

#### EU ETS Monitoring and Reporting

## Training Event on EU ETS 2 CAs approving ETS2 Monitoring Plans

14 November 2024

### Agenda

	10:00 - 10:15	Welcome & Introduction
	10:15 - 10:30	General aspects of ETS2
סר	10:30 - 11:30	MP template
sion		Categorisation, tier system, released fuel amounts, scope factor, etc.
ess	11:30 - 11:45	Tea break
N Z	11:45 – 12:20	MP template (cnt'd)
		Fuel specific aspects and what to check for, Guidance, templates, tools
	12:20 - 13:00	Demonstration of the EU ETS Reporting Tool
	Lunch Break	
_	14:00 - 15:30	Discussion on issues encountered / lessons learned / best practices (1)
	15:30 - 15:45	Coffee break
ssic	15:45 – 16:45	Discussion on issues encountered / lessons learned / best practices (2)
Afte se:	16:15 – 16:45	Demonstration of the AER template
4	16:45 - 17:00	Close of the meeting



# General aspects of ETS2



#### **General aspects**

- Separate system from existing ETS, however building on ETS1 rules
- Upstream system, regulating the fuel suppliers and not the endconsumers: The triggering of a compliance obligation is the releasing on the market of fuels for combustion in the sectors concerned
- Emissions will be determined indirectly via the fuel quantities put on the market







IPCC Guidelines: Sectoral "CRF" categories

#### **Sectoral coverage of ETS 2**

#### Covered sectors:

- Heating and Cooling in Buildings (B), residential AND commercial
- Fuels for Road Transport (RT)
- Energy (1A1) & Industry (1A2)
- Unilateral opt-in (Art. 30j)



\*Energy Industries (1A1) and Manufacturing Industries and Construction (1A2) including installations or units excluded under Art. 27a EU ETS-D, excluding other EU ETS installations

\*\*Road Transport (1A3b) excluding the use of agricultural vehicles on paved roads

#### Main challenges:

- Heating fuels distinguish consumption of fuels for heating buildings (households and offices) and industrial uses from agricultural/forestry/fishery uses
- Motor fuels: distinguish consumption in road transport from agricultural use, (air) navigation



# How should the regulated entity monitor emissions?



### **ETS2** monitoring

#### For each fuel stream...



Outside the scope of Annex III

\*\*Energy Industries (1A1) and Manufacturing Industries and Construction (1A2) including installations or units excluded under Art. 27a EU ETS-D, excluding other EU ETS installations

\*\*\*Road Transport (1A3b) excluding the use of agricultural vehicles on paved roads



# The Monitoring Plan



### **Purpose of the MP**

#### Article 75b of the MRR

• "The monitoring plan shall consist of a detailed, complete and transparent documentation of the monitoring methodology of a specific regulated entity and shall contain at least the elements laid down in Annex I."

#### Purpose of the MP

- Serves as a **manual** for the regulated entity's (RE) monitoring and reporting tasks
- **Describes methods and procedures** for the annual emissions reports (AER) •
- Methodology should be described in such detail that the CA can confirm compliance with the MRR and approve any reasons for derogation
- Main basis for verification of the AER

#### The monitoring plan is a living document

 $\rightarrow$  keep up to date and improve where reasonable



#### **MP template: Table of contents**

Hyperlinks to relevant

Commission

\*\*\*\*

B C D	Navigation area:	Table of contents		K L Next sheet	H Accounting sne	Sneels
a. Table of						
contents						
-						
ETS2	2 ANNUAL EMIS	SIONS MONI	TORING PLAN			
						Varcian of the MP
TABLE	OF CONTENTS					
				пурепілка	s to relevant	
<u>TABI</u>	LE OF CONTENTS			000	tions	
GUI	DELINES AND CONDITIONS			260		
<u>A. M</u>	onitoring Plan versions			52		
i <u>B. R</u>	egulated entity identification			53	Information about this file:	
1	About the regulated entity			54	Regulated entity name	EXAMPLE ETS2 regulated entity
3 2	Regulated entity details Contact details			55	Unique ETS2 entity identifier:	E 1 S2-123
	egulated Entity Description			57	version number of this monitoring plan	3
2 1	About the Regulated Entity			58	If your competent authority requires	you to hand in a signed paper copy of the monitoring plan
2	Means through which fuels are re	leased for consumption		59	please use the space below for signa	ature:
3	Relevant fuel streams			60		
i <u>D. C</u> i	alculation approach			61		
1	Applicable simplifications for mor	<u>itoring</u> ad approach for monitoring C		62		
3	Specification and location of mea	surement systems for determ	ining the released fuel amounts for fu	el streams: 63		
<b>)</b> 4	List of information sources for de	fault values of calculation fact	iors:	64		Varaian of the templete
5	Laboratories and methods used f	or analyses for calculation fac	ctors, if relevant:	65		
6	Written procedures			bb	LISTO	Name and Signature of legally responsible person
	whiten procedures			67	Date	
<u>E. F</u>	uel Streams			67 68	Dale	
<u>E. Fu</u> <u>5</u> <u>7</u>	<u>uel Streams</u> F1: Natural gas n.a.			67 68 69	Date	
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3

### **Colour coding**





### Categorisation

- Regulated entities (Art. 75e(2)):
  - Category A <= 50.000 t CO<sub>2</sub>(e) /year
  - Category B > 50.000 t CO<sub>2</sub>(e) /year
- Exclusion of emissions from sustainable biomass (zero-rated carbon)
- <u>Before</u> application of scope factor, unless RE can demonstrate representativeness
- Regulated entity with low emissions < 1 000 t CO<sub>2</sub>(e) /year
- Excluded from the ETS2 scope and MP (not in the ETD):
  - Peat, solid biomass, charcoal from wood, H<sub>2</sub> (covered by ETD but no carbon)



Categorisation of the regulated entity



#### **Definition of fuel streams**

- Fuel streams are all the types of fuels which a regulated entity releases for consumption, for which the emissions associated with the eventual consumption (i.e. combustion) have to be monitored
- Different fuel type categories:
  - Commercial standard fuels: internationally standardised fuels
    - Gasoline, Diesel and all common blended transport fuels thereof (E5, E10, B7,...)
  - Fuels meeting equivalent criteria: similarly standardized, but on national or regional level.
    - Most likely candidates: Natural gas, LPG, certain types of coal, in certain regions / MS
  - Other fuels (non-standardised): all other fuels, such as natural gas, LPG, coal



See dedicated Tool

### **Split into fuel streams**

Identifying and categorising fuel streams is recommended to be done in two stages:

- **1. Split fuel streams** in such a way that the emissions of each fuel stream can be determined by one calculation approach, e.g., splitting the fuels released by:
  - Types of fuel (gasoline, diesel, natural gas, light fuel oil, etc.)
  - **Physical means** through which it is released (e.g., pipelines, trucks, etc.)
  - Type of end consumers (CRF category) and scope factor method

#### Transparency (also for further improving the ETS2) and Verifiability

- 2. Categorise each fuel stream (similar principles as for categorisation of the RE):
  - **De-minimis** fuel streams: fuel streams with a combined emission of < 1 000 tCO<sub>2</sub>
  - Major fuel stream: all other fuel streams

Fuels delivered to ETS1 and REDII compliant biofuels and biomass fuels also need to be reported in the MP



#### Identifying fuel streams and their means for release

Fuel stream	Type of fuel	Means	(Intermediate) consumer	Final consumer sector	Scope factor method	Emissions before scope factor	Category
1	Diesel	Trucks	Fuel stations	1A3b	Tier 2 (chain-of custody)	50 000	Major
2	Light fuel oil	Pipelines	Energy Industry (non-ETS1)	1A1a	Tier 2 (chain-of custody)	10 000	Major
3	Light fuel oil	Trucks	ETS1 installations Industry	1A2c	Tier 3 (ETS1 verified emission report)	800	Major
4	Light fuel oil	Trucks	unknown	1A	Tier 1	500	De-minimis



#### Applicable simplifications (section D.1)

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2		D.		Navigation area:	Table	of contents	Previous sheet	Next sheet		<u>H Accour</u>	<u>nting sheet</u>		
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8		1 A	pp	licable simplifications	for monito	oring							
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		T	nis	section provides an overvi	ew of the sim	plifications that	t apply for monitoring emission	ons and corres	ponding secti	ions in the mo	nitoring plan	1	
10		th	at r	require completion.									
12		(a	)	Regulated entity with low e	missions?			[	FALSCH				
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13				the risk assessment to the competen	t autority (F.3.i).								
15		(b	)	Measurements methods in	accordance	with ETD/ED re	egime and owned by a trading	partner?	WAHR				
16				Please enter TRUE here if ALL of the	following condition	s are satisfied:		-					
17				<ul> <li>you are an entity is</li> </ul>	hat is covered by	the Energy Taxation /	Excise Duty (ETD/ED) regime, AND						
18				<ul> <li>the same measure</li> </ul>	ement instruments	s are used as under ti	he ETD/ED, AND						
19				<ul> <li>all of the relevant</li> </ul>	measuring instrum	nents are owned by a	the trading partner, i.e. not by you.						
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**Relevant sections in sheet D** 



#### Which tiers have to be applied?





		Required	tiers	MP template automatically displays required tiers		
Regulated entity category	Fuel stream category	Released fuel amount Unit conversion factor Emission factor (EF)	fuel amount ersion factor n factor (EF) EF for commercial standard fuels or fuels meeting equivalent criteria (Art. 75k(2); same as for ETS1)		Scope factor	
<b>Cat. B</b> (> 50kt)	Major	Highest Tier				
<b>Cat. A</b> (≤ 50kt)	Major	Tier in Annex V (EF: 2a/2b)				
All	<b>De-minimis</b> (≤ 1 000 t CO <sub>2</sub> )	Conservative estimates unless tier is achievable without additional effort		Highest Tier		
Regulated entity wite (< 1 000	th low emissions t CO <sub>2</sub> )	Minimum Tier of 1 - Similar to ETS1 (e.g. documented purchasing records)				
					Methods not available	
					Technical infeasibility	
		<b>—</b>			Unreasonable costs	
Reasons for derogation from required tiers		unreasonable costs	n.a.		Simplified uncertainty assessment	
					Special exemptions for de- minimis fuel streams and for 2024 to 2026	



RFA Released fuel amounts
 UCF Unit conversion factor
 EF<sub>pre</sub> Preliminary emission factor
 BF Biomass fraction
 SF Scope factor

#### **Example calculation**

**Combustion emissions:**  $Emissions = RFA \cdot UCF \cdot EF_{preliminary} \cdot (1 - BF) \cdot SF$ 



		1	2	3	4	5	6	7	8	9
Component	fossil/hio	RFA	UCF			FF	BF	Energy	Emissions	Emissions
Component			Density	N	CV				(fossil)	(bio)
		litres	t/1000L	GJ/t	MJ/litre	t CO2/TJ	%	TJ	t CO2	t CO2
Gasoline	fossil part only	9 000 000	0,750	43,4	32,6	75,4	0	293	22 088	0
Bioethanol	biogenic	900 000	0,789	26,7	21,1	71,6	100	19	0	1 357
MTBE	fossil	100 000	0,740	35,0	25,9	71,3	0	2,6	185	0
TOTALS		10 000 000			31,4	75,1	5,74	314	22 273	1 357
		sum of the			weighted	weighted	weighted	sum of the	sum of the	sum of the
		above			average	average	average	above	above	above
23					(7./1.)	((8.+9.)/7.)	(9./(8.+9.))		$\bigcirc$	European Commissio

### **Reasons for derogation**

#### For the released fuel amount, calculation factors and scope factor

- Unreasonable costs
  - If costs of meeting the required higher tier exceed benefits
  - Threshold of € 4000 per year (€ 1000 for REs with low emissions)
- Technically not feasible
  - Technical resources not available to meet the requirements
  - Cannot be implemented in the required time

#### For scope factor only

- Tier 3 methods not available
- Simplified uncertainty assessment
  - Lower tier leads to more accurate identification of end consumers' CRF categories
  - For 2024-2026, default value lower than 1 allowed (Tier 1) directly allowed following simplified uncertainty assessment



See dedicated Tool

#### **Regulated entities with low emissions**

For RE with low emissions (< 1000 tCO<sub>2</sub> per year), several simplifications apply

- Tier 1 allowed for released fuel amounts and calculation factors
  - Unless higher accuracy can be achieved without additional effort for the RE
- No submission of the risk assessment needed when submitting the MP for approval
  - Risk assessment still recommended to be completed
- May determine released fuel amounts by using available and documented purchasing records and estimated stock changes
  - No uncertainty assessment required
- When using analyses from a non-accredited laboratory, simplified evidence on laboratory competence needed (will rarely be relevant)



#### **Released amounts**

- Higher simplicity compared with ETS1 (commercial transaction, mostly at excise duty points)
- There are three ways how to determine activity data (fuel/material quantity):
  - a) Measurement <u>methods</u> (not necessarily results → tax reductions/exemptions, 'scope factor') consistent with obligations under excise duty / energy taxation regime
  - b) based on aggregation of metering of quantities (**batch metering**)
  - c) based on continual metering
- CA may require to use method a), where applicable
- For b) and c) similar tier provisions (uncertainty thresholds) and simplifications (e.g. maximum permissible error) as for ETS1 apply



Uncertainty assessment

relevant but not required

to be submitted to CA



### Timing of measurement (Art. 75j(2))

 Tool included in AER template, aligned with the corresponding example in section 5.3.2 of the GD

#### 2 Tool 1

Fuel stream to which entries in this tool relate: F1. Gaseous - Natural Gas; Northern										
Units: t	Best estimate	Actual released amounts	Reportable amounts	Balance						
	(for year Y-1)	(in year Y-1)	(in year Y for Y-1)	(reported - actual)						
Best estimate 2024	2 500		2 500							
Actual released amounts 2024		2 300		200						
Best estimate 2025	2 300		2 100	0						
Actual released amounts 2025		2 600		-300						
Best estimate 2026	2 600		2 900	0						
Actual released amounts 2026		2 500		100						
Best estimate 2027	2 500		2 400	0						
Actual released amounts 2027										
Best estimate 2028										
Actual released amounts 2028										



Sheet E – Fuel Streams



### **Scope factor – CRF categorisation**

Overarching sector	Included	Excluded
Buildings CRF 1A4a & CRF 1A4b	<ul> <li>Fuel combustion in residential/commercial/institutional buildings (space heating, water heating, cooking, lawn mowers, etc.). This includes households fuel combustion</li> <li>Also, off-road vehicles and machinery used in the buildings sector</li> </ul>	<ul> <li>Any emissions from fuel combustion in agriculture, forestry, fishing and fishing industries (<i>1A4c</i>):         <ul> <li>E.g. also &lt;20 MW combustion units (incl. CHP) in agriculture sector</li> </ul> </li> <li>All ETS1 emissions (incl. Art. 27):         <ul> <li>Energy production and manufacture industries</li> <li>Usually large &gt;20MW combustion units (e.g. in large building complexes)</li> </ul> </li> </ul>
Road Transportation CRF 1A3b	<ul> <li>All combustion CO<sub>2</sub> emissions arising from fuel use, such as from:         <ul> <li>Cars</li> <li>Motorcycles</li> <li>Light-and heavy-duty vehicles</li> <li>Busses</li> <li>Trucks</li> <li>Additives</li> </ul> </li> </ul>	<ul> <li>Other modes of transport:</li> <li>Aviation (mostly covered by ETS1; 1A3a)</li> <li>Off-road vehicles in agriculture (1A4c)</li> <li>Railways (diesel trains) (1A3c)</li> <li>Maritime transport (mostly covered by ETS1; 1A3d)</li> <li>Military operations (1A5b)</li> </ul>
Other sectors: Mainly (small- scale) industry 1A1, 1A2	• <b>(Small-scale) industry</b> , all energy industries ( <i>1A1</i> ) and manufacturing industries and construction ( <i>1A2</i> ) that are not in ETS1 (Art. 27a installations)	<ul> <li>Majority (especially &gt;20 MW installations) included in ETS1, and therefore excluded from ETS2</li> <li>Non-energetic purposes excluded (e.g. process emissions, chemical reactant, reducing agent)</li> </ul>





Tier	Tier definition	Short description
	Physical distinction of flows	<ul> <li>Based on physical distinction of fuel flows, such as direct measurement of fuel flows in pipeline network</li> <li>Evidence can be provided that end consumers fall under the ETS2 scope (Annex III list).</li> <li>Based on legal zoning: only industrial users allowed in industrial areas</li> <li>Could be partially combined with chain of custody (such as self-declaration from fuel station connected to pipeline)</li> </ul>
3	Chemical distinction of fuels	<ul> <li>Proof based on legal, technical and economic reasons, which can be proven by the chemical properties of a fuel</li> <li>To prove the above, chemical properties should be distinct from other fuels: purity, carbon or sulphur content, calorific value, etc.</li> </ul>
	Chemical marking (EU)	<ul> <li>Fiscal marking of gas oil and kerosene under the Euromarker Directive</li> <li>Already common method to identify agricultural, maritime and aviation fuel use         → outside ETS2 scope</li> </ul>
	ETS1 verified emission report	Emission report of ETS1 operator proving consumption under ETS1



#### **Examples of physical distinction:**

- Natural gas pipeline to which only households are connected → inside the ETS2 scope
- Fuel stations only dedicated to agriculture → outside the ETS2 scope



Tier	Tier definition	Short description
3	Physical distinction of flows	<ul> <li>Based on physical distinction of fuel flows, such as direct measurement of fuel flows in pipeline network</li> <li>Evidence can be provided that end consumers fall under the ETS2 acope (Annex III list).</li> <li>Based on legal zoning: only in the Examples legal, technical and economic reasons: to connected to pipeline)</li> <li>Legal: high-sulphur content fuels for environmental reasons need</li> </ul>
	Chemical distinction of fuels	<ul> <li>Proof based on legal, technic properties of a fuel</li> <li>To prove the above, chemical sulphur content, calorific value</li> </ul>
	Chemical marking (EU)	<ul> <li>Fiscal marking of gas oil and kerose</li> <li>Already common method to id scope</li> <li>Fiscal marking of gas oil and kerose</li> <li>Already common method to id premium is only viably used for non-energetic purposes</li> </ul>
	ETS1 verified emission report	Emission report of ETS1 operator prov.





Tier	Tier definition	Short description				
	Chain-of-custody	<ul> <li>Chain of traceable contractual arrangements and invoices.</li> <li>Documentation starts from end consumer up the supply chain to the fuel supplier</li> <li>End consumers self-declare if consumption is out of scope of ETS2</li> <li>Useful overlap with IT Excise Movement Control System (EMCS)</li> <li>In practice, only self-declaration needed from consumers <u>outside</u> of the ETS2 scope</li> </ul>				
2	Chemical marking (national)	Same as tier 3 Euromarker marking but regulated only at national level				
	Indirect methods	<ul> <li>Use of indirect correlation, which allows distinction on the individual consumer level</li> <li>Consumer distinction is needed for accurate cost pass-through</li> </ul>				





- Tier 1: Default value of 1 (Art. 75I(3))
- **Exemptions** (Art. 75I(4) and (6)):
  - 2024 to 2026: values <1, if more accurate
  - 2027+: Values <1, if:
    - De-minimis fuel stream, OR
    - Scope factor has to be outside [5%...95%]
  - CA may require use of certain methods (Tier 3 and 2) or default values
    - For any default value for 'national fuel stream' COM's approval has to be sought
- Any financial compensation regulated in separate act (outside MRR)



#### **Calculation factors**

• Similar provisions to ETS1 (same type of fuels)

- (Prelim.) Released Biomass conversion Emission Scope factor amounts fraction factor factor Tier 4 Tier 3a/3b Tier 3 Tier 3 Tier 3 Tier 3 Tier 2a/2b Tier 2a/2b Tier 2 Tier 2 Tier 2 Tier 1 Tier 1 Tier 1 Tier 1 Tier 1
- Tiers for EF and unit conversion factor (e.g. NCV, density):
  - Tier 3: Sampling & Analysis (Art. 32 to 35)
  - Tier 2a: National default values (GHG inventories) → most relevant
  - Tier 2b: Empirical correlation
  - Tier 1: International default values (IPCC)
- Fuels 'equivalent' to commercial standard fuels (Art. 75k(2)):
  - < 2% (95% CI) for NCV
  - < 2% (95% CI) for EF, where the released fuel amounts are expressed as energy content</p>
  - Conditions met during the last 3 years, evaluated every 3 years (COM's approval required)



#### **Biomass fraction**

- Similar provisions to ETS1 (same type of fuels)
  - Tier 3a: Sampling & Analysis (Art. 32 to 35)
  - Tier 3b: Proofs of sustainability (RED II criteria) → most relevant method
  - Tier 2: Estimation methods
  - Tier 1: Default values published by CA or COM or Art. 31(1)

#### The compliance with RED II criteria

- Blended biofuels: should be available for most tax warehouses for FQD/RED reporting
- For **biogas** (e.g.national (bio)gas registers): criteria only apply for >2 MW installations.
- Wood materials (solid biomass) not relevant (not listed in ETD)



### **Avoiding double burden/counting ETS 1/2**

- ETS1 operators shall submit information in Annex Xa (as part of AER)
  - $\rightarrow$  MS may require to make available to ETS2 entity (e.g. fuel supplier) before 31 March
    - 31 March 2025: No verification required of Annex Xa reporting
    - 31 March 2026: Verified Annex Xa reporting
    - By 31 Dec 2026: Procedure to be included in the ETS1 MP
    - 31 March 2027: Full reporting
- ETS2 entities shall submit information in Annex Xb (as part of AER)
- For a regulated entity to apply a scope factor of 0 for ETS1 supply, the following is needed:
  - A **direct contractual agreement** between the ETS2 entity and the ETS1 operator, which includes an arrangement on how the fuels will be invoiced, e.g. a *declaration of intent to use*
  - The ETS1 operator needs to provide to the ETS2 RE information on their acquired and used fuel amounts from the ETS2 RE in question
  - Confirmation of actual use of the fuel for ETS1 purposes (Annex Xa) to be delivered (stock changes, exports)
- Art. 75v(1): MS shall facilitate efficient exchange of information to enable ETS2 entities to determine the end use of the fuel



#### Data flow, control and risk assessment

- Summary of procedures as part of the MP
  - Data flow: who is taking which data, when, and how, from where to where (from input data to final figures in the AER)
  - **Control activities**: four-eyes principles, QA/QC, internal reviews, etc.
  - **Risk assessment**: to be carried out and submitted to CA (Art. 75b(2))
  - Detailed requirements and examples for simple and complex ETS1 cases can be found on DG CLIMA's <u>ETS1 MRVA website (GD6 and 6a)</u>

bability	Impact	1	2	3	4	5
Pro		50,0	500,0	1.000,0	5.000,0	20.000,0
1	0,50%	0,3	2,5	5,0	25,0	100,0
2	1,00%	0,5	5,0	10,0	50,0	200,0
3	10,00%	5,0	50,0	100,0	500,0	2.000,0
4	20,00%	10,0	100,0	200,0	1.000,0	4.000,0
5	50,00%	25,0	250,0	500,0	2.500,0	10.000,0



37

#### **Improvement reporting**

- Improvement report (Art. 75q, similar provisions to ETS1)
  - for a category A entity, every 5 years
  - for a category B entity, every 3 years
  - for any regulated entity that is using the default scope factor as referred to in Article 75I(3) and (4), by 31 July 2026
  - Operator has to submit an IR if the **verification report** contains outstanding nonconformities or recommendations.



# Fuel specific aspects

...and what to check for in the MP



# Required tiers

Indicates typical ranges for the most common RE



Regulated entity category	fuels		75k(2))				
<b>Cat. B</b> (> 50kt)	Transport <i>ETD/ED methods</i> , otherwise Tier 4 Natural						
<b>Cat. A</b> (≤ 50kt)	Ideis	ETL oth	<b>D/ED methods</b> , erwise Tier 1/2	gas	;		
Regulated entity with low emissions or de- minimis fuel streams (< 1 000 t CO <sub>2</sub> )	Heating oil	Purc onse	chase records / ervative estimates			al, G	

### **Natural gas**

Type of entity	Mostly Fuel suppliers or DSO (TSO)				
Type of fuel	Check for applicability of Art. 75k(2)				
Released Fuel Amounts	Timing of measurements (Art. 75j(2)) will be an issue Check for consistency with ETD/ED methods $\rightarrow$ in particular that ALL released fuel amounts are included (i.e. ETS2 amounts may be higher than ETD/ED amounts because of tax exemptions)				
Scope factor	Tier 3 mostly not applicable (except 'ETS1 AER' data) check for <b>Tier 2 ('chain-of-custody' or 'indirect methods')</b>				
Calculation factors	Cat A or where Art. 75k(2) criteria are met: use default values Cat B: Sampling & Analysis				
Zero-rated carbon	Note that for biogas in natural gas grids, the zero-rating is not based on the physical biogas $\rightarrow$ <b>Purchase records</b> pursuant to Art. 39(3) and (4) Check for corresponding procedure in the MP				



### **Common transport fuels**

Type of entity	Mostly category B expected ( $\rightarrow$ highest tiers)	
Type of fuel	Commercial standard fuels ( $\rightarrow$ default values)	
Released Fuel Amounts	Check for consistency with ETD/ED methods	
Scope factor	Tier 3 ( <b>Euromarker</b> ) possible to some extent Tier 3 ( <b>Chemical distinction</b> ) questionable Mostly Tier 1 (Default = 100%) expected, RE too far upstream	
Calculation factors	Publish relevant default values (for fossil components, biofuels, additives)	
Zero-rated carbon	RED II compliant biofuels, consistent with FQD/RED reporting	

Commission

\*\*\*\*

### **Oil products for heating**

Type of entity	Many small (retail) suppliers ( <b>RE with low emissions</b> → simplifications) Some larger ones
Type of fuel	Many <b>commercial standard fuels</b> (e.g. light fuel oil $\rightarrow$ default values)
Released Fuel Amounts	Check for <b>consistency with ETD/ED</b> methods → in particular that <b>ALL</b> <b>released fuel amounts</b> are included (i.e. ETS2 amounts may be higher than ETD/ED amounts because of tax exemptions) The many RE with low emissions will be able to simply use <b>purchase records</b>
Scope factor	Tier 3 (Euromarker, Chemical distinction) possible to some extent Tier 2 ('Chain of custody' or 'indirect methods') possible
Calculation factors	Publish relevant default values (for fossil components, biofuels, additives)
Zero-rated carbon	<b>Mostly only fossil,</b> otherwise RED II compliant biofuels, consistent with FQD/RED reporting



### **Coal products and LPG**

Type of entity	Many small (retail) suppliers ( <b>RE with low emissions</b> $\rightarrow$ simplifications) Few larger coal producer (supplying ETS1)
Type of fuel	No commercial standard fuel → but many RE with low emissions
Released Fuel Amounts	Amounts often not consistent with ETD/ED (applicable tax exemptions) → ALL released fuel amounts are relevant The many RE with low emissions will be able to simply use purchase records
Scope factor	Tier 3 ( <b>Chemical distinction</b> ) possible to some extent Tier 2 ( <b>'Chain of custody' or 'indirect methods'</b> ) possible
Calculation factors	Publish relevant default values (for the many small suppliers to use)
Zero-rated carbon	Mostly n.a.



#### **General (horizontal) aspects**

Released Fuel Amounts	Check for <b>consistency with ETD/ED</b> and pay particular attention to cases where amounts are not consistent with ETS2 (e.g. tax exemptions apply) $\rightarrow$ ALL amounts 'released for consumption' covered by ETS2
Uncertainty assessment	Will <b>only be relevant in few number of cases</b> (mostly all in compliance with ETD/ED methods, plus under NLMC, or entities with low emissions which can use purchase records without further evidence)
Scope factor	RE should make <b>reasonable effort</b> to apply an ex-ante method and high accuracy $\rightarrow$ but often Tier 1 (100%) may apply (oil products etc.)
Calculation factors	Mostly default values (Tier 2a) applicable $\rightarrow$ publish values on website
Unreasonable costs	RE should make <b>reasonable effort</b> to demonstrate such costs (mostly linked to scope factor methods)
Procedures and other Sheet J information	Only summary(!) of each procedure to be put into MP Check for completeness and sufficient level of detail (often with reference to coherent approaches as applied under ETD/ED) for you to be confident that the underlying procedure facilitates the verification process
Risk assessment	Focus on particular on risks where methods are <b>not consistent with ETD/ED</b> , including amounts differ (see RFA above) Data flow / control activities / risk assessment important <b>basis for verificatio</b>

# Available guidance and tools



### List of ETS2 Guidance, templates & tools

- General guidance on ETS2 M&R
- MP template

https://climate.ec.europa.eu/eu-action/eu-emissions-trading-systemeu-ets/ets2-buildings-road-transport-and-additional-sectors\_en

- AER template
- Tool for unreasonable cost assessment
- Tool for Art. 75k(2) (fuels equivalent to commercial standard fuels)
- Further **guidance and tools for ETS1** available (uncertainty assessment, risk assessment, etc.)
- Any further needs?



Tool for unreasonable costs



#### Tool for equivalent (Art. 75k(2)) fuels

• Example: two different grades of the same fuel (e.g. natural gas grades)



• Situation 1: only one grade or only both individually are < threshold



Only Grade 1 would qualify as a (national) standard fuel and may apply Tier 2a values



#### Tool for equivalent (Art. 75k(2)) fuels

• Situation 2: both combined still < threshold

NCV or EF <± 2% (at 95% confidence)



**Option 1**: Label each grade as a distinct [national standard] fuel stream type

**Option 2**: Combine both grades in a single [national standard] fuel stream type

- which option to prefer will have to balance:
  - accuracy (Option 1 preferred)
  - availability of UCF/EF inventory data (Option 2 likely preferred)
  - Fuel specification in the national Energy Taxation regime



Tool for Art. 75k(2) fuels



# ETS Reporting Tool



## **Plenary discussion:**

#### issues encountered / lessons learned / best practices



# AER template



#### **Example calculation**

RFA Released fuel amounts
 UCF Unit conversion factor
 EF<sub>pre</sub> Preliminary emission factor
 BF Biomass fraction
 SF Scope factor

**Combustion emissions:**  $Emissions = RFA \cdot UCF \cdot EF_{preliminary} \cdot (1 - BF) \cdot SF$ 

• Gasoline E10 – commercial standard fuel  $\rightarrow$  use of Tier 2a default values applicable

• 10.000.000  $l \cdot 31, 4 \frac{GJ}{1000l} \cdot 75, 1 \frac{tCO2}{TJ} \cdot (1 - 5, 74\%) \cdot 1000 \cdot 1 = 22.273 tCO2$ 

				0	4	_	0	7	0	0
Component	fossil/bio	RFA	Density	UCF		) EF	BF	Energy	Emissions (fossil)	Emissions (bio)
		litres	t/1000l	G.∥t	M.I/litre	t CO2/T.I	%	TJ	t CO2	t CO2
Gasoline	fossil part only	9 000 000	0,750	43,4	32,6	75,4	0	293	22 088	0
Bioethanol	biogenic	200 000	0,789	26,7	21,1	71,6	100	19	0	1 357
MTBE	fossil	100 000	0,740	35,0	20,9	71,0	U	2,6	185	0
TOTALS	(	10 000 000			31,4	75,1	5,74	314	22 273	1 357
		above			Weigined average (7./1.)	weighted average ((8.+9.)/7.)	weigined average (9./(8.+9.))	sum of the above	sum of the above	sum of the above

CA encouraged to publish such default values on website

(incl. for the biofuel and additive components)



#### Completing the AER

**MSspecific parameters for fuels** 



# End of the training

