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Planning Inspector Matthew Shrigley,
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Temple Quay House
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January 26th 2022

Dear Inspector Shrigley,

Matters relating to ExA's request for information under Rule 17

Your January 26th letter: Planning Act 2008 Section 89 and The Infrastructure Planning (Examination Procedure) Rules 2010 – Rules 8(3), 13, and 17

Thank you for your letter of January 26th 2022. I note under “3. Information Request - under Rule 17”, bullet 1, that you are requesting a Climate Change Position Statement from the Applicant. As my evidence to the Examination has been on this issue, this has implications for how and when I make further submissions, and I seek to suggest and confirm with you the best way for me to proceed.

By background, I also need to inform you that my ██████████
██████████ since before Christmas.

Unfortunately, this has impacted my delivery of submissions so far. Just to recap, my written representation (WR) is REP1-029, and at deadline D5, I submitted further document REP5-030. REP5-030 addresses the “carbon **quantification**” part of “carbon quantification and assessment”. I had intended [REP5-030, 4] a second part on the “carbon **assessment**” part of “carbon quantification and assessment” for deadline D6 but was unable to deliver this by January 18th for the personal reasons given.

The material which I already have partly prepared on carbon assessment clearly relates to your Rule 17 request on carbon emissions. My own pragmatic suggestion on this is that it would now be preferable for all parties for me to delay further submissions, relating to climate change, until after Deadline 8 Thursday 3 March 2022. Submitting further material now would most likely create more work for all involved, as I would very likely need to revise my submissions again after seeing the Applicant's deadline D8 position statement - so it would just generate further, slightly

redundant, exchanges of documents. With this in mind, I would like to suggest that I aim now for deadline D9, March 14th to provide a further statement on carbon quantification and assessment which hopefully would provide a “one-stop-shop” document for my position following the Applicant’s Climate Change Position Statement.

I hope this makes sense. If, of course, there is more preferable way forward from your perspective, please advise me.

Government’s new carbon pricing data for scheme appraisal

I noted in REP5-030, bullet 5 that new carbon pricing data was released by the Government last year. New guidance and carbon pricing values for appraisal were published in September and October 2021, followed by an update of the DfT WebTAG guidance and TAG data book for road scheme appraisal.

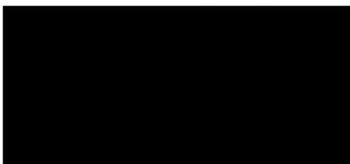
The new carbon prices are significantly greater than the previous ones. For example, for the (predominant in road scheme appraisal) non-traded sector, the 2020 (central) carbon price in the new policy data is c. £240/tCO₂e compared to of c. £60/tCO₂e on the previous data (ie 4 times greater). The rationale for the change in carbon price is given in the policy paper, from Department of Business, Energy and Industrial Strategy (BEIS) “*Valuation of greenhouse gas emissions: for policy appraisal and evaluation*”, published 2 September 2021 and I provide it as a separate Appendix A.

The changes in carbon pricing outlined above necessitate a revision of the Case for the Scheme based on a recalculation of the Benefit Cost Ratio (BCR).

I am not aware that the Applicant has made any response following my reference to this in REP5-030. **I now wish to put on record here that a reworking of the BCR and the scheme case is clearly required.** Following the Rule 17 letter, it would seem pragmatic for this to be produced alongside the Applicant’s Climate Change Position Statement and using the data from within it. The carbon pricing and BCR should include:

- the scheme’s **construction emissions** on the cost side of the BCR calculation;
- the correct **solus differential quantification** of carbon, $\Delta Solus (GHG)$, as I explain in REP5-030 – currently an underestimate quantification of the solus carbon emissions $\Delta Solus (Perf)$ is carried forward into the BCR; and,
- the **cumulative differential quantification** of carbon, $\Delta Cumulative (GHG)$, as I explain in REP5-030.

Yours sincerely



Dr Andrew Boswell for Climate Emergency Planning and Policy (CEPP)

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Policy paper

Valuation of greenhouse gas emissions: for policy appraisal and evaluation

Published 2 September 2021

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Introduction

This document sets out a revised approach to valuing greenhouse gas (GHG) emissions in policy appraisal, following a cross-government review during 2020 and 2021. It replaces the [previous guidance on carbon valuation \(https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach\)](https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach).

What are carbon values?

Greenhouse gas emissions values ("carbon values") are used across government for valuing impacts on GHG emissions resulting from policy interventions. They represent a monetary value that society places on one tonne of carbon dioxide equivalent (tCO₂e). They differ from carbon prices, which represent the observed price of carbon in a relevant market (such as the UK Emissions Trading Scheme).

The government uses these values to estimate a monetary value of the greenhouse gas impact of policy proposals during policy design, and also after delivery.

Why value GHG emissions in policy appraisal?

The fundamental purpose of assigning a value to the GHG emissions impacts that arise from potential government policies is to allow for an objective, consistent and evidence-based approach to determining whether such policies should be implemented. Carbon values are used in the framework of broader cost-benefit analysis to assess whether, taking into account all relevant costs and benefits (including impacts on climate change and the environment), a particular policy may be expected to improve or reduce the overall welfare of society.

To reach net zero in 2050 and meet our [5-yearly carbon budgets \(https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach\)](https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach), a robust approach to valuing emissions is vital to ensure that government takes full account of climate change impacts in appraising and evaluating public policies and projects, whether those policies are intended to reduce emissions or are likely to have the effect of increasing emissions. Such policy decisions often involve making choices between competing policy objectives.

Assigning a value to carbon helps to ensure that such choices are made in a transparent fashion and in a way that seeks to be cost-effective for UK society as a whole.

Valuing emissions impacts explicitly when making policy decisions helps to:

- ensure the climate impacts of policies are fully accounted for
- ensure consistency in decision making across policies
- improve transparency and scrutiny of decision making

Valuing emissions impacts robustly is important, however it is often the case that some of the most strategically important benefits of climate policy cannot always be quantified. For example; strengthening of decarbonisation supply chains; or increases in the UK's resilience to deal with extreme climate events. As a result, quantified benefits of carbon saving policies can underestimate the true benefits. Therefore, policy makers and decision makers should consider all qualitative and quantitative evidence in the round as set out in the Green Book, even if a project has a low estimated benefit-cost ratio.

Greenhouse gas emissions should be valued for all policies that may have an impact on emissions, whether these impacts are positive or negative. This includes policies whose primary objective is not related to progressing the net zero target, but where there are indirect impacts on emissions.

It should be stressed that the carbon values discussed in this paper apply to all types of policy, providing there is some impact on emissions. It is not the aim of this document to discuss how these policies should be designed but rather to provide carbon values to be used in the economic appraisal or evaluation of these policies. Detailed practical guidance for analysts on how to apply the carbon values in appraising policies is available in the [Green Book Supplementary Guidance: Valuation of Energy Use and Greenhouse Gas Emissions for appraisal \(https://www.gov.uk/government/publications/valuation-of-energy-use-and-greenhouse-gas-emissions-for-appraisal\)](https://www.gov.uk/government/publications/valuation-of-energy-use-and-greenhouse-gas-emissions-for-appraisal).

Rationale for reviewing and updating carbon values

BEIS's current approach to carbon valuation for appraisal purposes was set out in the 2009 publication [Carbon Valuation in UK Policy Appraisal: A Revised Approach \(https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach\)](https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach).

Since 2009, a 'target consistent' approach has been used to estimate the values, where these are calculated as the marginal abatement cost of meeting targets.

BEIS has conducted a review and update of the carbon values because several factors have changed since the last review, the most significant of which are the following.

Changes in international targets

The UK signed the Paris Agreement in 2016, which sets out a more ambitious goal - to keep global temperature rise well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase even further to 1.5°C.

Changes in domestic targets

In June 2019, the UK adopted in law the recommendations of the Climate Change Committee, to achieve net zero GHG emissions by 2050 (compared to the previous target of an 80% reduction by 2050 on 1990 levels).

EU Exit

The UK has left the EU Emissions Trading System (EU ETS) and from January 2021 introduced a UK Emissions Trading Scheme (UK ETS).

New understanding of technology costs and availability

Some of the key technologies for decarbonisation such as renewable power generation and batteries have seen larger-than-predicted price reductions over the last 10 years which should reduce abatement costs in relevant sectors.

Previous reviews of the value of carbon

In 2009 the government conducted a review of the approach taken to developing carbon values. The conclusion of the review was to move to a “target-consistent” or “abatement cost” approach to carbon valuation rather than a “social cost of carbon” (SCC) approach. The main rationale for moving away from the SCC is further outlined in the 2009 publication of [Carbon Valuation in UK Policy Appraisal: A Revised Approach](https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach) (<https://www.gov.uk/government/publications/carbon-valuation-in-uk-policy-appraisal-a-revised-approach>).

Under the target consistent approach, the appraisal of individual policies is based on target-consistent values of carbon. Previously these were based on a “traded value of carbon” for appraising policies that affected emissions in sectors covered by the EU ETS and, in the short term, a “non-traded value of carbon” for appraising policies that affected emissions in sectors not covered by the EU ETS. In the long term (post-2030), a single series of carbon values was used covering emissions across the economy based on global abatement cost estimates.

Since 2009, the government has ensured that the values remain fit-for-purpose, by taking the following actions:

- the values were updated annually to update the real terms price base year and also reflect developments within the EU ETS
- policy analysis used high and low ranges as part of sensitivity analysis to account for uncertainties
- in 2011, BEIS produced guidance on valuing emissions post-2050. This ensured that policies with a longer time horizon correctly accounted for their emissions impact during the appraisal stage

Methodology

Approach taken to updating the values

We have given due consideration to the following criteria while updating the current values:

- consistent: the new values must be consistent with the UK’s national and international climate commitments
- simple and transparent: the series should be intuitive, resistant to modelling artefacts, easily understandable and replicable
- evidence-based: the values should be supported by the latest evidence available
- pragmatic: the series should be stable, and allow effective decision-making in its application, and represent a reasonable balance of the factors above

The new carbon values are based on a Marginal Abatement Cost (MAC) or “target-consistent” valuation approach. This involves setting the value of carbon at the level that is consistent with the level of marginal abatement costs required to reach the targets that the UK has adopted at a UK and international level. This is illustrated, in simplified form, below in Figure 1 which illustrates how a “target-consistent” carbon value would be set. From our understanding of emissions projections and abatement options, we can determine the effort level, A*, that is required in order to meet the UK’s targets. Reading across from the abatement curve produces the corresponding carbon value level.

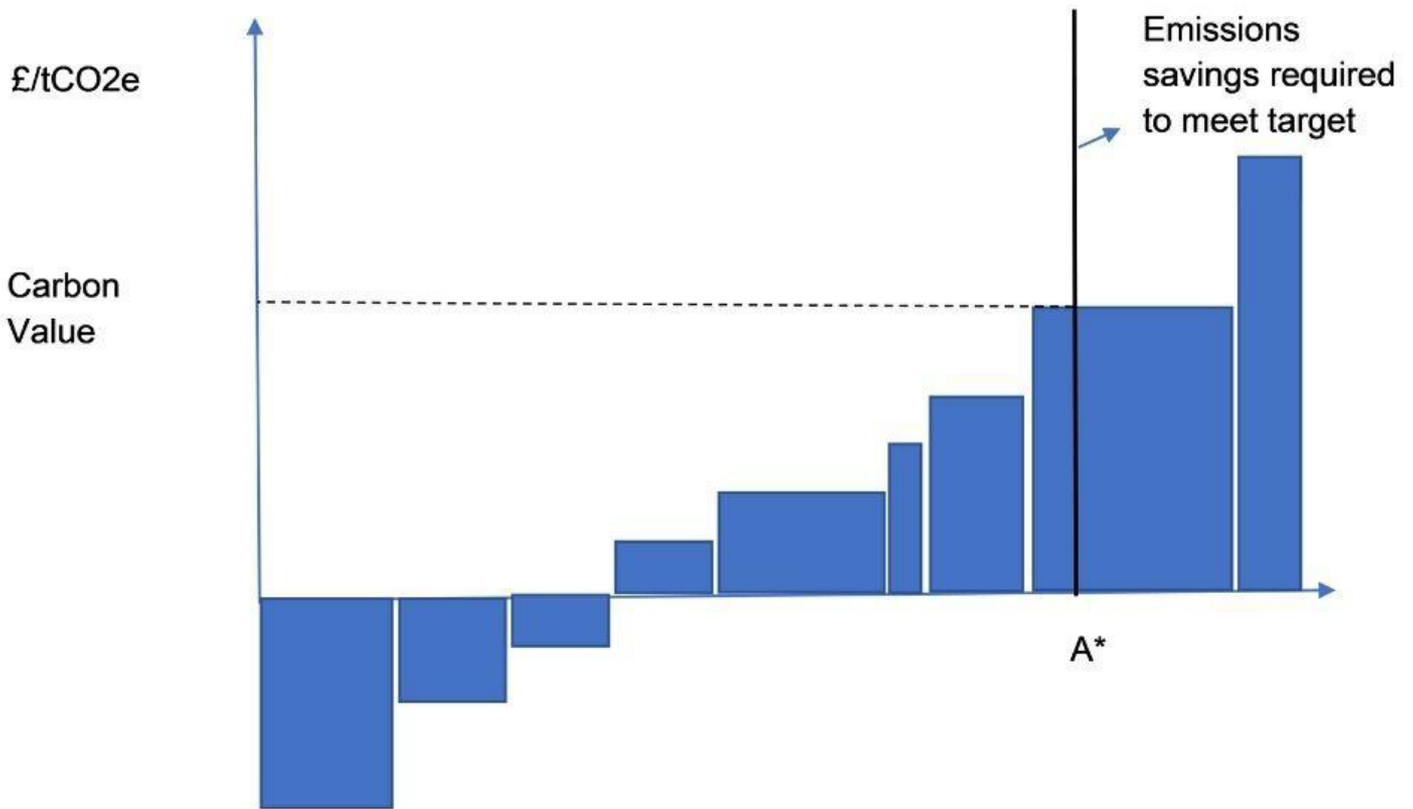


Figure 1: illustrative MAC curve

BEIS has consulted academics and commissioned a literature review, which confirmed that the SCC approach is not recommended for use and that the target-consistent approach remains the best option. The target-consistent approach is preferred in two main areas. First, it is more credible as the methodology is more transparent and relies less on unobserved factors and uncertain estimates about damages caused by GHG emissions. Second, the approach is well-aligned with the net zero target, which represents the UK's primary legal obligation.

BEIS has taken the following steps to produce the carbon value series:

- identifying appropriate targets
- selecting the modelling approach
- translating the range of modelling outputs into a single series
- defining an appropriate uncertainty range

Climate targets

The UK has both domestic and international climate targets. The updated carbon values presented in this publication are intended to be consistent with both targets.

Internationally, the UK has committed to climate targets under the Paris Agreement. The Paris Agreement provides for the international community to keep the increase in global average temperature to well below 2°C above pre-industrial levels, and to pursue efforts to limit the temperature increase to 1.5°C. The government has a clearly stated focus on 1.5°C, with well below 2°C being inconsistent with its climate leadership intentions.

Domestically, the UK government has legal targets committing us to reaching net zero emissions by 2050, along with a series of interim carbon budgets (each covering a 5-year period) paving the trajectory towards the net zero target. Recently, the UK announced the [Sixth Carbon Budget level \(2033-37\)](https://www.gov.uk/government/news/uk-enshrines-new-target-in-law-to-slash-emissions-by-78-by-2035) (<https://www.gov.uk/government/news/uk-enshrines-new-target-in-law-to-slash-emissions-by-78-by-2035>), equivalent to reducing emissions around 78% by 2035 compared with 1990 levels. This is consistent with a pathway through our 2030 Nationally Determined Contribution (NDC) under the Paris agreement (which is more ambitious than the legislated 5th Carbon Budget).

The domestic targets are the UK's chosen implementation of our international commitments and represent a more ambitious end point and more front-loaded pathway than previous targets.

Modelling approach

The carbon values review has taken a range of evidence on abatement costs into consideration. It has been informed by internal BEIS modelling as well as international evidence from the Intergovernmental Panel on Climate Change (IPCC). The evidence base has been used by both the government and the Climate Change Committee in its advice and decisions on carbon budgets and net zero.

Evidence base

Global carbon prices from IPCC Modelling

The scientific and economic modelling literature underpinning the IPCC assessment reports provides a broad consensus on the global technological and emission trajectory changes that are needed to maintain climate change below 2°C of warming, but there is no consensus on the carbon price signals needed to trigger such transformations, with the exception of prices increasing throughout the end of the century^[footnote 1]. Consistent with the 2009 values, the revised carbon values are anchored on long-run global abatement costs rather than UK costs, but as discussed later the trajectory over time reflects the UK's relatively front-loaded domestic targets.

There is a significant range of uncertainty in the carbon price trajectories deriving from the application of Integrated Assessment Models (IAM)^[footnote 2]. The differences in carbon price trajectories are often driven by either structural differences in modelling approaches (that is, optimisation models v. dynamic recursive models) or by differences in underlying scenario assumptions on the future evolution of socioeconomic factors (that is, population or GDP forecasts). This means that there is no true or unique carbon price trajectory that is perfectly aligned with a given global temperature target. The trajectory will depend on the future uncertain evolution of socioeconomic factors and implementation of mitigation actions^[footnote 3].

IPCC values, produced by a suite of IAMs, are [REDACTED]. In this case the modelled carbon prices and emissions projections were sourced from the 1.5°C low overshoot pathway class of modelling scenarios (including a constraint on Kyoto gas emissions in 2010 being sufficiently close to observed values) following the IPCC approach outlined in Chapter 2 of IPCC Special Report 1.5 and also followed by the CCC in their analyses. The median carbon price was calculated from the range of carbon prices and converted from USD2010 to GBP2020.

GloCaF – BEIS Global Carbon Finance Model

GloCaF models an idealised carbon market. A global emission trajectory is set and by means of 100% free trade with no friction, each region mitigates up to the same marginal cost to meet the global target. Trade is modelled across 25 specified regions, giving global coverage, including International Bunkers (International Aviation and Maritime sectors). Trade is allowed across all 24 sectors of the model, giving economy-wide coverage. The result is the most cost-effective carbon price, by which the abatement target equivalent to the emissions target, might be achieved.

In setting the emissions target for the modelling of necessary abatement we used the median value of the range of IPCC climate model outputs for the 1.5°C target to limit global temperature increase to 1.5°C by 2100, allowing for a temporary marginal exceedance (low overshoot) prior to 2100 (“1.5LowOS”). In modelling of 2030 and 2040 abatement necessary to achieve emissions that correspond to the median emissions projected for 1.5LowOS, GloCaF carbon prices are within the interquartile range of carbon prices included in the IPCC model set. The 2030 value is marginally lower than the IPCC median (£147 vs £163) and the 2040 value higher than the corresponding IPCC median (£576 vs £326), while still within the interquartile range of IPCC carbon values.

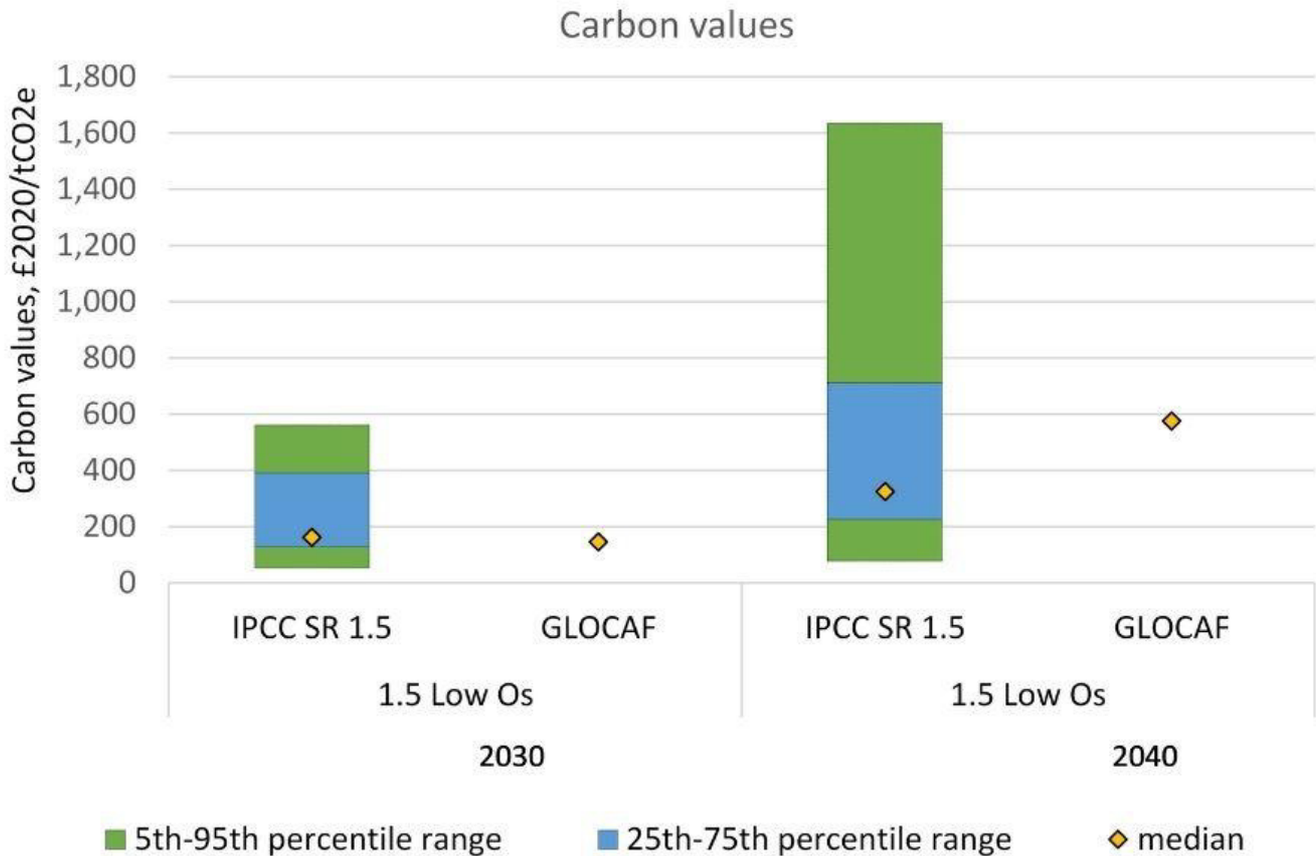


Figure 2: comparison of GloCaF modelled carbon values and IPCC median carbon value and carbon value range for 2030 and 2040, for IPCC 1.5 Low overshoot scenario

Each of the modelling approaches set out above has advantages and disadvantages. On the basis of the relative merits, BEIS has adopted the IPCC's evidence base as the starting point for constructing a series of values. The main advantages of the IPCC evidence is that it has been widely peer-reviewed and builds on a broad range of modelling and available evidence. Furthermore, it is a source independent to UK government and considered authoritative internationally.

Anchor points

Marginal abatement costs can be subject to large fluctuations between years modelled. This can be due to a number of factors, not least:

- assumptions about technology costs and availability
- emissions pathways within the modelling
- interdependency with modelling outcomes in other years

Therefore, the full series derived by models can have counterintuitive annual fluctuations, which are not practical for appraisal purposes. We therefore use a single point estimate in 2040 (anchor point) around which we apply a constant growth rate to derive annual values.

There is considerable uncertainty around technologies and corresponding abatement costs far into the future (beyond 2040) at these ambitious levels of domestic and global climate mitigation. Future technological advancements are most likely to happen at the higher cost end of current known technologies (reflecting that they are typically in earlier stages of development), on which marginal cost estimates depend. As a result, anchoring the value on 2050 is particularly uncertain as all models rely on indicative stopgap technologies, or extrapolated cost estimates that far in the future.

Choosing an anchor point in the very near future risks underestimating the cost of abatement as the level of action required in the future will place us further up the marginal abatement cost curve.

Growth rate

Marginal costs are not constant over time, and are influenced largely by 2 primary driving forces:

- increased emissions reductions ambitions, requiring more expensive technologies to be adopted
- reductions in technology costs through innovation and deployment

Currently, there is no academic consensus on how these two factors interplay, and consequently what the precise optimal trajectory for carbon values is – although there is general consensus that they should rise over time. For simplicity and pragmatic application, we have adopted a constant growth rate to construct the carbon value series around the 2040 IPCC anchor point.

Relative to global trajectories for emissions, our domestic emissions reduction targets are relatively front-loaded, which implies that a flatter trajectory for carbon values is more appropriate as additional UK efforts should be made in the near-term. In the 2020s and 2030s the evidence is clear that the UK needs to implement many policies and technologies that have relatively high upfront investment costs and long lead times. In this case, early action will contribute to innovation in the clean technology space and thus encourage future cost advantages. Based on our assessment of the evidence base, including the CCC's estimates of UK abatement costs in their advice on the 6th Carbon Budget, we have concluded that an indicative 1.5% annual real growth rate around the 2040 anchor point is appropriate.

Uncertainty range

There is a significant range of uncertainty in the carbon values derived from any modelling. The differences in carbon price trajectories are often driven by either structural differences in modelling approaches or by differences in underlying scenario assumptions on future evolution of socioeconomic factors (for example, population or GDP forecasts).

To capture the full range of uncertainty, a plus or minus 50% sensitivity range has been deemed appropriate around the central series. This is consistent with the previous range used.

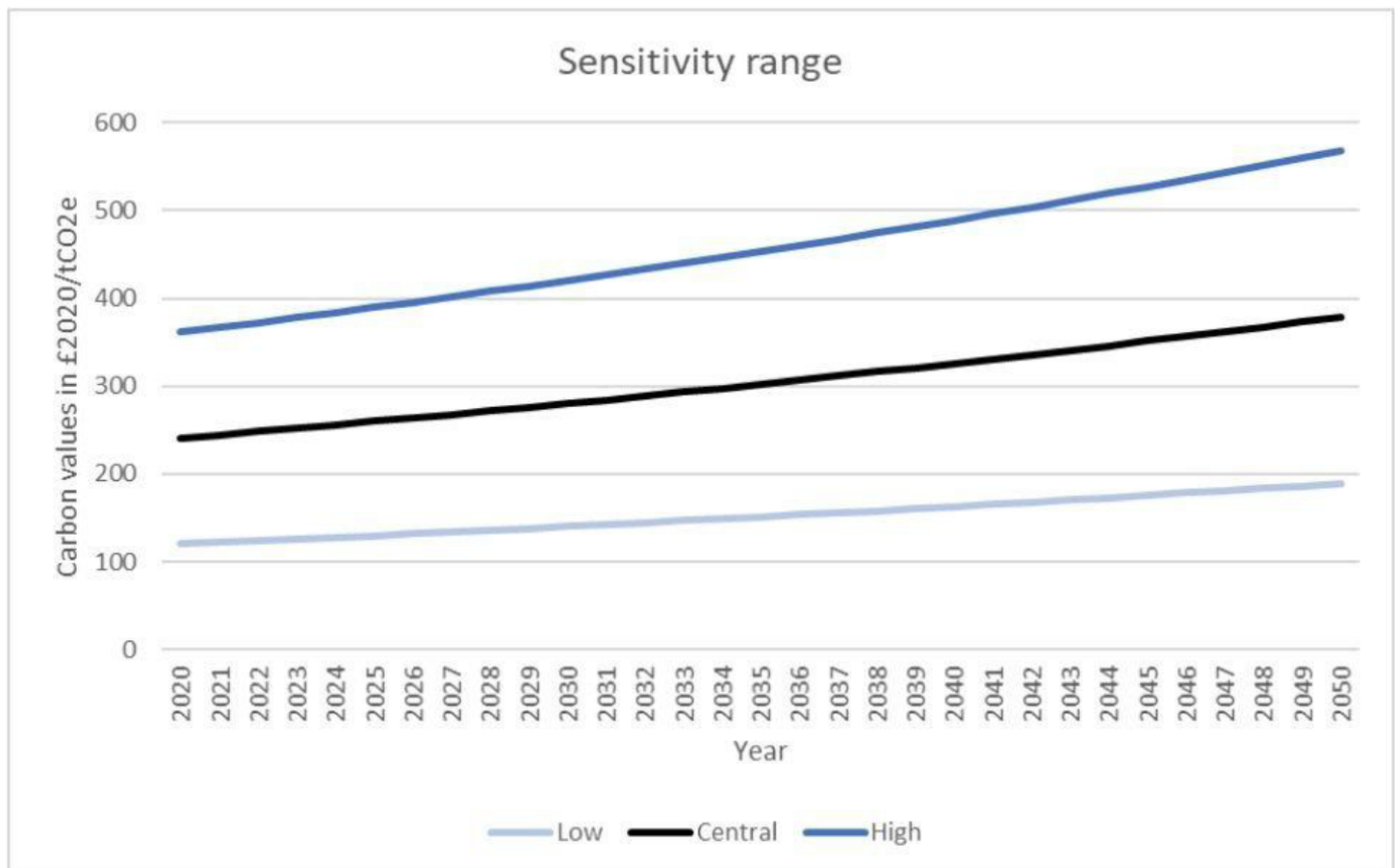


Figure 3: Sensitivity range of the updated carbon values.

Traded and non-traded carbon

Traded emissions capture those that come from installations covered by the [UK Emissions Trading Scheme](https://www.gov.uk/government/publications/participating-in-the-uk-ets/participating-in-the-uk-ets) (ETS), whereas non-traded emissions are those which do not fall within scope of the UK ETS.

Currently, the UK ETS covers power generation, energy-intensive industries, and domestic aviation. To achieve the economy-wide decarbonisation required to meet our net zero goals in a cost-effective way, it is important that our decarbonisation strategy gives equal weight to emissions from the traded and non-traded sectors.

The UK ETS caps the total level of greenhouse gas emissions within the sectors in scope and allows firms with low emissions to sell their emissions allowances to higher emitters.

Previously this trade could occur between the UK and other countries in the EU ETS and this was reflected in accounting towards the UK's emissions targets.

The **UKETS** is an important mechanism to achieve the UK's climate goals. However, it is likely that additional measures in the sectors covered by the **UKETS** will need to be taken to reach net zero. Therefore, any emissions increases or savings resulting from policies (either traded or non-traded) should be considered and valued during appraisal. For emissions in the traded sector, appropriate adjustments should be made to account for any existing carbon pricing in the market prices of goods or services. For example, if a policy increases the production of a good where the price of that good already reflects a carbon price then this needs to be taken into account in order to avoid double counting some of the carbon costs.

Post-2050 values

The carbon series published in this report only extends to 2050. The main challenge in modelling carbon values beyond 2050 is that any analysis looking over such a long timescale is subject to significant uncertainty from a range of sources. Many of the input assumptions that are required to estimate future carbon prices – such as **GDP** growth and its sectoral composition, fossil and non-fossil fuel prices, and the costs and availability of different technologies – are extremely uncertain. Moreover, the way in which these variables interact over time in the complex, dynamic global climate, economic and social system is both uncertain and, in some areas, unknown. For these reasons, projections of future carbon prices based on modelling outputs can be highly sensitive to modelling methodology and assumptions and must therefore be seen and used in this context of uncertainty.

Nevertheless, some policy proposals will have long term impacts reaching beyond 2050. It is therefore necessary that any carbon impacts from such proposals are captured during policy appraisal. To obtain values post-2050, it is advisable to apply a real annual growth rate of 1.5% starting at the most recently published value for 2050.

Approach to future updates

The government is committed to using the best available evidence to inform the value placed on greenhouse gas emissions during appraisal. However, there is a trade-off to be struck between three factors:

- having the most up-to-date carbon valuation estimates
- avoiding spurious updates that do not reflect the high level of uncertainty
- ensuring stability in application to allow long-term policy decision-making to occur

A situation where the carbon values used in appraisal changed too often would be undesirable, as this would mean that policy options were being assessed against different criteria. Therefore, the carbon values will be reviewed every 5 years in line with setting the UK's carbon budgets. The review will take into account a broad evidence base. Under exceptional circumstances, reviews outside the 5-yearly cycle may be necessary if changes affecting the evidence or policy regime are significant enough in order to warrant a review.

Application

How to apply carbon values during policy appraisal

Incorporating a value of carbon into the appraisal of projects and policies ensures proper account of greenhouse gas emissions across government. By comprehensively and systematically using carbon valuation across appraisal in a consistent manner, it is intended that government should seek out cost-effective opportunities for reducing emissions across policies and projects – not only in areas such as energy and transport policies where emissions reductions are of primary or secondary importance, but also where this is not the case. Having consistent values across government also provides transparency and consistency for business.

A policy or project that increases or decreases **GHG** emissions domestically or internationally relative to a “business as usual” scenario is required to quantify the change in emissions, and then apply the carbon values. This calculation feeds into the overall cost benefit analysis to be considered alongside other quantitative and qualitative evidence in the overall policy appraisal. The values should be considered as a guide to the carbon cost-effectiveness of policies but account should be taken of the inherent uncertainty involved in estimating future abatement costs and unquantified costs and benefits.

Carbon valuation is not a policy instrument in itself. It is a £-value applied in appraisal in order to guide government decision-making, and further signal the level of ambition that should be factored into those policies. Unless it is translated into a tangible incentive (and the incentive may exceed the carbon value in order to overcome barriers), it will not act upon private economic agents, whether individuals or business.

Alongside setting the right carbon appraisal value, the selection of instruments to tap potential emissions reduction is key. A mix of carbon pricing (through taxes/trading), regulatory instruments, innovation support and information policies are likely to be required to address the multiple market failures and barriers which exist.

When carrying out a policy appraisal it is also necessary to take into account the impacts on the wider environment also known as natural capital. To help with this Defra has developed an online resource called [Enabling a Natural Capital Approach](https://www.gov.uk/guidance/enabling-a-natural-capital-approach-enca) (**ENCA**) . This provides guidance on natural capital, economic values, references on reports and data sources along with over 70 case studies.

Presenting the monetised change in greenhouse gas emissions

To appropriately quantify greenhouse gas emissions, analysts should consider the key drivers of emissions affected by a policy proposal or intervention. All assessments should include a baseline or Business as Usual (**BAU**) emissions against which the policy is assessed. There is no standardised or straightforward methodology for measuring the baseline, so this must be done on a case-by-case basis. Historical trends and statistically supported projections are the most commonly used, but historical trends are not effective

at taking changing circumstances into consideration (i.e. non-linearity). The annually updated [Energy and Emissions Projections \(https://www.gov.uk/government/publications/updated-energy-and-emissions-projections-2019\)](https://www.gov.uk/government/publications/updated-energy-and-emissions-projections-2019) published by BEIS provide projections of greenhouse gas and energy demand to 2040 by sector and are a useful starting point.

Policies or projects can impact emissions in a number of different ways, either directly or indirectly. Analysts should refer to the [Green Book Supplementary Guidance \(https://www.gov.uk/government/publications/valuation-of-energy-use-and-greenhouse-gas-emissions-for-appraisal\)](https://www.gov.uk/government/publications/valuation-of-energy-use-and-greenhouse-gas-emissions-for-appraisal) for how to calculate cost effectiveness indicators, including NPVs and £/tCO₂.

Annex 1: Carbon values in £2020 prices per tonne of CO₂

Year	Low series	Central Series	High Series
2020	120	241	361
2021	122	245	367
2022	124	248	373
2023	126	252	378
2024	128	256	384
2025	130	260	390
2026	132	264	396
2027	134	268	402
2028	136	272	408
2029	138	276	414
2030	140	280	420
2031	142	285	427
2032	144	289	433
2033	147	293	440
2034	149	298	447
2035	151	302	453
2036	153	307	460
2037	156	312	467
2038	158	316	474
2039	161	321	482
2040	163	326	489
2041	165	331	496
2042	168	336	504
2043	170	341	511
2044	173	346	519
2045	176	351	527
2046	178	356	535
2047	181	362	543
2048	184	367	551

Year	Low series	Central Series	High Series
2049	186	373	559
2050	189	378	568

1. World Bank, Report of the High-Level Commission on Carbon Prices, May 2017.
2. IAMs are the most widespread tool for assessing long-term emission trajectories in the context of global warming scenarios and they are the underlying modelling tool used to derive the pathways presented by the IPCC.
3. To narrow the scope of our analysis we focused on the median IPCC scenario to inform our global emissions abatement targets. As part of the validation of our Business-as-Usual trajectory we concluded that it was more aligned with the SSP1 and SSP2 scenarios, representing respectively the Sustainable Development and Middle of the Road scenarios in the IPCC classification.

OGL

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