"I/A" ITEM NOTE
From: General Secretariat of the Council
To: Permanent Representatives Committee/Council
Subject: Proposal for a Regulation of the European Parliament and of the Council amending Regulation (EU) No 510/2011 to define the modalities for reaching the 2020 target to reduce CO2 emissions from new light commercial vehicles (first reading)
- Adoption of the legislative act (LA + S)
  = Statements

Commission statements

Light commercial vehicles

1. Text of Commission statement: 2025 target

In carrying out its impact assessment of a 2025 target the Commission will consider the appropriateness of a range of ambition levels/rates of reduction, coherent with the long term climate goals of the EU and the necessary emission reduction trajectory. This assessment will cover the range of ambition sought by the European Parliament for a 2025 target in the range of 105 g to 120 g CO₂/km, equivalent to 3-4 % reduction per year in relation to the average 2012 emissions from new light commercial vehicles.
The impact assessment will also need to consider a wide range of issues among which will be long
term climate policy goals, cost-effectiveness, competitiveness, technology availability, social
equity, neutrality with respect to competition. Any conclusion reached in the impact assessment on
the appropriate level of ambition for a 2025 target would need to balance effects in the range of
different areas assessed.

2. Text of Commission statement: WLTP

The Commission strongly supports the ongoing work in the framework of the UNECE, with the aim
of a target date for the WLTP to be operational for new vehicle types by 1 January 2017. The work
at UNECE is well underway and subsequently the Commission would aim to implement the new
test cycle and test procedures into EU law in 2014.

3. Text of Commission statement on the procedure of adoption of implementing acts

The Commission underlines that it is contrary to the letter and to the spirit of Regulation 182/2011
(OJ L 55 of 28.2.2011, p. 13) to invoke Article 5 § 4, subparagraph 2, point b) in a systematic
manner. Recourse to this provision must respond to a specific need to depart from the rule of
principle which is that the Commission may adopt a draft implementing act when no opinion is
delivered. Given that it is an exception to the general rule established by Article 5 § 4 recourse to
subparagraph 2, point b), cannot be simply seen as a "discretionary power" of the Legislator, but
must be interpreted in a restrictive manner and thus must be justified.