 “Fuel- and energy-related emissions not included in scope 1 or scope 2”. This shall include upstream emissions from all fuel types, including waste-derived and biomass fuels.

The introduction of this recommendation aims to harmonize with SBTi methods for other sectors such as transport, which use a “well-to-wheel” approach whereby upstream emissions associated with extraction, refining and distribution of fuels are included.

TARGET-SETTING METHODS

The permitted target-setting methods for scope 1, 2 and 3 emissions are laid out below. The SBTi recommends using the most ambitious method that leads to the earliest reductions and the least cumulative emissions.

Scope 1 and 2

Companies shall use either the cement Sectoral Decarbonization Approach (SDA) or the cross-sector absolute reduction approach to set scope 1 and 2 targets for cement production, and shall use the cross-sector absolute reduction approach for scope 1 and 2 targets covering all other processes.

For the use of the cement SDA to be permitted, the emissions to be covered must arise mainly from clinker production (see [“Use of the cement SDA”](#) below).

Targets to actively source renewable electricity at a rate that is consistent with 1.5°C scenarios are an acceptable alternative to scope 2 emission reduction targets (see the [SBTi Criteria](#)).

Scope 3

Scope 3 near-term targets may be set using one of five approaches: Cross-sector absolute reduction, economic intensity reduction, sector-specific physical intensity convergence (SDA), physical intensity reduction or supplier engagement.




Scope 3 long-term targets may be set using one of four approaches: Cross-sector absolute reduction, economic intensity reduction, sector-specific physical intensity convergence (SDA) or physical intensity reduction.

General rules are found in the [SBTi Criteria](#) and [Net-Zero Standard Criteria](#).

If physical intensity reduction is chosen, an appropriate denominator that is relevant to the target should be chosen. Denominators that are likely to vary significantly with no link to the real decarbonization of the scope 3 category shall be avoided, as this risks giving the impression of progress towards targets where no real effort to decarbonize has been made.

Some examples for the cement sector could include:

Table 1: Scope 3 denominator examples

SCOPE 3 TARGET COVERAGE	PHYSICAL INTENSITY REDUCTION DENOMINATOR EXAMPLES
 <p>Category 3: Upstream emissions from fuels</p>	<ul style="list-style-type: none"> ○ Purchased fuels (t) ○ Purchased fuels (MJ) ○ Produced cement/cementitious product (t)
 <p>Category 4: Upstream transport and distribution</p>	<ul style="list-style-type: none"> ○ Materials transported (t) ○ Produced cement/cementitious product (t)
 <p>Category 9: Downstream transport and distribution</p>	<ul style="list-style-type: none"> ○ Materials transported (t) ○ Produced cement/cementitious product (t)

Use of the cement SDA

Companies that do not produce clinker shall not use the cement SDA for target setting, and should instead use the cross-sector absolute reduction approach.

For a company that produces clinker/cement, but also other products, the cement SDA may be used for target setting for the entirety of that company's scope 1 and 2 emissions if clinker production makes up $\geq 95\%$ of the company's scope 1 emissions⁶. This is understood as all direct emissions "up to clinker production", i.e., direct emissions from the clinker kiln but also other direct emissions associated with clinker production, such as non-kiln fuels.

If clinker production makes up 5% to 95% of a company's scope 1 emissions, the cement SDA may be used for target setting for the scope 1 and 2 emissions arising from the company's own clinker and cement/cementitious production, and the cross-sector absolute reduction approach or other relevant SDA shall be used for target setting for scope 1 and 2 emissions from all other activities.

If clinker production makes up less than 5% of a company's scope 1 emissions, the cement SDA shall not be used.

Companies should provide evidence for the share of their emissions that come from clinker production in their target submission.

⁶ Where the word "clinker" is used to determine whether the cement SDA may be used, clinker is taken to mean Portland cement clinker (for example, as defined by European standard EN 197-1:2011) as well as other clinkers with significant geogenic emissions intended to be used to produce cement, such as white cement clinker or calcium sulpho-aluminate cement clinker.



CALCULATE EMISSIONS INVENTORY

In this step, companies should collect data for emissions and production volumes for their base year and most recent year, applying the criteria below regarding product definitions, emissions included, etc.

All greenhouse gas accounting for target setting shall follow the [SBTi Target Validation Protocol](#), the GHG Protocol [Corporate Accounting and Reporting Standard](#) and [Corporate Value Chain \(Scope 3\) Standard](#). Further accounting definitions for cement that are referred to below can be found in the [Cement CO₂ Protocol v3.0 \(2011\)](#).

SDA INTENSITY DENOMINATOR

The intensity pathway for the SDA and therefore scope 1 and 2 target calculations shall be in terms of t CO₂ / t cementitious product or t CO₂ / t cement (equivalent).

“Cementitious product” means clinker, cement and cement substitutes produced by the reporting company. The full definition for t CO₂ / t cementitious product shall be according to the [Cement CO₂ Protocol v3.0 \(2011\)](#) “Specific CO₂ per ton of cementitious product”.

Cementitious product is the preferred denominator. “Cement” is also an acceptable denominator where no non-cement materials are being processed and so cement and cementitious product are effectively the same. In this case, care should be taken to exclude purchased clinker from the scope 1 denominator to avoid double-counting with scope 3.

When the SDA is used, its unit is t CO₂ / t cementitious product (or cement). In the case of a company whose emissions from clinker are above the 95% threshold and so is using the SDA to cover all emissions including non-cement/clinker production, the denominator shall nevertheless be cementitious product or cement.

EMISSIONS FROM WASTE-DERIVED FUELS ("GROSS" AND "NET" EMISSIONS)

There exist cement-industry definitions for "gross" and "net" emissions that distinguish whether emissions from combustion of waste-derived fuels are included. These definitions can be found in the [Cement CO₂ Protocol v3.0 \(2011\)](#).

Near- and long-term targets shall be in terms of "gross" emissions, i.e., emissions from combustion of waste-derived fuels shall be included in the emissions covered in base and target years⁷. This shall be indicated in the target wording.

"Net" emissions, i.e., excluding emissions from the combustion of waste-derived fuels in clinker production, are not acceptable as the basis for target setting, as "avoided emissions" cannot be counted as emissions reductions in SBTs.

BIOGENIC EMISSIONS

The rules laid out in the [SBTi Criteria C10](#) shall be followed when accounting for emissions from the combustion, processing and distribution phase of bioenergy, and the land use emissions and removals associated with bioenergy feedstocks. Companies should also follow the [SBTi Criteria](#) recommendations R3 and R4.

For further guidance, companies should refer to the [Target Validation Protocol](#).

NATURAL RECARBONATION

Natural cement recarbonation (also known as concrete carbonation) shall not be included in the calculation of cement base or target year emissions (see box 1 for further discussion).



Box 1: Neutralization of residual emissions through natural cement recarbonation

Although natural cement recarbonation cannot count as an emission reduction to meet a near or long-term target, it will be explored as a way for the cement industry to reach net-zero via neutralizing its residual emissions.

As neutralization occurs ex-post i.e., it is about reaching long-term net-zero rather than target-setting or base year accounting, further detailed guidance is not given here. Industry participants are expected to participate and contribute to future technical discussions and research on defining best practices to appropriately account for these measures.

⁷ This means scope 1 emissions shall be in "gross" terms for clinker-producing companies. It also means that where companies purchasing clinker or cement include this in scope 3 targets, the data used to calculate these shall also be on a "gross" basis.



Box 2: Guidance for calculating scope 3 emissions

GHG Protocol rules shall be followed in calculating scope 3 emissions. Key guidance for calculating scope 3 emissions are therefore:

- [GHG Protocol Corporate Standard](#)
- [GHG Protocol Corporate Value Chain \(Scope 3\) Standard](#)

The [WBCSD Cement Sector Scope 3 GHG Accounting and Reporting Guidance](#)⁸ gives more detailed guidance specifically on the cement sector.

Since emissions for scope 3 category 1 “Purchased goods and services” must include all upstream emissions for goods purchased according to the GHG Protocol (i.e., cradle-to-gate), this means that care should be taken when setting targets covering this category that all upstream lifecycle emissions of purchased goods are included. In other words, not only direct emissions from these goods are included, but also their upstream emissions.

Calculating upstream emissions of purchased goods is a challenge in all sectors, and fortunately value chains in the cement and concrete industry are relatively short, making this calculation comparatively easier than in other sectors. Widely accepted life-cycle assessment (LCA) standards for construction products, such as EN 15804 “*Sustainability of construction works. Environmental product declarations. Core rules for the product category of construction products*” (CEN, 2019), should be followed in the calculation of cradle-to-gate emissions.

Tools for calculation of scope 3 emissions include:

- [GCCA EPD tool for cement and concrete](#)
- [GHG Protocol Scope 3 evaluator tool](#)

Value chains in the cement and concrete industry are relatively short, making the calculation of upstream emissions of purchased goods easier than in other sectors.

⁸ This guidance should not be used as justification for claiming that an emission category is not relevant to be reported: companies must perform their own screening of their scope 3 emissions according to the [SBTi Criteria](#).



Step 3



CONSTRUCT TARGETS

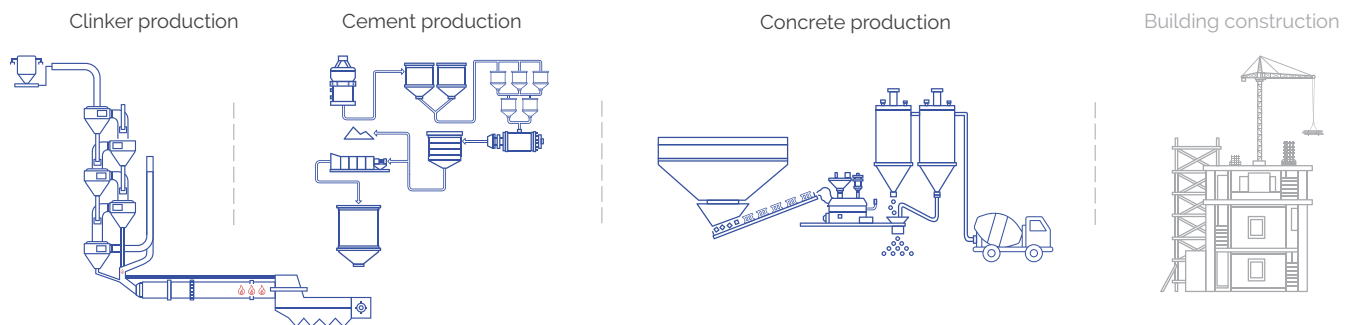
To construct their SBTs, companies should follow these steps:

- 1 Collect data for production forecasts to the target year.
- 2 Input the emissions inventory data from the previous steps into the target setting tools to calculate the reductions required for valid targets for scope 1, 2 and 3, following the additional guidance and examples below.
- 3 Decide on target wording according to the [SBTi submission form](#), with guidance and examples given below.

GUIDANCE ON TARGET SETTING FOR DIFFERENT TYPES OF COMPANIES

This section provides four examples that demonstrate how different types of companies in the cement and concrete value chain can model targets using the tool.

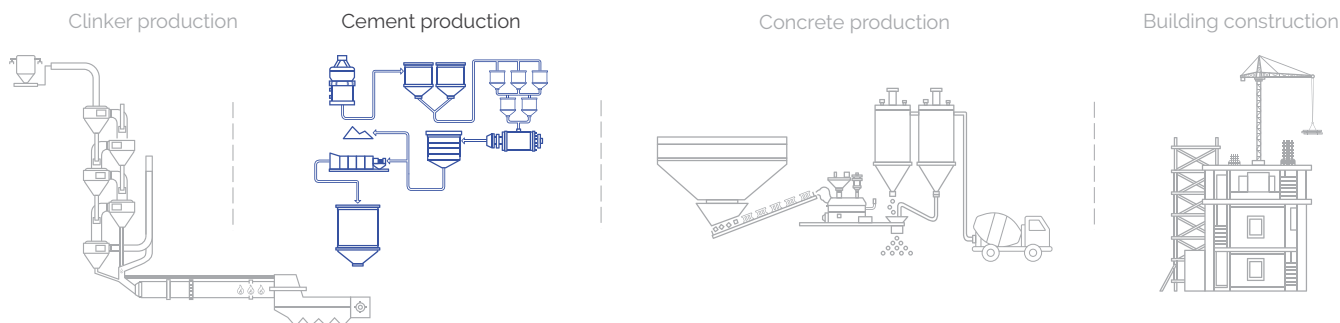
Companies making both cement and concrete



As explained above, if clinker production makes up $\geq 95\%$ of a company's scope 1 emissions, the cement SDA may be used for target setting for all activities.

On the other hand, for a cement company that produces concrete where the emissions from this activity are significant ($>5\%$), the cross-sector absolute reduction method shall be used to calculate the part of the scope 1 and 2 targets covering the emissions from fuels and electricity used in concrete production, while the cement SDA can be used for the part of the target covering clinker and cement/cementitious production.

Non-clinker-producing cement companies








This case would apply, for example, to a company that does not produce its own clinker but buys clinker and/or cement and/or other constituents and processes or blends them to sell as cement, cement substitutes (such as ground granulated blast-furnace slag (GGBS)), or cement-like products (e.g., geopolymers).

In this case, a scope 3 near-term target would be required, as emissions from purchased cement or clinker alone would be above the threshold of 40% of total scope 1, 2 and 3 emissions.

The SBTi general criteria apply, with the additional requirement that the ambition level for targets covering purchased cement or clinker where the SDA is used shall be 1.5°C.

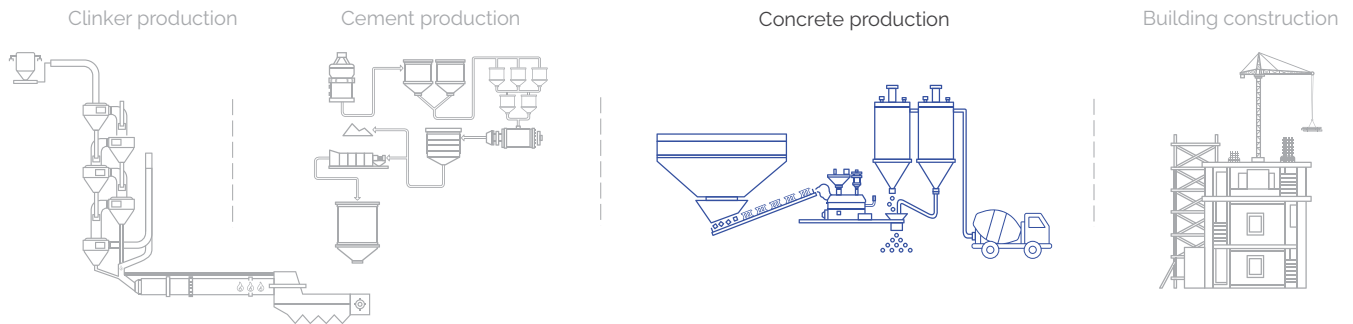
The emissions and target-setting methods for such a company are shown in [Table 2](#).

Table 2: Target-setting methods for setting SBTs for non-clinker-producing cement and concrete companies

SCOPE	EMISSIONS COVERED (EXAMPLES)	TARGET-SETTING METHODS
Scope 1	 Direct emissions e.g., from burning of fuels	Cross-sector absolute reduction approach
Scope 2	 Electricity	Cross-sector absolute reduction approach
Scope 3	 Category 1: Purchased clinker or clinker-containing cement/cementitious	Cement SDA (ambition level 1.5°C) or cross-sector absolute reduction
	 Category 3: Purchased fuels	Cross-sector absolute reduction, physical intensity reduction
	 Other scope 3 emissions	All permitted scope 3 methods

To reduce the reporting burden and align with companies producing their own clinker, scope 3 targets covering specifically purchased clinker, cement or cementitious product calculated using the SDA may group all purchased clinker or cement/cementitious in the SDA intensity denominator rather than calculating targets separately for different suppliers.

Non-clinker/cement-producing concrete companies



This case would apply, for example, to a company that does not produce its own cement or clinker but purchases cement, aggregates and other constituents to produce ready-mix or precast concrete.

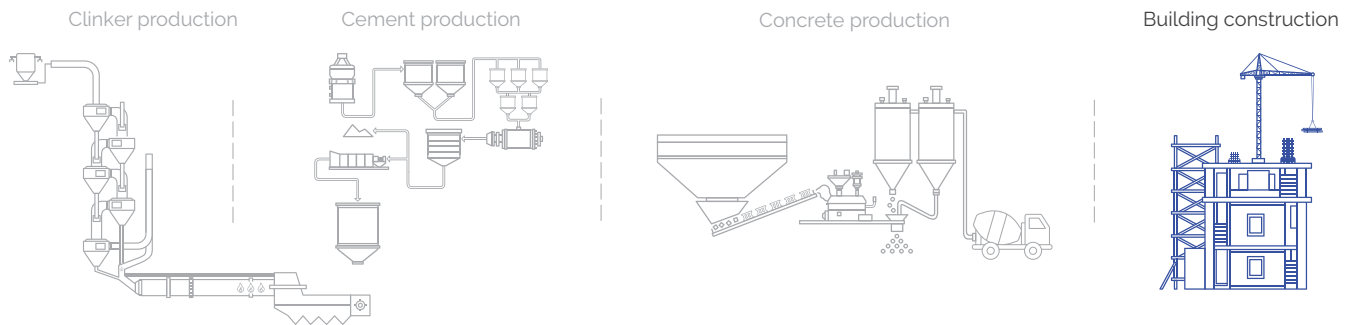
In this case, a scope 3 near-term target would be required, as emissions from purchased cement or clinker alone would be above the threshold of 40% of total scope 1, 2 and 3 emissions.

The emissions and target-setting methods for such a company are shown in [Table 2](#).

As optimization (reduction) of the use of clinker and cement per functional unit of concrete is a key lever for reducing scope 3 emissions for concrete companies, target-setters should ensure the target-setting method reflects this. Therefore, an absolute target set using the cross-sector absolute reduction method may be more appropriate — and provide concrete companies with more levers to meet their targets — than the cement SDA.



Other potential users of cement SDA: e.g., construction companies



Emissions from the manufacture of cement may be relevant scope 3 emissions for companies in the buildings and construction value chain.

Further guidance on scope allocation for the building sector will be provided in the upcoming [SBTi Building Sector Guidance](#).

The cement SDA, rather than the generic scope 3 methods, may be used for scope 3 target setting where the emissions concerned are from the manufacture of purchased cement. However, as optimization (reduction) of the use of cement and concrete can be a key lever for reducing scope 3 emissions for these types of companies, target-setters should ensure the target-setting method reflects this.

An absolute target may be more appropriate — and provide companies more levers to reduce emissions — than an intensity target.

Future sector-specific guidance, such as for the buildings sector, may prohibit the use of the cement SDA for scope 3 target setting if it is deemed not appropriate due to the importance of demand reduction.

COMBINED-SCOPE TARGETS

Targets that combine scopes (1+2 or 1+2+3) are permitted if the SBTi can review the ambition of the individual components of the target and confirm that each individual component meets the relevant ambition criteria.

See [SBTi Criteria](#), [Net-Zero Standard Criteria](#) and [Target Validation Protocol](#).

Scope 1 and 2 near-term targets using the cement SDA may be set separately, or a combined target may be set. The [Science Based Target Setting Tool](#) allows for the calculation of such combined targets. Combined scope 1 and 2 intensity targets are calculated against a combined sector convergence pathway; therefore, these targets will be slightly different from the sum of scope 1 and scope 2 intensity targets calculated separately.

Regarding scope 3, for cement companies, which are required to set a near-term scope 3 target covering purchased clinker and cement, there are two suggested options for how this should be done:

- 1 **Option 1 (preferred):** The target covering purchased clinker and cement is kept separate from other targets. In this case, if the cement SDA is used, the scope 3 target is expressed on an intensity basis i.e., emissions reductions per tonne of purchased clinker, cement and cementitious product.
- 2 **Option 2:** The target covering purchased clinker and cement is combined with the targets for scope 1 and 2 emissions for own clinker and cement production, on an intensity basis. In this case, the target is calculated and expressed as a reduction in all relevant scope 1, 2 and 3 emissions per tonne of cementitious product.

COMBINING TARGETS SET USING DIFFERENT METHODS

In general, combined-scope targets, and targets that are an aggregation of different target-setting methods, are permitted only where the following conditions are met:

- Data is submitted for validation that allows the ambition level of each scope or element to be checked separately.
- Aggregation is technically feasible e.g., two different SDA-based targets such as $t\text{ CO}_2 / t\text{ cement}$ and $t\text{ CO}_2 / t\text{ steel}$ cannot be aggregated as intensity targets as the denominators are different, whereas two absolute targets could be aggregated into one.
- Where intensity targets are converted to absolute targets, it is required to also report the underlying intensity targets or sub-targets.

DEVELOPING TARGET WORDING

Target wording shall follow the templates in the [Target Validation Protocol for Near-term Targets v3.0](#) and the [SBTi Net-Zero Standard](#), with the additional requirement that for targets that include clinker production emissions, the word “gross” shall be included to make clear that emissions from waste-derived fuels are included.

If a company is using bioenergy, the following footnote is required to be included in target language: *The target boundary includes land-related emissions and removals from bioenergy feedstocks. For further guidance, companies should refer to the [Target Validation Protocol](#).

USING THE TARGET SETTING TOOLS

Near-term target setting tool

The 1.5°C cement pathway is integrated into the [Science Based Target Setting Tool](#). The tool contains instructions for how it should be used.

In the tool, “cement” should be understood to mean either cement or cementitious product.

Selecting the correct growth rate in the tool

The near-term target tool offers two options to input a company's growth rate/activity projection as part of the target calculation: “fixed market share”, where the company's percentage change in output over the target timeframe is assumed to be the same as the rate associated with the global pathway, or “target year output”, where the company must input its own projected output for its target year. Care should be taken to choose the correct option, as growth rate relative to the global rate will affect the intensity target calculated. If the company's growth is expected to be different from the global rate associated with the pathway, the “target year output” option should be chosen.

(For reference, the global growth from 2020 to 2030 when “fixed market share” is chosen for the 1.5°C cement pathway is 5.03%. To find the rate for other timeframes, select the desired timeframe in the tab “SBT tool”. The growth rate will be shown in the tab “Calculations”.)

Long-term target setting tool

The long-term target-setting tool is found [here](#) and contains instructions for calculating long-term targets.



EXAMPLES OF TARGET CALCULATION AND WORDING

Example 1: Company X, which produces cement and other products where non-clinker emissions make up $\leq 5\%$

This company decides what target boundaries and approaches it will use:

- The company decides to set both near- and long-term targets.
- The company chooses a near-term target timeframe of 2020-2030 and a long-term target timeframe of 2020-2050.
- The company decides to exclude non-cement activities from its near-term scope 1 and 2 targets.
- The company decides to express its mandatory scope 3 near-term target on purchased cement and clinker separate to its scope 1 and 2 near-term target.
- The company also decides to set a separate voluntary near-term scope 3 target covering upstream emissions from fuels, using the absolute reduction (well-below 2°C) method.
- The company decides to calculate its long-term target as a combined absolute reduction scope 1, 2 and 3 target and to include 100% of emissions.

Company X produces 10 Mt of cementitious product and 2M m³ (4.8 Mt) of concrete in 2020. The cementitious product production includes all production, both for sale and for use in own concrete. The company purchased 1 Mt of clinker and cement/cementitious product in 2020. The company forecasts an activity level of 11 Mt of cementitious product and purchase of 1.1 Mt of clinker and cement/cementitious product in 2030.

	Mt CO ₂	COMMENT
Scope 1 emissions	6.52	
Of which cement production	6.5	
Of which clinker production	6.3	96.6% of total scope 1
Of which all other activities	0.02	
Scope 2 emissions	0.5	
Of which cement production	0.4	
Scope 3 emissions	1.8	20.4% of scope 1, 2 and 3
Purchased cement and clinker	0.9	On cradle-to-gate basis
Upstream emissions of fuels	0.36	On cradle-to-gate basis
All other scope 3 emissions	0.54	
Total	8.82	

How to calculate targets in tools:

Near-term scope 1 and 2:

Section 1 input data

Target-setting method	Sectoral Decarbonization Approach
SDA scenario	SBTi 1.5°C
SDA sector	Cement
Base year	2020
Base year Activity output (t cement)	10,000,000
Base year Scope 1 emissions (t CO ₂ e)	6,500,000
Base year Scope 2 emissions (t CO ₂ e)	400,000
Target year	2030
Target year Type of activity projection	Target year output
Target year Activity output (t cement)	11,000,000
Most recent year (MRY)	2020

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Company Scope 1 emissions (t CO ₂)	6,500,000.00	5,294,263.15	18.5%
Company Scope 2 emissions (t CO ₂)	400,000.00	173,763.87	56.6%
Company Scope 1+2 emissions (t CO ₂)	6,900,000.00	5,448,342.68	21.0%
Company Scope 1 emissions intensity (t CO ₂ /t)	0.650	0.481	26.0%
Company Scope 2 emissions intensity (t CO ₂ /t)	0.040	0.016	60.5%
Company Scope 1+2 emissions intensity (t CO ₂ /t)	0.690	0.495	28.2%

Near-term scope 3, purchased cement and clinker:

Section 1 input data

Target-setting method	Cement SDA 1.5°C
Base year	2020
Target year	2030
Base year output (t)	1,000,000
Target year output (t)	1,100,000
Scope 3 emissions (total or specific categories) (t CO ₂ e)	900,000

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Physical intensity (t CO ₂ /t)	0.900	0.643	28.5%

Near-term scope 3, fuels:

Section 1 input data

Target-setting method	Absolute Contraction Approach
Base year	2020
Target year	2030
Base year output	
Target year output	
Scope 3 emissions (total or specific categories) (t CO ₂ e)	360,000

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Company Scope 3 emissions - WB2C (t CO ₂ e)	360,000.0	270,000.0	25.0%
Company Scope 3 emissions - 1.5°C (t CO ₂ e)	360,000.0	208,800.0	42.0%

Long-term targets:

Section 1.1 input data (absolute targets)

Target coverage	Scope 1,2 & 3
Target-setting method	Absolute contraction
Base year	2020
Target year	2030
Sector pathway	Cement
Scope 1 emissions (t CO ₂ e)	6,520,000
Scope 2 emissions (t CO ₂ e)	500,000
Scope 3 emissions (t CO ₂ e)	1,800,000
Total emissions in Scope 1,2 & 3 (t CO₂e)	8,820,000.00

Section 1.2 Absolute target results

	Base year (2020)	Target year (2030)	% Absolute reduction
Company Scope 1,2 & 3 (t CO ₂ e)	8,820,000.00	441,000.00	95.0%
Long Term SBT formulation	Company X commits to reduce Scope 1,2 & 3 emissions 95% by 2050 from a 2020 base year		

Example target wording:

Company X commits to reduce gross scope 1 and 2 GHG emissions 28.2% per tonne cementitious product by 2030 from a 2020 base year. Company X also commits to reduce gross scope 3 GHG emissions 28.5% from purchased clinker and cement per tonne purchased over the same timeframe. Company X further commits to reduce absolute scope 3 GHG emissions from fuel and energy related activities 25% over the same timeframe. Company X further commits to reduce absolute gross scope 1, 2 and 3 emissions 95% by 2050 from a 2020 base year.

Example 2: Identical to example 1 but the company decides to express its scope 3 targets covering purchased clinker and cement combined with its scope 1 and 2 targets

The company should calculate targets using the scope 3 tab of the near-term tool, and enter all the relevant scope 1, 2 and 3 emissions, along with the activity level corresponding to total cementitious product. Using the figures from example 1 above:

Section 1 input data

Target-setting method	Cement SDA 1.5°C
Base year	2020
Target year	2030
Base year output (t)	10,000,000
Target year output (t)	11,000,000
Scope 3 emissions (total or specific categories) (t CO₂e)	7,800,000

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Physical intensity (t CO₂/t)	0.780	0.559	28.4%

The target wording should be as follows:

Company X commits to reduce gross scope 1 and 2 GHG emissions, and gross scope 3 emissions from purchased clinker and cement/cementitious product, 28.4% per tonne cementitious product sold by 2030 from a 2020 base year.

Example 3: A company producing cement and other products where non-clinker emissions make up >5%

Company Y produces 10 Mt of cement and 1 Mt of other products annually. The company purchases insignificant amounts (less than 5% of emissions) of clinker or cement/cementitious product from other suppliers.

- Scope 1 emissions from clinker production: 6.5 Mt CO₂
- Additional scope 1 emissions from cement production: 0.01 Mt CO₂
- Scope 2 emissions from clinker and cement production: 0.5 Mt CO₂
- Scope 1 emissions from other products: 1 Mt CO₂
- Scope 2 emissions from other products: 0.05 Mt CO₂
- Base year is 2020 and target year is 2030



Clinker emissions make up 87% of total scope 1. Therefore, this company may use the cement SDA only for its cement scope 1 and 2 emissions, and must use the cross-sector absolute reduction approach for its other product emissions.

The company calculates two separate targets.

Cement emissions:

Target-setting method	Sectoral Decarbonization Approach
SDA scenario	SBTi 1.5°C
SDA sector	Cement
Base year	2020
Base year Activity output (t cement)	10,000,000
Base year Scope 1 emissions (t CO ₂ e)	6,510,000
Base year Scope 2 emissions (t CO ₂ e)	500,000
Target year	2030
Target year Type of activity projection	Fixed market share
No input required	
Most recent year (MRY)	2020

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Company Scope 1 emissions (t CO ₂)	6,510,000.00	5,285,868.26	18.8%
Company Scope 2 emissions (t CO ₂)	500,000.00	219,345.09	56.1%
Company Scope 1-2 emissions (t CO ₂)	7,010,000.00	5,517,655.49	21.3%
Company Scope 1 emissions intensity (t CO ₂ /t)	0.651	0.503	22.7%
Company Scope 2 emissions intensity (t CO ₂ /t)	0.050	0.021	58.2%
Company Scope 1-2 emissions intensity (t CO ₂ /t)	0.701	0.525	25.1%

Other product emissions:

Target-setting method	Absolute Contraction Approach
SDA scenario	
SDA sector	
Base year	2020
Base year Activity output (t cement)	
Base year Scope 1 emissions (t CO ₂ e)	1,000,000
Base year Scope 2 emissions (t CO ₂ e)	50,000
Target year	2030
Target year Type of activity projection	
No input required	
Most recent year (MRY)	2020

Result

	Base year (2020)	Target year (2030)	% Reduction to date	% FLA Adjustment	% SBT reduction
Company Scope 1 emissions (t CO ₂)	1,000,000	580,000	---	Not required	42.0%
Company Scope 2 emissions (t CO ₂)	50,000	29,000	---	Not required	42.0%
Company Scope 1-2 emissions intensity (t CO ₂ /t)	1,050,000	609,000	---	---	42.0%

The company can then choose to publish these as aggregate targets or as separate targets.

To aggregate targets calculated using the SDA and the cross-sector absolute reduction approach, intensity-based targets must be converted to absolute emissions. Therefore, two options⁹ for publishing targets in this example would be:

		BASE YEAR EMISSIONS (t CO ₂)	TARGET YEAR EMISSIONS (t CO ₂)	% REDUCTION INTENSITY	% REDUCTION ABSOLUTE	EXAMPLE TARGET WORDING
Option 1	Cement S1 + 2 target	7,010,000	5,517,655	25.1%	21.3%	Company Y commits to reduce scope 1 and 2 gross GHG emissions from production of cementitious product 25.1% per tonne by 2030 from a 2020 base year.
	Other products S1 + 2 target	1,050,000	609,000	-	42%	Company Y also commits to reduce absolute scope 1 and 2 GHG emissions from non-cement production 42% by 2030 from a 2020 base year.
Option 2	Aggregated S1 + 2 target	8,060,000	6,126,655	-	24%	Company Y commits to reduce absolute gross scope 1 and 2 GHG emissions 24% by 2030 from a 2020 base year. Within this target, Company Y commits to reduce scope 1 and 2 gross GHG emissions from cementitious product production 25.1% per tonne by 2030 from a 2020 base year.

⁹ The option of separate scope 1 and 2 targets also exists but is not shown here.



Example 4: A company producing cement substitutes, geopolymers and cement

Company Z produces 0.5 Mt of GGBS, 0.1 Mt of geopolymers and 0.5 Mt of cement in the base year. The company does not produce its own clinker.

- Scope 1 emissions (50,000 t CO₂) come from fuels used in blending, drying, etc.
- Scope 2 emissions (50,000 t CO₂) are from electricity.
- Scope 3 emissions (350,000 t CO₂) are greater than 40% of scope 1, 2 and 3 and come mostly from cradle-to-gate emissions of purchased clinker for blending into cement (406,250 t clinker or 325,000 t CO₂), as well as cradle-to-gate emissions of other raw materials and fuels for all products (25,000 t CO₂).
- Base year is 2020 and target year is 2030.
- The company produces 1.1 Mt of products in 2020 and 1.2 Mt in 2030.

The cross-sector absolute reduction approach shall be used for scope 1 and 2 emissions.

The cement SDA or the cross-sector absolute reduction approach may be used for scope 3 purchased clinker. All scope 3 target-setting methods may be used for other scope 3 emissions.

Care should be taken to include all upstream emissions (cradle-to-gate) for scope 3 raw materials and fuels.

In this example, the company decides to use the cross-sector absolute reduction approach for scope 1 and 2, the cement SDA (1.5°C) for scope 3 purchased clinker and physical intensity reduction (1.5°C) per tonne of total products sold for all other scope 3 emissions. In this case, for transparency about the different denominators used, the two elements of the scope 3 target should not be aggregated and should be kept separate.

Scope 3 purchased clinker: in the scope 3 tab in the tool, the cement SDA is selected. For “base year output” and “target year output”, the physical unit shall be tonnes of clinker or cement purchased. In the row “Scope 3 emissions”, the cradle-to-gate emissions for the purchased clinker should be entered.

Section 1 input data

Target-setting method	Cement SDA 1.5°C
Base year	2020
Target year	2030
Base year output (t)	406,250
Target year output (t)	443,182
Scope 3 emissions (total or specific categories) (t CO ₂ e)	325,000

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Physical intensity (t CO ₂ /t)	0.800	0.577	27.8%

Other scope 3:

Target-setting method	Physical intensity
Base year	2020
Target year	2030
Base year output (t)	1,100,000
Target year output (t)	1,200,000
Scope 3 emissions (total or specific categories) (t CO ₂ e)	25,000

Result

	Base year (2020)	Target year (2030)	% SBT reduction
Physical intensity (t CO ₂ /custom physical unit)	0.023	0.011	51.6%

Example target wording:

Company Z commits to reduce absolute scope 1 and 2 GHG emissions 42% by 2030 from a 2020 base year. Company Z also commits to reduce gross scope 3 GHG emissions from purchased clinker by 27.8% per tonne of clinker over the same timeframe. Company Z further commits to reduce all other scope 3 emissions by 51.6% per tonne of product sold over the same timeframe.





Box 3: What counts to meet an SBT?

This guidance document provides criteria and recommendations to help companies in the cement and concrete value chain set near- and long-term SBTs that are aligned with a 1.5°C ambition. It does not go into details about the decarbonization levers that may be used to achieve targets, as these will be up to each individual company's strategy.

All decarbonization levers that lead to an emissions reduction in scope 1, 2 and/or 3 according to the SBTi Criteria and GHG Protocol accounting rules are valid. These may include “traditional” levers such as energy efficiency, fuel switching, reduction in clinker content, as well as breakthrough technologies such as carbon capture and permanent geological storage (CCS), bioenergy with carbon capture and storage (BECCS)¹⁰, electrification or novel binders.



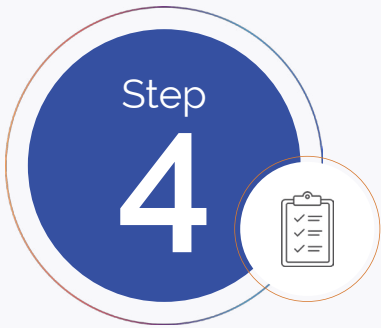
Box 4: Carbon capture and use (CCU)

Carbon capture and use can contribute to reducing the accumulation of GHGs in the atmosphere (Mac Dowell et al., 2017; Strunge et al., 2022)¹¹. CCU applications are not yet fully covered by GHG accounting methods as questions surrounding the permanence of CO₂ sequestration, allocation of emissions savings between different actors, and capture and transport efficiency, amongst others, are not yet settled. Depending on the permanence of storage and the allocation of the savings, different types of CCU would be classified as either an emission reduction or Beyond Value Chain Mitigation.

Where CCU is not considered an emission reduction towards meeting an SBT (due to its non-permanence, or due to a sharing of the CO₂-saving benefit between different entities), CCU could still be a relevant form of Beyond Value Chain Mitigation, whereby the benefit of having captured CO₂ for later use is allocated to the capturing company through unique credits, for example. As these emissions reductions or avoidance occur ex-post, industry participants are expected to participate and contribute to future technical discussions and research on defining best practices to appropriately account for these measures.

¹⁰ The SBTi Criteria shall be followed with regard to bioenergy accounting.

¹¹ In particular, “industrial mineralization”, which is permanent sequestration of CO₂ in cement-based products, could be a relevant technology in the cement and concrete industry.



SUBMIT TARGETS TO THE SCIENCE BASED TARGETS INITIATIVE

Companies should follow the general [SBTi guidelines for submitting a target for validation](#). The following sections include some additional criteria and recommendations for cement companies.

ENSURING NEAR-TERM TARGETS CONTRIBUTE TO LONG-TERM PROGRESS

Cement industry decarbonization roadmaps, as well as the IEA Net Zero by 2050 report, rely on breakthrough technologies such as CCS that do not yet exist at scale to mitigate a large part of emissions from 2030 onwards (GCCA, 2021; IEA, 2021).

This is of concern for SBT-setting if a company only sets near-term (5-10 year) targets, as it means that a company's near-term target could be validated if it is low enough to meet the 1.5°C requirements for the target year according to the cement SDA, even if the company has no viable plan to implement CCS or other breakthrough technology in the years thereafter. This risks creating a credibility issue in claiming such targets are science-based, i.e., that they contribute to society meeting the 1.5°C goal.

It is beyond the scope of SBTi's current validation process¹² to set additional requirements for targets to be validated, but companies are expected to provide an explanation on how they intend to meet their targets.

To deal with the risks described above, cement companies submitting near-term or long-term targets are encouraged to provide evidence (and disclose this publicly) that demonstrates the integrity of commitments to prepare for implementing new technology as part of a plan to reach net-zero. Such evidence could include:

- Published plans to be operating at least one industrial-scale CCS plant by the near-term target year or before, including details on how the captured CO₂ will be transported and stored.
- Published research and development (R&D) spend in breakthrough technologies.
- Assessment of "readiness for net-zero" by other third party initiatives, such as [ACT](#).

¹² SBTi's upcoming [Progress Framework](#) may develop solutions to some of the risks discussed here.



Box 5: Optimizing cement use in concrete and buildings

A key lever to reduce global GHG emissions from cement is demand reduction, through the optimization of cement use in concrete, and concrete use in buildings and structures (GCCA, 2021; IEA, 2021). However, even if cement companies can have a role in bringing about this optimization (through their own vertical integration into concrete production or construction, or through working with clients to offer products and services that optimize cement use), these efforts will not necessarily be visible in SBTs when these are expressed in terms of $t\text{ CO}_2 / t\text{ cement}$ or cementitious product.

Therefore, cement companies wishing to demonstrate progress through this decarbonization lever should consider also publishing absolute reduction SBTs, where demand optimization would become a clear lever in reducing emissions to meet the target.

JUSTIFICATION OF PROJECTED GROWTH

Stakeholders have pointed out cases of cement companies having very different growth projections to those used in their target calculation. Correct growth projection is important to ensure that absolute emissions do not exceed the carbon budget. The SDA calculation includes a correction to the emissions intensity pathway if a company's growth forecast is greater than that of the industry as a whole, so faster-growing companies must reduce their emissions intensity faster.

Therefore, companies submitting targets shall provide justification for the growth forecast used in their target submission, including public or internal documents where growth projections are mentioned if relevant.

As an alternative and voluntary safeguard, companies may wish to make public the absolute emissions that their intensity target would lead to, so that stakeholders can see that it leads to absolute reductions.



UPDATING A TARGET

When a company changes the target-setting methods used compared to its previous targets, it is recommended to demonstrate that the ambition level (in terms of percentage reduction in absolute and intensity emissions, and target-year emissions level) of the new targets are as ambitious or more ambitious than the company's targets previous to the update.

COMMUNICATING TARGETS

Guidance to avoid confusion over “*net*” and “*gross*” emissions when communicating

Companies often communicate their SBTi-validated targets in press releases or other longer communications formats, which include additional information. Where other figures outside of the SBTi-validated target are communicated together with the target, companies should take care to avoid creating confusion around what comprises the validated target and what is additional information. In particular, cement companies should avoid creating confusion around “*gross*” emissions (including emissions from waste-derived fuels), which are the basis for SBTs, and “*net*” emissions (excluding emissions from waste-derived fuels), which cannot be the basis of SBTs. Therefore, in addition to including the word “*gross*” in target wording to be validated by the SBTi, as mentioned above, companies should avoid referring to “*net*” emissions in such a way that they might be construed as forming part of the SBT, such as in the same paragraph. Companies should carefully distinguish between “*gross*” and “*net*” emissions in communications.



Box 6: Waste-derived fuels

The use of waste-derived fuels in cement kilns, which avoids emissions in another sector of the economy through reducing landfill or incineration emissions, cannot count as an emission reduction towards meeting an SBT, but could potentially be a relevant form of Beyond Value Chain Mitigation if accounting mechanisms and contracts were set up to allocate the credit for saving those emissions. Industry participants would be expected to participate and contribute to future discussions on this.



SUMMARY OF SECTOR-SPECIFIC CRITERIA AND RECOMMENDATIONS



SUMMARY OF SECTOR-SPECIFIC CRITERIA AND RECOMMENDATIONS

The below table provides a quick-reference summary of the sector-specific criteria and recommendations discussed in this guidance that apply in addition to the [SBTi Criteria](#) and [Net-Zero Standard Criteria](#). “C” designates a criterion, i.e. it is mandatory; “R” designates a recommendation.

TOPIC	CRITERIA/ RECOMMENDATION	DESCRIPTION
Scope 1 and 2 intensity denominator definition	Cement-C1	<p>Scope 1 and 2 base and target year emissions intensity where the cement SDA is used shall be in terms of t CO₂ / t cementitious product or t CO₂ / t cement.</p> <p>Cementitious product is the preferred denominator.</p> <p>The definition for t CO₂ / t cementitious product can be found in the Cement CO₂ Protocol (v3.0, 2011).</p>
Use of cement SDA by cement companies that produce other products	Cement-C2	<p>If clinker production makes up ≥95% of a company’s scope 1 emissions, the cement SDA may be used for target setting for the entirety of that company’s scope 1 and 2 emissions.</p> <p>If clinker production makes up <95% of a company’s scope 1 emissions, the cement SDA may be used for target setting for the scope 1 and 2 emissions arising from their own clinker and own-clinker-containing cement/cementitious production, and the cross-sector absolute reduction approach or other relevant SDA shall be used for target setting for scope 1 and 2 emissions from all other processes.</p> <p>If clinker production makes up less than 5% of a company’s scope 1 emissions, the cement SDA shall not be used.</p>

TOPIC	CRITERIA/ RECOMMENDATION	DESCRIPTION
Ambition level of cement SDA	Cement-C3	Where the cement SDA is used, be it for scope 1, 2 or 3 emissions, the ambition level shall be 1.5°C.
Required near-term scope 3 category: clinker and cement	Cement-C4	Near-term cement company SBTs shall include a scope 3 target that covers at least 95% of direct and electricity-related emissions from purchased cement and clinker, irrespective of whether the share of these emissions compared to the total scope 1, 2 and 3 emissions of the company is above 40%.
Emissions from waste-derived fuels	Cement-C5	Targets shall be in terms of “gross” emissions, i.e., emissions from combustion of waste-derived fuels in clinker production are included, and this shall be indicated in the target wording.
Forecast growth	Cement-C6	The company shall provide, in their target submission, justification of the growth projection used to calculate the target using the SDA, including public or internal documents where growth projections are mentioned if relevant.
Recommended near-term scope 3 category: fuels	Cement-R1	Near-term cement company SBTs should include a scope 3 target that covers at least scope 3 category 3 “ <i>Fuel- and energy-related emissions not included in scope 1 or scope 2</i> ”. This shall include all fuel types, including waste-derived and biomass fuels, on a cradle-to-gate basis.
Investment in breakthrough technologies	Cement-R2	Cement companies should disclose information such as planned milestones and near-term investments that demonstrate the integrity of commitments to ensure any breakthrough technology required to meet their target ambition will become available in the timeframe expected.
Information on absolute emissions reductions	Cement-R3	In order to demonstrate that intensity targets also lead to absolute emissions reductions, and to demonstrate progress through the optimization of cement use in concrete and construction, companies whose targets are expressed in intensity terms are also recommended to publish the absolute emissions reductions that will be achieved by their targets.



GLOSSARY

GLOSSARY

TERM	DEFINITION
BECCS	Bioenergy, Carbon Capture and Storage
CCU	Carbon Capture and Use
CCS	Carbon Capture and Storage
GGBS	Ground Granulated Blast-furnace Slag
GHG	Greenhouse Gas
IEA	International Energy Agency
IPCC	United Nations Intergovernmental Panel on Climate Change
LCA	Life-cycle Assessment
SDA	Sectoral Decarbonization Approach
SBT	Science-based target
SBTi	Science Based Targets initiative





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APPENDIX I: DEVELOPMENT OF PATHWAYS

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CHOICE OF EMISSIONS SCENARIOS FOR 1.5°C

The SBTi published an assessment of possible 1.5°C emissions scenarios for all sectors in its [Pathways to Net-Zero: SBTi Technical Summary](#) (2021). This reviewed estimates of the remaining emissions budget, top-down mitigation scenarios, and sectoral studies to determine 1.5°C-aligned pathways at the global and sectoral level. According to the IPCC, the remaining budget to limit global warming to 1.5°C with a 50% probability is about 500 GT of CO₂ (IPCC, 2021). In aggregate, 1.5°C-aligned pathways used by the SBTi stay within the 500 GT carbon budget and reach net-zero CO₂ at the global level by 2050, under the assumption of at least 1-4 GT CO₂ removal per year by 2050. Within this framework, the SBTi developed a cross-sector emissions corridor that covers CO₂, CH₄, and N₂O emissions from energy supply, buildings, industry and transport based on published studies and expert judgment.

The Pathways to Net-Zero: SBTi Technical Summary determines that the range of 1.5°C-aligned cumulative 2020-2050 emissions for cement in the literature is [35-41 GT CO₂](#). Therefore, emissions scenarios with these cumulative emissions (or lower) could be considered as a potential scenario for 1.5°C SBT-setting by the SBTi.

Emissions scenarios for SBT-setting should meet the criteria of plausibility (credibility of narrative), responsibility (reduced risk of not meeting the 1.5°C goal), objectivity (not biased towards any particular industry or organization) and consistency (they should have a strong internal logic)¹³.

Two sources of emissions scenarios for the cement sector that meet the requirements discussed in the Pathways to Net-Zero: SBTi Technical Summary are the One Earth Climate Model (Teske et al., 2020) and the IEA Net Zero by 2050 report (IEA, 2021). Of these two, the IEA Net Zero by 2050 report was chosen as the most suitable scenario for 1.5°C SBT-setting for cement as it provides a more detailed narrative for how emissions reductions might be achieved, lower residual emissions in 2050 and more up-to-date base year data.

¹³ For more details, see: [Foundations of Science Based Target Setting](#).

Details underlying the emissions scenarios: sector activity and decarbonization levers

The IEA Net Zero by 2050 report provides data for direct CO₂ emissions from the cement industry globally ([Figure 3](#)), as well as for cement production volumes ([Figure 4](#)).

Figure 3: Absolute scope 1 emissions according to the IEA Net Zero 1.5°C pathway for the global cement industry

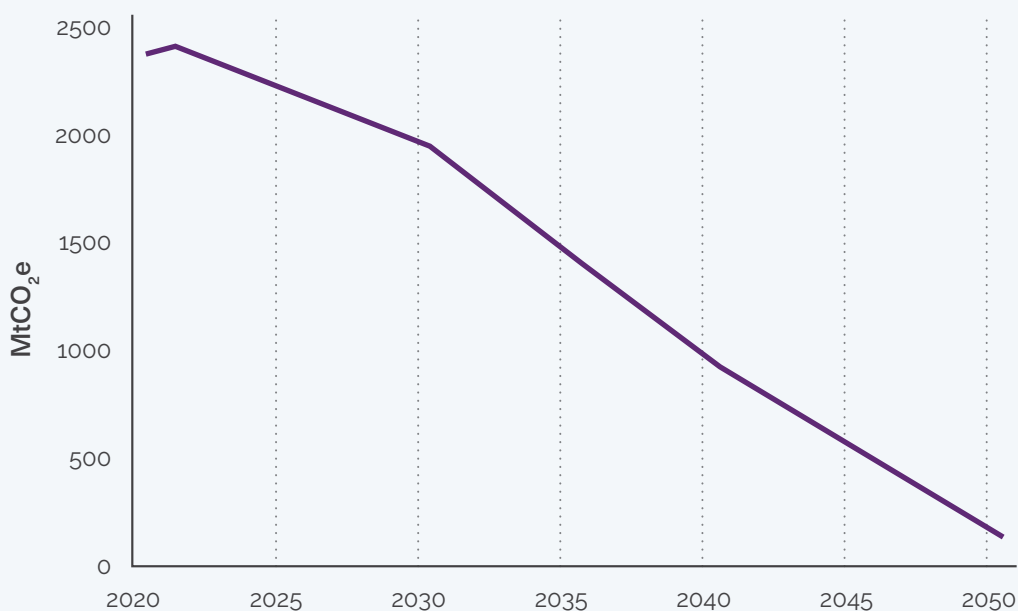
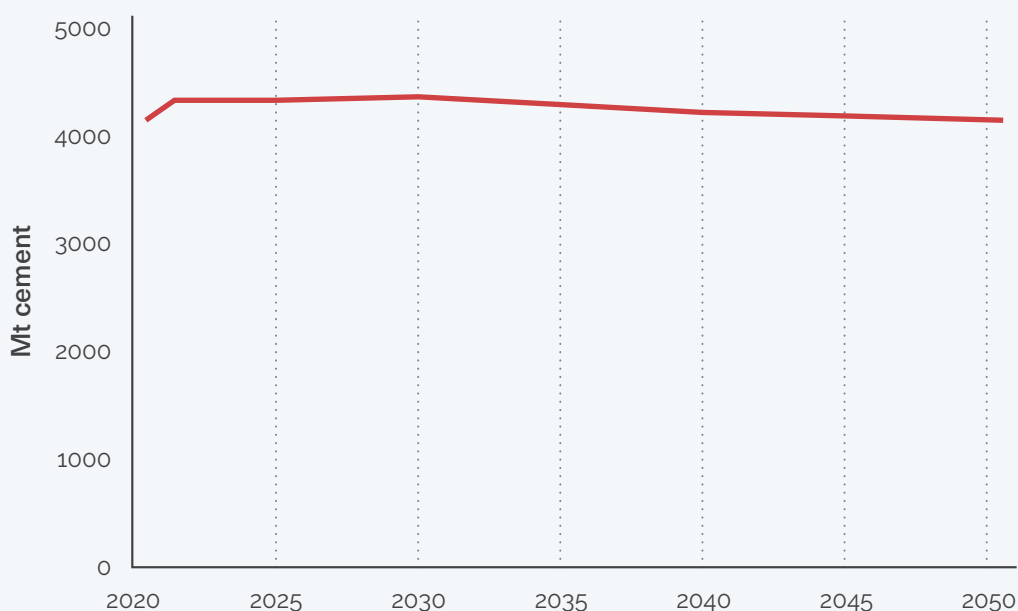


Figure 4: Projected global cement production under the 1.5°C pathway



This scenario for cement from the IEA assumes that optimization of the use of cement and concrete is a key lever to achieve absolute emissions reductions in the sector. Therefore, demand for cement stays roughly flat over 2020-2050, despite large growth in building floor area.

In addition to more traditional decarbonization levers already being implemented today, such as energy efficiency, fuel switching, and clinker substitution, the IEA Net Zero by 2050 report describes carbon capture and storage (CCS) as “central” to mitigating process (geogenic) emissions in clinker production. The report provides a “low-CCS” case as a comparison, but points out that some other breakthrough technology, such as kiln electrification, would be needed in the absence of CCS.

All 1.5°C scenarios for cement include the need for unknown or breakthrough technologies to deal with process (geogenic) emissions from cement. This is a shortcoming of all scenarios, in that the risk of not meeting the 1.5°C aim is high. Therefore, measures to mitigate this risk in addition to SBT-setting are discussed in this guidance document.

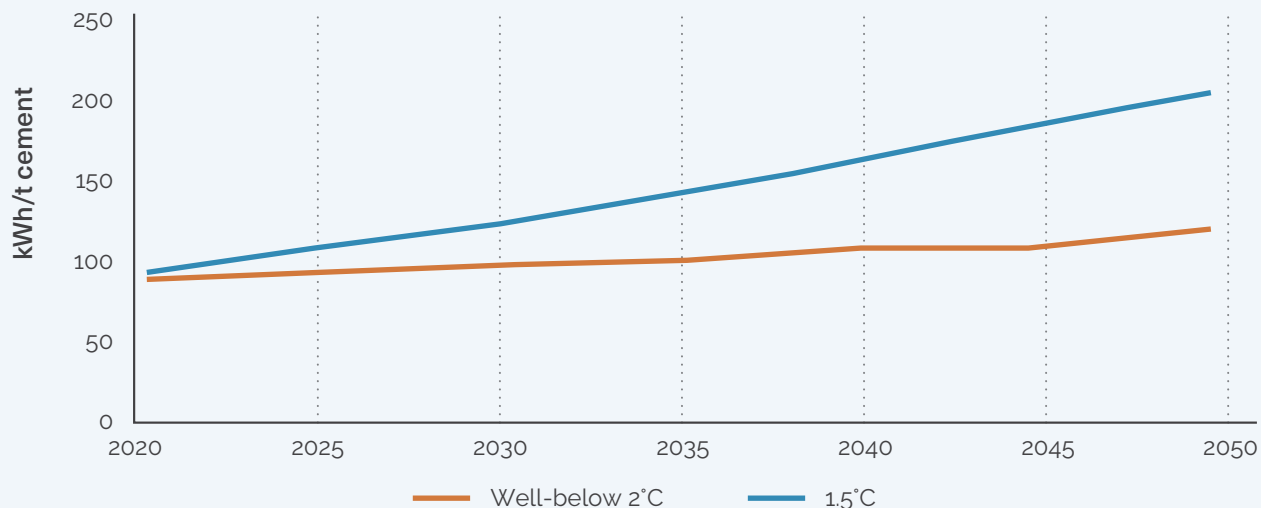
SCOPE 2 PATHWAY

The IEA Net Zero by 2050 report does not publish sector-specific electricity consumption (unlike the IEA ETP 2017, on which the SBTi’s well-below 2°C pathways were based) (IEA, 2017; IEA, 2021). Therefore, a scope 2 pathway was developed, in consultation with the IEA, by assuming that cement industry total electricity consumption grows in line with electricity consumption for all heavy industries (this data is provided by the IEA), but corrected for slower growth of cement volumes compared to other industries (steel and chemicals). The formula is as follows:

$$\text{Cement global electricity consumption in year } y = (\text{2019 cement electricity consumption}^{14}) \times (\text{electricity demand for heavy industry in year } y \text{ compared to 2019}^{15}) \times (\text{cement volume growth compared to other heavy industry for year } y^{16})$$

Electricity carbon intensity is taken from the IEA Net Zero by 2050 report to create the scope 2 intensity pathway.

Figure 5: Electricity consumption for the global cement industry



14 Source is IEA ETP 2017 specific electricity consumption and IEA Net Zero cement production.

15 Source is IEA Net Zero by 2050 report Figure 2.16.

16 Source is IEA Net Zero by 2050 report Table A.5.

SECTOR CARBON INTENSITY PATHWAYS

The above discussion results in the scope 1 and 2 1.5°C cement sector intensity pathways as shown in [Figures 6 and 7](#) below, with comparison to the existing SBTi well-below 2°C pathways. (Full data can be accessed in the target-setting tool.)

It should be noted that the starting-year emission intensity in the 1.5°C pathway is higher than the well-below 2°C pathway, which reflects more recent data. The 1.5°C pathway nevertheless leads to more ambitious near- and long-term targets as it is a steeper path leading to lower residual emissions in 2050.

It should also be noted that the pathways chosen conserve the 2020-2050 carbon budget for cement at the time of their development. If emissions do not decrease in line with the pathway, a new, steeper path would be needed to stay in line with the 1.5°C objective. Companies interested in setting SBTs should encourage their peers to also set ambitious targets to avoid this risk.

Figure 6: Scope 1 intensity pathways for the global cement industry

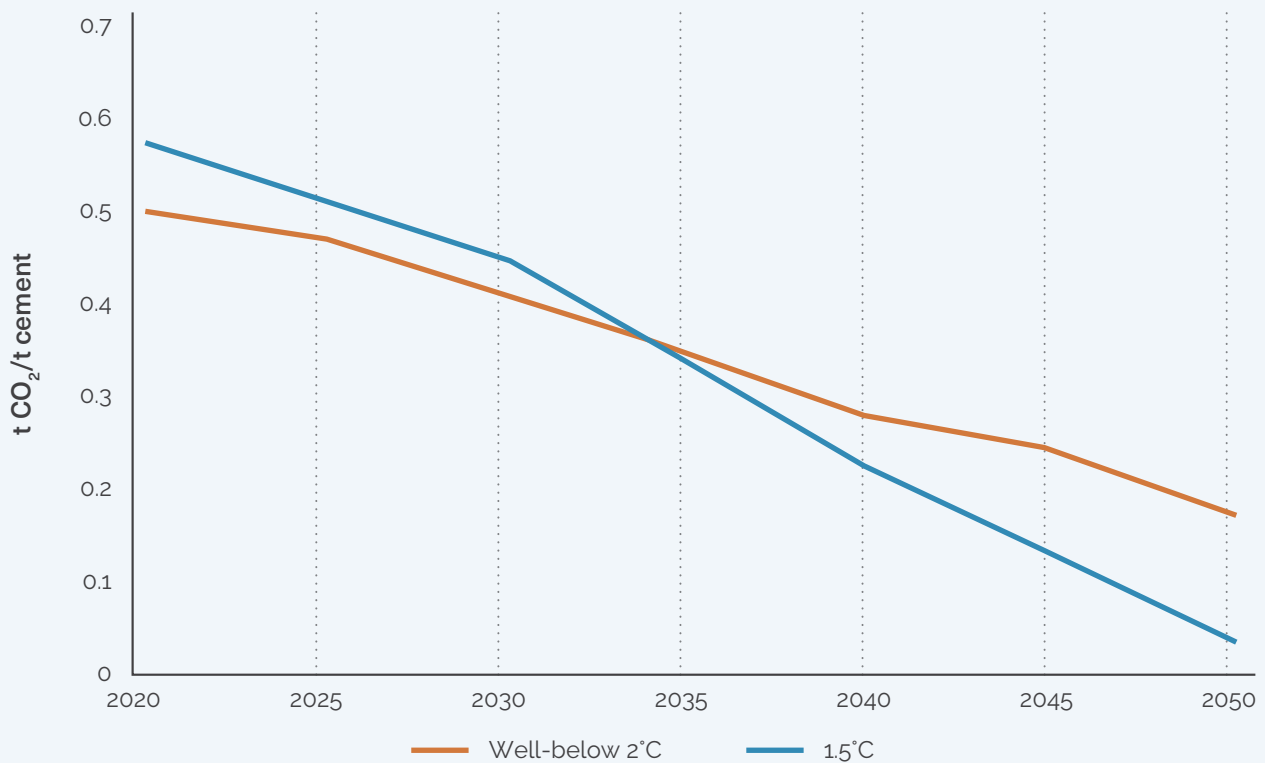
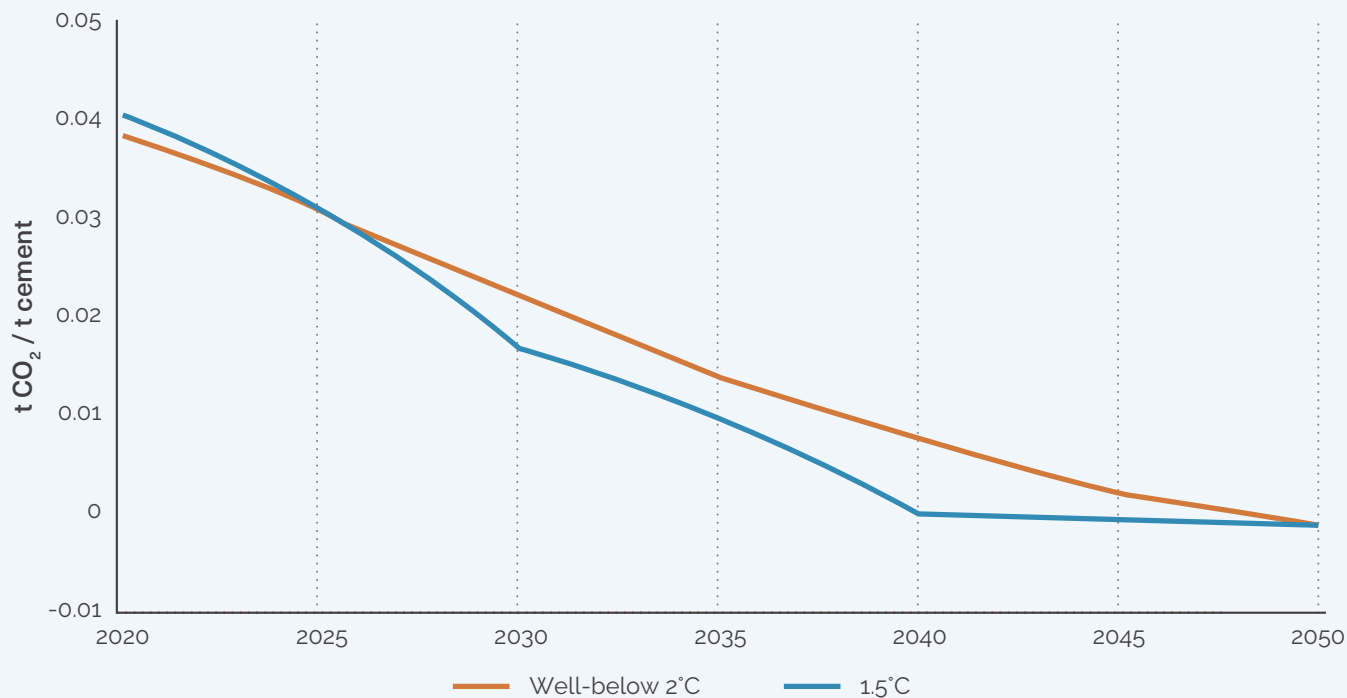


Figure 7: Scope 2 intensity pathways for the global cement industry

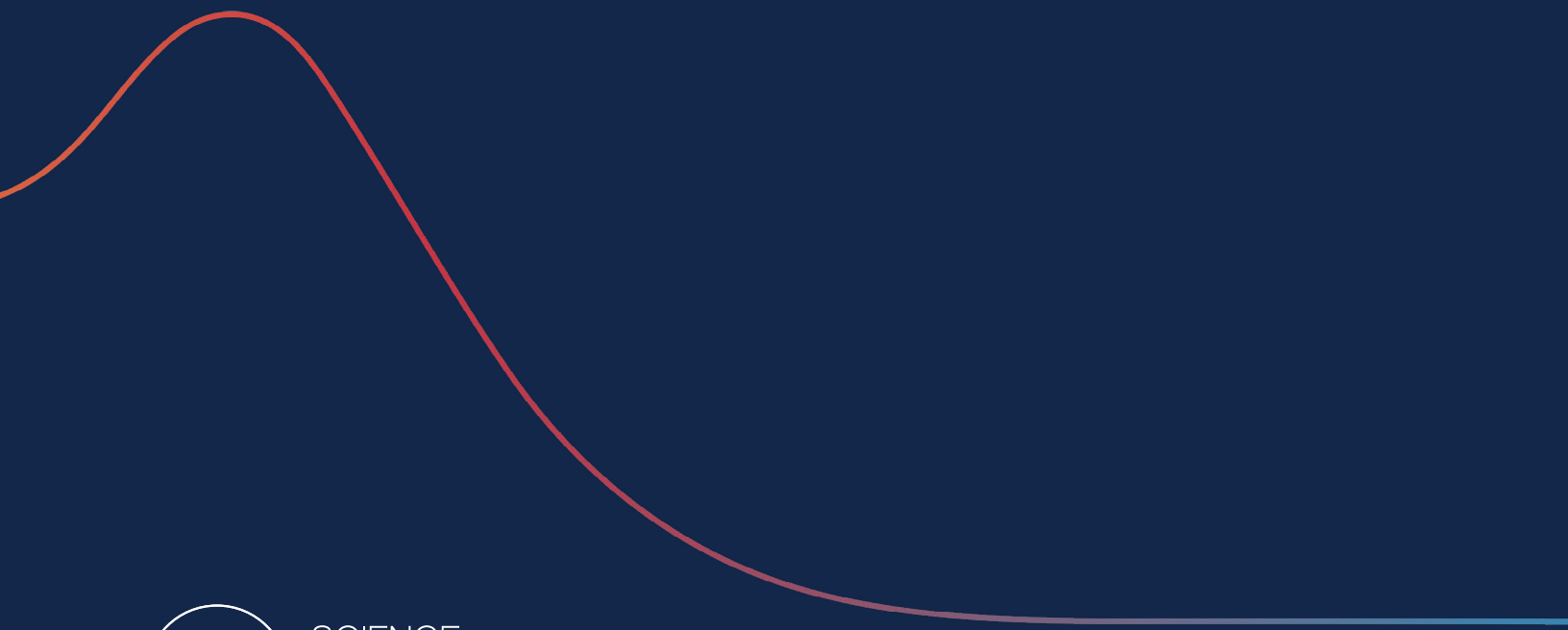


Cementitious product denominator

To align with widely used company reporting, cement target-setting can be in terms of either t CO₂ / t cement or cementitious product. The pathway is based on the IEA Net Zero by 2050 report and therefore on the product “cement” rather than “cementitious product”. In theory, this means that the pathway should be converted to a cementitious product denominator to reflect that “cementitious product” volumes globally are higher than cement volumes, leading to a lower t CO₂ / t pathway. This adjustment to the pathway has not been made as complete global data is not available on this, and the difference is likely to be small (in the order of 1-2%) (GCCA, 2020).

Addressing non-CO₂ effects of cement

Non-CO₂ GHG emissions from the cement industry are not material today (WBCSD, 2011) and so it was not necessary to adjust the pathway to account for this. (Companies submitting SBTs for validation should nevertheless assess whether non-CO₂ GHGs are relevant in their case and provide justifications for any exclusions.)



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