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**Draft Off-Cycle Emissions GTR 14 and 15 September, 2005**

**Note:**

Edits from 1<sup>st</sup> Editorial Committee meeting are in **Red**  
 Edits from 2<sup>nd</sup> Editorial Committee meeting are in **Blue**

Edits from Editorial Committee post 2<sup>nd</sup> Editorial Committee meeting are in **Orange**  
Edits from the 3<sup>rd</sup> Editorial Committee meeting are in **Chartreuse**  
Suggested GTR language is in **Green**

~~Editorial Note: The following text in green has been redrafted by the Chairperson for further consideration by the editorial committee.~~

## **A. Statement of Technical Rationale and Justification**

### **1. Introduction**

The objective of this Global Technical Regulation (GTR) is to establish a harmonized regulation which ensures off-cycle emissions from heavy-duty engines and vehicles are appropriately controlled over ~~are reduced over~~ a broad range of engine and ambient operating conditions encountered during normal in-use vehicle operation. The GTR is intended to compliment the test procedures of the World-Harmonized Heavy-duty Certification (WHDC) GTR.

To that purpose, this Off-cycle Emissions (OCE) GTR includes provisions that prohibit the use of ~~against~~ defeat strategies. ~~For engines certified to emission limits based on the WHDC GTR, this~~ OCE GTR also adopts new harmonized emissions limits and test requirements which cover a broad range of engine and ambient operating conditions, the World-Harmonized Not-to-Exceed requirements (“WNTTE”). The WNTTE requires the control of emissions during ~~includes~~ engine and ambient operating conditions that are **broader than those not** covered in ~~subject to~~ emissions testing during the two components of the WHDC, the World-Harmonized Transient Cycle and the World-Harmonized Steady-state Cycle.

It is important to note that the WHDC GTR is being implemented as a global test procedure without emission limits as a first step towards the world harmonization of cycle-based emission certification requirements for heavy-duty engines. During this first stage, regional authorities are expected to introduce the WHDC test procedures into their individual regulatory programs. However, it is anticipated there will continue be a range of WHDC-based emission limits in effect in the various regions until such time that world-wide emission limits are adopted as part of the WHDC GTR. This being the case, the WNTTE emission limits set out in this GTR have been designed to relate directly to the emission limits to which a specific engine has been certified based on the WHDC test procedures. This structure enables regional authorities to implement a common approach to establishing WNTTE emission limits, even in the period where global WHDC emission limits are not set out in the WHDC GTR. The eventual adoption of global WHDC-based emission limits will effectively result in world harmonized WNTTE emission limits.

## **2. Background on Off-cycle Emissions**

The basic regulatory approach historically utilized by a number of countries to reduce exhaust emissions from heavy-duty engines was to use a combination of an emissions certification test cycle with an emissions limit (or standard) and a prohibition against the use of defeat strategies.

The test cycle for heavy-duty engines, while different among various countries, had a number of common characteristics. The test cycle was based on an engine test, performed in a laboratory, under a limited range of ambient conditions, and the test cycle contained a pre-defined set of speed and load points always run in the same order. The prohibition against the use of defeat strategies generally required that the engine could not operate differently in-use in a manner which reduced the effectiveness of the engine's emission control system. Emissions which occur under conditions not well represented by the laboratory-based test cycle are typically called off-cycle emissions.

Heavy-duty vehicles are driven over a wide variety of operating conditions, including starts, stops, accelerations, decelerations, steady cruises, and under varying ambient conditions (e.g., temperature, humidity and barometric pressure). The establishment of the WHDC GTR will result in a laboratory based test cycle which reflects world-wide on-road heavy-duty engine operation, but a substantial portion of the wide variety of real world driving conditions are not incorporated.

Heavy-duty engines have progressed over the past decade to become a very sophisticated electronic and mechanical system. The system is capable of controlling the performance of heavy-duty engines over a wide variety of driving conditions. A central aspect of this sophisticated engineering is the capability to continuously monitor a wide range of operating parameters, including engine rotational speed, vehicle ground speed, and intake manifold pressure and temperature, and to modify the performance of the engine and its emission control systems in real-time in response to the monitored data.

The defeat strategy provisions do not provide a quantified numerical emissions limit and associated test procedure for conditions not encountered on the regulatory test cycles. This has often resulted in the need for case-by-case decision making during the certification and type-approval process regarding whether a particular element of design constitutes a defeat strategy. These design-based reviews have become increasingly difficult as the engines and the emission control technologies have grown more complex.

The approach contained in this OCE GTR reduces the reliance on case-by-case design reviews by additionally requiring compliance with the WNTTE provisions. The WNTTE is intended to allow for a more efficient and objective performance-based means for evaluating off-cycle emissions behavior in addition to the prohibition against defeat

strategies. The WNTe provisions accomplish this by substantially increasing the range of engine and ambient operating conditions which are subject to an emission limit, thereby reducing the scope of emissions considered to be off-cycle.

When considered as a whole, the WHDC GTR and this OCE GTR provide the opportunity for a globally harmonized set of regulations to effectively reduce air pollutions from heavy-duty vehicles and engines.

### 3. Procedural Background and Development of GTR

This GTR was developed by the GRPE informal working group on Off-cycle Emissions (the OCE Informal group). A full report of the work of the OCE Informal group, its deliberations and conclusions is provided in the group's Technical Report, TRANS/WP.29/GRPE/xxxxx.

The work to develop this GTR began ~~in XXX-2001~~ with the establishment of the OCE Informal group. The OCE Informal group had its first meeting in December 2001.

As required by the 1998 Global Agreement, a formal proposal for the establishment of a GTR was proposed to the Executive Committee for the 1998 Agreement (AC3) by the United States. At its session on 13<sup>th</sup> March 2005, the proposal from the United States was approved as a GTR project by AC.3 ((TRANS/WP.29/AC.3/13).

~~[Include a discussion of any key issues discussed and resolved by the OCE Informal group or by GRPE in the development of the GTR]~~

~~The following is a summary of the key issues which were discussed and resolved during the development of this GTR by the OCE working group. Additional discussion of these issues can be found in the Technical Report.~~

~~WNTe Control Area~~

~~WNTe Operating and Altitude Ranges~~

~~Definition of Defeat Strategy and related items~~

~~[Editorial comment: the “decision” summarized in the following paragraph has not been a formal consensus from the working group; this issue should be further discussed at next plenary meeting]~~

One of the key issues discussed during the development of the OCE GTR was the scope of the GTR with respect to in-use, on-vehicle emissions testing. After considerable debate by the OCE working group, it was decided the OCE GTR would not include specifications for in-use, on-vehicle emission measurement equipment. It was decided that at this time, regulations concerning such equipment could be developed by individual countries and regional authorities. However, it was also decided that the OCE GTR was developed with the specific intent to allow for testing of compliance with the WNTe during in-use, on the road operation of the engine. As such, individual

countries and regional authorities may specify their own provisions in order to enforce this GTR, and such enforcement provisions could include requirements for in-use, on-vehicle emissions testing of heavy-duty engines based on appropriate test protocols.

#### **4. Technical and Economic Feasibility**

[Draft and insert text at a later date]

[Editorial comment: in mid-November 2005 the Chairperson/Secretary will circulate the language from WHDC, WMTC and Nonroad GTR for consideration by the Plenary group for January meeting]

#### **5. Anticipated Benefits**

This GTR can result in a number of benefits, including: improved emissions control; more efficient certification or type approval methods, and reduced costs for engine and vehicle manufacturers.

The addition of harmonized defeat strategy provisions and WNTD requirements to the certification testing regime (e.g., the WHDC test cycles) will more adequately ensure that an appropriate control of emissions is achieved in-use, under a wide range of operating conditions. As a result, it can be expected that the application adoption of this GTR by Contracting Parties will result in an improved level of emissions control.

The GTR can reduce the need for time consuming case-by-case design reviews and provide a more efficient and objective performance-based means for evaluating off-cycle emissions.

Finally, heavy-duty engines and vehicles are often produced for the world market. It is economically more efficient for manufacturers to design and produce models which meet emissions objectives specified in a common Global Technical Regulation rather than developing products to meet a wide array of different and potentially conflicting regulatory requirements in individual countries and regions. This in turn may allow manufacturers to develop new models more effectively at a lower cost.

#### **6. Potential Cost Effectiveness**

~~[Develop and insert text at a later date, taking into consideration the language developed for the WMTC GTR]~~

[Editorial comment: in mid-November 2005 the Chairperson/Secretary will circulate the language from WHDC, WMTC and Nonroad GTR for consideration by the Plenary group for January meeting]

#### **~~A. Statement of Technical Rationale and Justification~~**

## 1. Technical and Economic Feasibility

The objective of this Global Technical Regulation (GTR) is to establish a process which ensures emissions requirements for heavy-duty vehicles are met over a broad range of conditions encountered during normal in-use operation.

The proposed GTR adopts new harmonized emissions standards and test procedures which cover a broad range of normal driving conditions that are otherwise not subject to traditional emissions testing. This GTR also updates the prohibition against defeat devices (strategies) through a set of harmonized definitions to account for the new emissions standards and test procedures.

Heavy-duty vehicles are driven over a wide variety of operating conditions, including starts, stops, accelerations, decelerations, steady cruises, and under varying loads and ambient conditions (e.g., variations in temperature, humidity and barometric pressure). Over many years of engineering study and development, manufacturers have developed sophisticated electronic and mechanical systems that control the performance of heavy-duty engines over this wide variety of driving conditions. A central aspect of this sophisticated engineering is the constant monitoring of a wide range of engine operating parameters, including engine rotational speed, vehicle ground speed, and intake manifold pressure and temperature. Based on the monitored data, the engine computer is typically programmed to control the operation of the engine, by, for example, adjusting the timing and rate of fuel injection or the amount of air from a turbocharger.

The growing sophistication of engine technology has greatly increased the potential that emission control system will be modified under conditions not included or underrepresented on the laboratory test procedures, which may result in substantially higher emission levels under actual driving conditions.

Over the last several years it has become clear that in-use emissions control might be inappropriately reduced as compared to the control demonstrated over the certification/type approval test. In some cases, this resulted in significantly higher in-use (i.e., off cycle) emissions than anticipated when the emissions standards were developed and finalized.

For many years, the basic regulatory approach for heavy-duty diesel engine exhaust standards for NO<sub>x</sub> and PM relied on a standardized test to demonstrate compliance at the time of certification /type approval and on defeat device provisions to ensure appropriate control during off-cycle operation. The tests in various countries including the United States, Japan and the European Union are highly regimented laboratory test procedures. The engine is installed in a test cell and operated over

~~the designated test cycles. The test cycles are intended to simulate a representative driving regime, but a substantial portion of the wide variety of real world driving conditions are not incorporated into specific tests.<sup>4</sup>~~

~~Regulating entities have traditionally relied exclusively on the defeat device provisions to ensure appropriate off-cycle emissions control over real world driving conditions not well represented by the certification/type approval tests. The defeat device prohibition, however, does not provide a quantified numerical emissions limit and associated test procedure for conditions not encountered on the laboratory tests, resulting in case-by-case decision making regarding whether a particular element of design constitutes a defeat device. The design-based reviews associated with the defeat device prohibition become increasingly burdensome as emission control technologies grow more complex.~~

~~For this reason, the proposed GTR is an important step forward to ensure emission control technologies are actually effective and that emissions requirements are met under a wide range of normal in-use operating conditions.~~

~~The proposed GTR requires adherence to a World Not-to-Exceed (WNTE) standard and test procedure for certification/type approval. The WNTE requirements, in combination with the defeat device prohibition, will better ensure an appropriate control of emissions under a broad range of in-use operating conditions.~~

~~The technical and economic feasibility of the WNTE has been demonstrated by virtue of its implementation in the United States. Since 1998, certain engine manufacturers have been required to comply with NTE provisions under the terms of a settlement agreement with the United States. Over that same period, other companies have been using the NTE as a means to voluntarily demonstrate compliance with the United States' defeat device prohibition as provided for under guidance issued by the U.S. Environmental Protection Agency. The NTE is designed so it does not present additional costs for engines which employ appropriate off-cycle emission control strategies.~~

**~~Editorial Comment: How the OCE GTR interacts with the work of the harmonized WHTC and WHSC and OBD efforts will need to be added here or at A.2. or B.1.~~**

## ~~2. Anticipated Benefits~~

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<sup>4</sup>For example, all certification/type approval test cycles apply only at a specific temperature range and only at the specific speed and torque points and in the order specified over the specified test cycles. This means that an engine might comply with the certification/type approval test in the laboratory, but not achieve the demonstrated emission control and reductions during real world driving.

~~The approach proposed in the GTR reduces the reliance on time consuming case-by-case design reviews and provides a more efficient and objective performance-based means for evaluating traditional off-cycle emissions behavior. [Chairperson to add some additional comments]~~

~~The addition of NTE requirements to the certification testing regime and harmonized defeat device prohibition will better ensure that an appropriate control of emissions is achieved in use, under a wide range of operating conditions. As a result, it can be expected that the application of this GTR for emissions legislation within the Contracting Parties will result in an improved level of control of in-use emissions due to the coverage of expected in-use driving ranges of vehicles world-wide.~~

~~Additionally, heavy commercial vehicles and their engines are increasingly produced for the world market. It is economically more efficient for manufacturers to prepare models that can meet the emission objectives using shared testing and measuring methods. This in turn will allow manufacturers to develop new models more effectively and within a shorter time frame. A common performance-based approach for evaluating traditional off-cycle emissions will conserve both manufacturer and certification/type approval authority resources. . [Please see first paragraph in this section]~~

~~This GTR facilitates on-road testing which is more cost effective than traditional lab-based testing. It also promotes continued product refinement and standardization within the portable emissions measurement equipment industry.~~

### ~~3. Potential cost effectiveness~~

~~**Editorial Comment: Reserved. Look at other GTRs for a Model. Make sure language is consistent with other GTRs. Discuss with other (OBD and WHDC) Chairs.**~~

~~The GTR does not increase the stringency of traditional emissions requirements or introduce additional costs for engines which do not employ defeat devices. The NTE is designed to account for emissions increases that occur naturally during operation considered more challenging for emission control relative to the certification/type approval tests.~~

~~Look at potential cost benefits, whereby having a single type approval will be accepted in other regions that have adopted GTR, thereby avoiding the costs associated with obtaining multiple approvals.~~

## **B. Text of Regulations**



## 1. Scope and Purpose

This regulation establishes performance-based off-cycle emission requirements and a prohibition on defeat strategies ~~emissions standards and a test procedure~~ for heavy-duty engines to ~~better ensure~~ require effective ~~appropriate~~ control of ~~in-use~~ emissions under a broad range of operating conditions.

**Editorial Comment:** may need to include reference to emission control strategy discussion from OICA based on the future discussion of OICA suggestion by the Plenary Group.

## 2. Application

This regulation is intended to apply to the emission of gaseous and particulate pollutants from compression-ignition engines, ~~natural-gas engines~~ and positive-ignition engines fuelled with natural gas or LPG, generally used for propelling motor vehicles having a design speed exceeding 25 km/h and having a total mass exceeding 3.5 tonnes.

~~Editorial Comment: Chairperson to contact other GTR Chairs to determine what Application section states in their respective GTRs and to what extent do we want to have commonality amongst GTRs~~

~~Editorial Comment: Language reserved for further discussions among chairperson of the other working groups. Recommend reviewing appropriateness of vehicle classification language from "Special Resolution 1" adopted June 2004 at WP.29.~~

## ~~FYI THE FOLLOWING IS LANGUAGE FROM GTR WHDC [REDLINE TEXT ADDED]:-~~

~~"This regulation applies to the emission of gaseous and particulate pollutants from compression-ignition engines, natural gas engines and positive-ignition engines fuelled with LPG, used for propelling on-road (?), heavy-duty motor (?) vehicles.~~

~~Editorial Comment:~~

~~Confirm that GTR applies to diesel and diesel derived engines.~~

~~NEED TO ADD ANNEX FOR DEFINITION OF HEAVY DUTY VEHICLES AND ENGINES.~~

~~Editorial committee agreed to let group chairs decide on appropriate vehicle classifications and definitions. Once that happens, editorial committee will review in context of the NTE GTR to identify any possible conflicts.~~

~~ECE definition uses similar classifications but may change via the WWHD process.~~

## 3. Definitions

**Editorial Comment:** Will add text at a later date as we discussed in previous OCE meetings. Below are listed the potential definitions we have discussed thus far.

### Element of Design

means in respect of a vehicle or engine system, any control system, including computer software, electronic control systems and computer logic; any control system calibrations; the result of systems interaction; or any hardware items.

### Emission Control Strategy

means an element or set of elements of design that is incorporated into the overall design of an engine system or vehicle and used in controlling emissions.

### Base Emission Control Strategy

means an emission control strategy that is active throughout the speed and load operating range of the engine unless an AECS is activated.

[Editorial comment: take examples from EC directive definition and include them in either A.3 or in the Technical Report]

### Auxiliary Emission Control Strategy

means an emission control strategy that becomes active and replaces or modifies the base emission control strategy for a specific purpose or purposes and in response to a specific set of ambient and/or operating conditions, e.g. vehicle speed, engine speed, gear used, intake temperature, or intake pressure.

[Editorial comment: take examples from US EPA definition and include them in either A.3 or in the Technical Report]

### Defeat Strategy

means an AECS that reduces the effectiveness of the emission control relative to the BECS under conditions that may reasonably be expected to be encountered in normal vehicle operation and use, unless:

- the operation of the AECS is substantially included in the applicable type approval or certification test procedures; or
- the AECS is activated for the purposes of protecting the engine and/or vehicle from damage or accident; or
- the AECS is only activated during engine starting or warm up; or
- the AECS is used to trade-off the control of one set of emission constituents in order to maintain control of another set of emission constituents under specific ambient or operating conditions not

substantially included in the type approval or certification test procedures. The overall affect of such an AECS is to compensate for naturally occurring phenomena and do so in a manner that provides acceptable control of all emission constituents;

or

A BECS that discriminates between operation on an applicable type approval or certification test and other operations and provides a lesser level of emission control under conditions

not substantially included in the applicable type approval or certification test procedures.

~~Editorial Comment: EPA and EMA to have further discussion on the latest versions of their respective definitions to see if consensus can be reached~~

~~Beer-Lambert relationship~~

Engine starting

Engine Family

**Editorial Comment: do we need to define this term? WHDC has a definition for Engine Family**

Engine rating/configuration

Engine System

means the engine, the emission control system and the communication interface (hardware and messages) between the engine system electronic control unit(s) and any other powertrain or vehicle control unit;

~~Heavy duty engine~~

~~Editorial Comment: do we need to define this term?~~

Engine Warm-up

Passive regeneration

Active regeneration

~~Diesel derived engines~~

~~Editorial Comment: do we need to define this term?~~

~~Steady State Engine Operation [referring to smoke requirements]~~

~~Transient Engine Operation [referring to smoke requirements]~~

#### 4. General Requirements

~~The components liable to affect the emission of gaseous and particulate pollutants shall be so designed, constructed and assembled as to enable the engine and/or vehicle in normal use despite vibration to which it may be subject, to comply with the provisions of this Regulation~~

Engine systems shall be designed, constructed and assembled as to enable the engine and/or the vehicle in normal use to comply with the provisions of this Regulation, including when installed in a vehicle.

**Editorial Comment: inconsistency here, does this regulation apply to vehicles or to engines?**

~~FROM WHDC SECTION 4. IS THIS LANGUAGE A NECESSARY REQUIREMENT TO BE ACCEPTABLE TO THE E.U. COUNTRIES? IF SO, DOES THE LANGUAGE NEED TO BE REVISED TO ACCOUNT FOR OTHER CONDITIONS SUCH A TEMPERATRUE AND HUMIDITY? ALTERNATIVELY CAN THE REFERNCE TO VIBRATION BE DELETED?~~

#### 4.1 Prohibition of Defeat Strategies

No ~~new heavy duty~~ engine system and/or vehicle shall be equipped with a defeat ~~device~~/strategy

**Editorial Comment: as currently drafted this GTR will not prohibit the use of multiple setting engines provided they meet all of the requirements**

#### **4.2 WNTE Requirement.**

~~Emissions shall be measured over a broad range of speed and load points (the Not To Exceed control area) [Editorial comment: do we want to add this: “and ambient conditions?”] which can reasonably be expected to be encountered in normal vehicle operation and use.~~

Emissions must not exceed specified emission limit values when measured over **the a broad** range of engine speed and load points **defined by** (the WNTE control area) and a **specified broad** range of ambient conditions which can reasonably be expected to be encountered in normal vehicle operation and use.

~~The purpose of this test procedure is to measure emissions of heavy-duty engines while operating within a broad range of speed and load points (the Not To Exceed Control Area). Using the NTE test procedures, emissions are evaluated under conditions which can reasonably be expected to be encountered in normal vehicle operation and use.~~

The emissions must not exceed the relevant limit values multiplied by the WNTE factors indicated in section 5.2.

~~The NTE emissions standards must be met when engine operation is within the load and speed range specified by Section 7.1; ambient operating conditions [within the ranges specified <<<< REPLACE WITH THE WORD “DESCRIBED”?] in Section 6.0; and testing is conducted using the procedures described in Section 7.0 and Annex XX [EQUIVALENT TO EPA’S 1065 TESTING REGULATIONS]; unless otherwise provided for under the provisions of Sections 8.0, 9.0, and 10.0.~~

~~Emission results from this test procedure are to be compared to the Not To Exceed Limits specified in Section 5.0. When operated within the Not To Exceed Control Area defined in Section 7.1, emissions from heavy duty engine measured and averaged over a minimum sampling period shall not exceed the applicable Not To Exceed Limits specified in Section 5.0. The Not To Exceed Limits do not apply during engine starting conditions.~~

#### **4.3 Labeling requirements [MOVE TO CERT SECTION?]**

### **5. Performance Requirements**

**Editorial Note: The following text from OICA is included so that the Plenary Group can review it for consideration.**

## **5.1 Emission Control Strategy**

5.1.1 Any element of design and emission control strategy (ECS) liable to affect the emission of gaseous and particulate pollutants from diesel engines and the emission of gaseous pollutants from gas engines shall be so designed, constructed, assembled and installed as to enable the engine, in normal use, to comply with the provisions of this GTR. ECS consists of the base emission control strategy (BECS) and usually one or more auxiliary emission control strategies (AECS).

### **5.1.2. Requirements for base emission control strategy**

**5.1.2.1.** The base emission control strategy (BECS) shall be so designed as to enable the engine, in normal use, to comply with the provisions of this GTR. Normal use is not restricted to the conditions of use as specified in section 5.1.3.4.

### **5.1.3. Requirements for auxiliary emission control strategy**

**5.1.3.1.** An auxiliary emission control strategy (AECS) may be installed to an engine or on a vehicle provided that the AECS:

- operates only outside the conditions of use specified in section 5.1.3.4 for the purposes defined in paragraph 5.1.3.5 or,
- is activated only temporarily within the conditions of use specified in section 5.1.3.4 for the purposes defined in section 5.1.3.5 and not longer than is needed for these purposes.

**5.1.3.2.** An auxiliary emission control strategy (AECS) that operates within the conditions of use specified in section 5.1.3.4 and which results in the use of a different or modified emission control strategy (ECS) to that normally employed during the applicable emission test cycles will be permitted if, in complying with the requirements of section 5.1.4, it is fully demonstrated that the measure does not permanently reduce the effectiveness of the emission control system. In all other cases, such strategy shall be considered to be a defeat strategy.

**5.1.3.3.** An auxiliary emission control strategy (AECS) that operates outside the conditions of use specified in section 5.1.3.4 will be permitted if the manufacturer fully demonstrates that the measure is the minimum strategy necessary for the purposes of section 5.1.3.5 with respect to environmental protection and other technical aspects. In all other cases, such a strategy shall be considered to be a defeat strategy.

**5.1.3.4.** As provided for in section 5.1.3.1, the following conditions of use apply under steady state and transient engine operations:

- an altitude not exceeding 1 600 meters (or equivalent atmospheric pressure of 83.5 kPa), and,

- an ambient temperature within the range 275 K to 308 K (2°C to 35°C) and,
- engine coolant temperature within the range 343 K to 373 K (70°C to 100°C).

**5.1.3.5.** An auxiliary emission control strategy (AECS) may be installed to an engine, or on a vehicle, provided that:

- the operation of the AECS is substantially included in the applicable test cycle, or,
- the AECS is activated only by on-board signals for the purpose of protecting the engine system (including air-handling device protection) and/or vehicle from damage, or
- the AECS is activated for purposes such as operational safety, permanent emission default modes and limp-home strategies, or
- the AECS is activated for such purposes as excessive emissions prevention, cold start or warming-up, or
- the AECS is used to trade-off the control of one regulated pollutant under specific ambient or operating conditions in order to maintain control of all other regulated pollutants within the emission limit values that are appropriate for the engine in question. The overall effects of such an AECS is to compensate for naturally occurring phenomena and do so in a manner that provides acceptable control of all emission constituents.

#### **5.1.4. Documentation requirements**

**Editorial Comment: If we include this type of requirement, the Editorial Committee suggests that it be drafted in a manner to indicate they are suggested documentary requirements and not mandatory documentary documents. If we accept this approach suggest moving this section to section 11 of the GTR.**

The manufacturer shall provide a documentation package that gives access to any element of design and emission control strategy (ECS) of the engine system and the means by which it controls its output variables, whether that control is direct or indirect. The documentation shall be made available in two parts:

- (a) the formal documentation package, which shall be supplied to the technical service at the time of submission of the type-approval application, shall include a full description of the ECS. This documentation may be brief, provided that it exhibits evidence that all outputs permitted by a matrix obtained from the range of control of the individual unit inputs have been identified. This information shall be attached to the documentation required in [CERTIFICATION SECTION];

(b) additional material that shows the parameters that are modified by any auxiliary emission control strategy (AECS) and the boundary conditions under which the AECS operates. The additional material shall include a description of the fuel system control logic, timing strategies and switch points during all modes of operation. The additional material shall also contain a justification for the use of any AECS and include additional material and test data to demonstrate the effect on exhaust emissions of any AECS installed to the engine or on the vehicle. The justification for the use of an AECS may be based on test data and/or sound engineering analysis.

This additional material shall remain strictly confidential, and be made available to the type-approval authority on request. The type-approval authority will keep this material confidential.

## ~~5.2 NTE Factors for Gaseous and Particulate Emissions~~

### 5.2 WNTÉ Limits for Gaseous and Particulate Exhaust Emissions

**Editorial Note: The following text was originally drafted by OICA and modified by Environment Canada so that the Editorial Group can review it further.**

**5.2.1** Exhaust emissions of NO<sub>x</sub>, (NM)HC, CO and PM from an engine shall not exceed the applicable WNTÉ emission limits when the engine is operated under the ambient conditions specified in section 6.0 and emissions are determined in accordance with the procedures [Editorial comment: EMA recommends changing the word “procedures” with “operating conditions”] specified in section 7.0.

**5.2.2** For the purposes of section 5.2.1, the applicable WNTÉ emission limits for an engine shall be determined using the following formula

WNTÉ Emission Limit = ~~WHDC~~ WHTC Emission Limit x  
WNTÉ Factor

where

“~~WHDC~~ WHTC Emission Limit” is the emission limit to which the engine is certified pursuant to the ~~WHDC~~ WHTC test procedures; and

“WNTÉ Factor” is determined by reference to Table 1 and is based on the engine’s ~~WHDC~~ WHTC Emission Limit

~~For determining compliance with the NTE requirements, the respective emission limit values shall be multiplied with NTE factors that depend on the level of the emission limits to result in the NTE level. The emissions within the NTE control area shall be determined according to section 7, and must be below the respective NTE levels.~~

The following NTE factors shall apply:

Table 1: WNTE Factors for Gaseous and Particulate Emissions  
 [Insert Table with column headings changed to 1. Emission 2. WHDC Emission Limit 3. WNTE Factor]

Component Pollutant	WHDC Emission Limit*	WNTE Factor*
NOx	Less than "x"	"y"
	"x" - = 2.0 g/kWh	1.5
	> 2.0 g/kWh	1.25
(NM)HC		
	= 0.6 g/kWh	1.5
	> 0.6 g/kWh	1.25
CO		
	= 1.0 g/kWh	1.5
	> 1.0 g/kWh	1.25
PM		
	= 0.05 g/kWh	1.5
	> 0.05 g/kWh	1.25

Note: value of "y" may be a multiplicative or additive factor to be determined in the future

[Editorial comment: some consideration has to be given to rounding practices and significant figures]

**\*Editorial Comment: these emission limit and WNTE Factor numbers are suggestions by OICA, Plenary Group must decide what the actual numbers will be in the final GTR as well as the pollutants to be covered i.e. HC, NMHC, CH4**

~~RESERVED overall HDE limits.~~

~~[ADD SUMMARY TABLE]~~

~~5.1 For engines certified to a NOx standard or FEL of less than 1.50 g/bhp hr [DO WE WANT A SEPARATE THRESHOLD FOR NMHC], the brake specific exhaust NMHC or NOx emissions in g/bhp hr, as determined under Section 7.0 pertaining to the not to exceed test procedures, shall not exceed 1.5 times the applicable NMHC or NOx emission standards or FELs specified in the [reference to participating country's standard setting regulation cite], during engine and vehicle operation specified in Section 6.0 of this section except as noted in Sections 8 through 10<sup>2</sup>.~~

<sup>2</sup> ~~FEL is the abbreviation for Family Emissions Limit. An FEL is used in conjunction with Averaging, Banking and Trading (ABT) programs. In general, ABT programs allow a manufacturer to certify a portion of its production with an~~



~~5.2 For engines certified to a NOX standard or FEL greater than or equal to 1.50 g/bhp hr, the NOX and NMHC exhaust emissions in g/bhp hr, as determined under Section 7.0 pertaining to the not to exceed test procedures, shall not exceed 1.25 times the applicable emission standards or FELs specified in [reference to participating country's standard setting regulation cite], during engine and vehicle operation specified in Section 6.0 except as noted in Sections 8 through 10.~~

~~5.3 For engines having a PM standard or FEL less than 0.05 g/bhp hr, the exhaust PM emissions in g/bhp hr, as determined under Section 7.0 pertaining to the not to exceed test procedures, shall not exceed 1.5 times the applicable PM emission standards or FEL (for FELs above the standard only) specified in [reference to participating country's standard setting regulation cite], during engine and vehicle operation specified in Section 6.0 except as noted in Sections 8 through 10.~~

~~5.4 For engines having a PM standard or FEL greater than or equal to 0.05 g/bhp hr, the exhaust PM emissions in g/bhp hr, as determined under Section 7.0 pertaining to the not to exceed test procedures, shall not exceed 1.25 times the applicable emission standards or FELs specified in [reference to participating country's standard setting regulation cite], during engine and vehicle operation specified in Section 6.0 except as noted in Sections 8 through 10.~~

~~5.5 The exhaust CO emissions in g/bhp hr, as determined under Section 7.0 pertaining to the not to exceed test procedures, shall not exceed 1.25 times the applicable CO emission standards or FEL specified in [reference to participating country's standard setting regulation cite], during engine and vehicle operation specified in Section 6.0 except as noted in Sections 8 through 10.~~

### ~~5.3 Smoke emissions requirements~~ **WNTE Smoke emissions requirements limit**

**Editorial Comment: need to discuss at the plenary level whether smoke emission requirements apply to all engines covered by GTR or only to those with a PM emission limit greater than "X"**

~~Operation within the WNTE control area (defined in Section 7.1) must comply with either the limits in section 5.3.1 or 5.3.2. The manufacturer selects which option and must declare at the time of certification or type approval which option has been selected.~~

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~~emission level or FEL above the applicable standards (credit users) so long as there are a sufficient number of engines produced with an FEL far enough below the applicable standards (credit generators) to establish a net zero or positive emissions balance. Unless otherwise permitted, that emissions balance must be achieved for each model year. The FEL serves as the emissions standard for engines participating in ABT programs.~~

~~5.6 Smoke emissions requirements. Operation within the NTE zone (defined in Section 7.1) must comply with:~~

**Editorial Comment:**

~~: 1) QUESTION RAISED ABOUT NEED FOR NTE SMOKE STANDARDS GIVEN LOW PM LEVELS. EDITORIAL COMMITTEE DECIDED TO KEEP SMOKE LIMITS AT LEAST UNTIL PORTABLE PM MEASUREMENT DEVICES BECOME COMMERCIALY AVAILABLE. WE COULD ADD LANGUAGE THAT SETS A PM THRESHOLD BELOW WHICH SMOKE MEASUREMENT WOULD NOT BE REQUIRED AS LONG AS PORTABLE PM MEASUREMENT SYSTEMS ARE AVAILABLE.~~

**2) Caution raised over possibility of increased NO<sub>2</sub> levels from oxidizing after treatment devices being detected by smoke opacity meters. NO<sub>2</sub> should not be considered smoke as smoke is only carbon based, therefore OICA suggests that WNTE smoke emission requirements be deleted for engines with particulate aftertreatment.**

~~3) COMMENT MADE THAT SMOKE STANDARDS SEEM TOO LENIENT COMPARED TO EU AND JAPAN. 4) DECIDE WHETHER A DEFINITION IS NEEDED FOR TRANSIENT AND STEADY STATE]~~

~~5.6.15.3.1 A filter smoke number of 1.0 under steady state operation, or the following alternate opacity limits:~~

~~5.3.2 A 30 second transient test average opacity limit of 4% for a 5 inch path; and a 10 second steady state test average opacity limit of 4% for a 5 inch path.~~

~~**Editorial Note: Plenary group to consider bracketed language below from OICA, group to consider if this is appropriate means of smoke measurement**~~

~~5.3.1 A filter smoke number (FSN) of 1.0 under steady state operation, or the following alternate light absorption coefficient limits:~~

~~5.3.2 A 30 second transient test average light absorption coefficient limit of 0.35 m<sup>-1</sup>; and a 10 second steady state test average light absorption coefficient limit of 0.35 m<sup>-1</sup>.~~

~~5.3.1 Smoke emissions from an engine shall not exceed an average light absorption coefficient limit of 0.30 m<sup>-1</sup> when measured over a 30 second transient test.~~

~~5.3.23 The standards set forth in Section 5.3.1 and 5.3.2 of this section refers to exhaust smoke emissions generated under the conditions specified in Section 7.1 and 7.3 and calculated in accordance with the procedures set forth in Section 7.4.~~

## 6. Applicable Ambient Operating Conditions

**Editorial Comment:** pending discussion of OICA proposed section 5.1 Emission Control Strategy, we should consider whether we should have a single ambient operating region section that applies to the WNTE and the Emission Control Strategy

~~6.1 Ambient operating regions. The not to exceed emission limits must apply during one of the following two ambient operating regions specified in Section 6.1 or Section 6.2. The manufacturer selects which ambient operating region and must declare the selected option at the time of certification or type approval.~~

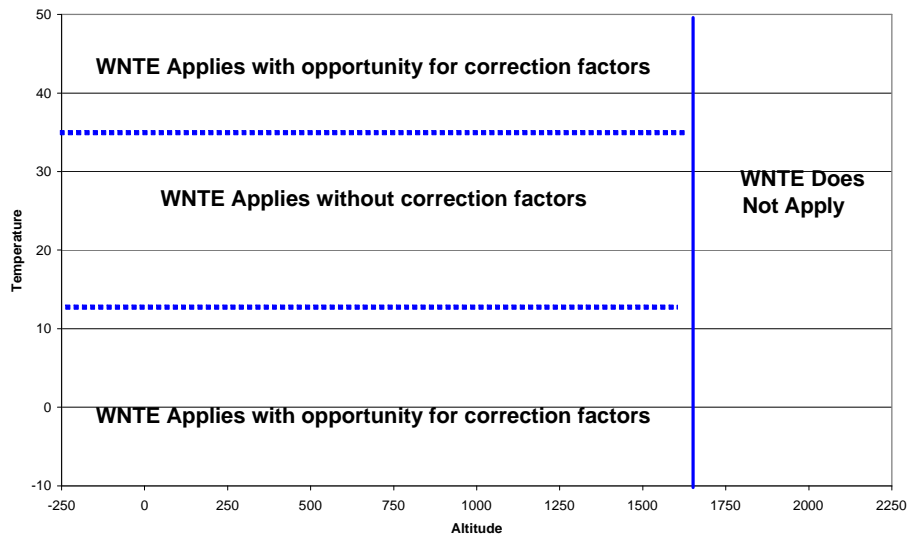
The WNTE emission limits apply over one of the two alternative ambient operating regions specified in Section 6.1 or Section 6.2. The manufacturer shall select which ambient operating region and shall declare the selected option at the time of certification or type-approval of an engine

~~6.1.1~~ Option (A) The not-to-exceed limits apply for all altitudes less than or equal to 1680 meters ~~5,500 feet~~ above sea-level and at all ambient temperature and humidity conditions., ~~during all ambient conditions (temperature and humidity).~~ Figure x is a graphical representation of the altitude and temperature range for Option A. Temperature and humidity ranges for which correction factors are allowed are specified in Section 7.3; or

**Editorial Comment:** Editorial Committee has identified the altitude cut point as an issue to be further discussed by the Plenary group.

[Editorial comment: EMA and OICA would like the current altitude value to be expressed in an equivalent barometric pressure value]

### WNTE Altitude and Temperature Range: Option A



[Editorial comment: integrate section 7.3 into this section]

~~6.21.2 Option (B) The not to exceed emission limits apply at all altitudes less than or equal to 5,500 feet above sea level, for temperatures less than or equal to the temperature determined by the following equation at the specified altitude:~~

The WNTE emission limits apply at all altitudes less than or equal to **1680 meters** ~~5,500 feet~~ above sea-level, for temperatures less than or equal to the temperature determined by the following equation at the specified altitude:

~~$$T = 0.00254 \times A + 100$$~~

$$T = -0.00464 \times A + 37.8$$

Where:

T = ambient air temperature in degrees **Celsius** ~~Fahrenheit~~.

A = altitude in **meters** ~~feet~~ above sea-level (A is negative for altitudes below sea-level).

#### **Editorial Comment:**

##### **Issues/Concerns/Follow-up:**

**1) Desire not to design for altitudes above 1000 meters for countries where less than 2% VMT (Vehicle Miles Traveled) is spent at such altitude (argument is that high altitude requirements drive engine design, both hardware and software, which ultimately applies to low altitude operation as well). Not clear that is the case.**

**2) Altitude requirements drive design requirements in terms of cooling capacity, cab dimensions.**

3) Special consideration has to be given to countries at altitudes greater than 1680 meters.

4) Plenary group to provide suggestion whether to split out altitude ranges and how to address cost benefit discussion.

5) Need to understand specific design issues and the potential for an altitude engine control strategy to resolve the stated concerns.

6) Need to consider the lost benefit of harmonization.

~~7) CONSIDER ENGINE LABELING ISSUE FOR REGIONAL ENGINES~~

8) Need to consider aftermarket sales/cross border migration

9) Altitude tiers that could be considered: 1000 meters and below, 1000 to <1680 meters, and <2000 meters greater than 1680 meters.

~~10) OICA WILL PREPARE MATERIALS FOR THE NEXT PLENARY MEETING: DISCUSSION OF AMBIENT CONDITION DISTRIBUTION AMONG VARIOUS COUNTRIES; DISCUSSION OF THE ASSOCIATED COST WITH DESIGNING TO THE MOST STRINGENT CONDITIONS, SUGGESTED AMBIENT CONDITION TIERING FOR GROUP DISCUSSION. US EPA/EMA WILL PROVIDE SIMILAR US DOCUMENT.]~~

~~6.2 Temperature and humidity correction factors.~~

~~Ranges for which correction factors are allowed are specified in Section 7.3.~~

~~6.3 Emissions Control Technology Considerations~~

~~6.3.1 Exhaust gas recirculation.~~

~~For engines equipped with exhaust gas recirculation, the not to exceed emission limits specified in Section 5.0 do not apply to engine or vehicle operation during cold operating conditions as specified in Section 10.1.~~

~~6.3.2 NMHC and NO<sub>x</sub> aftertreatment~~

~~For engines equipped with NMHC and NO<sub>x</sub> aftertreatment, the not to exceed emission limits specified in Section 5.0 do not apply to engine or vehicle operation during the engine warm-up conditions specified in Section 10.2.~~

## 7. WNTE Test Procedures

### 7.1 WNTE control area for diesel heavy-duty engines.

The WNTE Not To Exceed Control Area for heavy-duty engines consists of the following engine speed and load points defined in Sections 7.1.1 through 7.1.6. Figure 1 is an example illustration of the WNTE control area.

**7.1.1 Engine speed range.** All operating speeds greater than the speed calculated using the following formula:

The WNTE control area shall include all operating speeds greater than the 25<sup>th</sup> percentile cumulative speed distribution over the WHTC test cycle. Figure x is a representative example of the WNTC speed range for an example engine. speed calculated using the following formula:

$$n_{10} + 0.15 \times (n_{hi} - n_{10})$$

~~where  $n_{hi}$  and  $n_{10}$  are determined according to the provisions in [EPA Sec. 86.1360(c)/reference to participating country's Euro Steady State test regulation cite Preference is to refer to WHDC GTR]. (confirm WHDC and current Euro steady state provisions are the same)]:~~

[Editorial comment: plenary group should discuss if there should be an upper limit]

**7.1.2 Engine load range.** All engine load points greater than or equal to 30% or more of the maximum torque value produced by the engine.

**7.1.3 Engine power range.** Notwithstanding the provisions of Sections ~~40.1.1~~ 7.1.1 and ~~40.1.2~~ 7.1.2, speed and load points below 30% of the maximum power value produced by the engine shall be excluded from the Not-To-Exceed Control Area for all emissions.

**7.1.4 Additional WNTE Area Requirements for Vehicles Using Continuously Variable Transmission (CVT).** All operating speed and load points with brake specific fuel consumption (BSFC) values within 5% of the minimum BSFC value of the engine are included in the WNTE control area when the engine is used in a vehicle with a continuously variable transmission. BSFC must be calculated under the general test cell conditions specified in [Editorial comment: include language to describe applicable test. May have excluded vehicles we should not have excluded i.e. hybrids]

~~7.1.4.1 For the purposes of this requirement, BSFC must be calculated under the general test cell conditions specified in [EPA Sec. 86.1330//reference to participating country's applicable test regulation cite ASTM XXX and ISO XXX Methods].~~

~~7.1.4.2 The manufacturer may petition the Certification or Type Approval Authority at certification to exclude such points if the manufacturer can demonstrate that the engine is not expected to operate at such points in normal vehicle operation and use. Engines equipped with drivelines with multi-speed manual transmissions or automatic transmissions with a finite number of gears are not subject to the requirements of this Section (10.1.3) [DESIGNED TO COVER CONTINUOUSLY VARIABLE TRANSMISSIONS].~~

**Editorial Comment:** Will insert WNTE control area speed and load diagram for engines with PM below “x g/kW-hr” in this location

**7.1.35 Particulate matter engine speed and load carve-out.** For engines certified to a **WHTC PM emission limit PM-standard or FEL** greater than 0.07 g/kW-hr [**Editorial Comment: OICA has suggested 0.05g/kW-hr**], speed and load points determined by using the applicable method described below shall be excluded from the **WNTE Control Area** for the purposes of compliance with the **WNTE PM emission limits**.

[**Editorial comment: plenary group may want to consider making this carve out only applicable for engines without particulate aftertreatment**]

**7.1.35.1 NTE C** speed below 2400 rpm (see Figure 1). Exclude engine speed and load points to the right of or below the line formed by connecting the two points defined by 7.1.3.5.1.1 and 7.1.3.1.2:

**7.1.35.1.1** 30% of maximum torque or 30% of maximum power, whichever is greater, at the B speed; and

**7.1.35.1.2** 70% of maximum power at 100% speed ( $n_{hi}$ )

**7.1.35.2 NTE-C** speed is above 2400 rpm (see figure 2). Exclude engine speed and load points to the right of the line formed by connecting following the two points in Section 7.1.3.5.2.1 and 7.1.3.2.2 and below the line formed by connecting the two points in Section **7.1.35.2.2** and **7.1.35.2.3**:

**7.1.35.2.1** 30% of maximum torque or 30% of maximum power, whichever is greater, at the B speed;

**7.1.35.2.2** 50% of maximum power at 2400 rpm **or B speed, whichever is greater** [**Editorial comment: this is a proposal from Japan**];

**7.1.35.2.3** 70% of maximum power at 100% speed ( $n_{hi}$ ).

**7.1.35.3** Determining **NTE B** and **C** engine speeds. B and C engine speeds shall be determined according to the provisions in *[EPA Sec. 86.1360(c)/reference to participating country's Euro Steady-State test regulation cite Preference is to refer to WHDC GTR]*:

**Editorial Comment: The method for determining the B and C speeds should be described herein.**

**Figure 1. Example Not-To-Exceed Control Area When NTE C Speed < 2,400 rpm**

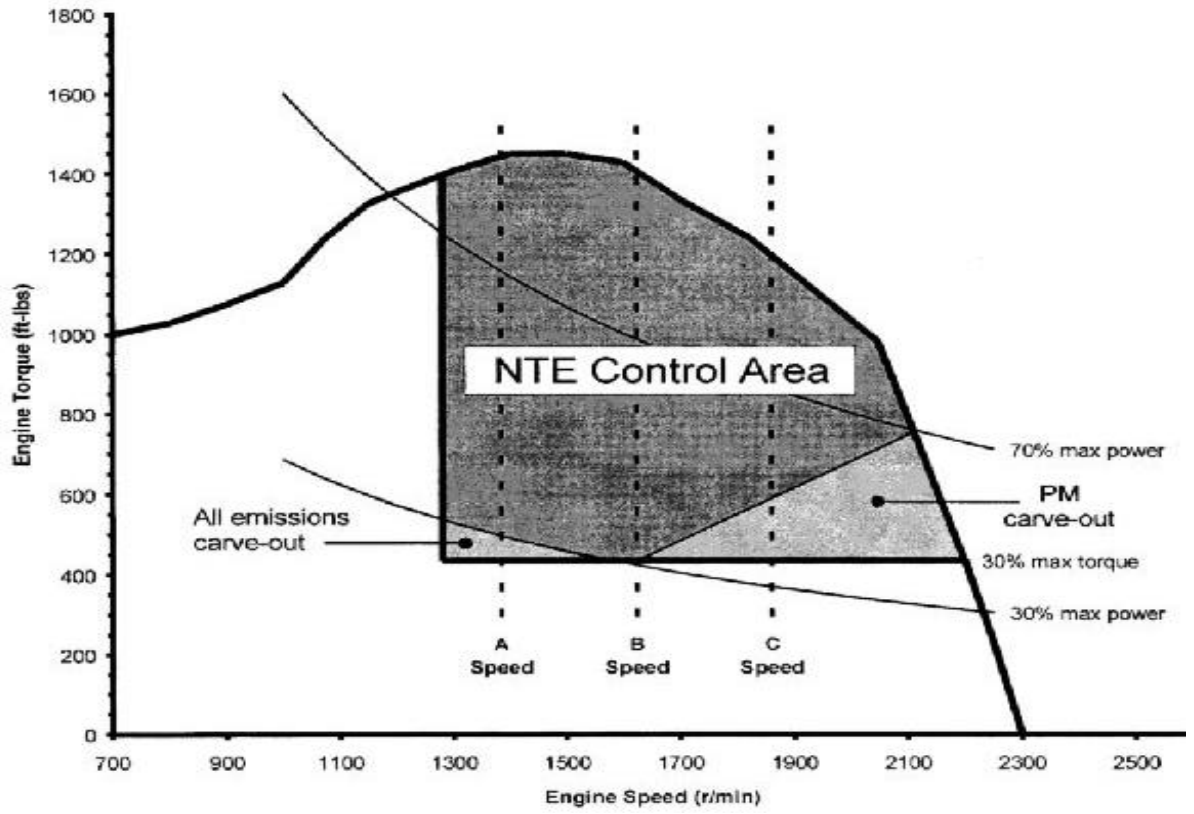
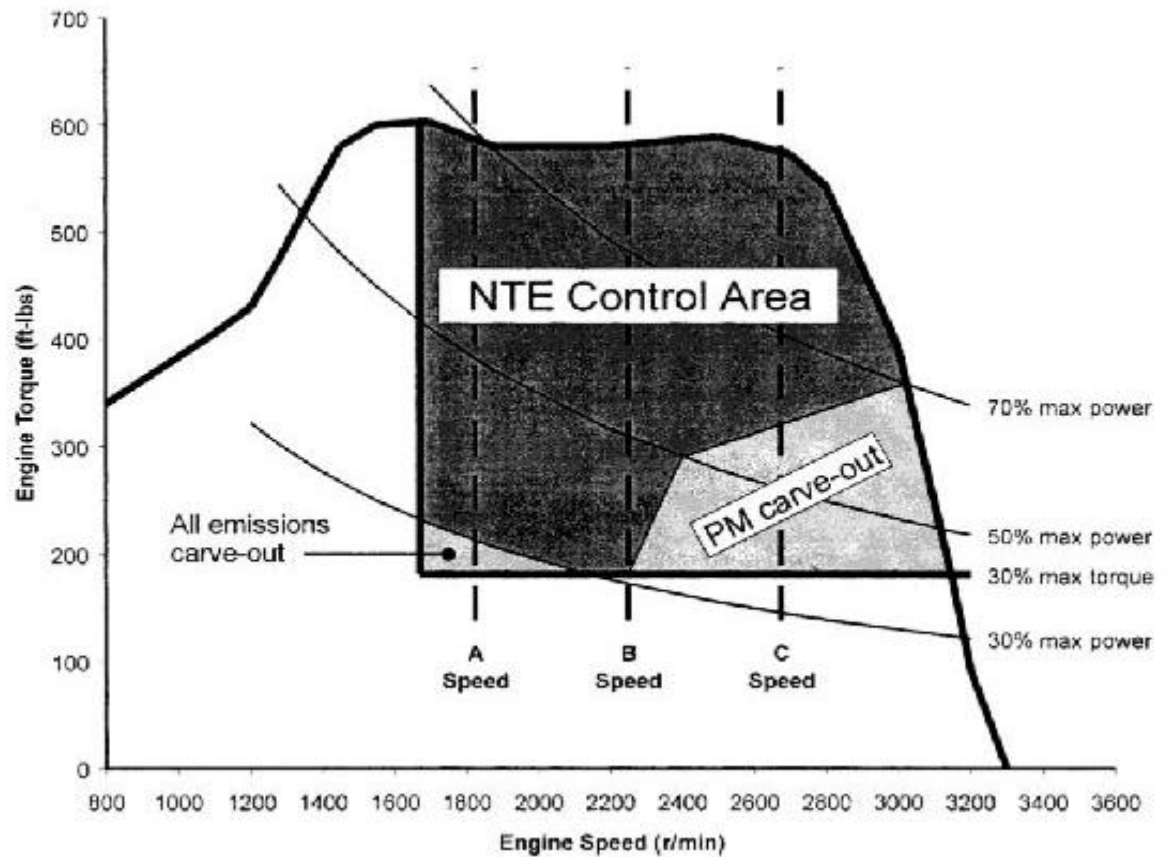


Figure 2. Example Not-To-Exceed Control Area When NTE C Speed > 2,400 rpm





**Editorial Comment:** Will update diagrams to correspond with final control area established in GTR and will add example figures without PM carve out.

~~NOTE: JAPAN EXPRESSED CONCERN WHETHER NTE WOULD CAPTURE SUFFICIENT TRANSIENT OPERATION WHICH IS A PREDOMINATE OPERATING MODE IN CITIES. JAPAN SUGGESTED NTE ZONE MIGHT NEED TO BE MADE LARGER OR AVERAGING TIME SHORTER. EDITORIAL COMMITTEE DISCUSSED HOW SHORTER AVERAGING PERIOD MAY CAPTURE INFREQUENT EMISSIONS PEAKS AND COULD CHALLENGE PEMS ACCURACY CAPABILITY. OVERALL AFFECT COULD DRIVE A HIGHER NTE LIMIT AND REDUCE OVERALL ENVIRONMENTAL BENEFIT OF THE NTE.~~

~~U.S. MENTIONED IT IS NOT CONSIDERING CHANGING NTE ANYTIME SOON. A LONGER SAMPLING PERIOD AND WIDER NTE ZONE COULD BE A FUTURE CONSIDERATION. IN THAT CASE, THE NTE MULTIPLIER WOULD LIKELY MOVE TOWARDS 1X. IN THAT CASE, WOULD NEED TO CONSIDER NTE MULTIPLIER FOR ENGINES THAT SPENT MOST TIME AT IDLE OR VERY LOW LOAD.~~

~~JAPAN PLANS TO DEVELOP DATA TO CONFIRM WHETHER ZONE NEEDS TO BE CHANGED TO MEET ITS NEEDS. VOLVO BELIEVES CURRENT NTE ZONE IS APPROPRIATE FOR~~

~~HEAVY HEAVY ENGINES. VOLVO ASSUMES SIMILAR OPERATING BEHAVIOR FOR US AND EUROPE HEAVY HEAVY TRUCKS. NOT SURE ABOUT MEDIUM AND LIGHT HEAVY APPLICATIONS. NOT AWARE OF A STATISTICAL EVALUATION FOR WORLD WIDE OPERATION. DATA HAS BEEN LOGGED IN U.S., AND EUROPE. JAPAN PLANS TO LOG VEHICLE ACTIVITY DATA.~~

#### 7.1.6 Compliance exclusion from certain WNTE operating points.

The manufacturer may identify particular engine-vehicle combinations and may petition the Certification or Type Approval Authority during certification or type approval to exclude operating points from the WNTE control area defined in Section 7.1.1 through 7.1.5 if the manufacturer can demonstrate that the engine is not capable of operating at such points when used in the specified engine-vehicle combination(s).

~~Editorial Comment: this provision provides the opportunity to limit the size of the WNTE control area during engine only based testing~~

## 7.2 WNTE minimum sampling period.

7.2.1 When determining compliance with the emissions ~~limits standards~~ specified Section ~~5.0~~ 5.2 and 5.3, an engine shall operate within the WNTE ~~Not To Exceed~~ Control Area defined in Section 7.1 and its emissions shall be measured and averaged over any period of time greater than or equal to continuous 30 seconds, except where a longer averaging period is required by Section 7.2.2.

~~Editorial Comment: Include example. If the engine operates for 35 consecutive seconds within the WNTE conditions this could be construed to be a single WNTE event with one set of average emissions or this could be divided into 5 separate 30 second events each with its own set of average emission values.~~

---

~~INTRODUCE VIA AN ANNEX AN ALTERNATIVE NTE SAMPLING EVENT CONSISTENT WITH CONCEPT OF "NTE EVENT" USED FOR EPA MANUFACTURER IN USE TESTING PROGRAM?~~

~~[Editorial comment: EMA and OICA support the single event interpretation]~~

7.2.2 Engines equipped with emission controls that include discrete regeneration events. If a regeneration event occurs during the WNTE test, then the averaging period must be at least as long as the time between the events multiplied by the number of full regeneration events within the sampling period. The requirement in this Section only applies for engines that send an electronic signal indicating the start of the regeneration event.

~~[INSERT RELEVANT TEXT FROM REGENERATION Q&A GUIDANCE, OR CREATE AN ANNEX WHICH CONTAINS THE BODY OF THE GUIDANCE.]~~

~~NOTES: COMMENTS MADE THAT PROCEDURE NOT CLEAR. FOR EXAMPLE, NEED TO DESCRIBE HOW TO HANDLE ONLY ONE REGENERATION EVENT. NEED TO EXPLAIN HOW TO HANDLE SPONTANEOUS, PASSIVE REGENERATION. DETERMINE WHETHER NEED TO DEFINE SPONTANEOUS REGENERATION.~~

~~JAPAN AND EU HAVE TO REVIEW THEIR NATIONAL REGULATIONS AND COMPARE THE REQUIREMENTS WITH WHAT IS OUTLINED IN THIS DRAFT GTR. JAPAN AND EUROPE WILL SHARE THOSE PROCEDURES WITH THE OCE WORKGROUP.~~

~~QUESTION WAS RAISE HOW TO ADDRESS IN-USE COMPLIANCE AFTER TYPE APPROVAL IS GRANTED. A POSSIBLE SOLUTION IS TO ISSUE Q&A GUIDANCE FOR DATA SUBMITTAL AT CERTIFICATION/TYPE APPROVAL THAT ACCOUNTS FOR REGEN VIA AN ADJUSTMENT FACTOR LIKE WITH SUCH AS WITH THE US FTP. REGENERATION WOULD BE TREATED AS A TEST CYCLE ISSUE. DEFER IN-USE TESTING ISSUE VIA A SEPARATE GTR.~~

~~NEED A DEFINITION OF PASSIVE AND ACTIVE REGENERATION~~

**Editorial Comment: EMA to draft additional language to clarify the regeneration requirements. EPA will also draft additional language to clarify these regeneration requirements.**

### **7.2.3 WNTE Limited Testing Region Provision.**

Manufacturers may request that the Certification or Type Approval Authority approve a limited testing region in a single defined region of speeds and loads within the WNTE control area. Under this provision, testing would not be allowed with sampling periods in which operation within that region constitutes more than 5.0 percent of the time-weighted operation within the sampling period. The 5.0 percent is calculated on a time-weighted basis, e.g. no more than 2 seconds out of a 40 second-WNTE averaging period could be within the approved limited testing region. Such a defined region must generally be of elliptical or rectangular shape, and must share some portion of its torque/speed boundary with the torque/speed boundary of the WNTE control area. Approval of this limited testing region by the Certification or Type Approval Authority is contingent on the manufacturer satisfactorily demonstrating that operation at the speeds and loads within that region accounts for less than 5.0 percent of all in-use operation (weighted by vehicle-miles-traveled or other weightings approved by the Certification or Type Approval Authority) for the in-

use engines of that configuration (or sufficiently similar engines). At a minimum, this demonstration must include operational data from representative in-use vehicles.

**Editorial Comment: US EPA AC-24 and Guidance Documents have been circulated to the plenary/editorial groups and if there is language that should be included in the GTR, the suggestion should be made by editorial or plenary group members to include this additional information in the GTR**

**Editorial Note: the following sections have been drafted by OICA and the plenary group must determine if, how and where they are to be incorporated in text of GTR:**

7.2.1 For the WNTE mapping, the engine shall be warmed up and then operated at a minimum of 20 steady-state test modes throughout the WNTE control area. A representative set of test modes shall be established by the manufacturer and approved by the type approval authority prior to the start of the test. The engine shall be operated with standard settings of inlet and exhaust restriction and at standard test cell temperature and humidity.

7.2.2 Upon completion of the WNTE map at the above test conditions, the 5 modes having the highest emissions shall be determined individually for each emission component, and those modes shall be repeated under a worst case sets of test conditions (e.g. high inlet temperature, high charge air cooler outlet temperature etc.).

### **7.3 Ambient emissions corrections.**

For operation within the conditions specified in Sections 6.1 ~~and~~ or 6.2, the measured data shall be corrected based on the ambient conditions under which it was taken, as specified in this section.

**7.3.1** For engines operating within the ambient conditions specified in Section 6.1.1:

**7.3.1.1** NO<sub>x</sub> emissions shall be corrected for ambient air humidity to a standard humidity level of ~~50 grains~~ (7.14 g/kg) if the humidity of the intake air was below ~~50 grains~~ 7.14 g/kg, or to ~~75 grains~~ (10.71 g/kg) if above ~~75 grains~~ 10.71 g/kg .

**7.3.1.2** NO<sub>x</sub> and PM emissions shall be corrected for ambient air temperature to a temperature of ~~55 degrees F~~ (12.8 degrees C) for ambient air temperatures below ~~55 degrees F~~ 12 degrees C or to ~~95 degrees F~~ (35 degrees C) if the ambient air temperature is above ~~95 degrees F~~ 35 degrees C.

**7.3.1.3** No ambient air temperature or humidity correction factors shall be used within the ranges of 12 degrees C – 35 degrees C or ~~50-75 grains~~ 7.14 g/kg – 10.71 g/kg or ~~55-95 degrees F~~.

7.3.2 For engines operating within the ambient conditions specified in Section 6.1.2:

7.3.2.1 NO<sub>x</sub> emissions shall be corrected for ambient air humidity to a standard humidity level of ~~50 grains~~ (7.14 g/kg) if the humidity of the intake air was below ~~50 grains~~ 7.14 g/kg, or to ~~75 grains~~ (10.71 g/kg) if above ~~75 grains~~ 10.71 g/kg.

7.3.2.2 NO<sub>x</sub> and PM emissions shall be corrected for ambient air temperature to a temperature of ~~55 degrees F~~ (12 degrees C) for ambient air temperatures below ~~55 degrees F~~ 12 degrees C.

7.3.2.3 No ambient air temperature or humidity correction factors shall be used ~~within the ranges of~~ for temperatures greater than or equal to 12 degrees C or ~~50-75 grains~~ within the range of 7.14 g/kg – 10.71 g/kg or ~~55-95 degrees F~~.

~~NOTES: SUGGESTION MADE TO DESCRIBE HOW TO APPLY THE CORECTION FACTORS VIA A REFERENCE OR DIRECT DISCUSSION IN THE GTR.~~

~~SUGGESTION MADE TO ADD CO AND HC CORRECTION VALUES (OICA WILL PROVIDE DATA) (CONVERT VALUES TO METRIC).~~

7.3.3 Where test conditions require such correction factors, the manufacturer must use good engineering judgment ~~and generally accepted engineering practice~~ to determine the appropriate correction factors, subject to ~~EPA~~ prior approval by the certification authority review.

~~NOTES: CORRECTION FACTORS FOR NOX EXIST FROM CONSENT DECREES. NEED FACTORS FOR PM AND OTHER POLLUTANTS.~~

~~AGREED THAT BEST APPROACH IS FOR THIS GTR TO REFER TO ACCEPTED CORRECTION FACTORS.~~

~~NEED TO DETERMINE WHAT REFERENCE TO USE. POSSIBLY AN ISO OR EMA PROCEDURE COULD BE CONSIDERED.~~

**Editorial comment: The following is some suggested language from OICA on correction factors for the plenary group to consider.**

7.3.4 If applicable, the following correction factors shall be used:

$$- \quad \text{NO}_x: k_{h,D} = \frac{1}{1 - 0,0182 \times (H_a - 10,71) + 0,0045 \times (T_a - 298)}$$

$$- \quad \text{PM:} \quad K_p = \frac{1}{[1+0,0133 \times (H_a - 10,71)]}$$

Other correction factors may be used if they can be justified or validated based on good engineering judgment and generally accepted engineering practice and with the prior approval of the type approval authority.

**Editorial Comment:** Editorial Committee has decided not to continue work on 7.4 until decisions have been made by the plenary group on the form of the smoke requirement in 5.3 considering recent comments from OICA.

#### 7.4 Measuring smoke emissions within the WNTe control area.

This section contains the measurement techniques to be used for determining compliance with the filter smoke limit or opacity limits in Section 5.3.

~~JAPAN ASKED FOR EXPLANATION OF TRANSIENT AND STEADY-STATE SMOKE REQUIREMENTS FOR NTE TESTING. POSSIBLE THAT REFERS TO TRANSIENT OR STEADY-STATE OPERATION THAT OCCURS DURING OPERATION WITHIN THE NTE ZONE. NEED TO DEFINE TRANSIENT AND STEADY-STATE.~~

~~THE NTE FIELD TESTING PROCEDURES AND EQUIPMENT REQUIREMENTS WILL BE REFERENCED TO AN ANNEX OR GTR BASED EPA 1065. EDITORIAL COMMITTEE WILL KEEP AN EYE ON EUROPEAN JOINT RESEARCH COMMITTEE WORK.~~

**7.4.1** For steady-state or transient smoke testing using full-flow opacimeters. 10.7.1.1 Equipment meeting the requirements of *subpart I of this part or ISO/DIS-11614 "Reciprocating internal combustion engines--Apparatus for measurement of the opacity and for determination of the light absorption coefficient of exhaust gas"* is required. This document is incorporated by reference (*see Sec. 86.1 /reference to participating country's applicable test regulation cite*).

~~PERHAPS NEED TO REFER TO A SMOKE ABSORPTION COEFFICIENT. REFER TO ECE R-24? HAVE TO SEE IF THIS WILL IMPACT ISO REFERENCE (OICA WILL PRESENT A PROPOSAL)~~

**7.4.1.1** All full-flow opacimeter measurements shall be reported as the equivalent percent opacity for a five inch effective optical path length using the Beer-Lambert relationship.

**Editorial Comment: Concern raised that correcting to 5 inch optical path will penalize smaller engines that are typically used with vehicles having smaller tail pipes.**

**7.4.1.2** Zero and full-scale (100 percent opacity) span shall be adjusted prior to testing.

**7.4.1.3** Post test zero and full scale span checks shall be performed. For valid tests, zero and span drift between the pre-test and post-test checks shall be less than two percent of full-scale.

**Editorial Comment: Concern raised that 2% of full scale drift is 50% of allowable limit for smoke. Drift limits need to be substantially reduced.**

**7.4.1.4** Opacimeter calibration and linearity checks shall be performed using manufacturer's recommendations or good engineering practice.

**7.4.2** For steady-state testing using a filter-type smoke meter. Equipment meeting the requirements of *ISO/FDIS-10054* "*Internal combustion compression-ignition engines--Measurement apparatus for smoke from engines operating under steady-state conditions--Filter-type smoke meter*" is recommended. Other equipment may be used provided it is approved in advance by the Certification or Type Approval Authority.

**7.4.2.1** All filter-type smoke meter results shall be reported as a filter smoke number (FSN) that is similar to the Bosch smoke number (BSN) scale.

**7.4.2.2** Filter-type smoke meters shall be calibrated every 90 days using manufacturer's recommended practices or good engineering practice.

**7.4.3** For steady-state testing using a partial-flow opacimeter. Equipment meeting the requirements of *ISO-8178-3 and ISO/DIS-11614* is recommended. Other equipment may be used provided it is approved in advance by the Certification or Type Approval Authority.

**Editorial Comment: See previous adsorption coefficient comment in section 7.4.1.**

**7.4.3.1** All partial-flow opacimeter measurements shall be reported as the equivalent percent opacity for a five inch effective optical path length using the Beer-Lambert relationship.

**7.4.3.2** Zero and full scale (100 percent opacity) span shall be adjusted prior to testing.

**7.4.3.3** Post-test zero and full scale span checks shall be performed. For valid tests, zero and span drift between the pre-



test and post-test checks shall be less than two percent of full scale.

**7.4.3.4** Opacimeter calibration and linearity checks shall be performed using manufacturer's recommendations or good engineering practice.

**7.4.4** Replicate smoke tests. Replicate tests may be run to improve confidence in a single test or stabilization. If replicate tests are run, three additional tests which confirm to this section shall be run, and the final reported test results must be the average of all the valid tests.

**7.4.5** A minimum of thirty seconds sampling time shall be used for average transient smoke measurements. The opacity values used for this averaging must be collected at a minimum rate of 1 data point per second, and all data points used in the averaging must be equally spaced in time.

## **7.5 Calculating WNTE emissions.**

**Editorial Note: Initial suggestion from OICA to calculate WNTE emissions, taken from WHDC.**

The emissions shall be calculated as follows:

$\text{Gas}_{\text{mass}} = (\text{u}_{\text{gas}} \times \text{c}_{\text{gas}} \times \text{q}_{\text{mew}})$  divided by P

$$PT_{\text{mass}} = \frac{m_f}{m_{\text{sep}}} \times \frac{q_{\text{medf}}}{1000} \times P$$

**Editorial Comment: Refer to an Annex, another GTR, or insert language directly into this GTR. Consider using calculations in EPA 40 CFR 1065. ~~OR FUTURE HEAVY DUTY IN USE TESTING REGULATION.~~**

## **7.6 Rounding.**

WNTE emissions determined under Section 7.0 shall be rounded to the same number of significant figures as the applicable cycle-based standards using the conventions described in Annex "XX".

**Editorial Comment: Annex "XX" would incorporate ASTM E29-93a and ISO XXX by reference.**

**Editorial Comment: Suggested language for consideration from the Motorcycle GTR: *The reported test results shall be computed for each test and each cycle part by use of the following formulas. The results of all emission tests shall be rounded, using the "Rounding-Off Method" specified in ASTM E 29-67, to the number of places to the right of the decimal point indicated by expressing the applicable standard to three significant figures.***

**Editorial Note: Following comments were presented by EMA for further discussion: *Consistent with the comment in 7.5, there is a***



*need to clarify if rounding is to be done only once the brake specific emissions (or Beer-Lambert corrected smoke opacity or filter smoke number) have been assessed or if rounding is also to be performed at intermediate calculation steps used to arrive at these values.*

~~8. Compliance exclusion from certain WNTE operating points. NTE compliance is not required under the following conditions:~~

~~8.1 For petroleum fueled diesel cycle engines [DEFINE IN TERMS THAT ARE GLOBALLY CONSISTENT. FOR EXAMPLE, EITHER SPARK OR COMPRESSION IGNITION], The manufacturer may identify particular engine-vehicle combinations and may petition the Certification or Type Approval Authority during certification or type approval to exclude operating points from the WNTE control area defined in Section 7.1 if the manufacturer can demonstrate that the engine is not capable of operating at such points when used in the specified engine-vehicle combination(s).~~

~~QUESTION RAISED WHY IS A PROVISION EVEN NEEDED IF ENGINE IS NOT CAPABLE OF OPERATING OVER CERTAIN NTE POINTS. INITIAL THOUGHT IS THAT WHILE THE VEHICLE MAY NOT BE CAPABLE OF OPERATING AT SOME POINTS WITHIN THE NTE ZONE, AN ENGINE IN THE LAB MIGHT. THE INTENT IS NOT CONDUCT LAB BASED ENGINE DYNAMOMETER TESTING IN AN AREA OF THE NTE WHERE THE VEHICLE IS NOT CAPABLE OF OPERATING ON THE ROAD. IF THIS IS TRUE, "THE SPECIFIED" ABOVE SHOULD BE CHANGE TO "ANY".~~

~~8.2 For diesel cycle engines that are not petroleum fueled [SEE COMMENT IN SECTION 8.1], the manufacturer may petition the Certification or Type Approval Authority during certification or type approval to exclude operating points from the Not to Exceed Control Area defined in Section 7.1 if the manufacturer can demonstrate that the engine is not expected to operate at such points in normal vehicle operation and use.~~

~~Editorial Comment: Consider combining sections 8.1 and 8.2.~~

## **9. WNTE deficiencies**

~~Editorial Comment: More specificity on the requirements requested.~~

### **9.1 General.**

For the first three model years after an emission limit is implemented which results in a more stringent WNTE emission limit, such as a more stringent WHDC emission limit, ~~new emissions standard takes effect, upon application by the manufacturer~~ a manufacturer may request from the Certification or Type Approval Authority at the time of certification a WNTE deficiency as described below. A WNTE

deficiency allows an engine or vehicle to be certified as compliant with this GTR ~~accept a HDDE as compliant with the NTE standards~~ even though specific requirements, limited in scope, are not fully met. The Certification or Type Approval Authority has the discretion to decide for how many years the WNTe deficiency will be granted during the three year period. The WNTe deficiency provisions allow a manufacturer to apply for relief from the WNTe emission requirements under limited conditions, such as extreme ambient temperatures and/or severe operation where vehicles do not accumulate significant mileage.

## **9.2 Evaluation criteria.**

Deficiencies will be granted only if compliance would be infeasible or unreasonable considering such factors as, but not limited to: Technical feasibility of the given hardware and lead time and production cycles including phase-in or phase-out of engines or vehicle designs and programmed upgrades of computers ~~[Editorial Comment: More specificity needed.]~~ A WNTe deficiency may be granted where unreasonable hardware or software modifications would be necessary to correct the deficiency, and the manufacturer has demonstrated an acceptable level of effort toward compliance as determined by the Certification or Type Approval Authority.

**Editorial Comment: Will look at WWH-OBd language, as well as the EU 70/220/EEC – ANNEX XI, to see if additional evaluation criteria is available.**

## ~~9.3 Approval process.~~

~~Deficiencies will be approved on a engine model and/or horsepower rating basis within an engine family, and each approval is applicable for a single model year. An application for a deficiency must be made during the certification/type approval process; no deficiency will be granted to retroactively cover engines already certified.~~

## ~~9.4 Limitations.~~

~~Unmet requirements should not be carried over from the previous model year except where unreasonable hardware or software modifications would be necessary to correct the deficiency, and the manufacturer has demonstrated an acceptable level of effort toward compliance as determined by the Certification or Type Approval Authority. The NTE deficiency should only be seen as an allowance for minor deviations from the NTE requirements. The NTE deficiency provisions allow a manufacturer to apply for relief from the NTE emission requirements under limited conditions, such as extreme ambient temperatures and/or severe operation where vehicles do not accumulate significant mileage. The Certification or Type Approval Authority expects that manufacturers should have the necessary functioning emission control hardware in place to comply with the NTE.~~

~~SUGGESTION MADE TO CONSIDER COMBINE SECTIONS 9.2 AND 9.4~~

**Editorial Comment:** Explicitly state general criteria such as why the deficiency is needed, why the problem can not be solved without a deficiency, how much above the NTE does the deficiency cause emissions to increase, how frequently the deficiency will activate in terms of vehicle miles traveled and/or % of operation etc.

~~ADD LANGUAGE THAT STATES DEFECIECIES WHICH RESULT IN NONCOMPLIANCE OVER THE ENTIRE NTE WILL NOT BE GRANTED.~~

### **9.53 Number of deficiencies.**

~~[U.S. EPA ALLOWS AN UNLIMITED NUMBER OF DEFICIENCIES PER ENGINE FAMILY FOR MODEL YEARS 2007 THROUGH 2009 (PHASE 1 STANDARDS); ONLY THREE PER MODEL YEAR UNLESS OTHERWISE APPROVED BETWEEN 2010 AND 2013 (PHASE 2 STANDARDS). NONE AFTER 2013.]~~

~~The number of deficiencies allowed cannot be greater than three per engine family. For the first three model years after a new emissions standard which results in more than an XX (percent or absolute) reduction, takes affect, the Certification or Type Approval Authority may allow an unlimited number of deficiencies per engine family. In the event the Certification or Type Approval Authority allows the use of deficiencies for a period longer than three model years after a new technology forcing emissions standard is issued, the number of deficiencies shall be limited to three per engine family. In determining whether to extend the use of deficiencies beyond the first three model years after new emissions standard take effect or allow more than three deficiencies per engine family during that period, the Certification or Type Approval Authority may consider any relevant factors, including the factors identified in Section 9.2. If additional deficiencies are approved, the Certification or Type Approval Authority may set any additional conditions that he/she determines to be appropriate.~~

~~EDITORIAL GROUP AGREED TO ADD LANGUAGE THAT SUGGESTS/REQUIRES DEFICIENCY REQUESTS BE MADE 2 YEARS PRIOR TO THE MODEL YEAR BEING CERTIFIED~~

## **10. WNTE Carve-Outs and Technology-based WNTE exclusions.**

**Editorial Comment:** At this point in time the Editorial Committee has deferred further revisions to section 10 until plenary group has discussed issue of including these exclusions in the GTR versus a technology neutral approach

### 10.1 WNTE cold temperature operating exclusion.

Engines equipped with exhaust gas recirculation (EGR) are not subject to the WNTE emission limits when the engine is operated during cold temperature conditions as specified using either of the following two criteria even when the engine is operated within the WNTE control area specified in Section 7.1.

**10.1.1** Intake manifold temperature (IMT) less than or equal to the temperature defined by the following relationship between IMT and absolute intake manifold pressure (IMP) for the corresponding IMP:

$$P=0.0875 \times \text{IMT} - 7.75$$

Where:

P = absolute intake manifold pressure in bars.

IMT = intake manifold temperature in degrees Fahrenheit.

~~SUGGESTION MADE TO ELIMINATE AND HANDLE VIA THE DEFICIENCY PROVISIONS IF NECESSARY. PROVISION CREATES POSSIBLE COMPETITIVENESS ISSUE FOR MANUFACTURERS THAT SELECT DIFFERENT TECHNOLOGIES. PROVISIONS NEED TO BE TECHNOLOGY NEUTRAL. THIS PROVISION IS STATIC WHEREAS TECHNOLOGY DEVELOPS. POSSIBLE THIS PROVISION MAY NOT BE NECESSARY IN THE FUTURE FOR EGR ENGINES.~~

**10.1.2** Engine coolant temperature (ECT) less than or equal to the temperature defined by the following relationship between ECT and absolute intake manifold pressure (IMP) for the corresponding IMP:

$$P = 0.0778 \times \text{ECT} - 9.8889$$

Where: P = absolute intake manifold pressure in bars.

ECT = engine coolant temperature in degrees Fahrenheit.

### 10.2 NOX and NMHC Aftertreatment warm-up.

For engines equipped with one or more aftertreatment devices that reduce NOX or NMHC emissions, the WNTE NOX and NMHC emission limits do not apply when the exhaust gas temperature is measured within 12 inches of the outlet of the aftertreatment device and is less the 250 deg.C. For multi-bed systems, it is the temperature at the outlet of the device with the maximum flow rate that determines whether the WNTE limits apply.

**Editorial Comment: See comments in Section 10.1.**

### ~~10.3 NTE Carve-Outs WNTe Limited Testing Region Provision.~~

~~Manufacturers may request that petition the Certification or Type Approval Authority approve a limited testing region to limit NTE testing in a single defined region of speeds and loads within the WNTE control area. Such a defined region must generally be of elliptical or rectangular shape, and must share some portion of its boundary with the outside limits of the NTE zone. Under this provision, testing would not be allowed with sampling periods in which operation within that region constitutes more than 5.0 percent of the time weighted operation within the sampling period. The 5.0 percent is calculated on a time weighted basis, e.g. no more than 2 seconds out of a 40 seconds WNTE averaging period could be within the approved limited testing region. Such a defined region must generally be of elliptical or rectangular shape, and must share some portion of its torque/speed boundary with the torque/speed boundary of the WNTE control area zone. Approval of this limit limited testing region by the Certification or Type Approval Authority is contingent on the manufacturer satisfactorily demonstrating that operation at the speeds and loads within that region accounts for less than 5.0 percent of all in-use operation (weighted by vehicle miles traveled or other weightings approved by the Certification or Type Approval Authority) for the in-use engines of that configuration (or sufficiently similar engines). At a minimum, this demonstration must include operational data from representative in-use vehicles.~~

~~Editorial Comment:~~

~~Insert relevant text from AC 24 Q&A Guidance, or create an annex which contains the body of the guidance~~

~~Questions 6, 7, 8, 9, 10, 11 all address guidance on the 5% carve out region~~

~~Request future comment on how the information in the guidance should be explicitly included in the GTR or in an annex to the GTR~~

## **11. Documentation for Application for Compliance (*or Annex*)**

### **11.1 Statement of WNTE compliance.**

The manufacturer must provide a statement in the application for certification that the diesel heavy-duty engine for which certification is being requested will comply with the applicable Not-To-Exceed Limits specified in Section 5.0 when operated under all conditions which may reasonably be expected to be encountered in normal vehicle operation and use.

#### **11.1.1 Example statement of compliance.**

~~“These engines will comply with the WNTE limits specified in Section 5.1 when operated under all conditions which may reasonably be encountered in normal vehicle operation and use.”~~

"(Name of manufacturer) attests that the engines within this engine family complies with the applicable WNTE emission limits when operating under all conditions which may reasonably be encountered in normal vehicle operation and use, and which are subject to the requirements of the WNTE regulation. (Name of manufacturer) makes this statement in good faith, after having performed an appropriate engineering evaluation of the engines emissions performance over a wide range of operating and ambient conditions of all the information relied upon as the basis for this statement.

### **11.2 Basis for WNTE compliance statement.**

The manufacturer also must maintain records at the manufacturers facility which contain all test data, engineering analyses, and other information which provides the basis for this statement, where such information exists. The manufacturer must provide such information to the Certification or Type Approval Authority upon request.

**Editorial Comment:**

**Issue raised that type approval authorities will not accept a compliance statement without actual emission data;**

**Request made to describe the minimum level of laboratory data and engineering judgement required for certification/type approval**

**For example, test at 30 steady-state data points in a lab. Extrapolated lab results to NTE conditions not included during lab testing with correction factors developed from real-world evaluations.**

**Refer to relevant sections of Advisory Circular 24-3. Questions 1,2,3,4 focus on what information a manufacturer has to have in possession to support an NTE statement. Perhaps create an annex that include this information to provide guidance to manufacturers.**

### **11.3 Technology exclusion descriptions.**

For engines equipped with exhaust gas recirculation, the manufacturer must provide a detailed description of the control system the engine will use to comply with the requirements of Sections 6.2 and 10.1 for the WNTE cold temperature operating exclusion, including but not limited to the method the manufacturer will use to access this exclusion during normal vehicle operation. Specifically, the manufacturer must describe how control system will identify the conditions described in Section 10.6 and limit access to the cold temperature exclusion during normal vehicle operation.

**Editorial Comment: Would eliminate this text if eliminate tech exclusions in Section 10.**

### **11.4 NOX and NMHC Aftertreatment warm-up.**

For engines equipped with one or more aftertreatment devices that reduce NOX or NMHC emissions, the manufacturer must provide a detailed description of the control system the engine will use to comply

with the requirements of Section 10.2 for the WNTE exhaust aftertreatment warm-up exclusion, including but not limited to the method the manufacturer will use to access this exclusion during normal vehicle operation. Specifically, the manufacturer must describe how control system will identify the conditions described in Section 10.2.

**Editorial Comment: Would eliminate this text if eliminate tech exclusions in Section 10.**

### **11.5 Deficiency Descriptions.**

For each engine model and/or horsepower rating within an engine family for which a manufacturer is applying for an WNTE deficiency(ies) under the provisions of Section 8.0, the manufacturer's application for an WNTE deficiency(ies) must include a complete description of the deficiency, including but not limited to: the specific description of the deficiency; why the deficiency is needed, what pollutant the deficiency is being applied for, all engineering efforts the manufacturer has made to overcome the deficiency, what specific engine and ambient operating conditions the deficiency is being requested for (i.e., temperature ranges, humidity ranges, altitude ranges, etc.), the frequency the deficiency will be used, (% VMT, % operation), the specific emissions control system parameters modulated in response to the deficiency and the purpose of that modulation if applicable, a full description of the auxiliary emission control device(s) which will be used to maintain emissions to the lowest practical level if applicable; and what the lowest practical emission level will be.

### **11.6 5% Carve-Out Descriptions and Demonstrations**

For each engine model and/or horsepower rating within an engine family for which a manufacturer is applying for an 5% carve-out under the provisions of Section 10.3, the manufacturer's application for an WNTE carve-out must include a complete description of the carve-out including but not limited to the range of engine load and speed which define the carve-out region and the methods or analyses used to arrive at the carve-out region. Manufacturers should provide analyses of typical engine operation that reflects known or reasonably anticipated engine use patterns. These analyses should be based on in-use data from testing of representative vehicle/engine configurations, valid engineering calculations corresponding to operational data from in use vehicles, or a combination of the two.

**Editorial Comment: Advisory Circular 24-3 Questions 6,7,8,9,10,11 all address guidance on the 5% carve-out region. Request future comment on how the information in the guidance should be explicitly included in the GTR or in an annex to the GTR**

### **11.7 WNTE Exclusion Descriptions and Demonstrations**

For any engine family which contains an engine-vehicle combination for which a manufacturer is applying for a WNTE exclusion for certain

operating points under the provisions of Section 8.1 and 8.2, the manufacturer must describe those operating points and the basis for concluding the engine is not capable of being operated at (Section 8.1 criteria) or expected to be operated at (Section 8.2 criteria) such points when used in the specified engine-vehicle combination(s).

**Editorial Comment: Reserve comment until decide whether Sections 8.1 and 8.2 are modified or eliminated.**