Narrowing feedstock exemptions under the Montreal Protocol has multiple environmental benefits

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The Montreal Protocol on Substances that Deplete the Ozone Layer (Montreal Protocol) can be further strengthened to control ozone-depleting substances and hydrofluorocarbons used as feedstocks to provide additional protection of the stratospheric ozone layer and the climate system while also mitigating plastics pollution. The feedstock exemptions were premised on the assumption that feedstocks presented an insignificant threat to the environment; experience has shown that this is incorrect. Through its adjustment procedures, the Montreal Protocol can narrow the scope of feedstock exemptions to reduce inadvertent and unauthorized emissions while continuing to exempt production of feedstocks for time-limited, essential uses. This upstream approach can be an effective and efficient complement to other efforts to reduce plastic pollution. Existing mechanisms in the Montreal Protocol such as the Assessment Panels and national implementation strategies can guide the choice of environmentally superior substitutes for feedstock-derived plastics. This paper provides a framework for policy makers, industries, and civil society to consider how stronger actions under the Montreal Protocol can complement other chemical and environmental treaties.

The Montreal Protocol on Substances that Deplete the Ozone Layer (Montreal Protocol) (1) protects Earth against the harmful effects of ultraviolet (UV) radiation, which causes skin cancer and cataracts, supresses the human immune system, damages agricultural crops and ecosystems, and degrades materials such as plastics and paint. It also protects the climate system, because most ozone-depleting substances (ODSs) are potent greenhouse gases (GHGs), and because UV radiation can diminish the terrestrial capacity of plants as carbon sinks (2).

The Montreal Protocol and the underlying Vienna Convention for the Protection of the Ozone Layer are widely regarded as the most effective environmental treaties yet created. Over its 34 y of operation, the Montreal Protocol has eliminated production of about 98% of the ODSs and put the stratospheric ozone layer on the path to recovery by about 2,065 (3–5). At the same time, phasing out ODSs has avoided GHG emissions that otherwise could have equaled or exceeded the emissions of carbon dioxide (CO2) (6). The Protocol has provided additional climate mitigation by preventing UV radiation from damaging terrestrial carbon sinks (2).

Using their existing authority, the parties to the Montreal Protocol have the opportunity to narrow the exemption for feedstocks, which initially were assumed to pose an insignificant threat to the environment (1, 7, 8). Narrowing the feedstock exemption would provide additional protection of the
stratospheric ozone layer and the climate system by reducing inadvertent and sometimes unauthorized emissions. This will make it easier to identify and prohibit feedstocks that otherwise could be diverted into unauthorized trade and ultimately emitted to the atmosphere.

Furthermore, because ODS and hydrofluorocarbon (HFC) feedstocks are used to make plastics, narrowing their exemptions has the potential to mitigate plastic pollution at the production end, especially if flexible mechanisms under the Montreal Protocol and national implementation strategies help guide the choice of environmentally superior alternatives, as they did for the phase-out of ODSs (see SI Appendix, Items III and V). Controlling upstream feedstocks under the Montreal Protocol would complement current downstream efforts to mitigate plastic pollution through reduction, recycling, and cleanup programs and would provide a further economic incentive for innovation to find substitutes for plastics.

In this paper, we begin with an overview of the reaction pathways through which ODS, HFC, and associated feedstocks are made into a variety of plastics. We then illustrate how the Montreal Protocol can reduce inadvertent and unauthorized ODS and HFC feedstock emissions. We also illustrate how the Protocol can reduce the production of some feedstock-derived plastics and replace them with environmentally superior substitutes via industrial innovation. This further evolution of the Montreal Protocol to narrow the scope of feedstock exemption will require continuing international cooperation, consistent with the Montreal Protocol’s history.

**ODSs and HFCs Are Key Feedstocks for Making Plastics**

Feedstocks are substances that undergo chemical transformation themselves in a process to synthesize other chemicals. In comparison, process agents are also used in industrial chemical processes but, unlike feedstocks, do not undergo chemical transformation themselves during the process. The manufacture, use, and disposal of feedstocks and process agents result in harmful emissions at every stage of the process. The degradation of plastics contributes to additional hazardous pollution.

Complex and multistep chemical pathways are involved in the use of ODSs, HFCs, and associated chemicals as feedstocks to produce plastics via polymerization. Chemical pathways are selected for economic reasons, including access to raw materials and energy, working around process patents controlled by rival companies, or coproducing other chemicals to minimize costs and maximize profits. The pathways of polymerization reviewed here suggest that controlling the ODSs, HFCs, and associated feedstocks under the Montreal Protocol can be part of an effective approach to reducing plastics. A list of the names, formulae, structures of chemicals discussed, and their status of regulation under the Montreal Protocol is provided in SI Appendix, Item IV.

Table 1 illustrates reaction pathways from basic feedstocks (column 1 in Table 1) to ODS and HFC feedstocks (column 2 in Table 1) that are controlled by the Montreal Protocol. Table 2 (along with SI Appendix, Item I) illustrates the myriad chemical pathways (column 3 in Table 2) of chlorofluorocarbon-containing feedstocks (principally, ODSs and HFCs, column 1 in Table 2) being synthesized to polymeric end products (column 2 in Table 2). The end products (many with applications as plastics) are widely used in industry and daily lives and in some cases cause environmental pollution unrelated to stratospheric ozone depletion and climate warming. For example, production of fluoropolymers can generate emissions of per- and polyfluoroalkyl substances (PFAS), some of which are used as polymer processing aids. There are serious concerns about the toxic and other harmful impacts of PFAS on human health and the environment (9).

Consider hydrochlorofluorocarbon-22 (HCFC-22), an ODS feedstock made from chloroform, as illustrated in Table 1. As shown in Table 2, HCFC-22 is in turn used as a feedstock for the production of tetrafluoroethylene (TFE), which is a building block for the polymer polytetrafluoroethylene (PTFE), popularly known as Teflon, that is widely used in automotive, textile, construction, and other sectors. According to a recent survey (10), PTFE represented the largest fraction (~65%) of all fluoropolymer production in 2012, with its production predicted to double by 2022. Although of no known chronic toxicity or carcinogenicity, when heated to temperatures between 250 and 600 °C PTFE degrades and releases hazardous substances such as trifluoroacetic acid (9, 11). Also, polymer processing aids such as perfluorooctanoic acid (PFOA) and perfluorononanoic acid (PFNA) can be released during the manufacturing process. Both PFOA and PFNA are persistent, bioaccumulative, and toxic substances, with negative impacts on human health (9). TFE also reacts via polymerization to produce other synthetic materials (see SI Appendix, Item I); for example, nitroso rubbers are formed through TFE’s reactions with perfluoronitosoalkanes. Rubber, similar to plastics, can cause environmental pollution, especially after photodegradation (12).

Another indicative example of environmentally hazardous use is HCFC-142b, which can be produced from the associated feedstock of 1,1,1-trichloroethane (also known as T-111), as illustrated in Table 1. As shown in Table 2, HCFC-142b is in turn used for production of vinylidene fluoride (VDF), which is the building block for polyvinylidene fluoride (PVDF) as well as a variety of copolymers such as poly(VDF-co-CTFE) (see SI Appendix, Item I). PVDF, a nonreactive thermoplastic fluoropolymer, is a specialty plastic used in chemical, electronic, and energy-related applications. PVDF represented the second-largest fraction (~10%) of fluoropolymer production in 2012, following PTFE (10). Like PTFE, it poses threats to human health (9) via its harmful emissions during manufacturing and persistence in the environment.

Further, many chlorofluoro-containing unsaturated chemicals may interlink with a variety of chemicals such as ethylene, vinyl ethers, vinylidene fluoride, and bromofluoroalkenes and with aromatics such as styrene and its derivatives to form copolymers, many of which end up as plastics or other functional materials. A collection of such copolymerization pathways and products are shown in SI Appendix, Item I. For example, TFE manufactured from HCFC-22 (see Table 2) may form several types of heterogeneous copolymers from polymerizing with different monomers such as propylene or ethylene (see SI Appendix, Item I). According to a recent survey (13), four types of polymers listed in SI Appendix, Item I—PTFE, FEP, ETFE, and PFA and similar polymers—accounted for roughly 70 to 75% of the world’s fluoropolymer consumption in 2015.

Table 2 and SI Appendix, Item I indicate that roughly 70 to 80% (by type) of polymer products are used as plastics, especially thermoplastics, with the remainder used mostly as elastomers. These tables also show that ODSs, HFCs, and associated feedstocks have a myriad of pathways for entering and remaining in the environment as pollutants, especially as plastics, but also as rubbers and other materials. Indeed, fluoropolymers’ extreme persistence, potentially harmful emissions associated
Table 1. Indicative description of basic feedstocks and their reaction pathways to ODSs and HFCs (controlled under Montreal Protocol), which are used as feedstocks to make plastics

<table>
<thead>
<tr>
<th>Basic feedstocks to make</th>
<th>ODS and HFC feedstocks</th>
<th>Reaction pathways from basic feedstocks to ODS and HFC feedstocks</th>
<th>Polymerization from ODS and HFC feedstocks to plastics (see Table 2 and SI Appendix, Item Ifor reaction details)</th>
<th>Refs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Methylene chloride</td>
<td>HFC-32</td>
<td>Pathway 1: ( \text{CH}_2\text{Cl}_2 + 2\text{HF} \rightarrow \text{CH}_2\text{F}_2 + 2\text{HCl} )</td>
<td>Pathway 2: ( \text{CH}_2\text{Cl}_2 + 2\text{KF} \rightarrow \text{X(CF}_2)_n\text{O(CF}_2)_2\text{SO}_2\text{Y} ) (where ( X = \text{H, Cl or F}, Y = \text{Cl or F}, n = 4 \sim 8 ))</td>
<td>(77, 78)</td>
</tr>
<tr>
<td>Chloroform</td>
<td>HCFC-22, HFC-125</td>
<td>( \text{CHCl}_3 + \text{HF} \rightarrow \text{CH}_2\text{F}_2 + \text{HCl} )</td>
<td>( \text{HCFC}-22 ) to tetrafluoroethylene (TFE)</td>
<td>(79, 80)</td>
</tr>
<tr>
<td>Carbon tetrachloride (CTC)</td>
<td>CFC-11, CFC-12, HFC-245fa</td>
<td>( \text{CCl}_4 + \text{HF} \rightarrow \text{CF}_2\text{Cl}_2 + \text{CFCl}_3 + \text{HCl} )</td>
<td>( \text{PCE} ) to HFC-245fa</td>
<td>(81, 82)</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>HFC-134a</td>
<td>( \text{CHCl}_3 + 3\text{HF} \rightarrow \text{CF}_3\text{CH}_2\text{F} + 3\text{HCl} )</td>
<td></td>
<td>(83)</td>
</tr>
<tr>
<td>Perchloroethylene</td>
<td>HFC-125, CFC-113, CFC-113a, CFC-114a, CFC-124</td>
<td>( \text{CCl}_2\text{=CCl}_2 + 5\text{HF} \rightarrow \text{CF}_3\text{CHF}_2 + 4\text{HCl} + \text{highly fluorinated byproducts} )</td>
<td>( \text{PCE} ) to CFC-113</td>
<td>(84-87)</td>
</tr>
<tr>
<td>Ethylene dichloride or vinyl chloride (VC)</td>
<td>1,1,1-Trichloroethane (also known as T111)</td>
<td>Ethylene dichloride to VC</td>
<td>Vinyl chloride to T111</td>
<td>(89)</td>
</tr>
</tbody>
</table>

The catalyst is a vanadium derivative impregnated on activated carbon.

Without the catalyst, HCFC-141b and HFC-143a will be the main products. With the catalyst, HCFC-142b and HFC-143a will be the main products.

*HFC-23 (with a high GWP) is a by-product during the manufacture of HCFC-22.

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with their production, use, and disposal, and a high likelihood of human exposure to PFAS justify curtailing the production and use of plastics made from ODS and HFC feedstocks except for time-limited essential uses (9, 14).

Estimating the percentage of ODS and HFC feedstock-derived plastics in total plastics production is subject to large uncertainty (15) and warrants further analysis. Based on publicly disclosed data and chemical pathways, our preliminary estimate is that narrowing the scope of the exemptions for ODS and HFC feedstocks has the potential to reduce up to 6% of the total plastics production. This percentage would increase if other feedstocks and chemical pathways get included in this “feedstock-induced plastics reduction” approach. For example, if the Montreal Protocol were amended to control vinyl chloride (and its associated feedstock ethylene dichloride), which is mostly made into polyvinyl chloride (PVC), total plastic production could be reduced by up to 20% (see SI Appendix, Item II).

The regulation of additional feedstocks by amending the Montreal Protocol could potentially play a significant role in reducing plastics production (Table 2).

Table 2. Indicative reaction pathways of ODS and HFC feedstocks to polymers (with applications as plastics) built on a singular type of monomers

<table>
<thead>
<tr>
<th>Feedstocks</th>
<th>End products functioning as plastics</th>
<th>Reaction pathways</th>
<th>Polymer’s main application</th>
<th>Refs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>HCFC-22</td>
<td>PTFE</td>
<td>CF$_2$=CF$_2$ + byproducts</td>
<td>Thermoplastic (79, 90)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HCFC-142b, HFC-143a</td>
<td>Polyvinylidene fluoride, or PVDF</td>
<td>CH$_3$CCIF$_2$ + HCl</td>
<td>Thermoplastic (91–94)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CFC-113</td>
<td>PCTFE</td>
<td>CF$_2$=CF$_2$ + byproducts</td>
<td>Thermoplastic (95, 96)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>VC*</td>
<td>Polyvinyl chloride, or PVC</td>
<td>CH$_3$CHF$_2$ + HF</td>
<td>Thermoplastic (97)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HFC-152a</td>
<td>Polyvinyl fluoride, or PF</td>
<td>CH$_3$CHF$_2$ + HF</td>
<td>Thermoplastic (98, 99)</td>
<td></td>
</tr>
</tbody>
</table>

*Vinyl chloride is not currently controlled under Montreal Protocol but may be considered (along with its principal feedstock, ethylene dichloride) as “associated feedstocks” under the proposed framework for reducing plastics production by restricting feedstocks.
Table 3. Indicative feedstocks controlled under the Montreal Protocol but exempted from phase-out

<table>
<thead>
<tr>
<th>Feedstock</th>
<th>Ozone-depletion potential (ODP)*</th>
<th>Global warming potential (GWP100-y)</th>
<th>Identified GHG by-products</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bromochloromethane</td>
<td>4.7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CFC-11</td>
<td>1</td>
<td>4,660</td>
<td></td>
</tr>
<tr>
<td>CFC-12</td>
<td>0.73–0.81</td>
<td>10,200</td>
<td></td>
</tr>
<tr>
<td>CFC-113</td>
<td>0.98</td>
<td>5,820</td>
<td></td>
</tr>
<tr>
<td>CTC</td>
<td>0.89</td>
<td>1,730</td>
<td></td>
</tr>
<tr>
<td>HCFC-22</td>
<td>0.024–0.034</td>
<td>1,760</td>
<td>HFC-23</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(GWP&lt;sub&gt;100-y&lt;/sub&gt; = 12,690)</td>
</tr>
<tr>
<td>HCFC-142b</td>
<td>0.057</td>
<td>1,980</td>
<td></td>
</tr>
<tr>
<td>HCFC-225ca</td>
<td>0.025</td>
<td>127</td>
<td></td>
</tr>
<tr>
<td>HCFC-225cb</td>
<td>0.033</td>
<td>525</td>
<td></td>
</tr>
<tr>
<td>HFC-143a</td>
<td>0</td>
<td>4,800</td>
<td></td>
</tr>
<tr>
<td>Halon 1301</td>
<td>15.2–19.0</td>
<td>6,290</td>
<td></td>
</tr>
</tbody>
</table>

*All ODPs are from the 2018 Report of the Scientific Assessment of Ozone Depletion (5); all GWPs are from the IPCC Fifth Assessment Report (18).

The world generated more than 6,000 million metric tons (Mt) of plastic waste up to 2015; less than 10% of it was recycled and more than 75% ended up in landfills, with the remaining 15% disposed as unabated pollution. Geographically, plastic debris has been found in all major ocean basins (21). The flow of plastics into the ocean was estimated at 9 to 14 Mt in 2016 and is projected to grow to about 29 Mt by 2040 (22, 23). Plastics discarded on the landscape after a relatively short period of use mostly make their way by water or wind to the ocean, where they can entangle and get ingested by marine life (24). Recycling does not always eliminate pollution, as plastic can be recycled only once or twice (15).

The climate impact will be even greater if microplastics in the oceans reduce the ability of phytoplankton to fix carbon through photosynthesis (25). As plastics degrade, microplastics (0.1 to 5 μm in size) and nanoplastics (<100 nm in size) accumulate in aquatic and terrestrial organisms, with uncertain long-term consequences to agricultural and maricultural productivity and food safety (26–32). Plastics fragment into persistent pieces that are susceptible to wind entrainment. The dispersed plastics and the micro- and/or nanoplastics are ubiquitous in the ocean, from the digestive tracts of marine animals to the seafloor. Microplastics are also found in the atmosphere and rainwater, with uncertain consequences (33–35). Because of their small size, micro- and nanoplastics are extremely difficult to clean up from the open ocean and atmosphere, further supporting the advantage of addressing the problem upstream by phasing down the feedstocks used to make the plastics (22).

In addition, plastics degraded by UV light and abrasion may contain high levels of toxic pollutants such as polychlorinated biphenyls (PCBs), nonylphenol (NP), dichlorodiphenyltrichloroethane (DDT), polycyclic aromatic hydrocarbons (PAHs), polybrominated diphenyl ethers (PBDEs), and bisphenol A (BPA). Several of these toxic pollutants are strongly resistant to environmental degradation through chemical, biological, and photolytic processes and are controlled under the Stockholm Convention on Persistent Organic Pollutants (POPs) (36, 37). Furthermore, some PFAS pollutants, including PFOA used as a polymer processing aid during plastics manufacturing (9), are also controlled under the Stockholm Convention on POPs.

The Montreal Protocol’s Success Shows It Can Reduce Feedstocks and Associated Harm

As a “start and strengthen” treaty, the Montreal Protocol has consistently increased its ambition, including speeding up its ODS phase-out schedules as well as broadening its scope to include new chemicals through five amendments (adding new controlled substances) and six adjustments (accelerating controlled substance phase-out) (38). This evolution includes broadening the treaty’s scope from the original focus on protecting the stratospheric ozone layer with climate mitigation as a collateral benefit to explicitly focusing on climate mitigation. The latter started with the accelerated phase-out of HCFCs in 2007, which was done specifically for climate protection as well as

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ozone protection (39), followed by the 2016 Kigali Amendment to phase-down HFCs, potent GHGs that only have a de minimis impact on stratospheric ozone.

The Montreal Protocol exercises its control of harmful chemicals upstream at the source of production, rather than downstream after use. The success of this approach is shown by the successful phase-out—with exemptions for feedstocks and process agents—of worldwide production and consumption of about 98% of the ODSs, including CFCs, HCFCs, CTC, halons, methyl bromide, and methyl chloroform, which has put the stratospheric ozone layer on the path to recovery by midcentury (3, 4, 17, 40). The Montreal Protocol has also provided significant climate co-benefits: Without the Protocol, in 2010 the ODS emissions would have reached 15 to 18 gigatonnes (Gt) carbon dioxide equivalent (CO₂-eq) per year (6). The Kigali Amendment to phase down HFCs will avoid 2.8 to 4.1 Gt of CO₂-eq·y⁻¹ emissions by 2050 and 5.6 to 8.7 Gt of CO₂-eq·y⁻¹ emissions by 2100 (5). A faster HFC phasedown would potentially avoid up to 0.5°C warming by 2100 (5, 41, 42). In conjunction with the Kigali Amendment, parties to the Montreal Protocol also have taken a series of decisions to encourage improvement in the energy efficiency of cooling equipment during the transition away from HFC refrigerants (42). The combined strategies can avoid cumulative emissions from 2030 to 2050 of 130 to 260 Gt of CO₂-eq and cumulative emissions of 210 to 460 Gt of CO₂-eq from 2030 to 2060 (42). Moreover, by protecting the stratospheric ozone layer, the Montreal Protocol prevented damage to terrestrial carbon sinks, which by the end of the 21st century would have added an additional 115 to 235 ppm CO₂ to the atmosphere and led to additional 0.5 to 1.0°C warming of global mean surface temperature (2).

Many researchers have described why the Montreal Protocol has been successful and which environmental issues are most amenable to the Montreal Protocol approach (16, 43–51). The Montreal Protocol is successful in part because of innovative operating concepts and a structure that allows it to be ambiguous and rigorously enforced, yet flexible with respect to critical industry needs and responsive to new scientific findings and technology advances. This includes “start and strengthen,” that is, starting with a politically acceptable phase-down schedule then strengthening to a complete phase-out by accelerating the initial schedule. Essential-use exemptions allow parties to err on the side of stringency without the consequences of noncompliance by allowing time-limited use of ODSs considered essential for society until alternatives are commercialized. Over time, the essential-use exemptions have been progressively narrowed. Narrowing the scope of feedstock exemptions is consistent with this Montreal Protocol approach, where requirements are strengthened in response to new scientific findings and technological advances.

The Protocol also has achieved success because of the dedicated Multilateral Fund (MLF), which provides financial support to qualifying developing countries for the agreed incremental costs of transitioning to acceptable alternatives, as well as for institutional strengthening and training of National Ozone Units to facilitate compliance with Montreal Protocol deadlines and monitoring and reporting requirements. The Montreal Protocol also guides technology toward environmentally superior alternatives with its SAP, EEAP, TEAP, and MLF. National governments implement the Montreal Protocol’s mandatory controls with regulations, as elaborated in SI Appendix, Item III and V.

In addition, the Montreal Protocol has a history of successful coordination with other treaties and United Nations (UN) organizations on topics of overlapping concern and authority. Examples include coordination with the International Plant Protection Convention during the methyl bromide phase-out; coordination with the International Civil Aviation Organization, the International Maritime Organization, and the Montreal Convention for the Unification of Certain Rules for International Carriage by Air when negotiating elimination of halons used in aviation and marine fire protection; and coordination with the UN Framework Convention on Climate Change on HFCs and perfluorocarbons.

In limiting feedstocks and potentially helping to reduce plastics pollution, the Montreal Protocol will need to continue such coordination to understand the jurisdictions of other treaties and coordinate with efforts by other organizations, including the UN Environment Programme. In an intensifying effort to reduce plastics pollution, the UN Environment Assembly (UNEA) has organized experts to review 1) the present situation of marine plastic litter and microplastics; 2) the potential national, regional, and international response options; and 3) the choice of future and continued work at the global level (52, 53). Significantly, a 13 October 2020 draft document (54) includes a focus on upstream controls, as is proposed here under the Montreal Protocol. Efforts to develop a coherent global strategy on marine litter and plastic pollution have advanced, with Ecuador, Germany, Ghana, and Vietnam organizing a Ministerial Conference in September 2021 to inform action at the resumed UNEA fifth session scheduled for February 2022.* Furthermore, a coalition of businesses, including 5 of the top 10 global plastic polluters, have signed a manifesto calling on the UN to develop an international treaty on plastic pollution rules (55).

The Montreal Protocol Parties Have the Authority to Control ODS and HFC Feedstocks

Montreal Protocol Parties have authority over ODSs and HFCs and can exercise this authority to narrow the use of these chemicals as feedstocks (1, 7, 8). Early in the history of the Montreal Protocol, parties were acting on the assumption that feedstocks were converted to other chemicals in their entirety and were not emitted or diverted to unauthorized trade (56, 57). When experience showed that significant amounts of chemicals were emitted from the use of feedstocks, thereby damaging stratospheric ozone and warming the climate, the parties took a number of actions to reduce manufacturing emissions (58–60) (see SI Appendix, Item III and Tables A1–A7), including requiring data reporting and assessment panel investigations (1, 59–62).

Parties also exercised their authority to provide limited exemptions for feedstocks. This included agreeing, first by adjustment and then by amendment, to modify the definition of “production” to exempt controlled substances entirely used as feedstocks from calculations of controlled substances produced and consumed (1, 3, 63). Further, the parties agreed to an adjustment that exempts “insignificant quantities of controlled substances originating from inadvertent, unauthorized or coincidental production during a manufacturing process, from unreacted feedstock, or from their use as process agents which are present in chemical substances as trace impurities, or that are emitted during product manufacture or

*See the Ministerial Conference on Marine Litter and Plastic Pollution, held virtually and in Geneva, Switzerland from 1 to 2 September 2021. See also the Online Session of the Fifth Session of the UN Environment Assembly (UNEA-5.1), held virtually from Nairobi, Kenya on 22 and 23 February 2021. The resumed session (UNEA-5.2) will take place in Nairobi, Kenya on 28 February to 2 March 2022.
handling from the definition of controlled substances” (58, 60). The parties later observed that this adjustment refers to feedstock emissions, rather than feedstock use or consumption (64).

With feedstocks erroneously assumed to be converted into nonemissive or otherwise environmentally safe uses, the continuing production of feedstocks exempted by the Montreal Protocol contributes to an unauthorized market of chemicals that are then unlawfully used as refrigerants and foam blowing agents (65, 66). For example, the Protocol’s SAP has long been concerned that global atmospheric emissions of carbon tetra-chloride (CTC) are far greater than is explained by legal production. The chlorofluorocarbon CFC-11, for which CTC is an associated feedstock, illustrates the problem of unlawful feedstock production and consumption. In 2018, scientists determined that the global atmospheric emissions of CFC-11 were much greater than could be explained by known production and product life-cycle profiles (67). As illustrated in Table 1, CFC-11 is manufactured from CTC and is typically coproduced with CFC-12. The warning of possible unauthorized CTC, CFC-11, and CFC-12 production inspired an intense search by scientists and environmental authorities for the sources (68).

In 2019, scientists monitoring regional ODS concentrations suggested that increases in emissions of CFC-11 arising primarily around China’s northeastern provinces accounted for at least 40 to 60% of the global rise in CFC-11 emissions (69). In 2020, using innovative statistical methods, scientists confirmed elevated emissions of CFC-11, CFC-12, and CFC-113 (70). In addition, as early as 2010 other scientists confirmed high levels of the unwanted HFC-23 (with a very high GWP100-y; see Table 3), a by-product of HCFC-22 production, which manufacturers had pledged to minimize (71–73). Reducing feedstock uses would reduce unlawful ODS and HFC production because there would be fewer facilities capable of producing these substances, which could then be more carefully monitored.

Just as the parties amended their treaty in 1990 to exempt feedstocks, they have the power to modify or eliminate such exemptions. For feedstock chemicals already under the jurisdiction of the Montreal Protocol, the parties should be able to narrow exemptions using their adjustment procedures. Adjustments take effect automatically for all parties after 6 mo, except parties who affirmatively opt out. Other feedstock chemicals can be added by amendment. The parties can still exempt critical uses of feedstocks, for example, in the production of substances that are necessary for rapidly replacing high-GWP HFCs under the Kigali Amendment, as well as the use of HCFC-22 to produce PTFE for medical applications, until suitable alternatives are available.

It is not yet possible to accurately quantify the feedstock emissions (both absolute quantities and relative percentages) that can be avoided by narrowing the feedstock exemptions under the Montreal Protocol, primarily because of inaccurate and incomplete reporting of feedstock production and use. However, recent atmospheric monitoring suggests that the benefits of narrowing feedstock exemptions can be substantial. For example, 309 Tg CO₂-eq of HFC-23 emissions were added to the atmosphere between 2015 and 2017, roughly equivalent to the total GHG emissions of Spain in 2017 (71). Also, global emissions of high-GWP CFC-11, CFC-12, CFC-113, and HFC-23 (see Table 3) have all been elevated in the past few years beyond levels explained by legal production and de minimis feedstock emissions (67, 70, 71). As Solomon et al. pointed out, “so far, the added CFC-11 has not been enough to significantly delay the closing of the ozone hole, but continuing additions of CFC-11 beyond 2030 would impede successful healing of the ozone hole by a decade or more” (40).

Conclusion

The Montreal Protocol provides a proven upstream approach that has the potential to limit inadvertent emissions of ODS and HFC feedstocks as well as unauthorized production while also curtailing a significant fraction of plastics production made from these feedstocks. Reducing plastic pollution comprehensively also requires multiple strategies, including bans on single-use products, better collection and presorting, reuse, and recycling, and faster development of environmentally superior alternatives.

The Protocol is a successful and flexible policy instrument that is sensitive to business and national economic concerns. It also fully implements the principle of common but differentiated responsibilities and respective capabilities. The Montreal Protocol’s success in protecting the ozone layer is well-documented (2, 5, 74), as is its success in protecting the climate (3, 17, 68, 73, 75, 76). Agreeing to narrow the feedstock exemptions under the Montreal Protocol would be consistent with the evolutionary “start-and-strengthen” history of the treaty and would provide significant benefits, including reduced ozone depletion, reduced climate warming, reduced plastics pollution, and reduced hazards to chemical workers and surrounding communities. Understanding of this previously missing link between ODS and HFC feedstocks and plastics manufacturing can motivate parties to further strengthen the Montreal Protocol to better protect the environment and human health.

As next steps, parties to the Montreal Protocol could 1) provide more detailed and accurate reporting of feedstock production, 2) ask the SAP to estimate the atmospheric impact of narrowing the feedstock exemptions, and 3) ask the TEAP to identify and catalog substitutes for plastics currently made with ODS and HFC feedstocks. With guidance from the MLF and the TEAP, national governments can continue to guide the choice of replacements that are affordable as well as technically and environmentally superior.

Data Availability. All study data are included in the article and/or SI Appendix.

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