CO2 emissions from cars: The facts

April 2018



a report by

Transport & Environment

Published: April 2018 © 2018 European Federation for Transport and Environment AISBL

Editeur responsable: William Todts, Executive Director

Further information

Florent Grelier Clean Vehicles Engineer Transport & Environment

florent.grelier@transportenvironment.org

Office: +32 2 851 02 14 Mobile: +32 488 92 84 11

Square de Meeûs, 18 – 2nd floor | B-1050 | Brussels | Belgium www.transportenvironment.org | @transenv | fb: Transport & Environment

Acknowledgement

Transport & Environment (T&E) acknowledges the work of François Cuenot in providing the data and the analysis regarding the life cycle analysis of fleet renewals in the chapter 6 of this report. The other parts of this report are the result of an in house analysis done by T&E, with a collective effort from the staff including: Greg Archer, Nico Muzi, Thomas Earl, Eoin Bannon, Julia Poliscanova and Sofia Alexandridou.



Executive Summary

Transport is Europe's biggest source of CO₂ emitting over a quarter of all greenhouse gases. Transport emissions have increased by a quarter since 1990 and are continuing to rise with 2017 oil consumption in the EU increasing at its fastest pace since 2001.¹ Unless transport emissions are brought under control national 2030 climate goals will be missed. To meet 2050 Paris climate commitments cars and vans must be entirely decarbonised. This requires ending sales of cars with an internal combustion engine by 2035. Such a transformation requires wholesale change not only to the vehicle but how it is owned, taxed and driven.

To date measures to tackle emissions from cars and vans have largely been a failure. If biofuels properly accounted for their lifecycle emissions (instead of being considered fully renewable) greenhouse gas emissions from cars and vans would be on average 10% higher than official statistics. New car CO₂ regulations have delivered only about a 10% reduction in on-road emissions in the 20 years since the first Voluntary Agreement was established in 1998; and there has been effectively no improvement in the last 5 years. Despite this all carmakers achieved their 2015 new car CO₂ targets and most are on track to achieve 2020/1 goals. This has been achieved in very large part by exploiting flexibilities in the testing procedure that has meant the gap between test results and real world performance has grown from 9% to 42%, 21 g/km of fake savings.

Despite test cheating, about half of carmakers still need to accelerate progress to date to achieve their 2021 target because of their decision to not deploy sufficient fuel efficiency technologies on vehicles. Recent figures suggest that the fleet average CO₂ emissions from new cars will rise when the European Environment Agency shortly publishes its data for 2017. There are several factors contributing to the rise but steep increases in the size and weight of cars is a leading reason. SUV sales have rocketed from 4% in 2001 to 26% in 2016 and the average SUV has emissions of 132 g/km compared to 118 g/km for a medium segment car. The increase in the average weight of new cars by 124kg from 2000 to 2016 and led to a rise in average emissions of around 10g/km. The power of new cars has also increased sharply by 28% increasing fuel consumption and emissions. Such changes in the cars being sold have helped improve industry profitability but necessitated carmakers to shift to much more efficient technologies such as hybrids that most have declined to do.

Dieselisation, the carmakers principal strategy to reduce CO_2 emissions, has resulted in the share of diesel cars growing from 36% in 2001 to a peak of 55% in 2011. Following the Dieselgate scandal sales have slumped and the EU market share is expected to slip to around 45% in 2017 and is continuing to fall. The decline in diesel sales makes a small impact in CO_2 emissions, although the effect is more than compensated by the rise in alternative fuelled vehicles that are much lower carbon. On a life-cycle basis, diesel cars are higher emitting than equivalent gasoline cars. This is because: diesels have higher embedded emissions, use high-carbon biodiesel, refining the diesel fuel requires more energy and diesels are driven a little more as fuel is cheaper. Electric cars are significantly lower carbon throughout the EU, even taking into account the higher emissions in manufacturing and emissions from electricity generation.

A raft of model upgrades from 2019; the use of flexibilities in the current car CO₂ flexibilities (supercredits, eco-innovations and pooling) will enable almost all carmakers to achieve their 2021 goals despite claims to the contrary. However, as a result of the limited deployment of fuel efficient technologies on engined cars; many carmakers will need to increase sales of sub-50g/km vehicles (battery electric and plug-in hybrid vehicles) in order to achieve their targets. This is likely to

¹ <u>http://www.iea.org/publications/freepublications/publication/GECO2017.pdf</u>

increase the share of sales of new electric and plug-in hybrid vehicles in Europe significantly by 2021 to 5-7%. Just three carmaker groups: Fiat-Chrysler, Honda and Hyundai-Kia are at significant risk of incurring fines annually from 2020.

Another common misunderstanding is that a fast fleet turnover is essential to lower CO₂ emissions. There is a trade-off been measures to improve the efficiency of new cars and keeping cars cheap to encourage their early replacement. However, on a lifecycle basis rapid fleet renewal actually increases emissions due to the additional releases during manufacture and recycling / disposal. A vehicle lifetime of 15-20 years is optimal to minimise lifecycle emissions – the typical lifetime of cars today. Lifetimes shorter than 15 years are only lower carbon if there is a very rapid improvement in in-use emissions.

There are three underlying reasons for the failure to tackle car and van CO₂ emissions:

- 1. Governments are, almost universally, unwilling to constrain demand for mobility and in particular car use and ownership;
- 2. The car industry circumvents emissions regulations by all possible means and has successfully done so for decades. Despite the Dieselgate scandal and exposure of CO₂ testing manipulation new evidence is emerging of ways to manipulate the results of the new WLTP to artificial results. Emerging evidence suggest carmakers are inflating WLTP values whilst keeping NEDC values low. This would help them maximise test flexibilities for the NEDC based 2021 CO2 target whilst simultaneously inflating the WLTP 2021 starting point for the 2025 and 2030 regulation. In addition the industry consistently fits technology to cars that will deflate emissions far more in the lab than on the road such as short range plug-in hybrids, stop-start and cylinder deactivation;
- 3. The unhealthy political influence the industry exerts over some member states with important car industry's (Germany, Italy, Spain, Slovakia, Hungary and Romania) and also, on occasions, the European Commission; leads to regulations that are not fit for purpose such as the new car CO₂ regulation for post-2020.

There are no silver bullets, but past policy failures can be reversed to both slash emissions and create jobs, improve energy security and reduce the costs of mobility.

The first key development must be to accelerate the shift to electro-mobility. To meet its Paris Commitments transport emissions must be reduced by more than 90%. Such a radical change cannot be achieved through incremental improvements to existing vehicles, a shift to fossil gas or through advanced biofuels and synthetic fuels that cannot be produced in the volumes needed to power all mobility. To claim so is a smokescreen designed to perpetuate engined cars. Future cars will be electric, chargeable in minutes with ranges of 500km and powered from smart renewable grids. At present the car industry is failing to provide adequate choice, constraining supply, not actively marketing or incentivising showrooms to sell electric cars so regulation is essential to kick start the market.

The second key policy need is an ambitious new car CO_2 target for 2025. The weak Commission proposal, that followed successful industry lobbying, failed in 3 key respects:

- 1. The 30% reduction from 2021 to 2030 is far below the 60% trajectory needed to achieve Paris goals. A 20% target for 2025 is needed along with a target of 0 g/km for 2035. A target between 50 and 60% should be finally agreed in a 2022 review;
- 2. The regulation fails to require the supply of zero emission vehicles instead this is only incentivised weakening the already insufficient target. The solution is a target of 20% ZEVs in

2025 that rewards carmakers overachieving this benchmark and penalises those failing to meet the goal by requiring a bigger reduction in the overall CO;

3. There is no mechanism to ensure emissions reductions are delivered on the road – not just in the laboratory. This can be fixed through defining the gap between test and real world performance in 2021 through a real world test and/or real world test. This gap should them be fixed and not allowed to grow.

The third key area of policy development is road pricing and reform of vehicle taxation. If adopted, the recently proposed Eurovignette Directive would help to drive the uptake of cleaner vehicles and promote more efficient transport behaviour (e.g. carpooling, modal shift, etc.).

Member states could also help shift the market in favour of lower carbon vehicles and discourage unnecessary car ownership and use through taxation policies that have been very effective in some countries, such as the Netherlands but are under-utilised. Company car tax schemes also need urgent reform to discourage car ownership.

Sharing of vehicles, coupled with congestion charging, road pricing, parking constraints and reducing road space for private vehicles represents a huge opportunity to tackle urban congestion and pollution as illustrated by recent modelling by the International Transport Forum (ITF) that suggests more than 90% of cars could be removed from the road in Lisbon and Helsinki through ride sharing.

Preventing dangerous climate change cannot be achieved only through incremental change and in less than 20 years Europe needs to have sold its last new car with an engine. The last 2 decades have ineffectively focused on encouraging efficiency improvements that have failed to even keep pace with the growth in motorization. There are no silver bullets and to tackle CO₂ emissions and low and zero carbon vehicle technology must be integrated with those for connected and shared vehicles to improve the efficiency of the road network. Pricing roads must be combined with better public transport and infrastructure for walking and cycling. We need every tool to tackle CO₂ from cars and vans but must now prioritise the transformative changes that can deliver the huge emissions cuts needed.



Table of Contents

<u>1.</u>	Introduction	8
<u>2.</u>	<u>CO2 emissions from vehicles</u>	11
2.1.	Transport emissions in the EU	11
2.2.	The role of biofuels	13
2.3.	Comparison of European countries	14
2.4.	Transport forecasts and modelling the associated emissions	16
<u>3.</u>	Progress towards 2020/1 car CO ₂ targets	18
3.1.	Progress in the laboratory	18
3.2.	Progress on the road	19
3.3.	WLTP test is an improvement but not a panacea	20
3.4.	Progress towards 2020/1 targets	21
3.4. 3.4. 3.4. 3.4. 3.4. 3.4 .	 Flexibilities in the regulation Projections of compliance with the 2020/1 targets Potential fines Compliance in 2020 Can carmakers earn sufficient flexibilities to avoid fines? Assessing uncertainty 	22 23 26 26 27 28
<u>4.</u>	Bigger, heavier and higher performance - the trends offsetting efficiency improvements	31
4.1.	Bigger and heavier	31
4.2.	Increased power – increased profits – increased emissions	33
4.3.	Bigger fleets means more congestion and bigger risks for vulnerable road users	34
<u>5.</u>	The effects of dieselisation	36
5.1.	Impact of the diesel decline	36
5.2.	National and company diesel share	37
5.3.	Lifecycle diesel emissions	38
<u>6.</u>	Why selling more cars is not the way to lower CO ₂ emissions	38
<u>7.</u>	Why are we failing to tackle car CO ₂ emissions?	43
7.1.	The uncontrolled demand for mobility and car ownership	43
7.2.	Cheating and manipulating test results	43
7.3.	Political influence in Member States and the European Commission	45

<u>8.</u>	Conclusions and Policy recommendations	49
8.1.	Electrification of transport	49
8.2.	Ambitious new car CO ₂ targets	50
8.2.1.	CO₂ targets post-2020	50
8.2.2.	Driving supply of zero emission solutions	50
8.2.3.	Delivering emissions reductions on the road	51
8.3.	Road pricing and reform of vehicle taxation	53
8.4.	Encouraging co-modality and vehicle sharing	Error! Bookmark not defined.
8.5.	Final thoughts	53



1. Introduction

Transport is Europe's biggest source of climate emissions contributing 27% to the EU's total CO_2 emissions, with cars and vans representing more than two thirds of them, according to the European Environment Agency (EEA).² Transport is the only sector in which emissions have grown since 1990,³ contributing to the increase of EU's overall emissions in 2015.⁴ Transport emissions increased in 2016 and in2017 EU oil consumption – a good proxy for transport CO2 - increased at its fastest pace since 2001.⁵



Figure 2 – EU greenhouse gas (GHG) emissions per sector in 2016

Figure 1 – Indexed evolutions of EU GHG emissions per sector compared with the 95% reduction target trajectory

If we are to achieve our Paris Climate goals, it is likely that transport emissions must be reduced by 94% from 2005 levels,⁶ much more than the 60% suggested by the European Commission in its outdated and discredited 2011 Transport White Paper.⁷ Given the challenges of fully decarbonising aviation and shipping by 2050, light duty vehicles, i.e. cars and vans, will need to be entirely decarbonised by 2050. Such a reduction cannot be achieved through incremental improvements to existing vehicles. There is a limit to the efficiency improvements possible with internal combustion engines and low carbon drop-in replacement fuels for oil (either advanced biofuels or synthetic fuels) cannot, realistically, be produced in the volumes needed to power all mobility^{8,9}. Instead, a transformation is needed in the way that personal mobility is delivered including a shift to electro-mobility.

² European Environment Agency (EEA), <u>EEA greenhouse gas – data viewer</u>, 06/06/2017

³ EEA, <u>EU greenhouse gas emissions at lowest level since 1990</u>, 06/12/2016

⁴ EEA, <u>EU greenhouse gas emissions from transport increase for the second year in a row</u>, 01/06/2017

⁵ http://www.iea.org/publications/freepublications/publication/GECO2017.pdf p5

⁶ Transport & Environment (T&E), <u>Europe needs to slash its transport emissions by 94% by 2050 - Effort Sharing Regulation</u>,

^{21/12/2016}

⁷ European Commission, DG MOVE, <u>White paper, Roadmap to a single European transport area</u>, 2011

⁸ T&E, <u>A target for advanced biofuels</u>, 06/06/2017

⁹ T&E, <u>The role of electrofuel technologies in Europe's low-carbon transport future</u>, 21/11/2017



Figure 3 – T&E's vision of future personal mobility in 2040

This report examines the progress Europe is making towards decarbonising personality mobility – particularly cars. It presents indicators from a wide range of sources that shows progress has stalled and many underlying trends are opposite to what is needed.

Chapter 2 presents the historical trends in CO₂ emissions from vehicles (cars, vans, and trucks). The chapter investigates the biggest users of road fuel in Europe, and analyses biofuel consumption on a well-to-wheel basis. Finally, a critique of projections of the European Commission's regulatory baseline is undertaken with the implications on policy ambition level discussed.

Chapter 3 presents the most recent figures on new car CO₂ regulation and examines the progress towards the 2020/1 targets. The chapter specifically looks at the extent to which carmakers will need to make use of flexibilities in the regulation in order to meet 2020/1 targets and the level of fines companies are likely to face. It contrasts emission reductions measured in distorted laboratory test with those measured in the real world drawing parallels with the Dieselgate scandal.

Chapter 4 explores the underlying reasons for the lack of improvement in new cars CO_2 emissions – specifically how the drive to increase profits has driven the industry to produce bigger, heavier and ever more powerful vehicles and a reluctance to provide or market zero and ultra-low emission vehicles.

Chapter 5 considers if a faster fleet renewal offers genuine CO_2 benefits and how the impact of declining diesel sales is being offset by a greater share of alternative fuelled, including electric vehicles. It also presents a lifecycle analysis of the effect of more diesel.



Chapter 6 reviews why we are failing to tackle the CO₂ emissions from cars and vans and **Chapter 7** presents conclusions and policy recommendations.

Twenty years ago (1998) the car industry agreed a voluntary commitment to reduce new car emissions by 25% by 2008.¹⁰ Then, CO₂ emissions on the road from new cars were around 203g/km.¹¹ Today, they are still around 160g/km and unlikely to reach 140g/km until after 2020.

ON THE ROAD, THE CAR INDUSTRY HAS REDUCED EMISSIONS BY JUST 1% PA - 21% IN 20 YEARS - A DISMAL PERFORMANCE!

With increasing rates of motorisation, especially in Central and Eastern Europe greenhouse gas emissions from cars remain out of control.

Since the Dieselgate scandal broke in September 2015, the automotive industry has been under the spotlight of media and regulatory attention for its contribution to the urban air pollution crisis in our cities. From the initial focus on the defeat devices fitted to Volkswagen vehicles sold in the US, the scandal spread globally to almost every company, and every market, selling diesel cars. In response, the EU has strengthened regulations including introducing a new real-world emissions test; a strengthened system for approving cars. For two years the focus has understandably been on how to tackle the noxious emissions from exhausts. The imminent CO_2 regulatory target of a fleet average of 95g/km for 2020/1 now looms on the horizon together with potentially crippling fines for companies that chose not to ensure they met the goals. Together with the European Commission proposal for 2025 and 2030 standards there is a renewed focus and debate on CO_2 emissions from cars that this timely report responds to.

¹⁰ From 1995 levels – Official Journal of the European Union, <u>Regulation n°443/2009</u>

¹¹ Based upon NEDC emissions of 185g/km in 1996 and a 9% gap between test and real-world emissions using ICCT data.

2. CO₂ emissions from vehicles

This section analyses historical emission trends from road transport in the EU with a particular focus on cars and vans. It shows emissions are rising again as demand for mobility outstrips the minimal improvement in efficiency. The section also analyses the impact of biofuel consumption and shows that biofuel policies have not led to a decrease in emissions on a well-to-wheel basis. Finally, a critique of projections of transport emissions is undertaken, and the implications of these projections on policy discussed.

2.1. Transport emissions in the EU

TRANSPORT IS THE BIGGEST CONTRIBUTOR TO EU GREENHOUSE GAS EMISSIONS GENERATING 27% OF EMISSIONS. CARS AND VANS CONTRIBUTE AROUND HALF THE THESE.

The latest data from the EEA¹² shows that in 2016 the transport sector greenhouse gas emissions (including international maritime and aviation emissions, 'bunkers') in the European Union was 1,205Mt CO₂ equivalent - the largest sector at 27% of total EU emissions, as shown by the Figure 1 in the introduction. Passenger cars alone account for 41% of these transport emissions, or 11% of the total (including bunkers). Transport is currently highly dependent on oil, of which 93% is imported with Russia the main source¹³. Greenhouse gas (GHG) emissions are produced by the combustion of these fossil derived petroleum based products, which include petrol, diesel fuel, kerosene, and fuel oils. Of the total final consumption of petroleum products in the EU, the transport sector consumed 66%, or 345Mtoe. 14 Demand for oil is continuing to increase, the most recent IEA figures showing OECD Europe's oil demand increased by 2% in 2017¹⁵ and is anticipated to rise by a further 1% in 2018 with transport the dominant cause.

Surface transport emissions in the EU have risen by 18% since 1990 as shown by the indexed emissions in Figure 6. Despite a downward trend from the peak emissions of 938.4Mt in 2007, as can be seen in Figure 2, emissions from 2013 have been on the rise. The latest emissions data for 2016 released by the EEA point to a continuation of this trend.¹⁶

For cars, the growth in emissions can be attributable to a growth in passenger activity, measured in passenger kilometres. In contrast, trains have reduced their emissions by more than 50% despite seeing an increase of 6% in passenger kilometres. Vans have seen the largest growth in emissions with an increase of more than 45% since 1990. Vans tend to be under-regulated compared to trucks,¹⁷ and this has led to vans increasingly replacing small trucks. ¹⁸, ¹⁹ Vans have also had favourable tax reductions compared to passenger cars.

SINCE 1990 EMISSIONS FROM CARS AND VANS HAVE RISEN. AFTER A DIP DURING THE ECONOMIC CRISIS THEY ARE RISING AGAIN AND ARE PROJECTED TO RISE INTO 2018

¹⁹ Shell Deutschland, Shell Lkw-Studie, <u>Fakten, Trends und Perspektiven im Straßengüterverkehr bis 2030</u>, 04/2010



¹² EEA, <u>Approximated EU greenhouse gas inventory 2016</u>, 07/11/2017

https://www.transportenvironment.org/sites/te/files/publications/2016_07_Briefing_Europe_increasingly_dependent_risky_oil_FINAL_0.pdf

¹⁴ Eurostat, <u>Sankey diagram dataset - annual data</u>, Latest update: February 2018 – Note: Compares net imports and production, Mtoe means million tons of oil equivalent.

¹⁵ <u>https://www.iea.org/geco/emissions/</u>

¹⁶ EEA, <u>Approximated EU greenhouse gas inventory 2016</u>, 07/11/2017

¹⁷ T&E, <u>CO₂ emissions from vans: time to put them back on track</u>, 15/02/2018

¹⁸ Kraftfahrt-Bundesarnt (KBA), Statistik, <u>Neuzulassungen von Lkw in den Jahren 2007 bis 2016 nach zulässiger Gesamtmasse</u>





Figure 5 - Evolution of transport emissions by mode



Figure 4 - Sales distribution of N1 vans per class



Figure 6 - Indexed growth of road transport modes

Figure 4 shows the share of N1 van sales by class, where class I are vans less than 1305kg, class II are those between 1305kg and 1760kg, and class III heavier than 1760kg. Further analysis of these data show that vans with a technical permissible maximum laden mass (TPMLM) over 3.4t accounts for 22.3% of sales. While empty mass has largely remained constant over the 5 years where data is available, the sales weighted average TPMLM has increased by 50kg. Increasing sales and increasing TPMLM help to explain increasing van emissions.

VAN EMISSIONS ARE OUT OF CONTROL RISING NEARLY 50% SINCE 1990



2.2. The role of biofuels

Biofuels were once touted as the green solution to decarbonising fuel. The idea was that the CO_2 emitted from combusting the fuel had been absorbed by growing the crop, closing the carbon cycle. There are obvious shortcomings to this assumption: crop based biofuels generate agriculture emissions (from fertiliser use, nitrification and denitrification of soils, harvesting, etc.); energy crops take up fertile land which could have otherwise been used to produced food - so demand for fertile land increases, often resulting in deforestation and the drainage of peat lands (both of which releases large stores soil carbon); there are emissions associated with the refining and transport of the feedstocks and final fuels, and; it relies on the assumption that same energy crops will be grown again the following year.

Burning biofuels is zero-counted when Member States calculate their greenhouse gas inventories under the United Nations Framework Convention on Climate Change (UNFCCC) framework. In this section, we consider the greenhouse gas implications under two scenarios, one where the direct emissions associated with the upstream farming, processing, and distribution of the fuel is considered, and a second scenario where direct and indirect land-use change is accounted for.

In 2015, the biofuel consumption was 14Mtoe, of which 11.3Mtoe (81%) was biodiesel whereas fossil fuel consumption was 277.7Mtoe in road transport. Therefore, 4.8% of energy consumed in road transport was from biofuel. A previous T&E analysis based on the Globiom and Mirage studies found the EU averages for direct and indirect emissions of biofuels.²⁰ Combined with the total consumption of biofuel, the Table 1 below shows the emissions factors and resulting emissions from the use of biofuels.

	Direct Indirect emissions emissions factor factor (gCO2 eq./MJ) (gCO2 eq./M.		Direct emissions (Mt CO2 eq.)	Indirect emissions (Mt CO2 eq.)	
1G biodiesel	48	122	22.8	58.0	
1G bioethanol	43	21	4.8	2.4	

Considering only the direct emissions attributed to fuel production, the CO₂ emissions from transport would have been 27.6Mt CO₂ eq. more, representing an increase of 3.2%. Taking account of CO₂ emitted from direct and indirect land use change the CO₂ accounts would be higher by 88Mt CO₂ eq., or an increase of 10.2% than the levels reported in the national

Table 1 - Direct and indirect emissions factors and emissions of biofuels in the EU

inventories.

IF THE FULL EFFECTS OF GROWING AND PRODUCING BIOFUELS FOR ROAD TRANSPORT ARE TAKEN INTO ACCOUNT EMISSIONS WOULD BE 10% HIGHER STILL

Figure 8 shows that if the real greenhouse gas emissions of biofuels are taken into account current emissions are close to the 2007 peak. In this figure, road transport emissions are grouped together and represent the emissions resulting only from combusting the fuel in the engine (i.e. the tank to wheel or TTW emissions) - these are the road transport emissions shown in Figure 6. Then above are the emissions attributed to the production and refining of these fuels (i.e. the well-to-tank or WTT emissions). Finally, the indirect and direct WTT emissions from biofuels are added again. The uptake of biofuels began to increase from very low mixes of <1% v/v% at the turn of the century.

²⁰ T&E, <u>Biodiesel increasing EU transport emissions by 4% instead of cutting CO₂, 04/05/2016</u>



Figure 7 - Biodiesel and bioethanol mix per country in the EU

Figure 8 - Well-to-wheel emissions in road transport

The consumption of biofuel is not uniformly spread across the EU. Figure 7 shows the consumption weighted average of biofuel consumption, by volume, is about 5%. The countries are ordered in terms of total consumption of biofuel. Sweden and Finland have the block's largest share of biofuel, as a result of strong policy to increase the uptake of biofuel, and larger than average inputs and biomass availability from the large and established domestic forestry industries in those countries.

2.3. Comparison of European countries

Emissions from cars are proportional to the wealth of the country. Figure 9 plots the emissions per capita from road transport compared to the GDP/capita for countries in the EU-26 (excluding Cyprus and Malta). The trend is clear: CO₂ emissions per capita are correlated with the GDP/capita of the country. It can also be seen that car emissions per capita are typically below 1 MtCO_{2eq} for the Central and Eastern Europe countries (Estonia, Latvia, Lithuania, Czech Republic, Slovakia, Poland, Hungary, Slovenia, Romania, Bulgaria, and Bulgaria) and 1-2 Mt for the wealthier nations, although there are wide variations.

Luxembourg is the outlier in terms of both emissions and wealth at $4MtCO_{2eq}$ per capita. This is likely to result from leakage of the allocation of emissions from trucks from fuel sales (as Luxembourg encourages fuel tourism through its very low fuel taxes); some fuel tourism from border towns from passenger cars; the highest motorisation rates in the EU, and; because the Luxembourgish buy heavier vehicles than the EU average.





Figure 9 - EU Member State wealth per capita and emissions from cars



Figure 10 - Average annual emissions from cars in 2015

T&E's diesel report²¹ highlights that the emissions per vehicle increases with the mass, and in chapter 3, we also see that wealthier citizens tend to buy heavier, more powerful, more fuel guzzling vehicles than their less wealthy counterparts. These factors translates into a larger CO_2 footprint.

Finally, Figure 10 shows each country listed with their average emissions per vehicle again showing Luxembourg is an outlier. It has emissions 5 times those of the countries with the lowest emissions per vehicle: Poland.

Looking at the geographical spread paints the picture of a two-speed Europe: the Eastern and Mediterranean Member States tend to emit less per vehicle compared to the Northern and Central Europeans. Interestingly, this does not necessarily correspond with motorisation rates (Figure 11), where for the countries such as Italy and Poland have high motorisation rates but low emissions per vehicles, and Denmark and Ireland have comparatively low motorisation rates but high emissions per vehicle.



Figure 11 - Motorisation rates in EU countries in 2015 in cars/capita

a report by TRANSPORT & 15

²¹ T&E, <u>Diesel: the true (dirty) story</u>, 18/09/2017

2.4. Transport forecasts and modelling the associated emissions

The data presented in the previous section is based upon official statistics but T&E has also developed tools to model future EU transport emissions for a range of policy scenarios. The T&E model is called the European transportation roadmap model (EUTRM), and is based on ICCT's global transportation roadmap model (GTRM). It models GHG emissions from the year 2000 to 2050 and makes use of the most recent available European-specific data (such as member state electricity grid mix and transfers of second hand vehicles). Transport and freight demand are based on purchasing power parity (PPP) adjusted GDP, which is determined by historical and projected gross domestic product (GDP), population, and fuel price for each country. These inputs are identical to those used by the EC's model PRIMES-TREMOVE that produces the results for the Reference Scenarios. As a result, the projected transport demand from the EUTRM closely matches that of the European Commission.



Figure 12 - EUTRM and EC baseline scenario outputs

T&E has modelled the impact of future emissions from cars and vans in the absence of policy beyond the current 2020/1 CO₂ standards for cars and vans. In the absence of further policy there is no incentive or obligation for OEMs to invest money to develop more efficient vehicles. T&E has found that the EUTRM baseline assumptions and those of the Commission presented in the Impact Assessment for the post 2020 car and van CO₂ emissions widely deviate as shown in Figure 12 above. The left figure shows EU transport emissions (without maritime). The EUTRM shows an increase in emissions (which matches the observed trends from 2013 onwards above), despite the 2020/1 car and van CO₂ standards, which take the lion's share of these emissions. Analysis of the Reference Scenario reveals that the Commission's modelling assumes that cars continue to improve in efficiency beyond 2021 and likewise for heavy duty trucks despite a lack of policy drivers. Similarly, there is a large ingress of hybrid vehicles. The effect of this can be seen in the car fleet efficiency, which by 2050 differs by around 40%. The apparently spontaneous uptake of cleaner vehicles such as BEVs without a policy (such as a ZEV mandate) runs counter to the market reality – where there has been slow and during the last 5 years no progress - and leads to the erroneous conclusion future emissions are much lower. Therefore there is no need to improve the efficiency of the new vehicle fleet very



significantly to help achieve 2030 climate goals. This flawed analysis underpins the Commission proposal for new car CO2 standards.



3. Progress towards 2020/1 car CO₂ targets

Chapter 2 examined real-world CO₂ emissions for vehicles derived from inventories based upon fuel sales. Fuel use is currently the best way to estimate emissions, although proposals for mandatory fuel economy meters will, in the future, make it possible to monitor emissions and potentially regulate new car emissions based upon individual fuel use in new, recently sold vehicles.

CO₂ regulations for new cars and vans are based upon a test cycle, until recently the NEDC test. For some new cars, this test has now been replaced by a better version, WLTP, although this still conducted in a laboratory and under-estimates the real world emissions by about 20%.²² For the purpose of this Chapter new car emissions based upon the NEDC test are used – although it is highly unrepresentative of real-world emissions that are typically 42% higher on average.

3.1. Progress in the laboratory



Since 2000, the EEA has collated data regarding the official CO₂ performance of new cars sold in the European Union using the NEDC test procedure. Figure 13 shows the most recent data drawing data from the EEA that records significant progress regarding the reduction of the average CO₂ emissions of brand new cars in the laboratory by 31%, from 172.2gCO₂/km in 2000 to 118.1gCO₂/km in 2016.²³

Following the adoption of Kyoto Protocol in 1997, the European Union was minded to adopt regulations on new car CO₂

Figure 13 - Evolution of the $\rm CO_2$ emissions of new cars sold in the EU from 2000 and 2016

emissions but instead were persuaded by the car industry to accept a voluntary commitment to reduce CO₂ emissions for new cars to 140g/km in 2008.²⁴ However, the failure to make acceptable progress resulted in the European Commission eventually making a regulatory proposal that came into force in 2009,²⁵ with first an intermediate target of 130g/km in 2015 and later a final target of 95g/km for 2020. The target was subsequently relaxed to 95% of vehicles needing to comply in 2020 and 100% of sales by 2021. From 2000 to 2008, CO₂ emissions dropped by 11%, with a marginal acceleration between 2008 and 2016 by which time emissions were 23% lower.



²² The ICCT and Element Energy, <u>Quantifying the impact of real-world driving on total CO₂ emissions from UK cars and vans</u>, for the UK Committee on Climate Change, September 2015

²³ EEA, Monitoring CO₂ emissions from new passenger cars and vans in 2016, Report n°19/2017, 18/01/2018

²⁴ Per Kågeson, <u>Reducing CO₂ emissions from new cars</u>, January 2005

²⁵ Official Journal of the European Union, <u>Regulation n°443/2009</u>

HISTORY SHOWS ONLY REGULATION WILL ENSURES THAT THE CAR INDUSTRY ACTS TO IMPROVE THE EFFICIENCY OF NEW CARS.

3.2. Progress on the road

In its series of Mind the Gap reports,²⁶ Transport & Environment (T&E) has shown that the gap between official test results and real-world performance of new cars' CO₂ emissions has grown alarmingly. The average gap has jumped from 8% in 2001 to 28% in 2012 and 42% in 2016, as seen in Figure 14. The widening gap is not the result of cars being driven in a significantly different way from the past, as motorists hardly changed their driving style that drastically in the last 5-7 years. Nor can the widening gap be explained by the addition of auxiliary equipment (like heated seats) being fitted to the car, as this kind of equipment is only responsible of around 4% points of the CO₂ divergence between lab tests and real-world conditions.²⁷



The widening gap is not a statistical anomaly as result of cars the becoming significantly more efficient as the industry claims; nor does it arise from the use of an obsolete test test has the only recently changed to WLTP and the gap is based upon the same NEDC test. The primary cause, confirmed by the current emission cheating revelations, is carmakers manipulating the undemanding and poorly prescribed

emissions tests; and

to

fit

choosing

Figure 14 - Evolution of the gap between official fuel economy tests and real-world driving from 2006 to 2016

technology to improve the efficiency of the car that works much better in the test than on the road.²⁸ The widening gap achieved through test manipulation has been the major contributor to the improvement in official (NEDC) average car CO_2 emissions. Had the gap between test and real-world performance been retained at 20% (the gap the year that the car CO_2 regulation came into force) the official NEDC test values would be around 21 g/km higher.

THROUGH MANIPULATING THE NEDC TEST THE CAR INDUSTRY HAS GAMED 21G/KM OF SAVINGS. THESE ARE CO₂ SAVINGS THAT HAVE BEEN CLAIMED BUT NOT DELIVERED ANY REAL WORLD BENEFIT.

As Figure 16 illustrates, all the major carmakers have been increasingly exploiting flexibilities in the current official tests. The gap is now so wide (over 50% for some models and manufacturers, e.g. Mercedes-Benz), that T&E and other experts are unable to explain how carmakers are able to achieve such remarkably low test results. New additional defeat devices may be the cause. In November 2016 in California, Volkswagen

²⁷ The International Council on Clean Transportation (ICCT) and Element Energy, <u>Quantifying the impact of real-world driving on</u> total CO₂ emissions from UK cars and vans, for the UK Committee on Climate Change, September 2015



²⁶ Last report published: T&E, <u>Mind the Gap 2016</u>, 21/12/2016

²⁸ T&E, <u>Mind the Gap 2016</u>, 21/12/2016

said Audi cars with automatic transmissions have technology capable of distorting CO2 emissions when they are tested.²⁹ The progressive roll-out of cylinder deactivation - that has been used so far on few luxury cars – may also provide an opportunity for carmakers to manipulate future testing.



The losers from manipulating tests are drivers, the ΕU economy and environment. Fuel is the biggest running cost of a car and drivers are not getting the benefit of the fuel economy improvements they have been promised. Drivers also cannot make informed choices about the cars they buy, leading to a loss of credibility for the whole of the EU's car labelling and regulatory system.

Figure 15 - Gap between official fuel consumption and average real-world driving per manufacturer in 2016

By 2030, the widening gap will require drivers

to cumulatively spend €1 trillion more on fuel and the EU to import 6 billion extra barrels of oil,³⁰ worsening energy independence and the EU's balance of payments. As more fuel is burned, CO₂ emissions are also significantly raised compared to expectations.

3.3. WLTP test is an improvement but not a panacea

The WLTP test is a huge improvement over NEDC, the obsolete test it replaces. The WLTP is much longer and the car driven much more dynamically (faster accelerations) but is still not realistic compared to realworld driving. Compared to NEDC the car is moving for a much higher proportion of the test (i.e. less idling phases) and the high speed section of the test is more representative of highway driving. More important than changes to the test are a much stronger test protocol. These eliminate many of the practices that carmakers have used to artificially lower NEDC test results such as charging the battery before the test, overinflating tyres, etc.³¹ It also requires cars to be tested at the maximum and minimum weight (depending on the level of optional equipment fitted to the vehicle); all of these developments make the WLTP test result more representative. However, the WLTP is still a laboratory test and does not accurately represent realworld emissions that are estimated to be 23% higher.³² The gap arises from test flexibilities (10%), technologies that perform better in the test than on the road (8%) and the non-use of auxiliary equipment during the test (5%). This gap is expected to grow to 31% by 2025 as more test flexibilities are exploited (15%), technologies performing better in the test (10%) and more equipment fitted to cars 6%.

³² The ICCT and Element Energy, <u>Quantifying the impact of real-world driving on total CO₂ emissions from UK cars and vans</u>, for the UK Committee on Climate Change, September 2015



²⁹ Reuters, <u>Audi software can distort emissions in tests</u>, <u>VW says</u>, 13/11/2016

³⁰ T&E, <u>Mind the Gap 2016</u>, 21/12/2016

³¹ Ibid.

THE WLTP TEST WILL UNDERESTIMATES REAL WORLD EMISSIONS BY AROUND A QUARTER AND THIS WILL GROW TO NEARLY A THIRD BY 2025.

Part of the proposal of the European Commission for post 2020 car and van CO₂ emissions are measures to tackle the gap between test and real-world performance including the introduction of in-service conformity checks that would repeat the WLTP lab test on cars already driven on the road. The proposal also introduces provisions on fuel consumption meters, but for monitoring purposes only. Neither of these proposals will stop the CO₂ gap between real-world and laboratories from growing nor ensure CO₂ reductions are reduced in real-world as well. Like the Dieselgate scandal, the solution lies in real-world checks for fuel consumption that have been successfully implemented for air pollution with the RDE tests. Such a test for CO₂ has already been adopted by the PSA Group that was developed with T&E.³³ Such a check on real-world CO₂ emissions is essential to drive down CO₂ emissions on the road that have been effectively flat for the past five years,³⁴ in addition to a strengthened legislation with fuel consumption meters. The new car CO₂ regulation should be based upon the WLTP test but a secondary real-world CO₂ test should be performed that can be no more than 10-15% greater than the measured WLTP value, as a not-to-exceed limit similarly to the RDE regulation.

An additional control could be to use the real world fuel consumption and CO₂ emissions data obtained from Fuel Economy Meters (FEMs). These will provide detailed information on the gap between the new WLTP test and real world performance. Once this data is available the average gap for each carmaker should be fixed. Carmakers should then be required to ensure the gap does not grow in the future, if it did the company 2025 and 2030 targets would be adjusted accordingly to ensure the anticipated CO₂ reductions remained constant.

3.4. Progress towards 2020/1 targets

All major carmakers achieved the weak 130g/km target for 2015 and are now working towards the 2020/1 targets. For these two years, the binding average target is 95g/km but the difference is about the number of vehicles considered to calculate the CO_2 performance of each carmaker's fleet: in 2020, only 95% of the vehicles are considered (i.e. the 5% of worst performing CO_2 emissions vehicles are ignored); in 2021 100% of sales are counted. Each carmaker has a different target as the 95g/km value is adjusted for each depending on the difference between the average fleet mass of the given manufacturer for a given year and the reference mass that corresponds to the average mass of the EU fleet.³⁵

Methodology

For this analysis, T&E compiled data from the EEA's Monitoring car CO₂ emissions databases³⁶ in order to calculate the CO₂ fleet performance of each carmaker's pool, as described in the latest EEA's 2017 report.³⁷ The results were determined from 2008 to 2016, without taking into account the flexibilities allowed in the regulation (eco-innovations and super-credits). The observed trend for each manufacturer pool was than extrapolated forward to estimate the emissions without flexibilities for 2021. Ranges were also assigned to take account that past performance may not be an indication of future performance.

Projections were also made for the average mass of cars sold in each pool in order to calculate the likely pool target and compared to the EU reference mass value taken form the European Commission's post-

³⁷ EEA, <u>Monitoring CO₂ emissions from new passenger cars and vans in 2016</u>, Report n°19/2017, 18/01/2018



³³ PSA Group, <u>The Groupe PSA, NGOs T&E and FNE, and Bureau Veritas publish the protocol for measuring real-world fuel</u> <u>consumption</u>, 10/10/2016

³⁴ T&E, <u>Mind the Gap 2016</u>, 21/12/2016

³⁵ EEA, Monitoring CO₂ emissions from new passenger cars and vans in 2016, Report n°19/2017, 18/01/2018

³⁶ EEA, <u>Monitoring of CO₂ emissions from passenger cars – Regulation 443/2009</u>, 19/01/2018

2020 cars and vans CO₂ proposal, i.e. 1,379.88kg.³⁸ To calculate the level of any possible fines the 2016 sales of each pool were assumed for 2020 and 2021.

The methodology used to estimate the CO₂ compliance in 2020 was similar with a correction applied to each pool to derive the 95th % best-performing cars based upon all the cars registered in 2016.

The methodology provides an indication of progress of different carmakers towards their targets as past performance is not necessarily an indication of how they will perform in reducing CO_2 emissions in the future. The CO_2 emissions of future new models is closely guarded commercial information but the work done still represents the best publicly available estimates that are available.

3.4.1. Flexibilities in the regulation

The exact average company CO₂ emissions in 2020 and 2021 depends on the emissions of cars sold in each year and will change as a result of new model releases between now and 2020/1 as well as shifting market trends. As a result past performance is not always a predictor of future emissions. Furthermore, the introduction of the new test is an additional confounding factor. The 95g/km target is based upon the NEDC but the new WLTP test is now being used to measure car CO₂ emissions. The WLTP test results will be converted into an NEDC equivalent value using the CO₂MPAS tool developed by the European Commission. The CO₂MPAS tool is designed to "maintain regulatory stringency" through the process of introducing the new test. T&E believes that based upon the choices made in the design of the tool and which flexibilities in the testing procedure were incorporated into the correlation there should be regulatory equivalence. However, there is insufficient data at present to determine whether this is the case or the target has, in effect, been made more or less stringent through the introduction of the new test.

If the CO₂MPAS tool is making the regulation less stringent this will help the carmaker to achieve its targets more easily. However, if CO₂MPAS in effect makes the regulation more stringent, it is very likely carmakers will resort to double testing cars, measuring the emissions using both tests and using the actual NEDC test results for the purpose of the regulation. Double testing enables the carmaker to potentially manipulate the NEDC test result to optimise the test conditions to produce a very low NEDC result that will be used for compliance purposes with the 2020/1 target. However, the carmaker will also be able to optimise the WLTP test value if they wish to produce an artificially high value to achieve a high starting point for the post 2020 regulations.

There is emerging evidence that the car industry is currently testing very conservatively on WLTP. In one member state already the CO2 emissions of over 100 newly registered cars were found to be significantly higher than the 15% difference experts had been expecting. The wide gap could result from testing conservatively and not fully optimizing vehicle performance initially in order to artificially increase test values to build in a safety margin to be certain to comply with the new conformity of production requirements as this can be as great as 5 to 10 grams.

THERE IS EMERGING EVIDENCE CARMAKERS WILL DOUBLE TEST CARS ON THE WLTP AND NEDC TESTS AND THIS PRESENTS A SIGNIFICANT RISK TO WEAKENING BOTH THE 95G/KM TARGET FOR 2020/1 AND THE 2025 TARGET.

But there could also be another reason for this. This is because the proposed post-2020 regulation targets are a percentage reduction from 2021 levels measured using the WLTP test. High WLTP test values could make meeting the proposed 2025 and 2030 targets much easier as once the targets have been set the carmaker will then optimise the WLTP test to produce a CO_2 value as low as possible. In effect, test

³⁸ European Commission, DG CLIMA, <u>Proposal for post-2020 CO₂ targets for cars and vans</u>, November 2017



optimisation enabled through double testing will weaken both the 2020/1 targets and future 2025 and 2030 goals.

The only potential problem in this scenario would be if national governments would not adapt their car taxation policies from NEDC to WLTP – that would increase taxes on WLTP vehicles with significantly higher CO2 - but several governments have already announced they are looking at adapting policies to make sure the transition from NEDC to WLTP is budget neutral.

Solutions to prevent carmakers from abusing the NEDC-WTLP conversion could include expressing the 2025 target in a fixed WLTP value (so not -15% but 93.5g/km WLTP), using fuel economy meters or RDE CO2 to fix the gap between real work and WLTP (explained in more detail in section 7.2.1) or for the Commission to close the CO2MPAS escape route.

There are also two important flexibilities in the 2020/1 regulations to assist manufacturers meet their targets: super-credits and eco-innovations.³⁹ Super-credits are a multiplier to the numbers of low-carbon vehicles⁴⁰ sold in order to give them a greater weighting in the final calculations. This factor is set as 1 today but will be 2 in 2020, 1.67 in 2021, 1.33 in 2022 and back to 1 from 2023. However, the super-credit flexibility is capped at a maximum claim of 7.5gCO₂/km for each manufacturer over the period of the regulation.

The eco-innovation flexibility was introduced in 2011 to encourage manufacturers to develop new advanced CO₂-saving technologies that delivers savings on the road and not in the laboratory. Suppliers and carmakers must get the Commission's approval in order to claim reduced CO₂ emissions for vehicles fitted with these eco-innovations. Seven kinds of technology have been approved so far, including solar roofs and LED lights for instance.⁴¹ This flexibility is capped by a maximum claim of 7gCO₂/km for each manufacturer.

3.4.2. Projections of compliance with the 2020/1 targets

T&E estimate that if carmakers make no use of flexibilities, about half of the pools they established to meet the goal, including Peugeot-Citroën and Toyota, would be able to meet their 2021 EU CO₂ target on time, as summarised in the Table 2**Error! Reference source not found.** Daimler is also in a good position to respect the target, contradicting the company's public statements.⁴² A small group of companies (BMW, Ford and Volkswagen), would be one or two year late, assuming there is no accelerated progress towards the targets in the next few years and no use of flexibilities. However, eight manufacturers will be seriously late meeting their targets, notably Fiat-Chrysler, Hyundai-Kia and Opel-Vauxhall. It has to be noted that if Opel-Vauxhall was pooled with Peugeot & Citroën, the PSA Group would be only one year late, which would reduce significantly the potential fines.

³⁹ EEA, <u>Monitoring CO₂ emissions from new passenger cars and vans in 2016</u>, Report n°19/2017, 18/01/2018

⁴⁰ For the super credit scheme, low-carbon vehicles are cars and vans with CO₂ emissions lower than 50g/km on NEDC.

⁴¹ European Commission, DG CLIMA, <u>Reducing CO₂ emissions from passenger cars</u>, Implementing legislation, Approved ecoinnovation, 24/01/2018

⁴² The Financial Times, Fiat and Daimler warn on Europe's emissons targets, 15/01/2018

	Without using	w	ith using flexibilit	ies
	flexibilities	Minimum level	Moderate level	Maximum level
Volvo	2017	2017	2017	2017
Mitsubishi	2018	2018	2017	2017
Toyota-Lexus	2019	2018	2017	2017
Daimler	2020	2019	2019	2017
Jaguar-Land Rover*	2020	2019	2019	2018
Peugeot	2020	2019	2018	2017
Citroën-DS	2020	2019	2018	2017
Nissan-Infiniti	2020	2019	2018	2017
Renault Group	2021	2020	2019	2017
Volkswagen Group	2022	2021	2020	2018
BMW Group	2023	2022	2021	2018
Ford	2023	2022	2021	2018
Suzuki*	2025	2024	2022	2020
Mazda*	2026	2024	2023	2021
Opel-Vauxhall	2027	2026	2024	2021
Kia	2028	2026	2025	2022
Subaru*	2028	2026	2025	2022
Honda	2029	2028	2026	2023
Fiat-Chrysler	2030	2028	2026	2022
Hyundai	2033	2030	2028	2024

*Manufacturers with a niche derogation target

Note: dates before 2020 are illustrative – super-credits cannot be earned and used before 2020

Table 2 - Influence of the use of flexibilities on the $\rm CO_2$ compliance year

(Minimum level of flexibilities = 3.5g/km; Moderate level of flexibilities = 7 g/km; Maximum level of flexibilities = 14.5 g/km)

CLAIMS BY MOST CARMAKERS THAT THEY ARE AT SIGNIFICANT RISK OF MISSING **2021** TARGETS ARE NOT SUPPORTED BY THE EVIDENCE.







T&E has analysed the extent to which flexibilities are needed by each manufacturer pool to meet targets and avoid fines (assuming progress to reduce emissions continues in the future at the same rate as in the past). The results are summarised in the Table 2**Error! Reference source not found.** that shows:

- a minimum use of flexibility with a reduction of 3.5gCO₂/km thanks to eco-innovations only (no sales of sub-50g/km vehicles to earn super-credits);

- a moderate use of flexibility with a reduction of 7gCO₂/km shared by eco-innovations and super-credits;

- the maximum allowed use of flexibility with a reduction of 14.5gCO₂/km;

- a comparison is also made with the scenario where no flexibilities have been used.

Table 2**Error! Reference source not found.** clearly illustrates the 9 pools on track to achieve 2020 and 2021 targets on time: Volvo, Mitsubishi, Toyota-Lexus, Daimler, Jaguar-Land Rover, Peugeot, Citroën-DS, Nissan-Infiniti and Renault Group. In reality, most of these companies will also use flexibilities to enable them to meet goals earlier. Table 2**Error! Reference source not found.** also illustrates a middle group of companies that includes Volkswagen Group, BMW Group and Ford. A minimum or moderate level of flexibilities will allow these companies to meet their targets on time.

Figure 17 compares the improvement from 2008 to 2016 with the required improvement from 2016-21. The top 10 performing carmakers have a smaller future annual rate of improvement to achieve than their past performance (BMW is an outlier); the bottom 10 manufacturers must accelerate annual progress compared to past performance. As a consequence, some carmakers will need to make a significant use of the flexibilities (ecoinnovations and super-credits) to avoid fines for noncompliance.

Of the companies that have failed to make sufficient progress to date, Opel & Vauxhall could also pool with Peugeot & Citroën, which coupled with the new plug-in hybrid and electric models coming from 2019 and strong performance of the French carmakers to date should

ensure targets are met. PSA have demanded a rebate on the price paid to General Motors for the company because of the potential fines.⁴³

⁴³ Reuters, <u>PSA seeks Opel refund from GM over CO₂ emissions</u>, 29/11/2017



Despite their derogation, Mazda and Suzuki⁴⁴ would need to use the flexibilities at its fullest in order to be on time. For the other carmakers, it will be essential to sell significant numbers of sub-50g/km vehicles and zero emission models to avoid fines.

3.4.3. Potential fines

Meeting CO₂ targets is not optional for carmakers given the high level of fines (€95 per over gCO₂/km per vehicle). The fines were deliberately set at a level that is higher than the (marginal) cost of achieving the regulation (and that cost has come down compared to initial estimates). This means it is a very risky and costly strategy for carmakers to choose to miss the targets. Table 3 shows the level of fines that could potentially be incurred in 2021 for those carmakers at risk of missing their targets, according to the different levels of flexibility described in the previous section. Hyundai and Kia would not get any penalty reduction if the two Korean brands pool together. However, the PSA Group would better pool Peugeot and Citroën with Opel-Vauxhall plus use some flexibilities in order to eliminate the Opel-Vauxhall penalty.

Potential annual fines in million euros	Without using	With using flexibilities			
(2021)	Tlexibilities	Minimum level	Moderate level	Maximum level	
Volkswagen Group	713	0	0	0	
BMW Group	425	95	0	0	
Ford	490	146	0	0	
Suzuki*	175	110	46	0	
Mazda*	252	179	106	0	
Opel-Vauxhall	1,295	973	651	0	
Kia	606	465	325	25	
Subaru*	49	39	29	8	
Honda	259	209	159	51	
Fiat-Chrysler	1,346	1,035	723	56	
Hyundai	888	725	562	212	

*Manufacturers with a niche derogation target



MOST CARMAKERS ONLY NEEDS TO MAKE MODERATE USE OF FLEXIBILITIES (SUPER-CREDITS, ECO-INNOVATIONS AND POOLING) IN ORDER TO AVOID FINES.

3.4.4. Compliance in 2020

Pools could be fined in 2020, 2021 and every subsequent year that they fail to comply. Pools on track to meet their targets in 2021 will be able to meet the 95th percentile goal in 2020. The 2020 CO₂ target is supposed to be easier to meet because only the best-performing cars are counted. This means that it is expected that the potential fines would be also smaller in 2020 than in 2021. However, if no flexibilities are used, T&E's projections show that the projected CO₂ performance would be slightly higher in 2020 and 2021, except for Fiat-Chrysler, Ford and Hyundai. In other words, most carmakers that would be fined in 2021 may have to pay even bigger penalties in 2020.

⁴⁴ According to the EEA, a niche derogation target can be asked by car manufacturers with annual EU sales between 10,000 and 300,000 vehicles. In this case, the target is a reduction of 45% compared to the 2007 fleet CO₂ average. Four OEMs are using this derogation for 2020/1: Jaguar-Land Rover, Mazda, Subaru and Suzuki.





Figure 17 - Sales shares of sub-50g/km vehicles needed to meet the 2021 CO_2 targets for each manufacturer pool

3.4.5. Can carmakers earn sufficient flexibilities to avoid fines?

Table 2 shows how critical it will be for some carmakers to earn sufficient flexibilities to avoid fines. But earning sufficient credits through eco-innovations and super-credits will be challenging for some of them.

To date, the eco-innovation scheme has not been widely used by the industry (just over 2% of cars sold in 2016 according to the EEA⁴⁵) but changes to the approval process recently entered into force (including generic decisions and reducing the minimum compulsory CO₂ savings from 1g/km to 0.5g/km⁴⁶) are designed to increase its use by 2021. T&E estimates that with more widespread adoption carmakers could earn 1-3 g/km towards 2020/1 goals sufficient to help some carmakers just achieve their goals. It is highly unlikely any pool will be able to earn the maximum number of eco-innovations (7g/km) and therefore highly unlikely any pool could earn the maximum 14.5g/km of flexibilities.

Super-credits are earned on all sub-50g/km vehicles sales (effectively ZEVs and PHEVs). The number of sub-50g/km vehicles that need to be sold by carmakers to meet their targets varies depending on the gap that remains to be closed. The mix of ZEVs and PHEVs in 2016 can be assessed thanks to the EEA's 2016 final CO₂ database to calculate the number of over-50g/km vehicles sold, their expected average CO₂ emissions in 2021.

For the purpose of the analysis it is assumed most carmakers sell one-third BEVs (0g/km) and two-thirds PHEVs (49g/km). Exceptions were applied where there is evidence the BEV/PHEV ratio is likely to be significantly different (Fiat-Chrysler, Mazda, Mitsubishi, Subaru and Suzuki: 100% PHEV; Nissan and Renault: 100% BEV). The following results also take into account savings of 3.5g thanks to eco-innovations that would be used on over-50g/km vehicles.



⁴⁵ EEA, <u>Monitoring of CO₂ emissions from passenger cars – Regulation 443/2009</u>, 2016 final database, 19/01/2018

⁴⁶ Official Journal of the European Union, <u>Regulation n°2018/258</u>

At the EU level, to earn a moderate level of super-credits (3.5g/km), 1.5% of ZEVs and 2.5% of PHEVs would need to be sold in 2021 (respectively 1.2% and 2.0% for 2020). To give some perspective to these figures, the 2016 ZEV and PHEV sales both need to increase by around a factor of 4.5 in 2021. For a maximum level of super-credits with 7.5g/km of CO₂ savings, the sales of ZEVs would need to represent 3.1% and PHEVs 5.3% of the car market in 2021 (respectively 2.5% and 4.3% for 2020). Figure 19 shows the share of sub-50g/km vehicles each manufacturer needs to sell in 2021 in order to meet their targets on time, based upon a continuation of past trends in emissions reductions.

10 carmakers out of 20 will not need to sell any sub-50g/km vehicles to meet their targets: Citroën-DS, Daimler, Jaguar-Land Rover, Mitsubishi, Nissan-Infiniti, Peugeot, Renault Group, Toyota-Lexus, Volkswagen Group and Volvo.

BMW Group and Ford need a modest share of sub-50g/km vehicles. Whilst some growth in current sales is necessary, the targets appear to be reachable if supply is increased.

Opel-Vauxhall is expected to pool with PSA. If this happens, the percentage of sub-50g/km vehicles it needs to sell will fall from 12.5% to 0% for both 2020 and 2021, in line with what has been found for Peugeot and Citroën-DS.

Some carmakers have fallen so far behind what is required that the gap they need to close to achieve targets cannot be met through using super-credits alone. But Fiat-Chrysler has anyway very limited plans for ZEV and PHEV vehicles and the required sales look to be hard to achieve without major additional efforts. Hyundai-Kia and Honda are also struggling. Other manufacturers should benefit from small volume derogations.

MOST EUROPEAN CARMAKERS (BUT NOT FIAT) ONLY NEED TO SELL SMALL NUMBERS OF PLUG-IN VEHICLES IN ORDER TO ACHIEVE THEIR TARGETS. SOME JAPANESE AND KOREAN CARMAKERS HAVE MUCH MORE TO DO.

Carmakers plan to launch a significant number of both new battery electric and plug-in hybrid vehicles in the forthcoming years in order to help earn the required level of supercredits and lower their fleet average emissions. At present there are around 20 battery electric cars on sale in Europe that is expected to nearly double by 2021 with most launches scheduled for 2018 and 2019. An increase in plug-in hybrids is also foreseen. This supports the evidence that carmakers have been holding back technology to both make cars more efficient and electric models until they need to sell them in order to meet 2020/1 targets. By 2025 around 80 battery electric models have been pre-announced indicating a very strong push for electrification during this period.

3.5. Assessing uncertainty

A considerable number of assumptions are needed in order to assess the sub-50g/km sales needed for carmakers to meet their targets – the most important being progress in lowering the emissions from conventional vehicles between 2017 and 2020/1. This assessment assumes past progress is continued in the future but there are several reasons why this may not be the case. Some factors lead to higher future emissions, others lower future emissions as illustrated below:



Slower future rate of progress reducing emissions	Higher future rate of progress reducing emissions	
Sales of SUVs are rising sharply		
Sales of diesels are declining	Sales of sub-50g vehicles are increasing	
	New model launches accelerate close to regulation date	
Stricter modified NEDC test		
CO2MPAS tool (will be model specific)	CO2MPAS tool (will be model specific)	
Most NEDC test flexibilities already exploited	Double testing NEDC and WLTP	

Table 4

Carmakers are holding back until 2019/20 to renew its best sold models BMW Group Brand Model Fiat-Chrysler Hatchback IV 2021 Mini Opel/Vauxhall Astra VI 2020 Ford Kuga III Ford Hyundai Tucson IV Kia Sportage V Honda Nissan Qashqai III Peugeot 308 III Škoda Octavia IV Hyundai Toyota Yaris IV 2019 Audi A3 IV Kia BMW 1 Series III BMW 3 Series VII Dacia Sandero III Mazda Fiat Panda IV Ford Focus IV Opel-Vauxhall Opel/Vauxhall Corsa VI Opel/Vauxhall Mokka X II Peugeot 208 II Subaru Peugeot 2008 II Renault Clio V Suzuki Renault Captur II Leon IV Seat Volkswagen Golf VIII Volkswagen Group 2018 Fiat 500 IV 12% 24% 329 0 8% 16% 20% 28% Ford Focus IV meet 2021 CO2 targets in 2021 0g/k Mercedes-Benz A-Class IV Scenario with higher ICE improvement 🔵 Business as usual scenario Toyota Auris III Scenario with smaller ICE improvement Source: Transport & Environment from various articles from specialised press Source: Transport & Environment from EEA's Monitoring CO₂ emissions databases Gtransenv Caransenv transportenvironment.org TRANSPORT & @transenv @@transenv ENVIRONMENT @transportenvironment.org



Figure 19 – Uncertainty analysis how many plug-in vehicles carmakers need to sell

T&E has reviewed the past and planned model launches for the 50 biggest selling models in the EU that represent 57% of total sales. We found only 2 models received a full upgrade in 2017 – that undoubtedly

contributed to the lack of progress in this year. But in future years the pace of model upgrades quickens considerably. On balance it is likely that the various conflicting impacts on the decline in CO_2 will result in at least the past trajectory being maintained overall and for some carmakers accelerated progress. Figure 21 summarises the scheduled upgrades.

NEARLY HALF OF THE TOP SELLING 50 MODELS WILL BE UPGRADED IN 2019 AND 2020 TO HELP MANUFACTURERS COMPLY WITH THE REGULATIONS

In order to assess uncertainty T&E examined a range of future projections $\pm 5g/km$ on the EU fleet average 2021 emissions. In effect this meant we assigned same range of future improvement rates for each carmakers and then assessed how many sub-50g/km vehicles they needed to sell to meet their target.

The Figure 22 shows carmakers that need to sell plug-in vehicles in order to achieve their targets only. The worst placed European carmakers Fiat and Opel may make use of the pooling flexibility. The next worst placed European Company is BMW that needs to sell 2-6% plug-in vehicles a small increase on its current sales.

For most Korean and Japanese carmakers a radical shift in approach is needed. The announcements of Hyundai-Kia may be sufficient IF these translate into sales of hybrid, PHEV and ZEVs.

However, other carmakers complaining that targets may be missed seem to be doing so as part of a strategy to weaken the proposed 2025 target – an approach the industry repeatedly deploys and policymakers should ignore! It is also clear that carmakers are not choosing a linear trajectory to achieve their targets but are back-ending the effort both in terms of efficiency improvements and sales of sub-50g plug-in vehicles. This emphasises the importance of setting a 2025 target new car target in the post 2020 regulation to ensure continuous improvement through the 2020's and deliver a significant overall emissions reductions from the fleet by 2030.



4. Bigger, heavier and higher performance – the trends offsetting efficiency improvements

Chapter 3 highlighted the inadequate improvement in new car CO₂ emissions on the road and the recent slowdown in fleet average emissions reductions measured in the laboratory. This chapter examines the underlying reasons – that cars have become bigger, heavier and higher performance in the pursuit of higher profit margins.

4.1. Bigger and heavier

Data from the ICCT show that the mass of cars sold in Europe over the last 15 years grew by 10% on average, from 1,268 kg to 1,392 kg.⁴⁷ The peak was reached in 2012, since when the average mass of car has started to slowly decrease for a few years and rose again in 2016. The mass of a vehicle impacts on the energy needed to move because of inertia and the higher rolling resistance caused by the contact of the tyres on the road and the gradient resistance caused by gravity when the vehicle is driven on a slope.



Figure 20 - Evolution of the average mass in running order for cars per brand in Europe from 2001 to 2016

The European Aluminium Association estimates that a mass saving of 100kg can deliver of average saving an 5.4gCO₂/km on а vehicle powered with a conventional internal combustion engine 48 (ICE). However, lightweighting allows many further design optimisations that can lead to better CO₂ emission improvements. Indeed, smaller parts can be fitted to the vehicle, such as the powertrain, as less power is needed from the engine for the same level of performance, as well as less energy to cool it down; the gearbox has less torque to deliver to the wheels; but also non-powertrain parts such as brakes, suspensions, etc. For the same mass reduction of 100kg with an optimised

powertrain, the European Aluminium Association's CO₂ average saving estimation goes up to 6.9gCO₂/km. The increase in average mass has contributed to around an 8.5g/km increase in CO₂ emissions overall.

The overall rise in mass results from a number of drivers but the increase in the overall size of cars within segments of the market; shift to larger, heavier and less aerodynamic SUVs and the growing share of diesel are the most important drivers. SUVs and diesel cars are more profitable⁴⁹ so there are strong commercial drivers behind the changes that are broadly consistent across the industry, as shown by the Figure 23.

⁴⁹ Automotive News Europe, Crossover commitment, Volume 8, Issue 5, May 2017



⁴⁷ The ICCT, European vehicle market statistics, Pocketbook 2017/18, 28/11/2017

⁴⁸ European Aluminium Association, <u>IFEU study: Energy savings by light-weighting - 2016 Update</u>, 27/04/2017 – Note: the results have been converted from l/100km into gCO₂/km by using the conversion factors from T&E's EUTRM model. The figures are an average of the results for petrol and diesel passenger cars.

The heaviest vehicles are unsurprisingly produced by the premium manufacturers: Audi, BMW, Mercedes-Benz and Volvo. Fiat and Dacia (not illustrated) are the lightest but weight has been increasingly quickly (21% and 14% respectively) and both carmakers now close to the European average. Citroën has seen the average mass of cars sold slightly decrease since 2001 (-2%).

SUV sales boomed from 4% of the EU market in 2001 to 26% in 2016,⁵⁰ becoming the biggest car segment on the market.⁵¹ This growth is expected to continue and forecasts expect that a third of EU car sales could be SUVs by 2020.⁵² Nowadays, every manufacturer has a least one SUV in its range, even down to the small B segment (e.g. Nissan Juke). SUVs are typically around up to 250kg heavier than a conventional hatchback⁵³ and being taller have worse aerodynamics as a result of the bigger frontal area, leading to higher fuel consumption so CO₂ emissions.⁵⁴ It is tempting to blame car-buyers for the rising CO₂ but the market for SUVs has to a large extent been created by carmakers skilful marketing and pursuit of higher profits. Carmakers have been aware of 2020/1 CO₂ targets since 2009 and could, and should have factored their growth into their compliance plans ensuring a higher proportion of these vehicles were equipped with hybrid systems that would greatly increase efficiency. Instead carmakers have benefited from strong sales in this market segment without taking responsibility for their greater environmental footprint and higher emissions. The lack of progress in recent years in reducing emissions as a result of the shift to SUV carmakers is therefore carmakers own responsibility and their own poor planning.

New technology also increases the mass of cars – although not by as much as the shift to SUVs. For example, turbo-charging to deliver more power also add mass (although new engines have a smaller engine block). Automatic gearboxes, which sales have more than doubled from 12% to 29% since 2001,⁵⁵ also add mass, especially with more torque to deliver from new turbo-charged engines. For instance, a dual-clutch gearbox, one of the most sold technology in Europe, consists of two linked manual gearboxes in order to allow a quicker transition between odd and even gears without jolt. In addition more equipment is being fitted to premium models and is becoming more available for lower segments. All these new features need additional sensors, cameras or Electronic Control Units (ECU) to work properly, making the vehicle heavier. Safety equipment in the past was also blamed for the rising weight although in practice it contributes very little.

Light-weighting can be done by optimising the vehicle design in order to have fewer, lighter and stronger parts that still answer to the same technical performance.⁵⁶ The use of computer-aided design (CAD) to optimise the amount of needed material for a given part or by using new assembly processes (bonding instead of welding for instance) is now widespread across the industry and material substitution, either with metals (high-strength steel, aluminium, magnesium) or non-metallic materials (composites, plastics) increasingly be deployed.⁵⁷ But the increased size of cars is offsetting most of these efforts and the design of the car CO_2 regulation – that allows higher targets for carmakers producing higher weight cars penalises light-weighting approaches compared to other ways to reduce CO_2 emissions. This is because as the average weight of cars produced gets less the manufacturer has a tougher target. This is addressed in Section 3.3.

⁵⁰ The ICCT, European vehicle market statistics, <u>Pocketbook 2017/18</u>, 28/11/2017

⁵¹ Automotive News Europe (ANE), <u>SUVs will continue to dominate in Europe</u>, 11/08/2017

⁵² Ibid.

⁵³ Derived from technical specifications from the specialised website <u>La Centrale</u>.

⁵⁴ Global Fuel Economy Initiative (GFEI), <u>Wider, taller, heavier: Evolution of light duty vehicle size over generations</u>, Working Paper 17, October 2017

⁵⁵ The ICCT, European vehicle market statistics, <u>Pocketbook 2017/18</u>, 28/11/2017

⁵⁶ The ICCT, <u>Lightweighting technology developments</u>, Technical brief no.6, March 2017

⁵⁷ GFEI, Wider, taller, heavier: Evolution of light duty vehicle size over generations, Working Paper 17, October 2017

4.2. Increased power - increased profits - increased emissions

Along with the shift to SUV, rising engine power is also driving increased CO₂ emissions offsetting much of the improvement in efficiency. Data from the ICCT show that engine power increased by 28% from 2001 to 2016, up to an average of 95 kW.⁵⁸ This industry wide trend is again driven by commercial reasons – higher power engines generally delivering higher profits and make new sold models more attractive. Unnecessary power means that engines work with lower efficiency most of the time so drivers use more fuel in order to get the same power at the wheel. They also increase emissions if the additional power is used to achieve faster accelerations. Higher performance cars must also be equipped with suspensions and brakes appropriate to the power leading to additional mass. The increase in engine power is significantly more than has been needed to compensate for higher vehicle weight and size but resulted in a significant increase in the power-to-weight ratio.



Figure 21 - Evolution of the average engine power for cars per brand in Europe from 2001 to 2016

Figure 24 shows the four premium brands – Audi, BMW, Mercedes-Benz and Volvo have the highest average power. Fiat and Dacia (not illustrated) have seen large power increases compared to the EU average (34% and 40% respectively). Škoda has the biggest increase (105%) as the Czech brand was transformed by Volkswagen from an entry-level to a mass-market manufacturer.

When comparing power between vehicle segments, mini, small, lower medium and medium segment cars have increased power by around 25% since 2001. Upper medium car average power increased by 29%; vans and MPVs by 33%; luxury cars by 37% and almost 50% for sport cars. This suggests greater power is a feature throughout the market but is especially focused at the premium market.

Amongst the mass-market manufacturers power increases with a range from 12% to 44%, with the notable exception of Toyota is the only company that kept an almost constant average engine power (+1%) over the last 15 years, its growing sales of hybrid powertrains being designed to favour efficiency over engine power. It is notable that Toyota will have no issue achieving its car CO₂ targets.

Carmakers have historically always been able to make higher margins for higher performance engines and power has become a key message in marketing of new cars. This is legitimate commercial activity but comes at a cost in terms of requiring more technology to be fitted to the car to manage the CO₂ emissions – these technologies have simply not been deployed on vehicles in sufficient numbers and have resulted in the minimal improvements in on-road efficiency.

⁵⁸ The ICCT, European vehicle market statistics, <u>Pocketbook 2017/18</u>, 28/11/2017



Ever more powerful vehicles serve minimal practical function and encourages more aggressive driving causing higher emissions on the road.⁵⁹ Driving in cities across Europe is usually in heavy congestion and the dense road network has many intersections causing low speed, stop-start driving where power serves no practical benefit. On rural roads and motorways, speed limits are ubiquitous (except on few German motorways⁶⁰) and the power of modern cars largely unused when they are being driven at steady and capped speeds. High power simply encourages inappropriate accelerations and overtaking with safety risks or speeding. As long ago as 1991 the Council of the European Ministers of Transport⁶¹ made a clear call to stop the increase of engine power.⁶² Since then the situation has become much worse.

4.3. Bigger fleets means more congestion and bigger risks for vulnerable road users

MOTORISATION RATES IN EUROPE CONTINUE TO GROW.

Table 4 shows motorisation growing faster than the European population with strongest growth in Central and Eastern Europe.

Motorisation rates	2001	2015
Western Europe (EU-14)	487	529
Central and Eastern Europe (EU-13)	256	432

Table 5 - Evolution of the number of cars per 1,000 inhabitants in the EU

From 2001 to 2015, the fleet in Western Europe (EU-14) increased by 16%, whilst that in Central and Eastern Europe (EU-13)⁶³ was 62%. Western Europe is a mature market with a much higher motorisation rate compared to Central and Eastern Europe. But the high growth in the EU-13 is expected to continue to close the gap as national economies continue to expand.

According to the EEA, vehicle occupancy has been constant at around 1.5 passenger/vehicle in Western Europe during two decades (1990-2008) but has been dropping in Central Europe from 1.9 to 1.7 in a 5-year period (2004-2008).⁶⁴ By way of comparison, vehicle occupancy in Europe was around 2.0-2.1 in the early 1970s, according to the IEA.⁶⁵

WITH MORE CARS COMES MORE CONGESTIONS.

According to the European Commission, the annual time lost in road congestion rose by 1% from 2014 to 2015, to reach almost 31 hours for an average European driver.⁶⁶ Congestion has multiple negative impacts contributing to stress and wasted time and costs of €100bn a year loss for the European economy.

Data from the European Transport Safety Council (ETSC) show that, across Europe, pedestrian and cyclist deaths mainly occur when a collision happens with a passenger car or taxi,⁶⁷ as summarized in the Table 5 and Table 6 below.

⁶⁷ European Transport Safety Council (ETSC), <u>Making walking and cycling on Europe's roads safer</u>, PIN Flash Report 29, June 2015



⁵⁹ Inter-Environnement Wallonie, Pierre Courbe, <u>LISA car - la voiture de demain</u>, December 2016

⁶⁰ European Commission, DG MOVE, <u>Road safety – Going abroad</u>, 08/09/2017

⁶¹ Known today as the International Transport Forum (ITF)

⁶² Inter-Environnement Wallonie, Pierre Courbe, <u>LISA car - la voiture de demain</u>, December 2016

⁶³ Derived from Eurostat (Motorisation rate, Latest update: March 2018 & <u>Average annual population</u>, Latest update: February 2018)

[&]amp; BOVAG-RAI, Mobility in figures 2017-2018, Vehicles in use, Passenger cars in 2015 – NB: No data for Denmark

⁶⁴ EEA, <u>Car occupancy rates</u>, 02/09/2010

⁶⁵ EEA, <u>Occupancy rates</u>, 19/04/2016

⁶⁶ European Commission, DG MOVE, <u>Hours spent in road congestion annually</u>, 22/09/2017

Pedestrians	Car or taxi	Powered Two Wheeler (PTW)	Goods vehicle, bus, coach	Other vehicles
2001-2003	69%	4%	21%	5%
2011-2013	68%	4%	23%	5%

Table 6 - Shares of pedestrian fatalities according to the different type of users involved (EU-21)

Cyclists	Car or taxi	PTW	Goods vehicle, bus, coach	Cyclist only
2001-2003	51%	2%	30%	11%
2011-2013	53%	2%	24%	15%

Table 7 - Shares of cyclist fatalities according to the different type of users involved (EU-19)



5. The effects of dieselisation and fleet renewal rates

5.1. Impact of the diesel decline

Dieselisation has been the principal strategy of the car industry to reduce emissions on CO_2 since the time of the Voluntary Agreement 20 years ago. On average, the share for diesel cars in Europe grew from 36% in 2001 to reach its peak of 55% in 2011. A small but steady decrease was been noticeable since 2013 which accelerated with the Dieselgate scandal with the 2016 diesel share falling below 50%⁶⁸ and reaching 45% last year in the Western European markets.⁶⁹ Now that the share of diesel cars is in decline, a key question is to what extent does this impact on the CO_2 emissions?



According to the EEA, EU new car average CO₂ emissions fell from 119.5gCO₂/km in 2015 to 118.1gCO₂/km in 2016, the smallest CO₂ improvement in the last decade.⁷⁰ This has be blamed by parts of the car industry on the declining share of diesel cars which reduced from 51.8% to 49.5%. The decline in share of diesel cars has been offset by а corresponding increase in the number of lower carbon alternatively fuelled vehicles (AFVs, including plug-in hybrid, electric and gas-powered vehicles) and higher sales of petrol cars. AFVs on average emit 87.2g/km of CO₂, which is around a quarter less of a diesel (116.8g/km). ⁷¹ The average gasoline car emits 121.7g/km,

Figure 22 - Evolution of market shares of diesel-powered cars from 2001 to 2016

only marginally more than a diesel (+4%). Diesel cars tend to be far more powerful (104kW on average for diesel cars compared to 87kW for petrol ones⁷²) and as a result the CO₂ benefit of diesels much less than would be expected.

A recent paper by the ICCT (Marc 2018) demonstrates a decline in diesel shares down to 15% in 2025 would not interfere with meeting EU CO2 standards and would actually reduce the costs of meeting CO2 standards.⁷³

In terms of the impact on CO_2 emissions the declining sales of diesel are more than offset by the rising proportion of much lower carbon alternatively fuelled vehicles – entirely contrary to industry claims.⁷⁴ Carmakers are particularly anxious to rebuild consumer trust in diesel following the Dieselgate scandal.

⁶⁸ The ICCT, European vehicle market statistics, Pocketbook 2017/18, 28/11/2017

⁶⁹ ACEA, <u>Share of diesel in new passenger cars</u>, 2018

⁷⁰ EEA, <u>Fuel efficiency improvements of new cars in Europe slowed in 2016</u>, 20/04/2017

⁷¹ EEA, <u>Monitoring CO₂ emissions from new passenger cars and vans in 2016</u>, Report n°19/2017, 18/01/2018

⁷² EEA, <u>Monitoring of CO2 emissions from passenger cars – Regulation 443/2009</u>, 2016 final database, 18/01/2018

⁷³ https://www.theicct.org/sites/default/files/publications/ICCT_diesels-EU_20180315.pdf

⁷⁴ The ICCT, <u>2020-2030 CO₂ standards for new cars and light-commercial vehicles in the European Union</u>, 26/10/2017

They are desperate to promote diesel as lower carbon whereas in practice these are much higher emitting than hybrid, plug-in hybrid and electric cars for which they provide little or no supply in the market.⁷⁵

As was discussed in chapter 4.1, the principal reason for the slowdown in CO₂ reductions is the sharp increase in SUV sales with a market share reaching 26% in the EU in 2016, compared to less than 10% in 2010. This was recently admitted by Daimler.⁷⁶ SUVs have become the biggest car segment being bought in preference to more aerodynamic sedans and hatchbacks.⁷⁷ The average new SUV had emissions of 131.7g/km in 2016 across the EU compared to 117.5g/km for a medium segment car (Mercedes-Benz C-Class, for example), 111.5g/km for a lower medium segment car (Volkswagen Golf, for instance) or 107.2g/km for a small segment car – Renault Clio, for example.⁷⁸



5.2. National and company diesel share

Figure 24 - Market shares of diesel cars vs average CO₂ fleet emissions per Member State in 2016



If high diesel share was a pre-requisite for low emissions we would expect to see those companies and countries with the lowest diesel share having the lowest emissions. In fact neither is true. Figure 27 shows countries with a high diesel share actually have higher new car CO₂ emissions.

There is also no correlation between the diesel share of companies and new car CO_2 emissions either as shown in Figure 26. The reality is that the high share of diesel has supported the shift to high performance cars and SUVs that are less fuel efficient.

⁷⁸ The ICCT, European vehicle market statistics, <u>Pocketbook 2017/18</u>, 28/11/2017



⁷⁵ T&E, <u>Carmakers failing to hit their own goals for sales of electric cars</u>, 05/09/2017

⁷⁶ Spiegel Online, <u>SUV-Boom wird für Hersteller zum Problem</u>, 05/02/2016

⁷⁷ ANE, <u>SUVs will continue to dominate in Europe</u>, 11/08/2017

5.3. Lifecycle diesel emissions

On a life-cycle basis, EU wide, diesel cars are actually higher emitting than equivalent gasoline cars.⁷⁹ This is because: diesels have higher embedded emissions, use high-carbon biodiesel, refining the diesel fuel requires more energy and diesels are driven a little more as fuel is cheaper. Electric cars are significantly lower carbon, even taking into account the higher emissions in manufacturing and emissions from electricity generation.⁸⁰



The Dieselgate scandal has seriously and irreparably probably damaged the appeal of diesel cars after it exposed these as much less clean than previously claimed. It is a scandal entirely of the industry's own car making and their cheating and deceit is the primary cause for the loss of consumer trust along with the long overdue action of cities and governments to clean up the air.

Figure 25 - Comparison of life-cycle GHG emissions from an average EU diesel car and an average EU electric car depending on electricity mixes

Instead of making inaccurate complaints that the diesel decline is

having a significant impact on CO₂ emissions, carmakers should instead fit more efficient technology to new cars that would radically lower their emissions and fuel costs for buyers. ⁸¹ Furthermore, by taking advantage of falling battery prices⁸² and providing more choice in plug-in vehicles and marketing these cars more aggressively, sales will rise.⁸³ It is time to end the misinformation that is endemic in the industry. Instead, carmakers should start providing and marketing the plug-in cars that are needed to tackle our toxic air and climate crisis and are fit for the 21st century.

5.4. Why selling more cars is not the way to lower CO_2 emissions

Carmakers first response to emissions legislation is usually to argue the costs are too high, cars will become more expensive and fewer people will buy them. They argue accelerating fleet turnover (selling more new cars) rather than tighter emissions controls will deliver the greatest environmental benefit. This section analyses this claim and considers whether faster fleet renewal is beneficial for the environment. It specifically examines the emissions from vehicles on a lifecycle basis for both CO_2 and NO_x emissions to ascertain the optimum renewal frequency.

⁸³ T&E, <u>Carmakers failing to hit their own goals for sales of electric cars</u>, 05/09/2017



⁷⁹ T&E, <u>Diesel: the true (dirty) story</u>, 18/09/2017

⁸⁰ T&E, <u>Electric vehicle life cycle analysis and raw material availability</u>, 26/10/2017

⁸¹ BEUC, <u>Making clean cars work for consumers in the 2020s</u>, 05/05/2017

⁸² Bloomberg, <u>The latest bull case for electric cars: the cheapest batteries ever</u>, 05/12/2017

Emissions from cars are usually measured in terms of g/km (CO₂) focusing on the tailpipe emissions of the vehicle per unit of distance driven. This only describes the environmental performance of cars when used, under test conditions. Such an approach ignores the impact of the driver and its driving style, the distance really covered by the vehicle and the emissions to produce the fuel or the energy, to manufacture and to dispose the vehicle.

Emissions also arise during the production process from the energy needed to extract the materials, through mining machinery, to transform the raw material to an industry-ready material (for instance, from bauxite (iron ore) to steel) and to process the material to assemble a vehicle. At the end of its life, dissembling and recycling parts of the vehicle also require energy that generates emissions. Today, the production and disposal phases typically emit about $5tCO_2$ of greenhouse gases compared to about $36tCO_2$ during its expected 15-year lifetime.



⁸⁴ EEA, <u>Monitoring of CO2 emissions from passenger cars – Regulation 443/2009</u>, 2016 final database, 18/01/2018

⁸⁵ Last report published: T&E, <u>Mind the Gap 2016</u>, 21/12/2016

⁸⁶ The ICCT and Element Energy, <u>Quantifying the impact of real-world driving on total CO₂ emissions from UK cars and vans</u>, for the UK Committee on Climate Change, September 2015

⁸⁷ Agence de l'Environnement et de la Maîtrise de l'Énergie (ADEME), <u>Élaboration selon les principes des ACV des bilans énergétiques,</u> <u>des émissions de gaz à effet de serre et des autres impacts environnementaux</u>, November 2013

- New cars are driven significantly further than older ones. Data from the Handbook of Emission Factors for Road Transport (HBEFA) show that the mileage of a 10-year-old vehicle is about half the one of a new car, as detailed in the Figure 29;⁸⁸
- However, in order to compare renewal rates, it is more appropriate to keep the annual mileage constant and independent of the age of the vehicle. A case where the mileage reduces as the vehicle gets older has nonetheless been explored, and annual mileage is reset when the vehicle is renewed;
- The average age of vehicles is about 9 years old today in Western Europe. If a normal distribution of vehicle scrappage is assumed, the expected lifetime of vehicles if about 18 years.

Figure 30 shows the optimum vehicle renewal frequency taking into account the emissions incurred in both production and use. Three different scenarios are considered:

⁸⁸ The Handbook of Emission Factors for Road Transport (HBEFA), Version 2.1, Released in February 2004





Figure 28 - Optimum vehicle renewal frequencies for different scenarios



Changing vehicles after 19 years optimises lifetime CO, emissions

Figure 27 - Optimal renewal rate for a set of annual improvement rates

CO₂ emissions. Renewal rates less than 15 years would significantly increase emissions.

- Case 3 assumes that the reduction of real-world emissions is in line with the trend happening in laboratories representative of a fast improvement. In this case, the optimal replacement rate is 16 years but renewal rates below 13 years would lead to significantly higher emissions.
- Case 4 is the most optimistic and assuming a fast improvement in both fuel economy needed to reach the 2021 target on NEDC (and that vehicles follow such trend once driven on the road) and an aggressive improvement into manufacturing emissions. In that case, vehicles could be replaced every 13 years to minimize emissions.

- Case 1 reflects the decrease in annual mileage that is typically experienced as second and third owners drive much less than the first owner. In such a case vehicles would need to be replaced every 22 years to minimize emissions. Most vehicles are likely to disappear from the Western European market before this time - although some will be used in Central and Eastern Europe beyond 20 years. There is very little difference in the cumulative emissions in vehicles replaced after 15 and 25 years.

- Case 2 is the closest the to current situation, with modest improvement in production processes, and fuel economy improvement in line with real-world historical trends. In this case, vehicles would need to be replaced every 19 years to minimize the



The analysis shows that a significant increase in the rate of fleet renewal – as proposed by the car industry would actually lead to an increase in lifecycle CO_2 emissions.

Overall, a more intensive use of the vehicle and a higher annual improvement in fuel economy (and manufacturing emissions) would reduce the optimal renewal frequency to reduce CO_2 emissions, as shown in the Figure 31. It shows that the optimal renewal rate never goes below 10 years regardless of the annual improvement rate. As annual improvement increases, optimal renewal rate goes down from 20 years to 18 years. Scrapping schemes that propose to dispose of vehicles older than 10 years lead to a net increase in CO_2 emissions over the lifetime of vehicles. The issue is different for NOx emissions from diesel cars where there is a benefit from removing older and highly polluting vehicles from the fleet so long as the replacement cars are low or zero emission.

For conventional ICE-powered vehicles, opportunities to reduce the CO₂ emissions from the same vehicle over its lifetime are very limited. Upgrade or retrofit options are not usually possible and efforts to decarbonize fuels are very limited as indirect land use change effects make biodiesel more carbon intensive than diesel and limit the savings of ethanol. However, in the case of BEVs, the situation is different as the carbon contained in the energy generation will fall significantly. BEVs are already highly efficient (around 85%) compared to 25% for an ICE vehicle and future improvements are largely reliant in decarbonising the electricity. BEVs are also more carbon intensive to manufacture and renewing the vehicle (including the battery) has a relatively high carbon penalty.

RAPID FLEET RENEWAL DOES NOT LEAD TO LOWER LIFECYCLE CO₂ EMISSIONS - VEHICLE LIFETIMES AROUND 15 -20 YEARS ARE OPTIMAL - CLOSE TO TODAY'S CARS.



6. Why are we failing to tackle car CO₂ emissions?

To achieve our Paris Climate goals, transport emissions must be reduced by 94% from 2005 levels,⁸⁹ but emissions are again rising . So why is progress so painfully slow? There are three underlying reasons:

- 1. Governments are, almost universally unwilling to constrain the insatiable demand for mobility and in particular car ownership
- 2. The car industry looks upon emissions regulations as something to be circumvented by all possible means rather than met fairly and has successfully done this for decades
- 3. The unhealthy political influence of the car industry has resulted in regulations that are not fit for purpose.

6.1. The uncontrolled demand for mobility and car ownership

Wider questions about the demand for mobility and car ownership are not the focus of this report. However the reluctance of Government's to implement road pricing or constrain car use are telling. The Commission's recent Eurovignette proposal⁹⁰ is an important development towards road pricing in Europe. The Commission propose to phase out time-based systems for cars across Europe so that Member States would charge cars per kilometre from 2028. Furthermore, these tolls would need to be differentiated based on the environmental performance of the vehicle (both Euro and CO₂ classes). If adopted, the Eurovignette Directive would help to drive the uptake of cleaner vehicles and promote more efficient transport behaviour (e.g. carpooling, modal shift, etc.).

But there remain strong incentives to encourage car ownership through generous company car tax allowances in many country that are a de facto Government subsidy to the car industry and are considered in Section 7. Whilst there are some positive signs in the form of a new focus on sharing cars and using ridesharing services. The market in Europe is smaller than that in the US and China and often constrained by local regulations. Similarly, development of Mobility as a Service is also being be held back by a refusal to share data. The reluctance of Governments to invest in mass transit solutions, buses and active transport options also ensures the car remains the most convenient and attractive alternative in many locations, including cities where it does not need to be.

6.2. Cheating and manipulating test results

T&E and the ICCT have highlighted the way the car industry manipulate emissions tests for both air pollution and CO₂ emissions in numerous reports. The skill and imagination of their engineers to find ways to reduce test result in laboratories and now in on-road test appears infinite.

The manipulation of test results ranges taking advantage of margins in testing procedures; through to blatant misuse of poorly drafted test procedures (like removing parts to lightweight a car prior to test). Through to the illegal use of defeat devices practices of detecting test cycles and controlling after-treatment systems that is at the heart of the Dieselgate scandal.

The car industry has also focused on developing and deploying technology that operates far more effectively in a test than on the road. Stop-start technology that switches off the engine when the car is stationery is a good example. This has had a large impact on NEDC test results because the car is stationary for nearly a quarter of the test.

A recent example of technologies designed for the test is cylinder deactivation in which the car operates on less cylinders at low speeds and accelerations thereby consuming less fuel. Test cycles are usually fairly

⁹⁰ European Commission, DG MOVE, <u>Revision of the Eurovignette Directive 1999/62</u>, Public consultation, 05/2017



⁸⁹ T&E, Europe needs to slash its transport emissions by 94% by 2050 - Effort Sharing Regulation, 21/12/2016

undynamic in driving style – the NEDC is an extreme example of this but the WLTP driving dynamics are also more passive than much real world driving. This is an important reason the WLTP overestimates real world fuel efficiency by over 20% (although the low share of urban driving compare to many car users is also a contributor).

The benefit of cylinder deactivation is seen in Table 8 for the new Ford Fiesta and the current Volkswagen Golf. These versions of the Fiesta are very sporty models yet in the test the 2018 model year achieves

Model	Version - Model year	Engine - Transmission	Cylinder deactivation	Engine power - torque	0-100 km/h	CO2 emissions
Ford Fiesta VI	ST200 (2017)	L4 1.6-litre turbo petrol - Manual 6	No	200hp - 290Nm	6.7s	140g/km
Ford Fiesta VII	ST (2018)	L3 1.5-litre turbo petrol - Manual 6	Yes	200hp - 290Nm	6.5s	114g/km
Volkswagen Golf VII	1.4 TSI BlueMotion Technology (2017, FL)	L4 turbo petrol - Manual 6	No	125hp - 200Nm	9.1s	120g/km
Volkswagen Golf VII	1.5 TSI EVO BlueMotion (2017, FL)	L4 turbo petrol - Manual 6	Yes	130hp - 200Nm	9.1s	113g/km

114g/km compared 140g/km for the 2017 version. For the Volkswagen Golf. with same variants, the benefit is lower at 7g/km. But in practice such cars, especially the Fiesta ST, will be driven in a much more dynamic way than during the test. The cylinder

Table 8 - Comparison of CO_2 emissions from Ford Fiesta and Volkswagen Golf fitted or not with cylinder deactivation – Note: FL means facelift

deactivation will not operate much of the time on the road and the emissions will be much higher. Indeed, the previous cylinder deactivation system by Volkswagen is active for a range of torque until 100Nm, meaning half of what the engine is capable.⁹¹ This is not cheating per-se, but the deployment of such technologies on cars where they are only likely to have a significant impact in the test, not on the road. This is a key weakness of the car CO₂ regulation that needs to be tackled – and which the Commission proposal entirely fails to do. This highlights the importance of designing regulations without loopholes – something both the Commission and Member States seem reluctant to do.

⁹¹ Volkswagen UK, Active Cylinder Technology (ACT), Mode of operation



Source: Transport & Environment, car manufacturers, Automotive News Europe, JAMA and various press articles TE TRANSPORT & Setransenv II @transenv ENVIRONMENT @transportenvironment.org

Figure 29 - T&E's map of manufacturers' European facilities



Figure 30 - Ratio of the value added of the automotive industry by the total Gross Value Added per Member State in 2015

A further reason why the car industry has been able to manipulate and cheat emissions tests is the regulatory capture of the testing and approval system that has been so exposed through the Dieselgate scandal. The ability of carmakers to select their own testing services and Type Approval Authorities has addressed not been through the improvements to the Type Approval Framework Regulation. Neither was an independent EU agency established. However, there are many improvements to the way cars are tested and approved built into the final regulation – although it will not come into force until 2020.

6.3. Political influence in Member States and the European Commission

Regulatory capture arises from the political influence of carmakers over Member States that are responsible for approving cars for sale. Globally, the European automotive industry is 16% bigger than agriculture and

12% smaller than the food and beverage industry. It also represents more than three times the textile or steel and iron industry. The automotive industry is a large employer that almost every country seeks to attract and the industry has manufacturing sites in almost every Member State. ⁹² Economic importance helps the industry achieve its political influence.

THE INFLUENCE OF THE CAR INDUSTRY HAS SPREAD WELL BEYOND ITS TRADITIONAL MANUFACTURING CENTRES IN FRANCE, GERMANY AND ITALY TO BE ESPECIALLY STRONG IN CENTRAL AND EASTERN EUROPE.

⁹² Including engineering facilities, engine factories and assembly lines. Derived from manufacturers' corporate websites, <u>ANE</u>, <u>JAMA</u> and various press articles.





Figure 31 - Ratio of direct automotive employment by labour force per Member State

An analysis of the value added of the industry⁹³ (and other sectors) with the national Gross Value Added (GVA, i.e. the Gross Domestic Product (GDP) minus taxes)⁹⁴ illustrates the economic importance to different countries. Figure 33 shows the economic weight of the automotive industry (including commercial vehicles, buses and trailers ⁹⁵ in 2015, the latest data available in Eurostat for all countries.) The figures explain the political influence of the automotive industry in Germany where the weight of the industry is 2.5 times bigger than the European average. The German automotive industry is as economically important as the construction industry (a singularity in Europe shared with Hungary and the Czech Republic) and is almost three times bigger than the food and beverage industry.

In other historical automotive

countries like France, Italy and the UK, the weight of the industry is from one-third to a half respectively of the European average, showing a more diversified national economy compared to Germany. The weight of the automotive industry in Finland and the Netherlands is negligible as these two countries have only one third-party manufacturer each to produce vehicles on behalf of OEMs.

The automotive industry has grown considerably in the Czech Republic, Hungary and Slovakia, where the automotive industry's economic weight is as important as or even more than in Germany. The current situation in Poland, Romania and Slovenia is close to the European average but it is expected to follow the same path as their neighbours thanks to further local investments (Toyota and Fiat-Chrysler in Poland, Ford in Romania⁹⁶) and the opening of new factories (Mercedes-Benz and Volkswagen in Poland, Magna in Slovenia⁹⁷). The picture is even stronger when the focus is made on direct employment, as shown by Figure 34. Germany and countries from Central and Eastern Europe have the highest shares, much above the European average. Despite the biggest absolute value in terms of employment, Germany is behind Czech Republic, Slovakia, Romania and Hungary. The figure for Italy might be slightly underestimated because of the lack of employment data from Fiat-Chrysler's corporate website.

⁹⁷ Press release from Mercedes-Benz (13/10/2016), Reuters for Volkswagen (18/03/2014) and ANE for Magna (05/10/2017)



⁹³ Eurostat, <u>National accounts aggregates by industry</u>, Latest update: March 2018 – Note: the automotive industry is stated as "Manufacture of motor vehicles, trailers and semi-trailers" in Eurostat, which also includes the production of parts and accessories

⁹⁴ Eurostat, Annual national accounts, <u>Reference Metadata in Euro SDMX Metadata Structure</u>

⁹⁵ Eurostat, NACE Rev. 2, <u>Structure and explanatory notes</u>

⁹⁶ <u>Reuters</u> for Toyota(29/11/2017); <u>Reuters</u> (25/11/2016) and <u>ANE</u> (06/03/2017) for Fiat-Chrysler; <u>Ford's press release</u> (12/10/2017)



Figure 32 - Distribution of direct employment per OEMs' parent company for a sample of Member States

Different countries are the focus of different OEMs and activities. Engineering facilities, regrouping design, development and testing, are still mainly in the historical car producing countries of Western Europe (Germany, France, the UK and Italy). The industry in Central and Eastern Europe has been focusing so far on manufacture of parts and vehicles, with the exception of Czech Republic and Romania thanks to the presence of a national carmaker (Škoda and Dacia respectively). As these two companies are owned by a foreign OEM, it is also a way for the parent companies to outsource engineering for low margin applications from their home bases.

Figure 36 shows the distribution of direct employment per OEM in each Member State. This provides a good indication of which companies are most influential where. The situation is predictable In Germany, France, Italy and Sweden with influential domestic carmakers. But Volkswagen have huge influence in the Czech Republic, Slovakia and Hungary. Renault in Romania and Jaguar-Land Rover (Tata) where it contributes a third of the direct employment. The industry influence is more dispersed between different carmakers in Poland, although in Spain it is Seat (Volkswagen Group) that is the focus on national attention.

ECONOMIC IMPORTANCE ENSURES POLITICAL INFLUENCE

There are many recent examples of where carmakers have successfully exerted there political muscle through member states to weaken environmental regulations. Notable recent examples include:

- 2008 Germany and France push back the proposed 2012 limit of 130 g/km to 2015⁹⁸
- 2013: Germany weakened the 2020 car CO₂ regulation effectively securing a 1-year delay,⁹⁸
- 2015: Germany, France & UK argue to double and delay the NOx limit for Euro 6 cars,⁹⁹
- 2017: Council opposed strengthening rules on testing and approving cars after Dieselgate.¹⁰⁰

The political influence of the car industry also extends to the upper reaches of the European Commission. The content of the recent proposal on post-2020 car and van CO₂ regulations was significantly weakened at the last minute following a call between President Juncker's office and Matthias Wissmann, head of the German car lobby association (VDA).¹⁰¹ Notably the vans target was relaxed from 40 to 30% for 2030, a target for sales and low- and zero-emission vehicles became only an incentive.

¹⁰¹ T&E, Juncker's early Christmas present to the car industry undermines climate goals, 08/11/2017



 ⁹⁸ https://www.reuters.com/article/us-eu-cars/eu-commission-welcomes-franco-german-car-co2-plan-idUSBRU00657820080610
 ⁹⁸ T&E, <u>'A weak cars CO₂ deal better than no deal</u>', 01/12/2013

⁹⁹ T&E, Governments double and delay air pollution limits for diesel cars, 28/10/2015

¹⁰⁰ T&E, For Member States, Dieselgate never happened, 25/04/2017



7. Conclusions and policy recommendations

This report has examined CO₂ emissions from cars and paints a depressing picture of policy failure. New cars are getting bigger and more powerful but the technology to ensure they are also more efficient has simply not been deployed. For example, numbers of models and sales of hybrid cars have stagnated. In the last 12 months the CO₂ emissions measured on the official test (NEDC) have risen; but for more than 5 years there has been no significant improvement in the emissions from new cars driven on the road. When the limited improvement in the efficiency of new cars is combined with increasing motorisation the inevitable consequence is rising CO₂ emissions. However, the report also shows the key driver for progress on new car CO2 performance is EU regulation. Indeed, without the 2021 targets the planned model upgrades and roll out of plug-in models would likely not take place.

The industry's proposed solutions,¹⁰² more diesels and faster fleet renewal (more sales) will deliver higher profits but, little to tackle the climate crisis our cars are creating. This chapter proposes some of the solutions.

7.1. Electrification of transport

Sales of new cars and vans with engines must end by 2035 to ensure that by 2050 the fleet is fully decarbonised. This is since to achieve Paris climate goals transport emissions must be reduced by more than 90% and it is not currently feasible to fully decarbonise aviation and shipping by 2050 so cars and vans must be.

Such a radical change cannot be achieved through incremental improvements to existing vehicles. There is a limit to the efficiency improvements possible with internal combustion engines and low carbon drop-in replacement fuels for oil, either advanced biofuels or synthetic fuels cannot, realistically, be produced in the volumes needed to power all mobility.^{103,104} By 2030, advanced biofuels are expected to contribute about 3% of transport fuels and their growth beyond this date is likely to be constrained to land availability. To produce sufficient P2X fuels too power transport would require renewable electricity production 1.5 times the size of the current EU-grid due to its inefficiency. Instead, a transformation is needed in the way that personal mobility is delivered including a shift to electro-mobility. The gas industry recently forecast a huge increase in gas-vehicles to represent 10% of the new car sales by 2030. However, it cannot produce nearly enough bio-methane sustainably from wastes and residues to power a fleet of this size and fossil gas is not an option if cars are to be decarbonised. It is a smokescreen to claim e-fuels (power to liquids/gas) or advanced biofuels can be produced in the volumes needed to power all transport. So these fuels will be niche and their use must be directed to aviation.

In contrast the price and performance of batteries will improve by around one-hundred times between 2010 and the early 2020s. The range of new cars is increasing rapidly to 500km or more and with ultrafast charging cars will be recharged and minutes. The electricity industry has committed to decarbonising electricity and the price of renewables is falling and electric cars will become a complement to smart, renewable grids.

But electric cars will only be bought if there is good choice; they are available in showrooms to buy with a respectable lead time, actively marketed and priced competitively.¹⁰⁵ At present the car industry is failing in every key indicator. Just 20 battery models are presently available compared to over 400 with engines. Marketing spend is typically 1-2% of total spend – way below the level needed to promote a new technology. You can't see electric cars in most showrooms, salesmen are not incentivised to sell them and you will wait

¹⁰⁵ T&E, <u>Carmakers failing to hit their own goals for sales of electric cars</u>, 05/09/2017



¹⁰² http://www.acea.be/industry-topics/tag/category/co2-emissions

¹⁰³ T&E, <u>A target for advanced biofuels</u>, 06/06/2017

¹⁰⁴ T&E, <u>The role of electrofuel technologies in Europe's low-carbon transport future</u>, 21/11/2017

more than 6 month for your new car – often much longer. Regulation is essential to kick start the market. Section 3 showed this will happen in 2020 and 2021 as companies scramble to meet their CO₂ targets and this is why ambitious targets for 2025 are also needed to continue to drive the shift to lower carbon cars.

7.2. Ambitious new car CO₂ targets

The European Commission's proposal for 2025 and 2030 CO_2 targets for cars and vans announced in November 2017 was an early Christmas present for the car industry¹⁰⁶ and fails in 3 key respects:

 The 30% reduction from 2021 to 2030 is far below the trajectory needed to achieve Paris goals The regulation fails to require the supply of zero emission vehicles – instead this is only incentivised weakening the already insufficient target 3. There is no mechanism to ensure emissions reductions are delivered on the road – not just in the laboratory or that the 2021 baseline is not manipulated

The following sections consider how to address each of these points.

7.2.1. CO₂ targets post-2020

The Commission targets of a 15% and 30% reduction on 2021 levels by 2025 and 2030 respectively falls well below a trajectory to meet Paris Climate goals for which a 60% 2030 reduction is required. The Commission impact assessment is flawed for several reasons:

- It is based on meeting 2030 climate targets that pre-date the Paris agreement and are insufficient to meet this goal. It is estimated that 2030 targets need to be raised to more than 40% from 30% in the non-ETS sector at present to be on track
- It is insufficient to enable western European and Scandinavian Member States to meet their 2030 Effort Sharing goals since the flawed Commission modelling instead requires unfeasibly large cuts in domestic emissions
- It assumes a significant improvement in CO₂ emissions in the absence of future policy as a result assumes emissions in 2030 are MUCH lower than in a more reasonable reference scenarios.

These flaws in modelling assumptions are significant - to be on track to meet climate targets a 60% reduction is needed by 2030 – double that proposed. Such a massive reduction in emissions will require a massive shift to zero emission vehicles by 2030. T&E is therefore proposing the following goals:

- 1. A 20% reduction in fleet average new car CO_2 for each carmaker from 2021 to 2025 to apply to both cars and vans
- 2. A 50-60% reduction by 2030 the target to be reviewed in 2022 to allow sufficient lead time
- 3. A 0g/km target for 2035 to indicate to the industry the required direction and speed to improvement.

The inclusion of a 2025 target is essential since it doubles anticipated carbon savings by 2030. In the absence of such of target much less improvement is envisaged in new car and van CO₂ emissions between 2021 and 2025 and as a result the fleet consume substantially more fuel in 2030.

7.2.2. Driving supply of zero emission solutions

Section 7.1 highlighted the importance of a shift to electro-mobility to ensure cars and vans and entirely decarbonised by 2050 since none of the alternative options can scale to deliver the required volumes of

¹⁰⁶ T&E, <u>Juncker's early Christmas present to the car industry undermines climate goals</u>, 08/11/2017

renewable liquid or gaseous fuels sustainably. It is therefore important that the regulation drive the shift to zero emissions mobility.

The Commission proposal for a one-way adjustment is, in effect, a super-credit by another name rewarding carmakers who sell more than the equivalent of 15% ZEVs in 2025 and 30% in 2030 being rewarded with a more relaxed CO₂ target. There are several flaws in the Commission approach:

- 1. It does not REQUIRE sales of ZEVs for 2025. Carmakers could achieve the equivalent of 81g/km (NEDC) without selling any zero emission vehicles by deploying conventional hybrid models and other efficiency improvements.
- 2. It does not set a target for sales of ZEVs only a reward for selling these vehicles in sufficient numbers. There is no carrot to accompany the stick.

The Commission Impact Assessment proposed a better approach (that was changed at the last minute), a 2-way adjustment that would significantly improve the regulation. In this system carmakers achieving more than the 20% benchmark would be rewarded by a more relaxed fleet average value whilst those who fail to meet the benchmark would be required to reduce fleet average emissions by more. Figure 38 illustrates a similar T&E proposal.



For 2025 T&E proposed to set a benchmark of 20% sales of low and zero emissions vehicles. Low emission vehicles would be counted in the way proposed by the Commission with a ZEV counting 1 and low emission vehicles counting less than 1 up to a maximum emission of 50g/km on WLTP.

Figure 38 illustrates that the proposed 2-way adjustment would result in carmakers having the equivalent of a target based on NEDC of between 70-80g/km close to the range originally proposed by the European

Figure 33 – Proposed two-way adjustment establishing a target for low and zero emissions vehicles

Parliament. Notably the dotted line shows the emissions (based upon NEDC) for ICE cars that are permissible as a result of reaching different levels of ZEV sales and the target to be met. This shows that meeting the 20% target enables carmakers to produce cars with engines with average emissions of 95g/km. Selling more than 20% ZEVs allows these emissions to rise to 115g/km (for 30% sales of ZEVs). This is generous compensation for those companies seriously trying to create a market for ZEVs.

7.2.3. Delivering emissions reductions on the road

The failure of the current regulation to deliver emissions reductions on the road is the biggest failing of the current regulation. The industry has achieved 21g/km of weakening through test manipulation. The Commission proposals to address this issue are weak and will be ineffective, a reporting systems using fuel economy meters that will monitor the gap the data from which the Commission proposes to review this in 2025. This is too late and can only respond to the problem rather than preventing it from occurring.



There is strong evidence that the gap between the WLTP test and real world performance will grow from around 23% in 2020 to 31% in 2025. This will be driven by increasing sales of plug-in hybrids; using special test drive modes; air conditioning; transmission optimization; using different tyres for testing than for real-world sales; etc.¹⁰⁷ To stop the gap widening monitoring is not sufficient – enforcement is required. Enforcement can be achieved through setting a Not to Exceed Limit (NTEL) between the WLTP test value and the real world emissions. Real world emissions can be derived using either a real world test, similar to that implemented for NOx emissions and developed by T&E and Peugeot-Citroen.¹⁰⁸ In this case either a real world test this would be derived by the European Commission based upon the RDE test and other existing real-world tests.¹⁰⁹ The fleet average real world emissions for each manufacturer could then be calculated during Type Approval along with the WLTP values.

In the case of using Fuel Economy meters, the Commission proposal includes a requirement to report the data and to review the gap in 2025 but do nothing to use the data to stop the gap growing. T&E proposes that in 2021 the fleet average emissions are measured for all new cars on a real world basis and the average real world emissions calculated for each manufacturer.

Beyond 2021 carmakers would be required to ensure that the gap between their fleet average WLTP values and fleet average real world emissions (measured using a real world test and/or the fuel economy meters) is constant or reduces (the gap could not increase). This has many benefits:

A NOT TO EXCEED LIMIT IS NEEDED TO DELIVER EMISSIONS REDUCTIONS ON THE ROAD



Carmakers could 1. manipulate the not baseline 2021 WLTP values using double testing or cars on the NEDC and WLTP tests. This is a serious risk as most carmakers plan not to use the CO₂MPAS tool designed for this purpose 2. lt encourages carmakers fit to technology to the cars that delivers savings on the road not only in the laboratory

3. It prevents future manipulation of the WLTP test.

Figure 34 - Preventing manipulation of targets through real world measurements

Figure 39 shows the

approach. The gap between the real world and WLTP values are fixed in 2021 and cannot grow after this. In the figure the forecasted additional gap (red arrow) would not be permitted to develop.

¹⁰⁹ PSA Group, <u>The PSA Group, NGOs T&E and FNE, and Bureau Veritas publish the protocol for measuring real-world fuel</u> <u>consumption</u>, Press release, 10/10/2016 and Emissions Analytics, <u>EQUA CO₂ Index</u>



¹⁰⁷ The ICCT and Element Energy, <u>Quantifying the impact of real-world driving on total CO₂ emissions from UK cars and vans</u>, for the UK Committee on Climate Change, September 2015

¹⁰⁸ <u>https://www.transportenvironment.org/press/real-world-fuel-consumption-test-protocol-developed-groupe-psa-te-fne-and-bureau-veritas</u>

Carmakers that failed to deliver the required emissions reductions on the road would need to reduce their fleet average emissions more in the laboratory to make up the difference. For example, if the measured gap between WLTP and real world performance in 2021 was 15% and by 2021 this had grown to 20% the manufacturer fleet average emissions would be uplifted by 5%. They would therefore need to reduce their emissions by an additional amount in the laboratory or pay a penalty.

7.3. Road pricing and reform of vehicle taxation

The Commission's recent Eurovignette proposal¹¹⁰ is an important development towards road pricing in Europe. The Commission propose to phase out time-based systems for cars across Europe so that Member States would charge cars per kilometre from 2028. Furthermore, these tolls would need to be differentiated based on the environmental performance of the vehicle (both Euro and CO₂ classes). If adopted, the Eurovignette Directive would help to drive the uptake of cleaner vehicles and promote more efficient transport behaviour (e.g. carpooling, modal shift, etc.).

The early reaction from Member States is not constructive as they seek to retain the ability to sell timebased annual/monthly stickers that have less administration but also fail to discourage unnecessary vehicle kilometres. Sticker systems (i.e. time-based vignettes) generate less revenue for member states and do not effectively address issues of congestion, transport efficiency, or the uptake of cleaner vehicles. Member states will need to move towards distance-based systems in the future as fuel tax revenue drops and the cost of car use declines as a result of more car sharing, as well as vehicle autonomy.

Member States could also help shift the market in favour of lower carbon vehicles and discourage unnecessary car ownership and use through taxation policies. **Registration taxes** based upon CO₂ emissions, such as the French Bonus-Malus system can be a strong driver to low and zero emission vehicles sales. But in many countries the charge is small or non-existent and in few is it strongly graduated to discourage gas guzzlers as few finance ministries are willing to give money away, even to encourage good behaviour.

In contrast many countries have excessively generous **company car tax** schemes that operate when individuals have private use of a company-provided car outside working hours. This is usually treated as a benefit in kind and often includes free fuel. The generous tax breaks widely offered in effect are a subsidy to the car industry leading to more and bigger cars on the roads and encouraging them to be driven further. The OECD recently observed that "environmental outcomes across the OECD would be greatly improved by ending the under-taxation of company cars, particularly the distance component". Increased contributions to climate change, local air pollution, health ailments, congestion and road accidents from the under-taxation of company cars is estimated to cost €116 billion.

Vehicle circulation taxes in most countries comprise an annual fee and are widely graduated according to a range of vehicle characteristics, including its CO₂ emissions. However the level of tax paid is rarely sufficient to make a sizable impact in terms of encouraging the use of more fuel efficient models.

Recommendations on the reform of vehicle taxation will be part of a forthcoming T&E report.

7.4. Final thoughts

In less than 20 years Europe needs to have sold its last new car with an engine if it is to decarbonize cars and vans and have any possibility of meeting its Paris targets. The last 20 years have been spent largely encouraging efficiency improvements that have failed to even keep pace with the growth in motorization,

¹¹⁰ European Commission, DG MOVE, <u>Revision of the Eurovignette Directive 1999/62</u>, Public consultation, 05/2017



As a result emissions are 20% higher than in 1990 in part because of a continuing preponderance of investments in high not low carbon infrastructure.

The share of renewable transport fuels is minimal and most of those supplied to date (biodiesel) do more harm than good. To 2030 advanced biofuels and power to liquids will not make a sizable contribution and will be constrained in the medium term by land availability and renewable power to produce synthetic fuels. We cannot continue with a failing policy of efficiency improvements only and unrealistically hope renewable liquid or gaseous fuels will to be produced in sufficient volumes to power our cars and vans at some point in the future. Fortunately electro-mobility is available now and the performance and cost of batteries improving rapidly. A cost-effective solution is in sight and Europe needs to seize the opportunity to be a world leader in this emerging technology to preserve its important car industry. If developments in renewable fuels happen quickly the internal combustion engine may continue to play a role - but we should not lessen the support for e-mobility in the meantime.

There are no silver bullets and to tackle CO₂ emissions efficient, low and zero carbon vehicle technology must be integrated with those for connected and shared vehicles to improve the efficiency of the road network. Measures to encourage use of public transport, walking and cycling are also crucial. We need every tool to tackle CO₂ from cars and vans and must now prioritise the transformative changes that can deliver the huge emissions cuts needed.

