Impact Assessment on Heavy Duty Vehicles (HDV) CO₂ emission standards

Fields marked with * are mandatory.

Impact Assessment on Heavy Duty Vehicles (HDV) CO₂ emission

standards

The July 2016 Commission's strategy for low-emission mobility recalls that mobility is an essential component of the shift to the low-carbon, circular economy needed for Europe to stay competitive and be able to cater to the mobility needs of people and goods. The strategy set the ambition for the transport sector to reduce greenhouse gas emissions at least by 60% compared to 1990 by mid-century and be firmly on the path towards zero. Action on vehicles' fuel/CO₂ emission performance is one of the key

levers to tilt the transport sector in the right direction.

The 2030 climate and energy framework agreed by EU Heads of State and Government in October 2014 requires a 30% reduction in non-ETS sector GHG emissions by 2030 compared to 2005. Road transport represents 1/3 of the non-ETS GHG emissions and heavy-duty vehicles contribute to about 1/4 of road transport emissions and some 5% of total EU GHG emissions.

The May 2014 Strategy Communication on reducing HDV fuel consumption and CO₂ emissions (COM

 $\underline{(2014/0285)}$ emphasises the importance of closing the knowledge gap regarding the CO₂ emissions of

lories and buses with a view to improving market transparency.

The July 2016 Strategy for low-emission mobility furthermore announced that there is a need to curb CO₂ emissions from HDVs.

On 11 May 2017 the Technical Committee for Motor Vehicles has approved under type approval legislation a certification procedure for the determination of the CO₂ emissions and fuel consumption of new HDVs,

using the results from <u>VECTO simulations</u>, which has been developed by the European Commission since 2010. HDV manufacturers will have to run VECTO at the end of the production line and declare such information at the time of registration as of 2019.

On 31 May 2017, as part of the Europe on the Move set of initiatives, the Commission adopted a proposal for the monitoring and reporting of such HDV CO₂ emissions and fuel consumption. The data collected will be made publicly available by the European Environment Agency, starting in 2020 to cover data monitored in 2019.

- This <u>inception impact assessment</u> will look into different options for setting the first EU measures to actively curb CO₂ emissions from HDVs, including CO₂ emission standards.
- It should be noted that EU manufacturers account for some 40% of global production. Furthermore, other parts of the world, such as the United States, China, Japan and Canada, have already introduced HDV fuel economy standards, and some European manufacturers participate in these schemes.
- For the purposes of the present consultation the term HDV should be understood as including (For the definition of vehicle categories see <u>Directive (EC) 2007/46</u>, Annex II, part A):

- goods vehicles of categories N2 and N3 and
- passenger vehicles of categories M2 and M3 and
- all trailers of categories O3 and O4.

The Commission is carrying out this consultation in order to be properly informed by public opinion in preparation for possible future legislative action in the area of CO₂ emissions from HDVs, the results of

which will be published in consolidated form.

Parts 1 to 5 of this consultation are intended to be completed by every respondent to the extent possible. Part 6 is mainly intended for experts in the field but of course every respondent may complete it as he wishes.

If data, other information or studies are available which are relevant to the assessment, these can be submitted as part of a stakeholder's general comments or directly to the mail box.

1. General information about respondent

- * 1.1. In what capacity are you completing this questionnaire?
 - As an individual / private person
 - Public authority
 - Academic/research institution
 - International organisation
 - Civil society organisation
 - Professional organisation
 - Private enterprise
 - Other

* If other, please specify:

Text of 3 to 200 characters will be accepted

1.2. If private enterprise

- *1.2.1. Business sector
 - Individual vehicle manufacturer
 - Automotive component supplier
 - Vehicle fleet operator
 - Logistics operator
 - Customer/user of transport services
 - Consultancy
 - Research
 - Other industry
- * If other, please specify:

Text of 3 to 200 characters will be accepted

- 1.2.2. Is your company an SME? (What is an SME?)
 - Yes medium-sized enterprise (i.e. having less than 250 staff and/or turnover below €50m and/or a balance sheet below €43m)
 - Yes small enterprise (i.e. having less than 50 staff and/or turnover below €10m and/or a balance sheet below €10m)
 - Yes micro enterprise (i.e. having less than 10 staff and/or turnover below €2m and/or a balance sheet below €2m)
 - No
 - I don't know

1.3. If professional organisation

- *1.3.1. Please indicate the sectors your organisation represents
 - Vehicle manufacturers association
 - Automotive component suppliers association
 - Vehicle fleet operators association
 - Logistics operators association
 - Customers and users organisation
 - Labour rights organisation
 - Other organisation

* If other, please specify:

Text of 3 to 200 characters will be accepted

- *1.3.2. Where are your member companies located?
 - Whole EU
 - Afghanistan
 - Åland Islands
 - Albania
 - Algeria
 - American Samoa
 - Andorra
 - Angola
 - Anguilla
 - Antarctica
 - Antigua and Barbuda
 - Argentina
 - Armenia
 - Aruba

- Australia
- O Austria
- Azerbaijan
- Bahamas
- Bahrain
- Bangladesh
- Barbados
- Belarus
- Belgium
- Belize
- Benin
- Bermuda
- Bhutan
- Ø Bolivia
- Bosnia and Herzegovina
- Botswana
- Bouvet Island
- Brazil
- British Indian Ocean Territory
- British Virgin Islands
- Brunei
- Bulgaria
- Burkina Faso
- Burundi
- Cambodia
- Cameroon
- Canada
- Cape Verde
- Cayman Islands
- Central African Republic
- Chad
- Chile
- China
- Christmas Island
- Clipperton
- Cocos (Keeling) Islands
- Colombia
- Comoros
- Congo
- Cook Islands
- Costa Rica
- Côte d'Ivoire
- Croatia
- Cuba
- Curaçao
- Oprus

- Czech Republic
- Democratic Republic of the Congo
- Denmark
- Djibouti
- Dominica
- Dominican Republic
- Ecuador
- Egypt
- El Salvador
- Equatorial Guinea
- Eritrea
- Estonia
- Ethiopia
- Faeroe Islands
- Falkland Islands
- 🔘 Fiji
- Finland
- France
- French Guiana
- French Polynesia
- French Southern and Antarctic Lands
- Gabon
- 🔘 Gambia
- Georgia
- Germany
- Ghana
- Gibraltar
- Greece
- Greenland
- Grenada
- Guadeloupe
- Guam
- Guatemala
- Guernsey
- Guinea
- Guinea-Bissau
- Guyana
- Haiti
- Heard Island and McDonald Islands
- Honduras
- Hong Kong
- Hungary
- Iceland
- India
- Indonesia
- 🔘 Iran

- Iraq
- Ireland
- Isle of Man
- Israel
- Italy
- 🔘 Jamaica
- 🔘 Japan
- Jersey
- Jordan
- Kazakhstan
- 🔘 Kenya
- Kiribati
- Kuwait
- Kyrgyzstan
- Laos
- Latvia
- Lebanon
- Lesotho
- Liberia
- Libya
- Liechtenstein
- Lithuania
- Luxembourg
- Macao
- Macedonia
- Madagascar
- 🔘 Malawi
- Malaysia
- Maldives
- 🔘 Mali
- Malta
- Marshall Islands
- Martinique
- Mauritania
- Mauritius
- Mayotte
- Mexico
- Micronesia
- Moldova
- Monaco
- Mongolia
- Montenegro
- Montserrat
- Morocco
- Mozambique
- Myanmar/Burma

- 🔘 Namibia
- Nauru
- Nepal
- Netherlands
- New Caledonia
- New Zealand
- Nicaragua
- Niger
- Nigeria
- Niue
- Norfolk Island
- North Korea
- Northern Mariana Islands
- Norway
- Oman
- Pakistan
- Palau
- Panama
- Papua New Guinea
- Paraguay
- Peru
- Philippines
- Pitcairn Islands
- Poland
- Portugal
- Puerto Rico
- Qatar
- Réunion
- Romania
- Russia
- Rwanda
- Saint Barthélemy
- Saint Helena, Ascension and Tristan da Cunha
- Saint Kitts and Nevis
- Saint Lucia
- Saint Martin
- Saint Pierre and Miquelon
- Saint Vincent and the Grenadines
- 🔘 Samoa
- San Marino
- São Tomé and Príncipe
- Saudi Arabia
- Senegal
- Serbia
- Seychelles
- Sierra Leone

- Singapore
- Sint Maarten
- Slovakia
- Slovenia
- Solomon Islands
- Somalia
- South Africa
- South Georgia and the South Sandwich Islands
- South Korea
- South Sudan
- Spain
- 🔘 Sri Lanka
- Sudan
- Suriname
- Svalbard and Jan Mayen
- Swaziland
- Sweden
- Switzerland
- Syria
- 🔘 Taiwan
- Tajikistan
- 🔘 Tanzania
- Thailand
- the Holy See/Vatican City State
- Timor-Leste
- Togo
- Tokelau
- Tonga
- Trinidad and Tobago
- Tunisia
- Turkey
- Turkmenistan
- Turks and Caicos Islands
- Tuvalu
- 🔍 Uganda
- Ukraine
- United Arab Emirates
- United Kingdom
- United States
- United States Minor Outlying Islands
- Oruguay
- US Virgin Islands
- Uzbekistan
- Vanuatu
- Venezuela
- Vietnam

- Wallis and Futuna
- Western Sahara
- Yemen
- Zambia
- Zimbabwe

1.4. If civil society organisation

* If civil society organisation, please indicate your main area of focus:

200 character(s) maximum

*1.5. Please give your name if replying as an individual/private person, otherwise give the name of your organisation:

Text of 3 to 200 characters will be accepted

Danish Ministry of Energy, Utilities and Climate

1.6. If your organisation is registered in the Transparency Register, please give your Register ID number: 20 character(s) maximum

If your organisation is not registered, you can register now. Please note that contributions from respondents who choose not to register will be processed as a separate category 'non-registered organisations/business'.

Lithuania

Poland

*1.7. Please give your country of residence/establishment: Finland

France

Greece

Italy

Latvia

Hungary

Germany
Malta

- Austria
- Belgium
- Bulgaria
- Croatia
- Cyprus
- Czech Republic Ireland
- X Denmark
- Estonia
- * If other, please specify:

Text of 3 to 200 characters will be accepted

- Slovenia
- Luxembourg Spain

 - United Kingdom

 - Norway
 - Other
- Romania
- Portugal
- Slovakia
- Sweden
- Netherlands Iceland

1.8. If your organisation is involved in the implementation of the HDV legislation, please indicate its role (e. g. manufacturer, system supplier, technical service,...):

200 character(s) maximum

*1.9. Please indicate your preference for the publication of your response on the Commission's website: (Please note that regardless of the option chosen, your contribution may be subject to a request for access to documents under <u>Regulation 1049/2001</u> on public access to European Parliament, Council and Commission documents. In this case the request will be assessed against the conditions set out in the Regulation and in accordance with applicable <u>data protection rules</u>.)

- Under the name given:
 I consent to publication of all information in my contribution and I declare that none of it is subject to copyright restrictions that prevent publication
- Anonymously:

I consent to publication of all information in my contribution and I declare that none of it is subject to copyright restrictions that prevent publication

Questions

The questions below are based on the initial analysis carried out by the Commission and presented in its Inception Impact Assessment to which you may refer for further background on each specific question. Fuel consumption and CO₂ emissions of Heavy-Duty Vehicles' (HDVs) are treated together as they are strongly correlated and proportional: both would be certified and monitored together.

2. Main problem to address

The following 3 key problems have been identified in the context of the Inception Impact Assessment where more detailed information can be found. In your view, how important are the problems to be addressed?

	Very important	Important	Somewhat important	Not important	l don't know/ no views
Growing GHG emissions from the heavy-duty vehicle sector	×	O	©	O	0
Increasing competitiveness challenges for vehicle manufacturers	O	×	O	0	O
Transport operators and their clients miss out on possible fuel savings and reduced fuel bills	0	x	0	0	0

200 character(s) maximum

3. The need for EU action

There is a single market for HDVs across the EU. If no EU action was taken to address the problem, Member States might adopt individual approaches to reduce HDV CO₂ emissions, in order to achieve the needed reductions for the non-ETS sector. In your view, what would be likely to happen without EU action?

	Likely	Neutral	Unlikely
Member States would individually implement legislation to reduce HDV CO_2 emissions	0	×	O
Legislation introduced by individual Member States would lead to market fragmentation and higher costs	X	O	O
Member States would have difficulty to achieve the necessary reductions to meet EU climate goals	×	O	O

Are there other potential effects?

200 character(s) maximum

4. Main policy objectives

The following 3 key policy objectives have been identified in the context of the Inception Impact Assessment where more detailed information can be found.

- 1. Reduce the climate impact of HDVs in line with the requirements of EU climate policy and the 2030 climate and energy framework.
- 2. Contribute to the improvement of the competitiveness of HDV and component manufacturers (suppliers to HDV manufacturers)
- 3. Facilitate a reduction in the total cost of ownership for transport operators, most of which are SMEs.

In your view, how important are the following policy objectives?

	Very important	Important	Somewhat important	Not important	l don't know
Reduce the climate impact of HDVs	×	\odot	0	0	0

Contribute to the improvement of the competitiveness of the European HDV and component manufacturers	0	×	O	0	0
Facilitate a reduction in the total cost of ownership for transport operators	0	X	0	O	O

Are there other key objectives to be reached?

200 character(s) maximum

5. Form that action should take to reduce HDV $\rm CO_2$ emissions

Please indicate, by order of importance, your preferred options to reduce new HDVs CO₂ emissions, and contribute to the 2030 Energy and Climate Targets (with 1st being your most preferred option and 7th the least preferred)?

	1 st	2 nd	3 rd	4 th	5 th	6 th	7 th	8 th
Legislation setting HDV CO ₂ emissions targets at EU level	×	۲	۲	۲	۲	۲	۲	0
Legislation defining a CO ₂ labelling scheme at EU level		0	×	۲	۲	۲	۲	0
Use of vehicle or fuel taxes or other incentives by Member States to affect vehicle choice and use	۲	۲	0	0	۲	۲	0	۲
A voluntary agreement with industry to reduce new vehicle CO ₂ emissions		0	۲	۲	×	۲	۲	0
Member State actions to influence vehicle choice and use in other ways such as labelling schemes based on VECTO, best practice dissemination	0	0	0	x	0	0	0	0
Development of international standards for HDV fuel economy	۲	۲	0	0	0	x	۲	0
No action	۲	۲	۲	۲	۲	۲	۲	8
Other option	\odot	0			\odot	\odot	Ň	\odot

If other, please specify:

200 character(s) maximum

The reason why Member States' use of fuel taxes is marked with high priority is that Denmark has already implemented such mechanism.

6. Options to consider for regulating CO_2 emissions of HDV

If CO₂ emissions of HDVs will be regulated by defining binding targets, the following options are considered.

6.1. Options for the basic regulatory approach

- Option A: CO₂ emission standards would be defined for the engines only.
- Option B: CO₂ emission standards for the whole vehicles, to be based on VECTO simulations
- Option C: Separate CO₂ emission standards for engines and complete vehicles

Please indicate the order of your preference (numbers 1, 2, 3) for the different options:

	1 st	2 nd	3 rd	4 th
А	0	0	×	\bigcirc
В	X	\odot	\odot	\bigcirc
С	0	X	0	\bigcirc
Other option		0	0	×

If other, please specify:

200 character(s) maximum

Comments on your choices on options for the basic regulatory approach:

300 character(s) maximum

As a principle, targets should be set for the complete vehicle. Initially, targets for tractortrailers should include motor and tractor and aim at including targets for trailers as soon as possible. Similarly, targets for rigid trucks and busses should be introduced as soon as possible.

6.2. Options for the types of targets

- Option A: targets at the level of each individual vehicle; CO₂ emissions would be limited at the level of individual vehicles/engines (i.e. specification of limit values)
- Option B: average targets per vehicle group on the basis of the vehicles placed on the market by each manufacturer (similar approach as for cars and light commercial vehicles)

Please indicate the order of your preference (numbers 1, 2, 3) for the different options:

	1 st	2 nd	3 rd
А	0	×	0
В	×	0	0
Other option	0	0	0

If other, please specify:

200 character(s) maximum

Comments on your choices on the options for the types of targets:

300 character(s) maximum

Average targets per vehicle group provide vehicle manufacturers with flexibility and incentives to focus on the best efficiency potentials.

6.3. Options for the timing of the targets

- Option A: fixed dates of application
- Option B: annual reduction targets

	1 st	2 nd	3 rd
А	X	\odot	\odot
В	۲	×	0
Other option	O	0	0

If other, please specify: 200 character(s) maximum

Comments (please indicate also your suggestions for the first application date of targets as well as the quantitative annual reductions (for option B)):

300 character(s) maximum

Targets should be set for 2025 and 2030. The level of ambition should be based on latest research on cost-effective reduction potentials, experiences and efficiency standards in third countries and should be in line with ambitions of the Paris Agreement and the EU climate goals.

6.4. Options for the setting of the quantitative targets

- Option A: Targets (initial values and annual reductions, if applicable) are defined ex-ante by the legislation by relative technology improvements over some baseline (as for cars and vans)
- Option B: Targets for the year y + n (n ≥1) are defined by the performance of a certain percentile of best performing vehicles in the year y ("top runner" approach) with a minimum yearly target

	1 st	2 nd	3 rd
А	×	0	0
В	۲	X	0
Other option	0	0	0

If other, please specify:

200 character(s) maximum

Comments your choices on options for the setting of the quantitative targets:

300 character(s) maximum

6.5. Options for the scope of the legislation

VECTO and the underlying type approval legislation will provide certified CO₂ emission values for the four main groups of HDVs (Vehicle groups 4, 5, 9 and 10 as defined in Table 1 of Annex I of the <u>draft</u>

<u>Commission Regulation</u> implementing Regulation (EU) No 595/2009 as regards the determination of the CO_2 emissions and fuel consumption of heavy-duty vehicles, which are responsible for about 65% of all HDV CO_2 emissions), which would also be addressed by the first step of regulatory binding targets. Currently VECTO provides the CO_2 emission values for these trucks only for the long haul and regional delivery mission profiles.

However, there are also a limited (between 2 - 10% (indicative figures to be confirmed in the IA)) number of vocational vehicles in these groups, which serve for special purposes, for instance construction sites or waste collection.

- Option A: the targets are applied to all vehicles within the 4 main vehicle groups, regardless of their use and on the basis of the long haul and regional delivery mission profiles
- Option B: Separate targets are applied to vocational vehicles within the 4 main vehicle groups, on the basis of VECTO urban, municipal and construction mission profiles
- Option C: certain vocational vehicles to be specified are excluded for this first regulatory step

			•	`
	1 st	2 nd	3 rd	4 th
A	×	۲	0	۲
В	0	8	0	۲
С	0	0	X	0
Other option	0	0	0	0

Please indicate the order of your preference (numbers 1, 2, 3) for the different options:

If other, please specify:

200 character(s) maximum

Comments on your choices on options for the scope of the legislation:

300 character(s) maximum

Separate targets could enhance administrative burdens if they result in different/ additional registration regimes than existing ones. On the other hand, exemptions from targets could create unintended incentives. Therefore option A is preferred.

Can you suggest technical criteria for the definition of 'vocational' trucks?

200 character(s) maximum

The CO_2 emission targets will have to be formulated in terms of a certain "metric", meaning that the regulatory target corresponds to CO_2 mass emissions divided by some "transport utility parameter", e.g. mileage travelled (km), mileage travelled times weight (km x t) or volume (km x m3) transported.

- Option A: targets expressed in g CO₂/km,
- Option B: targets expressed in g CO₂/(km x t)
- Option C: targets expressed in g CO₂/(km x m3)
- Option D: targets expressed in a combination of several metrics listed in options A to C

	1 st	2 nd	3 rd	4 th	5 th
A	X	۲	0	0	0
В	۲	×	0	0	0
С	۲	۲	X	0	0
D	۲	۲	0	X	۲
Other option	0	0	0	0	0

If other, please specify:

200 character(s) maximum

Comments on your choices on options for the metric for expressing the targets:

300 character(s) maximum

The regulation should target the point of obligation with measures that are possible to influence. Consequently, option A is preferred for tractors, tractor-trailers, rigid trucks and busses. Additionally, Option A is the most transparent way of regulating and is most applicable to the test regime.

Would you suggest any other metric for expressing the targets?

200 character(s) maximum

6.7. Options regarding mission profiles

For mainstream HDVs used for the transport of goods, VECTO simulations provide four different CO₂ emission values: for a regional delivery and long haul driving pattern, each driven "empty" and a "typically full" payload. Targets may apply to each of these four emission profiles separately or as a weighted average.

	YES	NO	Neutral
Should all four mission profiles be applied to all HDVs?	X	0	0
Should the targets be defined for each mission profile separately?	0	X	0
Should the targets be compared with a weighted average of the mission profiles?	X	O	O

If no, according to what criteria should certain mission profiles not be applied and to what sorts of HDVs? *200 character(s) maximum*

If yes on the last question, how should the mission profiles be weighted?

200 character(s) maximum

If you think that the weighing of the mission profiles should depend on some technical characteristics of the vehicles, please explain and suggest these characteristics:

200 character(s) maximum

Weighing should be based on the number of axels and total weight and should accordingly differ between tractor-trailers and rigid trucks.

6.8. Options regarding utility parameters

Any future legislation defining targets aims at achieving a certain level of CO₂ savings for the least overall

costs while ensuring that the requested transport utility is still available. If the design of a vehicle (e.g. stronger engine or higher transport volume) has an impact on CO₂ emissions and the vehicle's utility, it

may have to be factored into the applicable target (e.g. by choosing appropriate utility factors and formulas setting the targets as a function of thereof). In the case of cars and vans, mass is used as an utility parameter in the current legislation on CO_2 emission standards.

Should utility parameters be used for regulating CO₂ emissions from HDVs?

🔘 YES 🕱 NO 🔍 Neutral

If yes, what utility parameter should be used and factored in for setting the targets? *200 character(s) maximum*

Utility parameters could undermine the reduction efforts and is therefore not supported.

Several options can be considered to support the cost-effective implementation of the targets, which may however also create additional administrative burden:

- Pooling: Several manufacturers may decide to combine their vehicle fleets for assessing the compliance with the regulatory targets (as in the case in the cars and vans CO₂ legislation.)
- Banking and borrowing: A manufacturer may compensate non-compliance with targets in a given calendar year by over-achievements in previous ("banking") or future ("borrowing") years according to well defined regulatory rules.
- Trading: a manufacturer over-achieving its targets may sell corresponding credits in order to facilitate compliance of other manufacturers.
- Transfer of credits between vehicle groups of a manufacturer. In the case of targets set at the level of each vehicle group, a manufacturer may transfer credits between the different groups of its vehicles.

What are your views on these options?

	YES	NO	Neutral
Pooling of manufacturers	\bigcirc	×	\bigcirc
Banking and borrowing	0	X	۲
Trading between manufacturers		0	×
Transfer of credits between vehicle groups of a manufacturer	O	۲	0

Please provide your comments on these or possible other elements for supporting cost-effective implementation:

500 character(s) maximum

Due to smaller number of vehicle manufacturers of HDVs, pooling is not relevant to the same extent as for LDVs. Banking and borrowing could create unintended incentives. Trading could be feasible, if transparent, but should be further analysed. Transfer is not supported due to risk of vehicles manufacturers only prioritising special types of vehicles with possible low usage/mileage.

7. Governance - HDV CO₂ certification and real driving emissions

Under the current process, CO₂ emissions of HDVs are certified on certain pre-defined mission profiles, the design of which is inspired by real driving data. What are your views:

	YES	NO	Neutral
Will it be important to develop processes assessing the certified CO ₂ emissions against real driving emissions of HDVs?	X	O	0

If such processes are being developed, should there be some ex-post feedback mechanism requiring compliance of the certified CO ₂ emissions	×	\odot	
with real driving emissions (within certain tolerances)?			

Can you suggest such a process?

500 character(s) maximum

In-service checks should be mandatory to ensure a constant relation between type approval test results and in-service test results. Otherwise the regulation could risk missing out on its main purpose; to reduce greenhouse gas emissions. EC should consider proposing mandatory measurement devices for fuel consumption in new HDVs and relevant market surveillance mechanisms.

8. Additional comments and Upload of Documents

If you wish to add further information, comments or suggestions – within the scope of this questionnaire – please feel free to do so here:

1000 character(s) maximum

In addition, you could also upload a document providing further information, comments or suggestions.