2017/0114(COD)

COLUMN TABLE FOR INTERINSTITUTIONAL NEGOTIATIONS – WORKING DOCUMENT

Proposal for a directive of the European Parliament and the Council on charging of heavy goods vehicles for the use of certain infrastructures (COM(2017)0275 - C8-0171/2017 - 2017/0114(COD))

Date of the trilogue: 29.1.2021

Committee on Transport and Tourism – Negotiating team

NB: this cover page has been added for technical reasons only.

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275 final 17/114 (COD) For a Directive of the Parliament and of the amending Directive 1999/62/EC rging of heavy goods or the use of certain frastructures	P8_TA(2018)0423	doc. ST 13827/202017/114 (COD)Proposal for a Directive of theEuropean Parliament and of theCouncil amending Directive1999/62/ECon the charging of heavy goodsvehicles for the use of certain	proposal / remarks B
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or the use of certain		0 0 , 0	
		vehicles for the use of certain	
rastructures			
		infrastructures, Directive	
		1999/37/EC on the registration	
		documents for vehicles and	
		Directive (EU) 2019/520 on the	
		interoperability of electronic	
		road toll systems and	
		facilitating cross-border	
		exchange of information on the	
		failure to pay road fees in the	
		<u>Union</u>	
EAN PARLIAMENT AN	D THE COUNCIL OF THE EUROPEAN	NUNION,	
ard to the Treaty on th	ne Functioning of the European Uni	on, and in particular Article 91(1) th	iereof,
ard to the proposal fro	om the European Commission,		
nission of the draft leg	gislative act to the national parliam	ients,	
rd to the opinion of th	•	,	
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ard to the opinion of th			
31	rd to the proposal fro hission of the draft le rd to the opinion of t rd to the opinion of t	rd to the proposal from the European Commission, hission of the draft legislative act to the national parliam	nission of the draft legislative act to the national parliaments, rd to the opinion of the European Economic and Social Committee ¹ , rd to the opinion of the Committee of the Regions ² ,

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
Whereas:			
OJ C [], [], p. [].			
OJ C [], [], p. [].		(1) Dreamage to words the	
(1) Progress towards the		(1) Progress towards the	
goal, which the Commission set		goal, which the Commission set	
out in its White Paper of 28		out in its White Paper of 28	
March 2011 ³ , namely to move		March 2011 ³ , namely to move	
towards the full application of		towards the full application of	
the 'polluter pays' and 'user		the 'polluter pays' and 'user	
pays' principles, to generate		pays' principles, to generate	
revenue and ensure financing		revenue and ensure financing	
for future transport		for future transport investments	
investments has been slow and		has been slow and	
inconsistencies persist in the		inconsistencies persist in the	
application of road		application of road	
infrastructure charging across		infrastructure charging across	
the Union.		the Union.	
³ W/bito Paper of 28		3 White Demon of 20	
white Faper Of 20		³ White Paper of 28	
March 2011 'Roadmap to a		March 2011 'Roadmap to a	
Single European Transport Area		Single European Transport Area	
- Towards a competitive and		- Towards a competitive and	
resource efficient transport		resource efficient transport	
system' (COM(2011) 144 final).		system' (COM(2011) 144 final).	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
5.		Amendment 1 Recital 1a (new)		
6.		(1a) In that White Paper, the Commission set a deadline for 2020 to "proceed to the full and mandatory internalisation of external costs (including noise, local pollution and congestion on top of the mandatory recovery of wear and tear costs) for road and rail transport".		
7.		Amendment 2 Recital 1b (new)		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
8.		 (1b) The movement of goods and passenger vehicles is a factor that contributes to the release of pollutants into the atmosphere. Such pollutants, which have a very serious impact on people's health and lead to the deterioration of ambient air quality in the Union, include PM2,5, NO₂, and O₃. In 2014, those three pollutants caused 399 000, 75 000, and 13 600 premature deaths in the Union owing to prolonged exposure, respectively, according to European Environment Agency estimates produced in 2017. 		
9.		Amendment 3 Recital 1c (new)		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
10.		 (1c) According to the World Health Organization, noise from road traffic alone ranks second among the most harmful environmental stressors in Europe, exceeded only by air pollution. At least 9 000 premature deaths a year can be attributed to heart disease caused by traffic noise. 		
11.		Amendment 4 Recital 1d (new)		
12.		(1d) According to the European Environment Agency's 2017 report on air quality in Europe, road transport, in 2015, was the sector with the highest NOx emissions and the second largest emitter of black carbon pollution.		

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13.	 (2) In its Communication on a European Strategy for Low- Emission Mobility⁴, the Commission announced that it would propose the revision of the Directive on the charging for lorries to enable charging also on the basis of carbon dioxide differentiation, and the extension of some of its principles to buses and coaches as well as passenger cars and vans. 		 (2) In its Communication on a European Strategy for Low- Emission Mobility⁴, the Commission announced that it would propose the revision of the Directive on the charging for lorries⁵ to enable charging also on the basis of carbon dioxide differentiation, and the extension of some of its principles to buses and coaches as well as passenger cars and vans. 	
	⁴ COM(2016) 501 final.		 COM(2016) 501 final. Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the charging of heavy goods vehicles for the use of certain infrastructures (OJ L 187, 20.7.1999, p. 42). 	
14.		Amendment 5 Recital 3		

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15.	(3) All heavy duty vehicles	(3) All heavy duty vehicles	(3) []	
	have significant impact on road	have significant impact on road	Taking into account the vehicle	
	infrastructure and contribute to	infrastructure and contribute to	fleet renewal time and the	
	air pollution, while light duty	air pollution, and light duty	need for the road transport	
	vehicles are at the source of the	vehicles are at the source of the	sector to contribute to the	
	majority of the negative	majority of the negative	Union climate and energy	
	environmental and social	environmental and social	targets for 2030 and beyond,	
	impacts from road transport	impacts from road transport	CO ₂ emission reduction targets	
	related to emissions and	related to emissions and	for new heavy-duty vehicles	
	congestion. In the interest of	congestion. In the interest of	have been set for 2025 and	
	equal treatment and fair	equal treatment and fair	2030 at 15% and respectively	
	competition, it should be	competition, it should be	30% lower than an established	
	ensured that vehicles so far not	ensured that vehicles so far not	average of CO ₂ emissions ⁶ .	
	covered by the framework set	covered by the framework set		
	out in Directive 1999/62/EC of	out in Directive 1999/62/EC of	(6) Regulation (EU)	
	the European Parliament and of	the European Parliament and of	2019 /1242 of the European	
	the Council ⁵ in respect of tolls	the Council ¹ in respect of tolls	Parliament and of the Council	
	and user charges are included	and user charges are included	of 20 June 2019 setting CO ₂	
	into this framework. The scope	into this framework. The scope	emission performance	
	of that Directive should	of that Directive should	standards for new heavy-duty	
	therefore be extended to heavy	therefore be extended to heavy	vehicles.	
	duty vehicles other than those	duty vehicles other than those		
	intended for the carriage of	intended for the carriage of		
	goods and to light duty vehicles,	goods and to light duty vehicles,		
	including passenger cars.	including and passenger cars.		

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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⁵ Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the charging of heavy goods vehicles for the use of certain infrastructures (OJ L 187, 20.7.1999, p. 42).	Charges for passenger cars could be adjusted so as to avoid excessive penalisation of frequent users. In the interest of equal treatment, charges should also be applied in a non- discriminatory manner, on the basis of category of vehicle, and differently, depending on vehicle impact on infrastructures and on the environment and society, and on the socioeconomic circumstances of certain users with no other choice but to go by road to their place of employment.		
	⁴ Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the charging of heavy goods vehicles for the use of certain infrastructures (OJ L 187, 20.7.1999, p. 42).		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
16.		Amendment 6 Recital 3a (new)		
17.		(3a) To establish an internal market in road transport with a level playing field, rules should be applied uniformly. One of the main aims of this Directive is to eliminate distortions of competition between users. Accordingly, vans carrying goods by road ought to be included in the scope of charges applied to heavy duty vehicles.		
18.		Amendment 7 Recital 3b (new)		
19.		(3b) In order to guarantee that such a measure is proportionate, it is important to target only vans used to carry goods by road that are regulated by Regulations (EU) No 1071/2009 ^{1a} and 1072/2009 ^{1b} of the European Parliament and of the Council and by Regulation (EU) No		

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	165/2014 of the European		
	Parliament and of the Council ^{1c}		
	Regulation (LC) NO		
	1071/2009 of the European		
	Parliament and of the Council		
	of 21 October 2009 establishing		
	common rules concerning the		
	conditions to be complied with		
	to pursue the occupation of		
	road transport operator and		
	repealing Council Directive		
	96/26/EC (OJ L 300, 14.11.2009,		
	p. 51).		
	^{1b} Regulation (EC) No		
	1072/2009 of the European		
	Parliament and of the Council		
	of 21 October 2009 on common		
	rules for access to the		
	international road haulage		
	market (OJ L 300, 14.11.2009,		
	p. 72).		
	^{1c} Regulation (EU) No		
	165/2014 of the European		
	Parliament and of the Council		
	of 4 February 2014 on		
	tachographs in road transport,		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		repealing Council Regulation (EEC) No 3821/85 on recording equipment in road transport and amending Regulation (EC) No 561/2006 of the European Parliament and of the Council on the harmonisation of certain social legislation relating to road transport (OJ L 60, 28.2.2014, p. 1).		
20.		Amendment 8 Recital 4		
21.	(4) Time-based user charges do by nature not accurately reflect infrastructure costs actually induced and, for similar reasons, are not effective when it comes to incentivising cleaner and more efficient operations, or reducing congestion. They should therefore be gradually replaced by distance-based charges, which are fairer, more efficient and more effective.	(4) Time-based user charges do by nature not accurately reflect infrastructure costs actually induced and, for similar reasons, are not effective when it comes to incentivising cleaner and more efficient operations, or reducing congestion. They For heavy vehicles, time-based user charges should therefore be gradually replaced by distance-based charges, which are fairer, more efficient and	(4) [] <u>Notwithstanding the</u> <u>importance of the road</u> <u>transport sector, all heavy duty</u> <u>vehicles have significant impact</u> <u>on road infrastructure and</u> <u>contribute to air pollution. In</u> <u>spite of their economic and</u> <u>social importance, light duty</u> <u>vehicles are at the source of</u> <u>the majority of the negative</u> <u>environmental and social</u> <u>impacts from road transport</u> <u>related to emissions and</u>	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		more effective.	congestion. In the interest of	
			equal treatment and fair	
			competition, it should be	
			ensured that vehicles so far not	
			covered by the framework set	
			out in Directive 1999/62/EC of	
			the European Parliament and	
			of the Council, in respect of	
			tolls and user charges, are	
			included into this framework.	
			The scope of that Directive	
			should therefore be extended	
			to heavy duty vehicles other	
			than those intended for the	
			carriage of goods and to light	
			duty vehicles, including	
			passenger cars.	
22.		Amendment 10		
		Recital 4a (new)		
23.		(4a) In order to ensure that		
		this gradual replacement of		
		time-based charges with		
		distance-based charges does		
		not become a further obstacle		
		to access to the main European		
		markets for transport from		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		peripheral countries and		
		regions, a compensation		
		system should be put in place		
		as soon as possible in order to		
		counterbalance the added costs		
		and thereby ensure that it does		
		not represent a significant loss		
		of competitiveness.		
24.		Amendment 11		
		Recital 4b (new)		
25.		(4b) In order to prevent		
		traffic from switching to toll-		
		free roads, which may have a		
		serious impact on road safety		
		and the optimum use of the		
		road network, Member States		
		must be able to levy tolls on all		
		roads which are in direct		
		competition with the trans-		
		European networks.		
26.		Amendment 12		
		Recital 4c (new)		
27.		(4c) Time-based user		
		charges encourage drivers to		
		travel more when their vignette		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		is valid, thus making them misapply the 'polluter pays' principle and the 'user pays' principle.		
28.		Amendment 13 Recital 4d (new)		
29.		(4d) To ensure that this Directive is properly applied, the contractual frameworks governing concession contracts for road charge collection should make it easier, with due regard for Directive 2014/23/EU of the European Parliament and of the Council, to bring those contracts into line with changes in the Union's regulatory framework.		
30.		Amendment 14 Recital 4e (new)		
31.		(4e) In this connection, consideration should be given to the possibility of offsetting the added costs arising from remoteness by means of		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		facilities as regards access to		
		more energy-efficient fleets		
		and the priority provision of		
		exclusive infrastructure or		
		technologies such as e-		
		highways. Those compensating		
		facilities could form part of the		
		future CEF post-2020.		
32.		Amendment 15		
		Recital 5		
33.	(5) In order to secure user	(5) In order to secure user	(5) []	
	acceptance of future road	acceptance of future road	Time-based user charges do, by	
	charging schemes, Member	charging schemes, Member	nature, not accurately reflect	
	States should be allowed to	States should be allowed to	the costs actually induced by	
	introduce adequate systems for	introduce adequate systems for	road use and, for similar	
	the collection of charges as part of a wider package of mobility	the collection of charges as part of a wider package of mobility	reasons, are not effective when	
	services. Such systems should	services. Such systems should	it comes to incentivising cleaner and more efficient	
	ensure a fair distribution of	ensure a fair distribution of	operations, or reducing	
	infrastructure costs and reflect	infrastructure costs and reflect	congestion. However, in order	
	the 'polluter pays' principle. Any	the 'polluter pays' principle and	to secure user acceptance of	
	Member States introducing	incorporate arrangements for	future road charging schemes,	
	such a system should ensure	ring-fencing the receipts from	Member States should be	
	that it complies with the	the user charges. In that	allowed to maintain existing	
	provisions of Directive	connection, Member States	time-based charging schemes	
		should also be free to levy tolls	as well as to introduce new	
		should disc be free to levy tolls	as well as to introduce new	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	2004/52/EC of the European	on roads which do not form	ones and to provide for	
	Parliament and of the Council. ⁶	part of the main transport	adequate systems for the	
		network. Any Member States	collection of charges as part of	
		introducing such a system	a wider package of mobility	
	⁶ Directive 2004/52/EC of	should ensure that it complies	services. Such systems should	
	the European Parliament and of	with the provisions of Directive	ensure a fair distribution of	
	the Council of 29 April 2004 on	2004/52/EC of the European	infrastructure costs and reflect	
	the interoperability of	Parliament and of the Council. ⁶	the 'polluter pays' principle.	
	electronic road toll systems in		Any Member States	
	the Community (Text with EEA		introducing such a system	
	relevance), OJ L 166, 30.4.2004,	⁶ Directive 2004/52/EC of	should ensure that it complies	
	p. 124–143.	the European Parliament and of	with the provisions of Directive	
		the Council of 29 April 2004 on	2019/520/EC of the European	
		the interoperability of electronic	Parliament and of the Council ⁷ .	
		road toll systems in the		
		Community (Text with EEA	⁽⁷⁾ Directive 2004/52/EC of	
		relevance), OJ L 166, 30.4.2004,	the European Parliament and	
		p. 124–143.	of the Council of 29 April 2004	
			on the interoperability of	
			electronic road toll systems in	
			the Community (Text with EEA	
			<u>relevance), OJ L 166, 30.4.2004,</u>	
			<u>p. 124–143</u>	
34.			When applying road user	
			charges to all heavy goods	
			vehicles the latest after eight	
			years after entry into force of	

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			the directive, Member States	
			should remain flexible as	
			regards levying tolls or user	
			charges to the newly included	
			segment of heavy goods	
			vehicles.	
35.			(5a) When strengthening the	
			user and polluter pays	
			principles, certain	
			characteristics of the Member	
			States or their tolling and user	
			charge systems should be taken	
			into consideration. For	
			example, with a view to	
			particularly sparsely populated	
			areas or a particularly large	
			network of tolled or charged	
			roads, the option of providing	
			for exemptions of road sections	
			should be available	
36.			(5b) Some Member States	
			have large toll networks that	
			include many more motorways	
			and roads than just the ones	
			which are part of the TEN-T	
			network. Applying tolls or user	
			charges to all heavy goods	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		vehicles would therefore result	
		in significantly more extensive	
		burdens, especially for small	
		and medium-sized craft	
		businesses (which typically do	
		not commission transport	
		services but rather construction	
		work). Those burdens would in	
		turn lead to higher prices for	
		example in the area of	
		construction. Price increases	
		mean that future investments	
		in particular, such as the	
		energetic renovation of houses	
		and apartments as well as the	
		modernization of house	
		technology, could be	
		postponed or even be	
		cancelled. Also, craft	
		businesses sometimes cover	
		longer distances which cannot	
		easily be replaced through	
		other modes of transport. In	
		addition, companies from rural	
		regions, which are dependent	
		on the provision of their	
		services and construction	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			activities in metropolitan areas	
			due to the reduced population	
			density and demand there, find	
			themselves in a	
			disadvantageous competitive	
			situation compared to	
			companies operating in large	
			cities or on the outskirts of	
			metropolitan areas. Therefore,	
			Member States should be given	
			the option to provide for	
			certain charging exemptions,	
			such as that on vehicles used	
			for carrying materials,	
			equipment or machinery for	
			the driver's use in the course of	
			the driver's work or used for	
			the delivery of goods produced	
			on a craft basis.	
37.			(5c) The possibility to use	
			roads subject to road charging,	
			e.g. motorways, tunnels or	
			bridges, instead of challenging	
			local roads can be important	
			for persons with disabilities. In	
			order to allow persons with	
			disabilities the use of roads	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20 subject to road charging without further administrative burden, Member States should be allowed to exempt vehicles of persons with disabilities	Presidency compromise proposal / remarks
			from the obligation to pay a toll or user charge.	
38.		Amendment 16 Recital 5 a (new)		
39.		(5a) Member States should be encouraged to take into account socioeconomic factors when applying road infrastructure charging schemes for passenger cars.		
40.		Amendment 17 Recital 5b (new)		
41.		(5b) The levying of charges on all road users by electronic means involves the mass collection and storage of personal data, which can also be used to draw up comprehensive movement profiles. The Member States		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		and the Commission should		
		systematically take account of		
		the principles of purpose		
		limitation and data		
		minimisation when		
		implementing this Directive.		
		Technical solutions for the		
		collection of data in connection		
		with the levying of road-use		
		charges should therefore		
		incorporate anonymised,		
		encrypted or advance payment		
		options		
42.		Amendment 18		
		Recital 5c (new)		
43.		(5c) Vehicle taxes might act		
		as an obstacle to the		
		introduction of tolls. To provide		
		backing for the introduction of		
		tolls, Member States should		
		have greater leeway to lower		
		vehicle taxes quickly, meaning		
		a reduction, as soon as		
		possible, of the minimum rates		
		set out in Directive 1999/62/EC.		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
44.		Amendment 20 Recital 5d (new)		
45.		(5d) It is of particular importance that the Member States establish a fair charging system which does not penalise users of private vehicles which, due to their place of residence in the countryside or in areas that are difficult of access or isolated, are forced to make more regular use of roads subject to charging. Under territorial development policy, Member States should levy reduced charges on users from such areas.		
46.		Amendment 21 Recital 6		
47.	 (6) As in respect of heavy duty vehicles, it is important to ensure that any time-based charges applied to light duty vehicles are proportionate, including in respect of periods 	(6) As in respect of heavy duty vehicles, it is important to ensure that, <i>if Member States</i> <i>introduce</i> any time-based charges applied to light duty vehicles, <i>they</i> are	(6) As in respect of heavy duty vehicles, it is important to ensure that any time-based charges applied to light duty vehicles are proportionate, including in respect of periods	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	of use shorter than one year. In that regard, account needs to be taken of the fact that light duty vehicles have a use pattern differing from the use pattern of heavy duty vehicles. The calculation of proportionate time-based charges could be based on available data on trip patterns.	proportionate, including in respect of periods of use shorter than one year. In that regard, account needs to be taken of the fact that light duty vehicles have a use pattern differing from the use pattern of heavy duty vehicles. The calculation of proportionate time-based charges could be based on available data on trip patterns, provided that it ensures non-discrimination.	of use shorter than one year. In that regard, account needs to be taken of the fact that light duty vehicles have a use pattern differing from the use pattern of heavy duty vehicles. The calculation of proportionate time-based charges could be based on available data on trip patterns.	
48.		Amendment 22 Recital 7		
49.	(7) Pursuant to Directive 1999/62/EC, an external-cost charge may be imposed at a level close to the social marginal cost of the usage of the vehicle in question. That method has proven to be the fairest and most efficient way to take account of negative environmental and health	(7) Pursuant to Directive 1999/62/EC, an external-cost charge may consistent with the polluter-pays principle should be imposed at a level close to the social marginal cost of the usage of the vehicle in question. That method has proven to be the fairest and most efficient way to take account of negative	(7) Pursuant to Directive 1999/62/EC, an external-cost charge may be imposed at a level close to the social marginal cost of the usage of the vehicle in question. That method has proven to be the fairest and most efficient way to take account of negative environmental and health	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
COM(2017) 275 finalimpacts of air pollution and noise generated by heavy duty vehicles, and would ensure a fair contribution from heavy duty vehicles to meeting EU air quality standards ⁷ and any applicable noise limits or targets. The application of such charges should therefore be facilitated.7Directive 2008/50/EC of the European Parliament and of the Council of 21 May 2008 on ambient air quality and cleaner air for Europe, OJ L 152, 11.06.2008, p. 1-44	P8_TA(2018)0423 environmental and health impacts of air pollution and noise generated by heavy duty vehicles, and would ensure a fair contribution from heavy duty vehicles to meeting EU air quality standards ⁷ and any applicable noise limits or targets. The application of such charges should therefore be facilitated. 7 Directive 2008/50/EC of the European Parliament and of the Council of 21 May 2008 on ambient air quality and cleaner air for Europe, OJ L 152, 11.06.2008, p. 1-44	doc. ST 13827/20impacts of air pollution and noise generated by heavy duty vehicles, and would ensure a fair contribution from heavy duty vehicles to meeting EU air quality standards ⁷ and any applicable noise limits or targets. The application of such charges should therefore be facilitated. External-cost charging should be applied more systematically, as a targeted means to recover external cost in respect of situations in which it matters most. At the same time, in order to limit administrative burden, Member States should have the possibility to limit the application of external-cost charges for heavy-duty vehicles to those parts of the network where the infrastructural charges are applied.7Directive 2008/50/EC of the European Parliament and of	proposal / remarks

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
50.	COM(2017) 275 final	P8_TA(2018)0423 Amendment 23 Recital 8	doc. ST 13827/20 the Council of 21 May 2008 on ambient air quality and cleaner air for Europe, OJ L 152, 11.06.2008, p. 1-44	proposal / remarks
51.	(8) To this effect, the maximum weighted average external-cost charges should be replaced by readily applicable reference values updated in light of inflation, the scientific progress made in estimating the external costs of road transport and the evolution of the fleet composition.	(8) To this effect, the <i>possibility</i> <i>of applying an external-cost</i> <i>charge on networks not</i> <i>covered by an infrastructure</i> <i>charge should be introduced</i> <i>and the</i> maximum weighted average external-cost charges should be replaced by readily applicable-reference-minimum values updated in light of inflation, the scientific progress made in estimating the external costs of road transport and the evolution of the fleet composition.	(8) To this effect, the maximum weighted average external-cost charges should be replaced by readily applicable reference values updated in light of inflation, the scientific progress made in estimating the external costs of road transport and the evolution of the fleet composition.	
52.		Amendment 24 Recital 8a (new)		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
53.		(8a) To help realise the transport White Paper objective of moving towards full application of the 'polluter pays' principle, it should be ensured that, on networks covered by an infrastructure charge, an external-cost charge is applied for heavy duty vehicles and vans carrying goods by road.		
54.		Amendment 25 Recital 8b (new)		
55.		(8b) In order to ensure an appropriate re-use of revenues from external-cost charges, it would be appropriate for those revenues to be reinvested in the transport infrastructure sector in order to promote more sustainable modes of transport with a lower environmental impact.		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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56.		Amendment 27		
		Recital 9		
57.	(9) The variation of	(9) The variation of	(9) The variation of	
57.	infrastructure charges according	infrastructure charges according	infrastructure charges according	
	to Euro emission class has	to Euro emission class has	to Euro emission class has	
	contributed to the use of	contributed to the use of	contributed to the use of	
	cleaner vehicles. However, with	cleaner vehicles. However, with	cleaner vehicles. However, with	
	the renewal of vehicle fleets,	the renewal of vehicle fleets,	the renewal of vehicle fleets,	
	the variation of charges on this	the variation of charges on this	the variation of charges on this	
	basis on the inter-urban	basis on the inter-urban	basis on the inter-urban	
	network is expected to become	network is expected to become	network is expected to become	
	obsolete by the end of 2020 and	obsolete less effective by the	obsolete [] <u>in the medium-</u>	
	should therefore be phased out	end of 2020 and should	term. [] Member States	
	by that time. From the same	therefore be phased out by that	should therefore be allowed to	
	point in time, external-cost	time. From the same point in	discontinue toll variation on	
	charging should be applied	time, external-cost charging	this basis.	
	more systematically, as a	should be applied more		
	targeted means to recover	systematically, as a targeted		
		means to recover external cost		
	external cost in respect of situations in which it matters			
		in respect of situations in which		
	most.	it matters most.		
58.	(10) The share of CO2		(10) [] <u>At the same time, as</u>	
	emissions from heavy duty		the share of CO ₂ emissions from	
	vehicles is increasing. A		heavy duty vehicles is	
	variation of infrastructure		increasing, a variation of	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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charges according to such		infrastructure charges and user	
emissions is capable of		<u>charges</u> according to [] <u>CO</u> ₂	
contributing to improvements		emissions [], capable of	
in this area and should		contributing to improvements	
therefore be introduced.		in this area [], should [] be	
		introduced. <u>In the case of</u>	
		common systems of user	
		charges, which may contribute	
		to further harmonisation, the	
		implementation of the	
		variation is more complex,	
		notably because of the	
		conditions to be fulfilled by	
		such common systems. Since	
		participating Member States	
		have to agree on the	
		distribution of the revenues	
		accruing from the user charge	
		while its levels are limited by	
		Article 7a, as well as amend	
		international agreements, it is	
		justified to allow additional	
		time for the implementation of	
		the variation based on CO ₂	
		emissions in such a specific	
		case. In all cases, the variation	
		should be designed in a way	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			that is consistent with	
			Regulation (EU) 2019/1242.	
59.	(11) Light duty vehicles		(11) []	
	generate two thirds of the		Until CO ₂ emissions are	
	negative environmental and		addressed by more suitable	
	health impacts of road		instruments, such as	
	transport. It is therefore		harmonised fuel taxes	
	important to incentivise the use		including a carbon component	
	of the cleanest and most fuel-		or until road transport is	
	efficient vehicles through the		covered by an emission trading	
	differentiation of road charges		system, Member States should	
	based on conformity factors		also be allowed to apply an	
	defined in Commission		external cost charge reflecting	
	Regulation (EU) 2016/427 ⁸ ,		the cost of CO ₂ emissions.	
	Commission Regulation (EU)		Where justified by scientific	
	2016/646 ⁹ , and Commission		evidence, Member States	
	Regulation (EU) 2017/xxx ¹⁰ .		should have the possibility to	
			apply higher external cost	
	⁸ Commission Regulation		charges for CO ₂ emissions than	
	Commission Regulation		the reference values set out in	
	(EU) 2016/427 of 10 March		this Directive.	
	2016 amending Regulation (EC)			
	No 692/2008 as regards			
	emissions from light passenger			
	and commercial vehicles (Euro			
	6) (OJ L 82, 31.3.2016, p. 1–98)			

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	 ⁹ Commission Regulation (EU) 2016/646 of 20 April 2016 amending Regulation (EC) No 692/2008 as regards emissions from light passenger and commercial vehicles (Euro 6) (OJ L 109, 26.4.2016, p. 1–22). 			
60.		Amendment 28 Recital 12		
61.	(12) In order to promote the use of the cleanest and most efficient vehicles, Member States should apply significantly reduced road tolls and user charges to those vehicles.	(12) In order to promote the use of the cleanest and most more efficient vehicles, Member States should apply significantly reduced road tolls and user charges to those vehicles. To facilitate and speed up the implementation of such schemes, those reductions ought to be applied regardless of the entry into force of Commission Regulation (EU) / implementing Regulation (EU) No 595/2009 as regards the certification of the CO ² emissions and fuel	(12) In order to [] incentivise a cleaner vehicle fleet of heavy duty vehicles, the variation of the infrastructure and user charges based on their CO ₂ emissions should be mandatory, except where an external cost charge for CO ₂ is applied.	

Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 consumption of heavy-duty vehicles. Zero-emission vehicles should not be subject to any external-cost charge related to air pollution.	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
62.	Amendment 29 Recital 12a (new)		
63.	(12a) Trans-Alpine transit represents a particular problem for the regions affected, in the form of noise and air pollution and wear and tear on infrastructure, which is exacerbated by cost competition with nearby corridors. The regions affected and the Member States must therefore be afforded a broad measure of flexibility when it comes to the charging of external costs and the implementation of traffic- management measures, not least with a view to preventing unwanted displacement effects		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		and the diversion of traffic between corridors.		
64.		Amendment 30 Recital 13		
65.	 (13) Road congestion, to which all motor vehicles contribute in different proportions, represents a cost of about 1% of GDP. A significant part of this cost can be attributed to interurban congestion. A specific congestion charge should therefore be allowed, on condition that it is applied to all vehicle categories. In order to be effective and proportionate, the charge should be calculated on the basis of the marginal congestion cost and differentiated according to location, time and vehicle category. In order to maximise the positive effect of congestion 	(13) Road congestion, to which all motor vehicles contribute in different proportions, represents a cost of about 1% of GDP. A significant part of this cost can be attributed to interurban congestion. A specific congestion charge should therefore be allowed, on condition that it is applied to all vehicle categories. In order to be effective and, proportionate <i>and non-discriminatory</i> , the charge should be calculated on the basis of the marginal congestion cost and differentiated according to location, time and vehicle category. <i>Similarly, balancing</i>	(13) [] In order to reward the best performing heavy duty vehicles, Member States should be allowed to apply the highest level of reductions in charges to vehicles operated without tailpipe emissions. To further incentivise the rollout of zero- emission vehicles, Member States should be allowed to temporarily exempt them from road charges. For the same reasons and to ensure that the share of vehicles benefitting from toll reduction remains stable throughout the years, guaranteeing long-term planning certainty for Member States in terms of toll revenue,	
	charges, corresponding	and compensatory formulae	new vehicles should be	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
	revenues should be allocated to projects addressing the sources of the problem.	need to be found that do not discriminate against workers living on the outskirts of cities, who would already have to bear the costs of both user charges and tolls. In order to maximise the positive effect of congestion charges, corresponding revenues should be allocated to projects addressing the sources of the problem.	doc. ST 13827/20 <u>allocated to CO2 emission</u> <u>classes based on their</u> <u>performance against the linear</u> <u>emission reduction trajectory</u> <u>between 2021 and 2030, as</u> <u>defined in Regulation</u> <u>2019/1242.</u>	
66.		Amendment 31 Recital 13a (new)		
67.		(13a) To help safeguard the Union's automobile heritage, Member States should place vehicles of historical interest in a special category for the purposes of adjusting the various charges payable under this Directive.		
68.	(14) Congestion charges should reflect the actual costs imposed by each vehicle on		(14) [] Currently Regulation (EU) 2019/1242 does not define	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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other road users directly, and		emission reduction trajectories	
indirectly on society at large, in		for groups of heavy duty	
a proportionate manner. In		vehicles not covered by Article	
order to avoid that they		2(1) points (a) to (d) of that	
disproportionately hinder the		Regulation. In light of Article 15	
free movement of people and		thereof, it is possible that this	
goods, they should be limited to		act will be amended in the	
specific amounts reflecting		future and that emission	
marginal congestion cost in		reduction trajectories will be	
near capacity condition, that is		defined for such groups of	
to say when traffic volumes		vehicles. Where the Union	
approach road capacity.		legislator would adopt such an	
		amendment, the variation of	
		infrastructure charges and user	
		charges for heavy duty vehicles	
		in accordance with class 2 and	
		3 should apply also to those	
		groups of vehicles. Where the	
		Union legislator does not adopt	
		such an amendment, the	
		variation for those groups of	
		vehicles should only be made	
		for classes 1, 4 and 5.	
(15) The revenue-neutral		(15) []	
variation of infrastructure		The Commission should	
charges applied to heavy goods		consider, where appropriate,	
vehicles, a suboptimal		proposing an amendment to	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	instrument for the purpose of		this Directive introducing CO ₂	
	reducing congestion, should be		emission class 2 and class 3 for	
	phased out.		all heavy-duty vehicles	
			following the principles applied	
			for heavy-duty vehicles	
			currently regulated by	
			Regulation (EU) 2019/1242 for	
			their CO2 emissions if the scope	
			of this Regulation is extended	
			to other heavy-duty vehicles	
70.		Amendment 32		
		Recital 15a (new)		
71.		(15a) In view of the high		
		external costs of accidents,		
		which amount to tens of		
		billions of euros a year,		
		Member States should be given		
		the possibility, in connection		
		with the provisions on the		
		average social cost of fatal and		
		serious accidents under		
		Directive 2008/96/EC of the		
		European Parliament and of		
		the Council ^{1a} , of better		
		internalising costs not covered		
		by insurance arrangements. A		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		proportion of those costs would		
		be met by the relevant social		
		security scheme or by society as		
		a whole, such as the		
		administrative costs of public		
		services drawn on, certain costs		
		of medical services drawn on,		
		and human capital losses and		
		the cost of physical and		
		psychological harm.		
		^{1a} Directive 2008/96/EC of		
		the European Parliament and		
		of the Council of 19 November		
		2008 on road infrastructure		
		safety management (OJ L 319,		
		29.11.2008, p. 59).		
72.		Amendment 33		
		Recital 16		
73.	(16) Mark-ups added to the	(16) Mark-ups added to the	(16) []	
	infrastructure charge could also	infrastructure charge could also	This Directive should	
	provide a useful contribution to	provide a useful contribution to	incentivise the reduction of CO ₂	
	addressing problems related to	addressing problems related to	emissions through technical	
	significant environmental	significant environmental	improvements of combinations	
	damage or congestion caused	damage or congestion caused	of heavy goods motor vehicles	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	by the use of certain roads, not	by the use of certain roads, not	and their (semi-)trailers.	
	only within mountainous areas.	only within mountainous areas.	Therefore, Article 7g-a provides	
	The current restriction of mark-	The current restriction of mark-	for a reduction of road charges	
	ups to such areas should	ups to such areas should	of heavy goods motor vehicles	
	therefore be removed. In order	therefore be removed. Mark-	with low CO2 emissions. For full	
	to avoid double charging of	ups should therefore be	regulatory consistency, once	
	users, mark-ups should be	facilitated by removing the	legally certified values for the	
	excluded on road sections on	current restrictions limiting	effect of (semi-)trailers on the	
	which a congestion charge is	them to such areas, as should	CO2 emissions of heavy goods	
	applied.	the allocation thereof to	vehicle combinations are	
		projects within the core	available, the Commission	
		network of the trans-European	should, where appropriate,	
		<i>transport network</i> . In order to	make a proposal amending this	
		avoid double charging of users,	Directive in order to include	
		mark-ups should be excluded	these certified values when	
		<i>more strictly limited</i> on road	determining the reduction of	
		sections on which a congestion	road charges provided for by	
		charge is applied. <i>The maximum</i>	<u>Article 7g-a.</u>	
		level should also be adapted to		
		differing circumstances.		
74.	(17) In case a Member State		[]	
	introduces a system of road			
	charging, compensations			
	granted may, according to the			
	case, result in the			
	discrimination of non-resident			

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	road users. The possibility to grant compensation at such occasion should therefore be limited to the cases of tolls and should no longer be available in the case of user charges.			
75.		Amendment 34 Recital 17a (new)		
76.		(17a) As in respect to light duty vehicles, it is important to ensure that this Directive does not hamper the free movement of citizens . Member States should be allowed to introduce discounts and reductions when road users are disproportionally affected by charges due to geographical or social reasons.		
77.		Amendment 35 Recital 18		
78.	(18) In order to exploit potential synergies among existing road charging systems	(18) In order to exploit potential synergies among existing road charging systems	(1 <u>7)</u> [] In order to continue to incentivise the renewal of the	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	so as to reduce operating costs,	so as to reduce operating costs,	fleet and to avoid the	
	the Commission should be fully	the Commission should be fully	distortion of the second-hand	
	involved in the cooperation	involved in the cooperation	market of heavy duty vehicles,	
	among Member States	among Member States	the classification of vehicles	
	intending to introduce common	intending to introduce common	belonging to CO2 emission class	
	road charging schemes.	and interoperable road	2 and 3 should be reassessed	
		charging schemes.	every 6 years from their first	
			registration. In order to	
			minimise administrative	
			burden, the validity of user	
			charges valid before the date of	
			reclassification should not be	
			affected.	
79.			(18) As regards the entry	
			into force of the reclassification	
			in user charge systems, the	
			choice of an appropriate model	
			depends on specific	
			considerations on	
			administrative consequences	
			and effects on revenue.	
			Therefore, the decision how to	
			implement the reclassification	
			in user charge systems should	
			be left up to the Member	
			States (or group of Member	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			States in the case of common	
			<u>systems).</u>	
80.			In order to ensure coherent	
			application of toll variation	
			based on CO2 emissions, it is	
			necessary to amend Directive	
			<u>1999/37/EC in such a way as to</u>	
			indicate, where available on	
			their Certificate of Conformity,	
			the specific CO2 emissions of	
			heavy duty vehicles on their	
			registration certificate.	
81.		Amendment 36		
		Recital 19		
82.	(19) Road charges can	(19) Road charges can	(19) []	
	mobilise resources that	mobilise resources that	For the same reason, it is	
	contribute to the financing of	contribute to the financing and	important to ensure that on-	
	the maintenance and	cross-financing of alternative	board equipment used as part	
	development of high quality	transport infrastructure	of a toll service contain the	
	transport infrastructure. It is	projects and the maintenance	data relating to the CO ₂	
	therefore appropriate to	and development of high quality	emissions and the CO ₂ emission	
	incentivise Member States to	transport infrastructure s and	class of heavy duty vehicles,	
	use revenues from road charges	services. It is therefore	and that such data are	
	accordingly and, to this end, to	appropriate for Member States	available for the exchange of	
	require that they adequately	to use revenues from road	information between Member	
	report on the use of such	charges accordingly and that		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
	revenues. That should in particular help identifying possible financing gaps, and raising the public acceptance of road charging.	they be required to adequately report on the use of such revenues. Revenues from infrastructure charges and external cost charges should therefore be reinvested in the transport sector. That should in particular help identifying possible financing gaps, and raising the public acceptance of road charging.	doc. ST 13827/20 <u>States, as defined in Directive</u> <u>(EU) 2019/520. Therefore,</u> <u>Directive (EU) 2019/520 should</u> <u>be amended accordingly.</u>	
83.	(20) Since the objective of this Directive is in particular to ensure that national pricing schemes applied to vehicles other than heavy goods vehicles are applied within a coherent framework that secures equal treatment across the Union, cannot be sufficiently achieved at Member State level but can rather, by reason of the cross- border nature of road transport and of the problems this Directive is intended to address, be better achieved at Union level, the Union may adopt		(20) [] Light duty vehicles generate two thirds of the negative environmental and health impacts of road transport. It is therefore important to incentivise the use of the cleanest and most fuel-efficient vehicles through the differentiation of road charges based on their specific CO ₂ emission and their pollutant emissions determined in accordance with Commission Regulation (EU) 2017/1151 ⁸ and in relation to Regulation	

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measures, in accordance with		(EU) 2019/631 of the European	
the principle of subsidiarity as		Parliament and of the Council ⁹ .	
set out in Article 5 of the Treaty		In order to promote the use of	
on European Union. In		the cleanest and most efficient	
accordance with the principle of		vehicles, Member States should	
proportionality, as set out in		be allowed to apply	
that Article, this Directive does		significantly reduced road tolls	
not go beyond what is		and user charges to those	
necessary to achieve that		vehicles.	
objective.			
		(8) Commission Regulation	
		(EU) 2017/1151 of 1 June 2017	
		supplementing Regulation (EC)	
		No 715/2007 of the European	
		Parliament and of the Council	
		on type-approval of motor	
		vehicles with respect to	
		emissions from light passenger	
		and commercial vehicles (Euro	
		5 and Euro 6) and on access to	
		vehicle repair and maintenance	
		information, amending	
		Directive 2007/46/EC of the European Parliament and of	
		the Council, Commission	
		Regulation (EC) No 692/2008	

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			and Commission Regulation	
			(EU) No 1230/2012 and	
			repealing Commission	
			Regulation (EC) No 692/2008.	
			(9) Regulation (EU)	
			2019/631 of the European	
			Parliament and of the Council	
			of 17 April 2019 setting CO ₂	
			emission performance	
			standards for new passenger	
			cars and new light commercial	
			vehicles, and repealing	
			Regulations (EC) No 443/2009	
			and (EU) No 510/2011	
84.			(20a) In order not to penalise	
			the development and use of	
			zero-emission light duty	
			vehicles because of the	
			additional weight related to	
			the zero-emission technology,	
			Member States should be	
			allowed to apply reduced rates	
			or exemptions to such vehicles.	
85.		Amendment 37		
		Recital 21		

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86.	(21) It is necessary to ensure	(21) It is necessary to ensure	(<u>20b) [</u>]	
	that external-cost charges	that external-cost charges	Road congestion, to which all	
	continue to reflect the cost of	continue to reflect the cost of	motor vehicles contribute in	
	air pollution and noise	air pollution and noise	different proportions,	
	generated by heavy duty	generated by heavy duty	represents a cost of about 1%	
	vehicles as accurately as	vehicles as accurately as	of GDP. A significant part of	
	possible without rendering the	possible without rendering the	this cost can be attributed to	
	charging scheme excessively	charging scheme excessively	interurban congestion. A	
	complex, to incentivise the use	complex, to incentivise the use	specific congestion charge	
	of the most fuel-efficient	of the most fuel-efficient	should therefore be allowed,	
	vehicles, and to keep the	vehicles, and to keep the	on condition that it is applied	
	incentives effective and the	incentives effective and the	to heavy and light vehicle	
	differentiation of road charges	differentiation of road charges	categories alike. In view of	
	up-to-date. Therefore, the	up-to-date. Therefore, the	their potential contribution to	
	power to adopt acts in	power to adopt acts in	reduce congestion, Member	
	accordance with Article 290 of	accordance with Article 290 of	States may want to exclude	
	the Treaty on the Functioning of	the Treaty on the Functioning of	collective means, that is	
	the European Union should be	the European Union should be	minibuses, buses and coaches	
	delegated to the Commission	delegated to the Commission	from such a congestion charge.	
	for the purpose of adapting the	for the purpose of adapting the	In order to be effective and	
	reference values for external	r eference minimum values for	proportionate, the charge	
	cost charging to scientific	external cost charging to	should be calculated on the	
	progress, defining the	scientific progress, defining the	basis of the marginal	
	modalities for the revenue-	modalities for the revenue-	congestion cost and	
	neutral variation of	neutral variation of	differentiated according to	
	infrastructure charges according	infrastructure charges according	location, time and vehicle	
	to the CO2 emissions from	to the CO2 emissions from	category.	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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heavy duty vehicles, and	heavy duty vehicles, and		
adapting the modalities of the	adapting the modalities of the		
variation of infrastructure	variation of infrastructure		
charges for light duty vehicles	charges for light duty vehicles to		
to technical progress. It is of	technical progress. It is of		
particular importance that the	particular importance that the		
Commission carry out	Commission carry out		
appropriate consultations	appropriate consultations		
during its preparatory work,	during its preparatory work,		
including at expert level, and	including at expert level, and		
that those consultations be	that those consultations be		
conducted in accordance with	conducted in accordance with		
the principles laid down in the	the principles laid down in the		
Interinstitutional Agreement on	Interinstitutional Agreement on		
Better Law-Making of 13 April	Better Law-Making of 13 April		
2016 ¹¹ . In particular, to ensure	2016 ¹¹ . In particular, to ensure		
equal participation in the	equal participation in the		
preparation of delegated acts,	preparation of delegated acts,		
the European Parliament and	the European Parliament and		
the Council receive all	the Council receive all		
documents at the same time as	documents at the same time as		
Member States' experts, and	Member States' experts, and		
their experts systematically	their experts systematically		
have access to meetings of	have access to meetings of		
Commission expert groups	Commission expert groups		
dealing with the preparation of	dealing with the preparation of		
delegated acts.			

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
87.	 ¹¹ OJ L 123, 12.5.2016, p. 1.	delegated acts. ¹¹ OJ L 123, 12.5.2016, p. 1. Amendment 38		
		Recital 21a (new)		
88.		(21a) No later than two years after the entry into force of the Directive, the Commission will put forward a generally applicable, transparent and clear framework for the internalisation of environmental, congestion and health costs that will form the basis for future calculations of infrastructure charges. In this connection, the Commission should be able to propose a model accompanied by an analysis of the impact on external-cost internalisation for all transport modes. As regards proportionality, account must be taken of all modes in connection with external-cost		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 <i>charging</i> .	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
89.		Amendment 39 Recital 21b (new)		
90.		(21b) In the interest of transparency, it would be appropriate for Member States to disclose to road users the results achieved by the reinvestment of infrastructure charges, external-cost charges and congestion charges. They should therefore announce the benefits obtained in terms of improved road safety, reduced environmental impact and reduced traffic congestion.		
91.	 (22) In order to ensure uniform conditions for the implementation of the relevant provisions of this Directive, implementing powers should be conferred on the Commission. The advisory procedure should be used for the adoption of implementing acts establishing 		(21) [] <u>Congestion charges should</u> <u>reflect the actual costs imposed</u> <u>by each vehicle on other road</u> <u>users directly, and indirectly on</u> <u>society at large, in a</u> <u>proportionate manner. In order</u> <u>to avoid that they</u> <u>disproportionately hinder the</u>	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	a harmonised set of indicators		free movement of people and	
	for the evaluation of the quality		goods, they should be limited	
	of road networks. Those powers		to specific amounts reflecting	
	should be exercised in		social marginal congestion	
	accordance with Regulation		costs in near capacity	
	(EU) No 182/2011 of the		condition, that is to say when	
	European Parliament and the		traffic volumes approach road	
	Council ¹² .		capacity. For the same reason,	
			a congestion charge should not	
			be applied in combination with	
	¹² Regulation (EU) No		an infrastructure charge that is	
	182/2011 of the European		varied according to the time of	
	Parliament and of the Council of		day, type of day or season for	
	16 February 2011 laying down		the purpose of reducing	
	the rules and general principles		congestion.	
	concerning mechanisms for			
	control by Member States of			
	the Commission's exercise of			
	implementing powers (OJ L 55,			
	28.2.2011, p. 13).			
92.			(22) Taking into account the	
			fact that existing concession	
			contracts may contain different	
			arrangements than the ones	
			set out in this Directive and to	
			ensure their financial viability,	
			it is nevertheless appropriate	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			to require existing concession	
			contracts to comply with the	
			requirement of varying the	
			infrastructure charge only once	
			they are substantially	
			amended.	
93.			(23) Mark-ups added to the	
			infrastructure charge could also	
			provide a useful contribution to	
			addressing problems related to	
			significant environmental	
			damage or congestion caused	
			by the use of certain roads, not	
			only within mountainous areas.	
			The current restriction of mark-	
			ups to such areas should	
			therefore be removed. In the	
			case of two or more Member	
			States levying higher mark-ups	
			in the same corridor, it should	
			be taken into account that	
			these mark-ups might have	
			negative effects on other	
			Member States on the same	
			corridor. Also, in order to avoid	
			double charging of users, mark-	
			ups should be excluded on road	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			sections on which a congestion	
			charge is applied. In this	
			respect and in order to avoid	
			adverse effects on the	
			economic development of	
			peripheral regions, the	
			Commission shall adopt	
			Implementing Acts in	
			accordance with the	
			examination procedure	
94.			(24) In case a Member State	
			introduces a system of road	
			charging, compensations	
			granted may, according to the	
			<u>case, result in the</u>	
			discrimination of non-resident	
			road users. The possibility to	
			grant compensation at such	
			occasion should therefore be	
			limited to the cases of tolls and	
			should no longer be available in	
			the case of user charges.	
95.			(25) In order to exploit	
			potential synergies among	
			existing road charging systems	
			so as to reduce operating costs,	
			the Commission should be fully	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			involved in the cooperation	
			among Member States	
			intending to introduce common	
			road charging schemes.	
96.			(26) Since the objective of	
			this Directive, namely to ensure	
			that national charges of	
			vehicles for the use of certain	
			infrastructure are applied	
			within a coherent framework	
			that secures equal treatment	
			across the Union, cannot be	
			sufficiently achieved at	
			Member State level but can	
			rather, by reason of the cross-	
			border nature of road transport	
			and of the problems this	
			Directive is intended to	
			address, be better achieved at	
			Union level, the Union may	
			adopt measures, in accordance	
			with the principle of	
			subsidiarity as set out in Article	
			5 of the Treaty on European	
			Union. In accordance with the	
			principle of proportionality, as	
			set out in that Article, this	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			Directive does not go beyond	
			what is necessary to achieve	
			that objective.	
97.			(27) It is necessary to ensure	
			that external-cost charges	
			continue to reflect the cost of	
			air pollution, noise and climate	
			change generated by heavy	
			duty vehicles as accurately as	
			possible without rendering the	
			charging scheme excessively	
			complex, to incentivise the use	
			of the most fuel-efficient	
			vehicles, and to keep the	
			incentives effective and the	
			differentiation of road charges	
			<u>up-to-date.</u>	
98.			(28) Therefore, the power to	
			adopt acts in accordance with	
			Article 290 of the Treaty on the	
			Functioning of the European	
			Union should be delegated to	
			the Commission for the	
			purpose of adapting the	
			reference values for external	
			cost charging to scientific	
			progress. It is of particular	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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		importance that the	
		Commission carry out	
		appropriate consultations	
		during its preparatory work,	
		including at expert level, and	
		that those consultations be	
		conducted in accordance with	
		the principles laid down in the	
		Interinstitutional Agreement	
		on Better Law-Making of 13	
		April 2016 ¹⁰ . In particular, to	
		ensure equal participation in	
		the preparation of delegated	
		acts, the European Parliament	
		and the Council receive all	
		documents at the same time as	
		Member States' experts, and	
		their experts systematically	
		have access to meetings of	
		Commission expert groups	
		dealing with the preparation of	
		delegated acts.	
		⁽¹⁰⁾ OJ L 123, 12.5.2016, p.	
		<u>1.</u>	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
99.			(29) The Commission should	
			adopt implementing acts to	
			specify the reference CO ₂	
			emissions for the sub-groups of	
			heavy duty vehicles not	
			covered by Article 2(1) points	
			(a) to (d) of Regulation (EU)	
			2019/1242. The Commission	
			should reproduce the data	
			relevant for such vehicle	
			groups published in the report	
			referred to in Article 10 of	
			Regulation (EU) 2018/956. In	
			light of the limited nature of	
			the implementing powers	
			conferred on the Commission,	
			it is not necessary to provide	
			for control by a committee	
			composed of Member State	
			representatives prior to their	
			adoption.	
100.	(23) Directive 1999/62/EC		(30) Directive 1999/62/EC	
	should therefore be amended		should therefore be amended	
	accordingly,		accordingly,	
101.	HAVE ADOPTED THIS DIRECTIVE			

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
102.	Article 1		Article 1	
103.	Directive 1999/62/EC is amended as follows:		Directive 1999/62/EC is amended as follows:	
104.	(1) the title is replaced by the following		(1) the title is replaced by the following	
105.		Amendment 40 Article 1 – paragraph 1 – point 1		
106.	"Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the charging of vehicles for the use of road infrastructures";	Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the <i>distance based</i> charging of vehicles for the use of road infrastructures;	"Directive 1999/62/EC of the European Parliament and of the Council of 17 June 1999 on the charging of vehicles for the use of road infrastructures";	C
107.	(2) Articles 1 and 2 are replaced by the following:		(2) Articles 1 and 2 are replaced by the following:	
108.	"Article 1		"Article 1	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
109.	1. This Directive applies to:		1. This Directive applies to:	
110.	(a) vehicle taxes for heavy		(a) vehicle taxes for heavy	
110.	goods vehicles,		goods vehicles,	
111.	(b) tolls and user charges		(b) tolls and user charges	
	imposed on vehicles.		imposed on vehicles.	
112.	2. This Directive shall not		2. This Directive shall not	A
	apply to vehicles carrying out		apply to vehicles [] exclusively	
	transport operations exclusively		used in the non-European	
	in the non-European territories		territories of the Member	
	of the Member States.		States.	
113.	3. This Directive shall not		3. This Directive shall not	В
	apply to vehicles registered in		apply to heavy duty vehicles	
	the Canary Islands, Ceuta and		registered in the Canary Islands,	
	Melilla, the Azores or Madeira		Ceuta and Melilla, the Azores or	
	and carrying out transport		Madeira and carrying out	
	operations exclusively in those		transport operations exclusively	
	territories or between those		in those territories or between	
	territories and, respectively,		those territories and,	
	mainland Spain and mainland		respectively, mainland Spain	
	Portugal.		and mainland Portugal.	
114.			4. Member States may	В
			choose not to apply paragraph	
			3 of Article 7ca, paragraphs 1	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			and 2 of Article 7g and Article	
			7g-a to tolls and user charges	
			on road infrastructures covered	
			by concession contracts, until	
			the contract is renewed or the	
			tolling or charging arrangement	
			is substantially amended, and	
			where	
115.			(a) the contract was signed	В
			before [OJ: add the date of	
			entry into force of the	
			amending Directive]; or	
116.			(b) the tenders or	В
			responses to invitations to	
			negotiate under the negotiated	
			procedure were received	
			pursuant to a public	
			procurement process before	
			[OJ: add the date of entry into	
			force of the amending	
			Directive].	
117.			5. Paragraph 4 applies also	В
			to long-term contracts,	
			concluded between a public	
			and non-public entity, signed	
			before [OJ: add the date of	
			entry into force of the	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20amending Directive] for execution of works and/or management of services other than the execution of works not encompassing the transfer of the demand risk.	Presidency compromise proposal / remarks
118.	Article 2		Article 2	
119.	For the purposes of this Directive:		For the purposes of this Directive:	
120.	 (1) 'trans-European road network' means the road transport infrastructure referred to in Section 3 in Chapter II of Regulation (EU) No 1315/2013 of the European Parliament and of the Council* as illustrated by maps in Annex I to that Regulation; 		 (1) 'trans-European road network' means the road transport infrastructure referred to in Section 3 in Chapter II of Regulation (EU) No 1315/2013 of the European Parliament and of the Council[*] as illustrated by maps in Annex I to that Regulation; 	
	 * Regulation (EU) No 1315/2013 of the European Parliament and of the Council of 11 December 2013 on Union		* Regulation (EU) No 1315/2013 of the European Parliament and of the Council of 11 December 2013 on Union	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	guidelines for the development		guidelines for the development	
	of the trans-European transport		of the trans-European transport	
	network (OJ L 348 20.12.2013,		network (OJ L 348 20.12.2013,	
	p. 1.)		p. 1.)	
121.	(2) 'construction costs'		(2) 'construction costs'	
	means the costs related to		means the costs related to	
	construction, including, where		construction, including, where	
	appropriate, the financing costs,		appropriate, the financing costs,	
	of one of the following:		of one of the following:	
122.		Amendment 41		
		Article 2 – paragraph 1 – point 2		
		– point a		
123.	(a) new infrastructure or	(a) new infrastructure or	(a) new infrastructure or	В
	new infrastructure	new infrastructure	new infrastructure	
	improvements, including	improvements, including	improvements, including	
	significant structural repairs;	significant structural repairs or	significant structural repairs;	
		alternative transport		
		infrastructure for modal shift;		
124.	(b) infrastructure or		(b) infrastructure or	
	infrastructure improvements,		infrastructure improvements,	
	including significant structural		including significant structural	
	repairs, completed no more		repairs, completed no more	
	than 30 years before 10 June		than 30 years before 10 June	
	2008, where tolling		2008, where tolling	
	arrangements were already in		arrangements were already in	
	place on 10 June 2008, or		place on 10 June 2008, or	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	completed no more than 30		completed no more than 30	
	years before the establishment		years before the establishment	
	of any new tolling		of any new tolling arrangements	
	arrangements introduced after		introduced after 10 June 2008;	
	10 June 2008;			
125.	(c) infrastructure or		(c) infrastructure or	В
	infrastructure improvements		infrastructure improvements	
	completed before 10 June 2008		completed more than 30 years	
	where:		before 10 June 2008 where:	
126.	(i) a Member State has		(i) a Member State has	
	established a tolling system		established a tolling system	
	which provides for the recovery		which provides for the recovery	
	of these costs by means of a		of these costs by means of a	
	contract with a tolling system		contract with a tolling system	
	operator, or other legal acts		operator, or other legal acts	
	having equivalent effect, which		having equivalent effect, which	
	entered into force before 10		entered into force before 10	
	June 2008, or		June 2008, or	
127.	(ii) a Member State can		(ii) a Member State can	
	demonstrate that the case for		demonstrate that the case for	
	building the infrastructure in		building the infrastructure in	
	question depended on its		question depended on its	
	having a design lifetime in		having a design lifetime in	
	excess of 30 years.		excess of 30 years.	
128.	(3) 'financing costs' means		(3) 'financing costs' means	
	interest on borrowings and		interest on borrowings and	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	return on any equity funding		return on any equity funding	
	contributed by shareholders;		contributed by shareholders;	
129.	(4) 'significant structural		(4) 'significant structural	
	repairs' means structural		repairs' means structural repairs	
	repairs excluding those repairs		excluding those repairs no	
	no longer of any current benefit		longer of any current benefit to	
	to road users, in particular		road users, in particular where	
	where the repair work has been		the repair work has been	
	replaced by further road		replaced by further road	
	resurfacing or other		resurfacing or other	
	construction work;		construction work;	
130.	(5) 'motorway' means a		(5) 'motorway' means a	
	road specially designed and		road specially designed and	
	built for motor traffic, which		built for motor traffic, which	
	does not serve properties		does not serve properties	
	bordering on it, and which		bordering on it, and which	
	meets the following criteria:		meets the following criteria:	
131.	(a) it is provided, except at		(a) it is provided, except at	
	special points or temporarily,		special points or temporarily,	
	with separate carriageways for		with separate carriageways for	
	the two directions of traffic,		the two directions of traffic,	
	separated from each other		separated from each other	
	either by a dividing strip not		either by a dividing strip not	
	intended for traffic or,		intended for traffic or,	
	exceptionally, by other means;		exceptionally, by other means;	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
132.	(b) it does not cross at grade with any road, railway or tramway track, bicycle path or footpath;		(b) it does not cross at grade with any road, railway or tramway track, bicycle path or footpath;	
133.	(c) it is specificallydesignated as a motorway;		(c) it is specificallydesignated as a motorway;	
134.		Amendment 42 Article 2 – paragraph 1 – point 6		
135.	(6) 'toll' means a specified amount based on the distance travelled on a given infrastructure and on the type of the vehicle, the payment of which confers the right for a vehicle to use the infrastructures, comprising an infrastructure charge, and as the case may be a congestion charge or an external-cost charge or both;	(6) 'toll' means a specified amount based on the distance travelled on a given infrastructure and on the type of the vehicle, the payment of which confers the right for a vehicle to use the infrastructures, comprising one or more of the following charges: an infrastructure charge, and as the case may be a congestion charge or an external-cost charge-or both;	 6) 'toll' means a specified amount based on the distance travelled on a given infrastructure and on the type of the vehicle, the payment of which confers the right for a vehicle to use the infrastructures, comprising <u>one or more of the following charges:</u> an infrastructure charge; an external-cost charge; 	B (not clear why the EP deleted the "congestion charge"can it be an accidental omission? Clarification needed)

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
136.	(7) 'infrastructure charge'		(7) 'infrastructure charge'	
	means a charge levied for the		means a charge levied for the	
	purpose of recovering the		purpose of recovering the	
	construction, the maintenance,		construction, the maintenance,	
	the operation and the		the operation and the	
	development costs related to		development costs related to	
	infrastructure incurred in a		infrastructure incurred in a	
	Member State;		Member State;	
137.	(8) 'external-cost charge'		(8) 'external-cost charge'	B ²
	means a charge levied for the		means a charge levied for the	
	purpose of recovering the costs		purpose of recovering the costs	
	incurred in a Member State		[] related to traffic-based air	
	related to traffic-based air		pollution, [] traffic-based	
	pollution or traffic-based noise		noise pollution and/ or traffic-	
	pollution or both;		based CO ₂ emissions [];	
137a			(8a) 'cost of traffic-based air	В
			pollution' means the cost of the	
			damage caused by the release	
			of particulate matter and of	
			ozone precursors, such as	
			nitrogen oxide and volatile	
			organic compounds, in the	
			course of the operation of a	
			vehicle; ³	

² The definition can be considered of technical nature, even if it is linked to the provision on the CO2 variation which has been classified as C. ³ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
138.			(8b) 'cost of traffic-based	В
			noise pollution' means the cost	
			of the damage caused by the	
			noise emitted by the vehicles or	
			created by their interaction with	
			the road surface; ⁴	
139.			(8c) 'cost of traffic-based	B ⁵
			CO2 emissions' means the cost	
			of the damage caused by the	
			release of carbon dioxide in the	
			course of the operation of a	
			<u>vehicle;</u>	
140.	(9) 'congestion' means a		(9) 'congestion' means a	
	situation where traffic volumes		situation where traffic volumes	
	approach or exceed road		approach or exceed road	
	capacity;		capacity;	
141.	(10) 'congestion charge'		(10) 'congestion charge'	
	means a charge which is levied		means a charge which is levied	
	on vehicles for the purpose of		on vehicles for the purpose of	
	recovering the congestion costs		recovering the congestion costs	
	incurred in a Member State and		incurred in a Member State and	
	reducing congestion;		reducing congestion;	

⁴ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive. ⁵ The definition can be considered of technical nature, even if it is linked to the provision on the CO2 variation which has been classified as C.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
142.		Amendment 43 Article 2 – paragraph 1 – point 11		
143.	(11) 'cost of traffic-based air pollution' means the cost of the damage caused by the release of particulate matter and of ozone precursors, such as nitrogen oxide and volatile organic compounds, in the course of the operation of a vehicle;	(11) 'cost of traffic-based air pollution' means the cost of the <i>harm to human health and of</i> <i>the</i> damage caused <i>to the</i> <i>environment</i> by the release of particulate matter and of ozone precursors, such as nitrogen oxide and volatile organic compounds, in the course of the operation of a vehicle;	(11) []	B (Council text moved the definition to para 8a)
144.		Amendment 44 Article 2 – paragraph 1 – point 12		
145.	(12) 'cost of traffic-based noise pollution' means the cost of the damage caused by the noise emitted by the vehicles or created by their interaction with the road surface;	(12) 'cost of traffic-based noise pollution' means the cost of the <i>harm to human health</i> <i>and of the</i> damage caused <i>to</i> <i>the environment</i> by the noise emitted by the vehicles or created by their interaction with the road surface;	(12) []	B (Council text moved the definition to para 8b)

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
146.	(13) 'weighted average		(13) 'weighted average	
	infrastructure charge' means		infrastructure charge' means	
	the total revenue of an		the total revenue of an	
	infrastructure charge over a		infrastructure charge over a	
	given period divided by the		given period divided by the	
	number of heavy duty vehicle		number of heavy duty vehicle	
	kilometres travelled on the road		kilometres travelled on the road	
	sections subject to the charge		sections subject to the charge	
	during that period;		during that period;	
147.	(14) 'user charge' means a		(14) 'user charge' means a	
	specified amount payment of		specified amount payment of	
	which confers the right for a		which confers the right for a	
	vehicle to use for a given period		vehicle to use for a given period	
	the infrastructures referred to		the infrastructures referred to	
	in Article 7(1) and (2);		in Article 7(1) and (2);	
148.	(15) 'vehicle' means a motor		(15) 'vehicle' means []-a	The Council text corresponds
	vehicle, with four wheels or		motor vehicle, with four	to the COM one
	more, or articulated vehicle		wheels or more, or articulated	
	combination intended or used		vehicle combination intended	
	for the carriage by road of		or used for the carriage by road	
	passengers or goods;		of passengers or goods;6	
149.	(16) 'heavy duty vehicle'		(16) 'heavy duty vehicle'	Α
	means a heavy goods vehicle or		means a [] motor vehicle	
	a coach or bus;		having a technically permissible	

⁶ The Council text corresponds to the COM ones and thus should be read without underlined bold.

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	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
155.	(19) 'light duty vehicle' means a passenger car, a minibus or van;	(19) 'light duty vehicle' means a passenger car, a minibus minibus, a van or a van intended for the carriage of goods;	(19) 'light duty vehicle' means [] a vehicle having a <u>technically permissible</u> <u>maximum laden mass [] not</u> <u>exceeding 3,5 tonnes;</u>	В
156.	(20) 'passenger car' means a vehicle with four wheels intended for the carriage of passengers but not more than eight passengers, in addition to the driver;		(20) 'passenger car' means a vehicle [] comprising not more than eight seating positions in addition to the driver's seating position, or a motor caravan, and having a technically permissible maximum laden mass [] not exceeding 3,5 tonnes, [];	В
157.		Amendment 48 Article 2 – paragraph 1 – point 20a (new)	<u> </u>	
158.		(20a) 'vehicle of historical interest' a vehicle that is of historical interest within the meaning of Article 3(7) of Directive 2014/45/EU of the European Parliament and of the Council [*]		В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		* Directive 2014/45/EU of the European Parliament and of the Council of 3 April 2014 on periodic roadworthiness tests for motor vehicles and their trailers and repealing Directive 2009/40/EC (OJ L 127, 29.4.2014, p. 51).		
159.	(21) 'minibus' means a vehicle intended for the carriage of more than eight passengers, in addition to the driver, and having a maximum permissible mass not exceeding 3,5 tonnes;		(21) 'minibus' means a vehicle intended for the carriage of more than eight passengers, in addition to the driver, and having <u>technically</u> <u>permissible maximum laden</u> <u>mass []</u> not exceeding 3,5 tonnes;	Α
160.			(21a) 'motor caravan' means a vehicle with a living accommodation space, which contains equipment as: seats and table, sleeping accommodation which may be converted from the seats, cooking facilities and storage facilities	В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
161.		Amendment 49 Article 2 – paragraph 1 – point 22		
162.	 (22) 'van' means a vehicle intended for the carriage of goods, and having a maximum permissible mass not exceeding 3,5 tonnes; 	(22) 'van' means a vehicle intended for the carriage of goods, and other than a passenger car having a maximum permissible mass not exceeding 3,5 tonnes;	(22) '[] light commercial vehicle' means a vehicle intended for the carriage of goods, and having a <u>technically</u> permissible maximum laden mass [] not exceeding 3,5 tonnes	В
163.		Amendment 50 Article 2 – paragraph 1 – point 22a (new)		В
164.		(22a) 'van intended for the carriage of goods' means a vehicle, engaged in the occupation of road transport operator as set out in Regulation (EC) 1071/2009 of the European Parliament and of the Council*, and with a maximum permissible laden mass of between 2.4 and 3.5 tonnes and a height of more than 2 metres.		В

Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	* Regulation (EC) No 1071/2009 of the European Parliament and of the Council of 21 October 2009 establishing common rules concerning the conditions to be complied with to pursue the occupation of road transport operator and repealing Council Directive 96/26/EC (OJ L 300, 14.11.2009, p. 51).		
165.	Amendment 51 Article 2 – paragraph 1 – point 22b (new)		
166.	(22b) 'zero-emission operation' means a vehicle that operates with no tailpipe exhaust emissions during the entirety of a covered road network, in a verifiable manner;		B ⁷

⁷ Comment for lines 166 to 171: the definitions can be considered of technical nature, even if it is linked to the provision on the CO2 variation which has been classified as C.

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
167.	(23) 'zero-emission vehicle'		(23) []	В
	means a vehicle with no		<u>'CO₂ emissions' of a heavy-duty</u>	
	exhaust emissions;		vehicle means its specific CO ₂	
			emissions provided in point 2.3	
			of its Customer Information file	
			as defined in Part II of Annex IV	
			of Regulation (EU)2017/2400;	
168.			(23a) 'zero-emission vehicle'	В
			<u>means a</u>	
169.			i) passenger car, a minibus	В
			or a light commercial vehicle	
			without an internal combustion	
			<u>engine; or</u>	
170.			ii) heavy-duty vehicle as	В
			defined in point (16) to which	
			the criteria of Article 3(11) of	
			Regulation (EU) 2019/1242 ¹¹	
			apply;	
			(11) Regulation (EU)	
			2019/1242 of the European	
			Parliament and of the Council	
			of 20 June 2019 setting CO ₂	
			emission performance	
			standards for new heavy-duty	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			vehicles and amending	
			Regulations (EC) No 595/2009	
			and (EU) 2018/956 of the	
			European Parliament and of	
			the Council and Council	
			Directive 96/53/EC, OJ L 198,	
			<u>25.7.2019, p. 202–240</u>	
171.			(23b) 'low-emission heavy-	В
			duty vehicle' means a heavy-	
			duty vehicle as defined in	
			Article 3(12) of Regulation (EU)	
			2019/1242, or a heavy-duty	
			vehicle not in the scope of	
			Article 2(1) points (a)-(d) of	
			that regulation with CO2	
			emissions lower than 50% of	
			the reference CO2 emissions of	
			its vehicle group, other than a	
			zero-emission vehicle;	
172.		Amendment 52		
		Article 2 – paragraph 1 – point		
		23a (new)		
173.		(23a) 'motorcycle'		B (this addition is rather
		means a two-wheeled vehicle,		technical but no corresponding
		with or without side-car, and		provision appears to be in this
		any tricycle and any		directive)

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		quadricycle in categories L3e, L4e, L5e, L6e and L7e referred to in Regulation (EU) No 168/2013;		
174.	(24) 'transport operator' means any undertaking transporting goods or passengers by road;		(24) 'transport operator' means any undertaking transporting goods or passengers by road;	
175.	(25) 'vehicle of the 'EURO 0', 'EURO I', 'EURO II', 'EURO II', 'EURO IV', 'EURO V', 'EURO VI' category' means a heavy duty vehicle that complies with the emission limits set out in Annex 0;		 (25) vehicle of the 'EURO 0', 'EURO I', 'EURO II', 'EURO II', 'EURO IV', 'EURO V', <u>'EEV'</u>, 'EURO VI' <u>emission class []</u>' means a heavy duty vehicle that complies with the emission limits set out in Annex 0; 	A
176.	 (26) 'type of vehicle' means a category into which a heavy duty vehicle falls according to the number of its axles, its dimensions or weight, or other vehicle classification factors reflecting road damage, e.g. the road damage classification system set out in Annex IV, provided that the classification system used is based on vehicle 		 (26) 'type of <u>heavy duty</u> vehicle' means a category into which a heavy duty vehicle falls according to the number of its axles, its dimensions or [] <u>mass</u>, or other vehicle classification factors reflecting road damage, e.g. the road damage classification system set out in Annex IV, provided that the classification system 	A

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	characteristics which either		used is based on vehicle	
	appear in the vehicle		characteristics which either	
	documentation used in all		appear in the vehicle	
	Member States or are visually		documentation used in all	
	apparent;		Member States or are visually	
			apparent;	
177.			(26a) 'vehicle sub-group'	B ⁸
			means a grouping of vehicles as	
			defined in Article 3(8) of	
			Regulation (EU) 2019/1242;	
178.			(26aa)'vehicle group' means a	В
			grouping of vehicles as defined	
			in Table 1 of Annex I of	
			Regulation (EU) 2017/2400;	
179.			(26b) 'reporting period of the	В
			year Y' means a period as	
			defined in Article 3(3) of	
			Regulation (EU) 2019/1242;	
180.			(26c) 'emission reduction	В
			trajectory ET _{Y,sg} ' for the	
			reporting period of the year Y	
			and vehicle sub-group sg	
			means the product of the	
			annual CO ₂ emissions reduction	

⁸ Comment for lines 177 to 186: the definitions can be considered of technical nature, even if it is linked to the provision on the CO2 variation which has been classified as C.

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			factor R-ET _Y times the	
			reference CO ₂ emissions r	
			<u>CO₂sg of the sub-group sg,</u>	
			which for years Y ≤ 2030 are	
			both defined in point 5.1 of	
			Annex I of Regulation (EU)	
			<u>2019/1242:</u>	
181.			ET _{Y,sg} = R-ET _Y x r CO _{2sg}	В
100				
182.			<u>For years Y>2030, R-ET</u> γ	В
			shall be set at 0,70.	
183.			Adjustments of the	В
			reference CO ₂ emissions r CO _{2sg}	
			of the sub-group sg shall take	
			place according to the	
			delegated acts adopted based	
			on Article 11(2) of Regulation	
			2019/1242. They shall be	
			applied for the reporting	
			periods commencing after the	
			date of application of the	
			delegated act providing for the	
			adjustment';	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
184.			(26e) 'reference CO ₂	В
			emissions ² of a vehicle group ²	
			shall be defined as follows:	
185.			(i) for vehicles	В
			covered by Regulation	
			2019/1242, according to the	
			definition provided for in point	
			3 of Annex I of that Regulation;	
186.			(ii) for vehicles not	В
			covered by Regulation	
			2019/1242, as meaning the	
			average value of all CO ₂	
			emissions of vehicles in that	
			vehicle group, reported	
			according to Regulation (EU)	
			2018/956 for the first reporting	
			period. This period will start	
			after the date on which the	
			registration, sale or entry into	
			service of vehicles in that	
			vehicle group, that do not	
			comply with the obligations	
			referred to in Article 9 of	
			Regulation 2017/2400, shall be	
			prohibited in accordance with	
			Article 24 of Regulation	
			2017/2400;	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
187.		Amendment 53 Article 2 – paragraph 1 – point 27		
188.	(27) 'concession contract' means a 'public works contract' as defined in Article 1 of Directive 2014/24/EU of the European Parliament and of the Council ^{**} ; ** Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65.)	(27) 'concession contract' means a 'public works contract' 'concession' as defined in Article 5(1) of Directive 2014/24/EU2014/23/EU of the European Parliament and of the Council ****; **** Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65.) Directive 2014/23/EU of the European Parliament and of the Council of 26 February 2014 on the award of concession contracts (OJ L 94, 28.3.2014, p. 1	 (27) 'concession contract' means a works [] concession or a service concession as defined in Article 5(1) of Directive 2014/23/EU of the European Parliament and of the Council¹²; (12) Directive 2014/23/EU of the European Parliament and of the Council of 26 February 2014 on [] on the award of concession contracts (OJ L 94, 28.3.2014, p. 1.)"; 	Α

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
189.	(28) 'concession toll' means a toll levied by a concessionaire under a concession contract;		(28) 'concession toll' means a toll levied by a concessionaire under a concession contract;	
190.		Amendment 54 Article 2 – paragraph 1 – point 29		
191.	(29) 'substantially amended tolling or charging arrangement' means a tolling or charging arrangement, which has been amended in such a way that costs or revenues are affected by at least 5% in comparison with the previous year, after correcting for inflation measured by changes in the EU- wide Harmonised Index of Consumer Prices, and excluding energy and unprocessed food, as published by the Commission (Eurostat).	(29) 'substantially amended tolling or charging arrangement' means a tolling or charging arrangement, which has been amended in such a way that costs or revenues are affected by at least 5% 15% in comparison with the previous year, after correcting for inflation measured by changes in the EU-wide Harmonised Index of Consumer Prices, and excluding energy and unprocessed food, as published by the Commission (Eurostat). In concession contracts, modifications that fulfil the criteria of Article 43(1) and (2) of Directive 2014/23/EU shall not be considered to be	(29) 'substantially amended tolling or charging arrangement' means a tolling or charging arrangement, where the amendment of rates is expected to increase revenues in excess of 10% in comparison to the previous accounting year, excluding the effect of increase in traffic and after correcting for inflation measured by changes in the EU-wide Harmonised Index of Consumer Prices, and excluding energy and unprocessed food, as published by the Commission (Eurostat) [].	В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 substantial.	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
192.		Amendment 55 Article 2 – paragraph 1 – point 29a (new)		В
193.		(29a) 'cross-financing' means the financing of efficient, alternative transport infrastructure projects from revenues from tolls and infrastructure charges on existing transport infrastructure;		В
194.		Amendment 56 Article 2 – paragraph 1 – point 29b (new)		В
195.		(29b) 'Member States' means all Member State authorities, i.e. central- government authorities, authorities within a federal state and other territorial authorities empowered to ensure compliance with Union law.		В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
196.	For the purposes of point 2:		For the purposes of point 2:	
197.	(a) in any event, the proportion of the construction costs to be taken into account shall not exceed the proportion of the current design lifetime period of infrastructure components still to run on 10 June 2008 or on the date when the new tolling arrangements are introduced, where this is a later date;		(a) in any event, the proportion of the construction costs to be taken into account shall not exceed the proportion of the current design lifetime period of infrastructure components still to run on 10 June 2008 or on the date when the new tolling arrangements are introduced, where this is a later date;	
198.		Amendment 57 Article 2 – paragraph 2 – point b		
199.	(b) costs of infrastructure or infrastructure improvements may include any specific expenditure on infrastructure designed to reduce nuisance related to noise or to improve road safety and actual payments made by the infrastructure operator corresponding to objective	(b) costs of infrastructure or infrastructure improvements may include any specific expenditure on infrastructure, including that incurred as a result of new regulatory requirements designed to reduce nuisance related to noise, to introduce innovative technologies or to improve road	b) costs of infrastructure or infrastructure improvements may include any specific expenditure on infrastructure designed to reduce nuisance related to noise or to improve road safety and actual payments made by the infrastructure operator corresponding to objective	B (it looks like a technical change clarification needed on what EP exactly mean by indicating " <i>including that</i> <i>incurred as a result of new</i> <i>regulatory requirements</i> ")

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	environmental elements such as protection against soil contamination."	safety and actual payments made by the infrastructure operator corresponding to objective environmental elements such as protection against soil contamination.	environmental elements such as protection against soil contamination."	
200.		Amendment 58 Article 2 – paragraph 2 – point ba (new)		В
201.		(2a) In Article 6(2), the following point is added:		В
202.		"(ba) vehicles of historical interest;"		В
203.	(3) Article 7 is replaced by the following:		(3) Article 7 is replaced by the following:	
204.	Article 7		Article 7	
205.	1. Without prejudice to Article 9 (1a), Member States may maintain or introduce tolls and user charges on the trans- European road network or on		1. Without prejudice to Article 9 (1a), Member States may maintain or introduce tolls and user charges on the trans- European road network or on	C

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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	certain sections of that		certain sections of that	
	network, and on any other		network, and on any other	
	additional sections of their		additional sections of their	
	network of motorways which		network of motorways which	
	are not part of the trans-		are not part of the trans-	
	European road network under		European road network under	
	the conditions laid down in		the conditions laid down in	
	paragraphs 3 to 9 of this Article		paragraphs 3 to <u>8a</u> [] of this	
	and in Articles 7a to 7k.		Article and in Articles 7a to 7k	
206.	2. Paragraph 1 shall be		2. Paragraph 1 shall be	
	without prejudice to the right of		without prejudice to the right of	
	Member States, in compliance		Member States, in compliance	
	with the Treaty on the		with the Treaty on the	
	Functioning of the European		Functioning of the European	
	Union, to apply tolls and user		Union, to apply tolls and user	
	charges on other roads,		charges on other roads,	
	provided that the imposition of		provided that the imposition of	
	tolls and user charges on such		tolls and user charges on such	
	other roads does not		other roads does not	
	discriminate against		discriminate against	
	international traffic and does		international traffic and does	
	not result in the distortion of		not result in the distortion of	
	competition between		competition between	
	operators. Tolls and user		operators. Tolls and user	
	charges applied on roads other		charges applied on roads other	
	than roads belonging to the		than roads belonging to the	
	trans-European road network		trans-European road network	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	and other than motorways,		and other than motorways, shall	
	shall comply with the conditions		comply with the conditions laid	
	laid down in paragraphs 3 and 4		down in paragraphs 3 and 4 of	
	of this Article, Article 7a and		this Article, Article 7a and	
	Article 7j(1), (2) and (4).		Article 7j(1), (2) and (4).	
207.			2a. Without prejudice to	С
			other provisions of this	
			Directive, tolls and user charges	
			for different categories of	
			vehicles, such as heavy duty	
			vehicles, heavy goods vehicles,	
			coaches and buses, light duty	
			vehicles, light commercial	
			vehicles, minibuses and	
			passenger cars may be	
			introduced or maintained	
			independently from each	
			<u>other.</u>	
208.	3. Member States shall not		3. Member States shall not	
	impose both tolls and user		impose both tolls and user	
	charges on any given category		charges on any given category	
	of vehicle for the use of a single		of vehicle for the use of a single	
	road section. However, a		road section. However, a	
	Member State which imposes a		Member State which imposes a	
	user charge on its network may		user charge on its network may	
	also impose tolls for the use of		also impose tolls for the use of	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	bridges, tunnels and mountain		bridges, tunnels and mountain	
	passes.		passes.	
209.			Member States may decide not	С
			to apply paragraphs 7ca(3) and	
			<u>7g-a(1) to such tolls for the use</u>	
			of bridges, tunnels and	
			mountain passes where one or	
			both of the following	
			conditions is met:	
210.			(a) application of	С
			paragraphs 7ca(3) and 7g-a(1)	
			would not be technically	
			practicable to introduce such	
			differentiation in the tolling	
			system concerned;	
211.			(b) application of	С
			paragraphs 7ca(3) and 7g-a(1)	
			would lead to diversion of the	
			most polluting vehicles, with	
			negative impacts on road	
			safety and public health.	
212.			A Member State that decides	С
			not to apply paragraphs 7ca(3)	
			and 7g-a(1) in accordance with	
			the second subparagraph of	
			this paragraph shall notify the	
			Commission of its decision.	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
213.	4. Tolls and user charges		4. Tolls and user charges	
	shall not discriminate, directly		shall not discriminate, directly	
	or indirectly, on the grounds of		or indirectly, on the grounds of	
	the nationality of the road user,		the nationality of the road user,	
	the Member State or the third		the Member State or the third	
	country of establishment of the		country of establishment of the	
	transport operator or of		transport operator or of	
	registration of the vehicle, or		registration of the vehicle, or	
	the origin or destination of the		the origin or destination of the	
	transport operation.		transport operation.	
214.			4a. Member States may	С
			provide for reduced toll rates	
			or user charges and exclude	
			road sections, in particular with	
			low traffic intensity in sparsely	
			populated areas.	
215.	5. Member States may		5. Member States may	A
	provide for reduced toll rates or		provide for reduced toll rates or	
	user charges, or exemptions		user charges, or exemptions	
	from the obligation to pay tolls		from the obligation to pay tolls	
	or user charges for heavy duty		or user charges for:	
	vehicles exempted from the			
	requirement to install and use			
	recording equipment under			
	Regulation (EU) No 165/2014 of			
	the European Parliament and of			
	the Council [*] , and in cases			

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	covered by the conditions set out in, Article 6(2)(a), (b) and (c) of this Directive.			
	* Regulation (EU) No 165/2014 of the European Parliament and of the Council of 4 February 2014 on tachographs in road transport, repealing Council Regulation (EEC) No 3821/85 on recording equipment in road transport and amending Regulation (EC) No 561/2006 of the European Parliament and of the Council on the harmonisation of certain social legislation relating to road transport (OJ L 60, 28.2.2014, p. 1.)			
216.			(i) heavy duty vehicles exempted from the requirement to install and use recording equipment under Regulation (EU) No 165/2014 of the European Parliament and of the Council ¹³ ; []	Α

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			¹³ Regulation (EU) No	
			165/2014 of the European	
			Parliament and of the Council of	
			4 February 2014 on tachographs	
			in road transport, repealing	
			Council Regulation (EEC) No	
			3821/85 on recording	
			equipment in road transport	
			and amending Regulation (EC)	
			No 561/2006 of the European	
			Parliament and of the Council	
			on the harmonisation of certain	
			social legislation relating to road	
			transport (OJ L 60, 28.2.2014, p.	
			1.)	
217.			(ii) heavy goods vehicles	C
			having a technically permissible	
			maximum laden mass	
			exceeding 3,5 tonnes and less	
			than 7,5 tonnes used for	
			carrying materials, equipment	
			or machinery for the driver's	
			use in the course of the driver's	
			work, or for delivering goods	
			which are produced on a craft	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			basis, where the transport is	
			not effected for hire or reward;	
218.			(iii) any vehicle [] covered	A and B
			by the conditions set out in	
			Article 6(2)(a) <u>and (</u> b) [] of this	
			Directive or any vehicle used or	
			owned by persons with	
			disabilities and	
219.			(iv) zero-emission vehicles	C
			with a technically permissible	
			<u>maximum laden mass up to</u>	
			<u>4,25t.</u>	
220.		Amendment 59		
		Article 7 – paragraph 6		
221.	6. Without prejudice to	6. Without prejudice to	[]	C
	paragraph 9, from 1 January	paragraph 9, from 1 January		
	2018, Member States shall not	2018 [the date of entry into		
	introduce user charges for	force of this Directive], Member		
	heavy duty vehicles. User	States shall not introduce user		
	charges introduced before that	charges for heavy duty vehicles		
	date may be maintained until	and vans intended for the		
	31 December 2023.	carriage of goods. User charges		
		introduced before that date		
		may be maintained until 31		
		December 20232022 and shall		
		be replaced by infrastructure		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		charges from 1 January 2023 on		
		the road network covered by		
		this Directive.		
222.	7. From [the date of entry		[]	C
	into force of this Directive],			
	Member States shall not			
	introduce user charges for light			
	duty vehicles. User charges			
	introduced before that date			
	shall be phased out by 31			
	December 2027.			
223.	8. Until 31 December 2019,		8. Until [] [OJ: add date	С
	as regards heavy duty vehicles,		of entry into force plus eight	
	a Member State may choose to		<pre>years], as regards heavy []</pre>	
	apply tolls or user charges only		goods vehicles, a Member State	
	to vehicles having a maximum		may choose to apply tolls or	
	permissible laden weight of not		user charges only to <u>heavy</u>	
	less than 12 tonnes if it		goods vehicles having a	
	considers that an extension to		technically permissible	
	vehicles of less than 12 tonnes		maximum [] laden [] mass of	
	would:		not less than 12 tonnes if it	
			considers that levying tolls or	
			user charges to heavy goods	
			vehicles of less than 12 tonnes	
			would:	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
224.	(a) create significant		(a) create significant	
	adverse effects on the free flow		adverse effects on the free flow	
	of traffic, the environment,		of traffic, the environment,	
	noise levels, congestion, health,		noise levels, congestion, health,	
	or road safety due to traffic		or road safety due to traffic	
	diversion;		diversion;	
225.	(b) involve administrative		(b) involve administrative	С
	costs of more than 30 % of the		costs of more than [] 15% of	
	additional revenue which would		the additional revenue which	
	have been generated by that		would have been generated by	
	extension.		that extension <u>; or</u>	
226.			(c) concern a category of	С
			vehicles which does not cause	
			more than 10% of the	
			chargeable infrastructure costs.	
227.	Member States choosing to		Member States choosing to	С
	apply tolls or user charges or		apply tolls or user charges or	
	both only to vehicles having a		both only to heavy goods	
	maximum permissible laden		vehicles having a technically	
	weight of not less than 12		permissible maximum [] laden	
	tonnes shall inform the		[] mass of not less than 12	
	Commission of their decision		tonnes shall inform the	
	and on the reasons thereof.		Commission of their decision	
			and on the reasons thereof.	
228.			8a. Where tolls are applied	С
			to all heavy duty vehicles,	
			Member States may choose to	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20 recover a different percentage of costs from coaches and buses and motor caravans, on the one hand, and from heavy goods vehicles, on the other hand.	Presidency compromise proposal / remarks
229.		Amendment 61 Article 7 – paragraph 9		
230.	9. As of 1 January 2020, tolls and user charges applied to heavy duty vehicles shall apply to all heavy duty vehicles.	9. As of 1 January 2020, tolls and user charges applied to heavy duty vehicles shall apply to all heavy duty vehicles and vans intended for the carriage of goods	[]	C
231.		Amendment 62 Article 7 – paragraph 10		
232.	10. Tolls and user charges for heavy duty vehicles on the one hand and for light duty vehicles on the other may be introduced or maintained independently from one another.	10. Until 31 December 2022, tolls and user charges for heavy duty vehicles and vans intended for the carriage of goods on the one hand and for light duty vehicles other than vans intended for the carriage of goods on the other may be	[]	C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		introduced or maintained independently from one another.		
233.	(4) Article 7a is replaced by the following:		(4) Article 7a is replaced by the following:	
234.	"Article 7a		"Article 7a	
235.	1. User charges shall be proportionate to the duration of the use made of the infrastructure.		1. User charges shall be proportionate to the duration of the use made of the infrastructure.	
236.	2. Insofar as user charges are applied in respect of heavy duty vehicles, the use of the infrastructure shall be made available for at least the following periods: a day, a week, a month, and a year. The monthly rate shall be no more than 10 % of the annual rate, the weekly rate shall be no more than 5 % of the annual rate and the daily rate shall be no more than 2 % of the annual rate.		2. Insofar as user charges are applied in respect of heavy duty vehicles, the use of the infrastructure shall be made available for at least the following periods: a day, a week, a month, and a year. The monthly rate shall be no more than 10% of the annual rate, the weekly rate shall be no more than 5 % of the annual rate and the daily rate shall be no more than 2% of the annual rate.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
237.	A Member State may apply only annual rates for vehicles registered in that Member State.		A Member State may apply only annual rates for vehicles registered in that Member State. ⁹	The Council text corresponds to the COM one
238.	Member States shall set user charges, including administrative costs, for all heavy duty vehicle categories, at a level that does not exceed the maximum rates laid down in Annex II.		Member States shall set user charges, including administrative costs, for all heavy duty vehicle <u>s</u> [], at a level that does not exceed the maximum rates laid down in Annex II.	A
239.		Amendment 63 Article 7a – paragraph 3 – subparagraph 1		
240.	3. Insofar as user charges are applied in respect of passenger cars, the use of the infrastructure shall be made available at least for the following periods: 10 days, a month or two months or both, and a year. The two-monthly rate shall be no more than 30 % of the annual rate, the monthly	Insofar as user charges are applied in respect of passenger cars, the use of the infrastructure shall be made available at least for the following periods: <i>a day, a</i> <i>week,</i> 10 days, a month or two months or both, and a year. The two-monthly rate shall be no more than 30 % of the annual	3. Insofar as user charges are applied in respect of passenger cars, the use of the infrastructure shall be made available at least for the following periods: 10 days, a month or two months or both, and a year. The two-monthly rate shall be no more than [] 33% of the annual rate, and the	C

⁹ The Council text corresponds to the COM ones and thus should be read without underlined bold.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	rate shall be no more than 18 %	rate, the monthly rate shall be	monthly rate shall be no more	
	of the annual rate, and the 10-	no more than 18 % of the	than [] 20% of the annual rate.	
	day rate shall be no more than	annual rate, and the 10- day,	[] The 10-day rate shall be no	
	8 % of the annual rate.	week and day rates shall be no	more than [] 13% of the	
		more than 8 % of the annual	annual rate.	
		rate.		
241.	Member States may also make		Member States may also make	
	the use of the infrastructure		the use of the infrastructure	
	available for other periods of		available for other periods of	
	time. In such cases, Member		time. In such cases, Member	
	States shall apply rates in		States shall apply rates in	
	accordance with the principle of		accordance with the principle of	
	equal treatment between users,		equal treatment between users,	
	taking into account all relevant		taking into account all relevant	
	factors, in particular the annual		factors, in particular the annual	
	rate and the rates applied for		rate and the rates applied for	
	the other periods referred to in		the other periods referred to in	
	the first subparagraph, existing		the first subparagraph, existing	
	use patterns and administrative		use patterns and administrative	
	costs.		costs.	
242.	In respect of user charge		In respect of user charge	С
	schemes adopted before 31		schemes adopted before []	
	May 2017, Member States may		[OJ: add the date of entry into	
	maintain rates above the limits		force], Member States may	
	set out in the first		maintain rates above the limits	
	subparagraph, in force before		set out in the first	
	that date, and corresponding		subparagraph, in force before	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final higher rates for other periods of use, in compliance with the principle of equal treatment. However, they shall comply with the limits set out in the first subparagraph as well as with the second subparagraph as soon as substantially amended tolling or charging arrangements enter into force and, at the latest, from 1 January 2024.	P8_TA(2018)0423	doc. ST 13827/20 that date, and corresponding higher rates for other periods of use, in compliance with the principle of equal treatment. However, they shall comply with the limits set out in the first subparagraph as well as with the second subparagraph as soon as substantially amended tolling or charging arrangements enter into force and, at the latest, [] [OJ: add the date of entry into force plus	proposal / remarks
243.		Amendment 64 Article 7a – paragraph 4	eight years].	
244.	4. For minibuses and vans, Member States shall comply either with paragraph 2 or with paragraph 3. Member States shall however set higher user charges for minibuses and vans than for passenger cars as from 1 January 2024 at the latest.";	4. For minibuses, <i>vans</i> and vans <i>intended for the carriage of goods</i> , Member States shall comply either with paragraph 2 or with paragraph 3. Member States shall however set higher user charges for minibuses, <i>vans</i> and vans <i>intended for the carriage of goods</i> than for	4. For minibuses and [] <u>light commercial vehicles</u> , Member States shall comply either with paragraph 2 or with paragraph 3. Member States [] may however set [] <u>different</u> user charge <u>rates</u> for minibuses and [] light <u>commercial vehicles</u> than for passenger cars []."	B

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		passenger cars as from 1 January 2024 at the latest.		
245.		Amendment 65		
243.		Article 7a – paragraph 4a (new)		
246.		4a. The proportionality of		В
		user charges may take into		
		consideration the specific		
		characteristic of transport		
		operations which start in a		
		Member State on the periphery		
		of the Union.		
247.		Amendment 66		С
		Article 7b – paragraph 2a (new)		
248.		(4a) In Article 7b, the		С
		following paragraph is added:		
249.		"2a. The motorway sections		C
		on which an infrastructure		
		charge is applied shall have the		
		necessary infrastructure to		
		ensure traffic safety for all		
		users and may have safe		
		parking areas in all weather		
		conditions in compliance with		
		Regulation (EU)/ of the		

250.	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423European Parliament and of the Council amending Regulation (EC) No 561/2006 as 	Text endorsed in COREPER, doc. ST 13827/20 (4a) Article 7b is replaced by	Presidency compromise proposal / remarks
251.			the following: "Article 7b	
252.			1. The infrastructure charge <u>for heavy duty vehicles</u> shall be based on the principle of the recovery of infrastructure costs. The weighted average infrastructure charge <u>for heavy</u> <u>duty vehicles</u> shall be related to the construction costs and the costs of operating, maintaining	B

COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	Presidency compromise proposal / remarks
		and developing the	
		infrastructure network	
		concerned. The weighted	
		average infrastructure charge	
		may also include a return on	
		capital and/or a profit margin	
		based on market conditions. ¹⁰	
		2. The costs taken into	В
		account shall relate to the	
		network or the part of the	
		network on which infrastructure	
		charges for heavy duty vehicles	
		are levied and to the vehicles	
		that are subject thereto.	
		Member States may choose to	
		recover only a percentage of	
		those costs. ¹¹	
(5) Article 7c is replaced by		(5) Article 7c is replaced by	
the following:		the following:	
"Article 7c		"Article 7c	
		the following:	concerned. The weighted average infrastructure charge may also include a return on capital and/or a profit margin

 ¹⁰ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.
 ¹¹ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
256.		Amendment 67 Article 7c – paragraph 1		
257.	1. Member States may maintain or introduce an external-cost charge, related to the cost of traffic-based air or noise pollution or both.	1. Member States may maintain or introduce an external-cost charge, related to the cost of traffic-based air or noise pollution or both.	 Member States may maintain or introduce an external-cost charge, related to the cost of traffic-based air <u>pollution</u>, [] noise pollution, <u>CO₂ emissions</u> or [].<u>any</u> <u>combination thereof</u>. 	В
258.		The external-cost charges may be introduced or maintained on road network sections that are not subject to infrastructure charges.		В
259.	For heavy duty vehicles, the external-cost charge shall vary and be set in accordance with the minimum requirements and the methods referred to in Annex IIIa and shall respect the reference values set out in Annex IIIb.	For heavy duty vehicles, the The external-cost charge for traffic- based air or noise pollution, shall vary and be set in accordance with the minimum requirements and the methods referred to in Annex IIIa and shall respect the reference comply with at least the minimum values set out in Annex IIIb.	Where an external-cost charge is applied for heavy duty vehicles, [] <u>Member States</u> shall vary <u>it</u> and [] set <u>it</u> in accordance with the minimum requirements and the methods referred to in Annex IIIa and shall respect the reference values set out in Annex IIIb <u>and</u> <u>IIIc</u> . <u>Member States may</u> <u>choose to recover only a</u> percentage of those costs.	C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
260.	2. The costs taken into account shall relate to the network or the part of the network on which external-cost charges are levied and to the vehicles that are subject thereto. Member States may choose to recover only a percentage of those costs.		[]	В
261.	3. The external-cost charge related to traffic-based air pollution shall not apply to heavy duty vehicles which comply with the most stringent of EURO emission standards.		[]	В
262.	The first subparagraph shall cease to apply four years from the date when the rules which introduced those standards started to apply.		[]	В
263.	4. The amount of the external-cost charge shall be set by the Member State concerned. If a Member State designates an authority for this purpose, the authority shall be legally and financially		2. The amount of the external-cost charge shall be set by the Member State concerned. If a Member State designates an authority for this purpose, the authority shall be legally and financially	A

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
264.	independent from the organisation in charge of managing or collecting part or all of the charge.	Amendment 68	independent from the organisation in charge of managing or collecting part or all of the charge	
2011		Article 7c – paragraph 5		
265.	5. From 1 January 2021, Member States that levy tolls shall apply an external-cost charge to heavy duty vehicles on at least the part of the network referred to in Article 7(1) where environmental damage generated by heavy duty vehicles is higher than the average environmental damage generated by heavy duty vehicles defined in accordance with relevant reporting requirements referred to in Annex IIIa.";	5. From 1 January 2021, Member States that levy tolls shall apply an external-cost charge <i>for traffic-based air or</i> <i>noise pollution</i> to heavy duty vehicles <i>and to vans intended</i> <i>for the carriage of goods</i> on <i>all</i> <i>parts</i> of the network referred to in Article 7(1) where environmental damage generated by heavy duty vehicles is higher than the average environmental damage generated by heavy duty vehicles defined in accordance with relevant reporting requirements referred to in Annex Illa.that are subject to an infrastructure charge.		C

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
266.	COM(2017) 275 final	P8_TA(2018)0423 Amendment 69 Article 7c – paragraph 5a (new)	doc. ST 13827/20	proposal / remarks
267.		5a. From 1 January 2026 onwards, an external-cost charge imposed on any section of the road network referred to in Article 7(1) shall apply in a non-discriminatory manner to all vehicle categories.		C
268.		Amendment 70 Article 7c – paragraph 5b (new)		В
269.		5b. The Member States can apply derogations which allow external-cost charges to be adjusted for vehicles of historical interest.		В
270.			Article 7ca	В
271.			1.Where an external costcharge for air or noise pollutionis levied, the costs taken intoaccount shall relate to thenetwork or the part of the	B (linked to line 260)

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			network on which external-cost	
			charges are levied and to the	
			vehicles that are subject	
			thereto.	
272.			2. <u>The external-cost</u>	B (linked to line 261)
			charge related to traffic-based	
			air pollution shall not apply to	
			heavy duty vehicles which	
			comply with the most stringent	
			of EURO emission standards.	
273.			The first subparagraph shall	B (linked to line 262)
			cease to apply four years from	
			the date when the rules which	
			introduced those standards	
			started to apply.	
274.			3. From [OJ: add the date	С
			of entry into force + four years],	
			Member States shall apply an	
			external-cost charge for traffic-	
			based air or noise pollution, to	
			heavy duty vehicles on at least	
			a part of the tolled network	
			referred to in Article 7(1)	
			where environmental damage	
			generated by heavy duty	
			vehicles is the most significant.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8 TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
275.		F0_1A(2010)0425	doc. ST 13827/20 <u>Article 7cb</u>	C
276.			1.Member States may apply higher external cost charges for CO2 emissions than the reference values set out in Annex IIIc, provided that this is done in a non-discriminatory manner, and limited to no more than twice the values set out in Annex IIIc. Where Member States apply this paragraph they shall justify their decision and notify it to the Commission, in accordance 	C
277.			2. For buses and coaches, Member States may choose to apply the same or lower values than those applied to heavy goods vehicles.	C
278.			<u>3.</u> <u>An external cost charge</u> <u>for CO₂ emissions may be</u> <u>combined with an</u> <u>infrastructure charge that has</u>	C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
		10_17(2010)0423	doc. ST 13827/20 been varied according to Article 7g-a.	
279.			(5a) Article 7d is replaced by the following:	В
280.			<u>"Article 7d</u>	В
281.			By six months after the adoption of future and more stringent EURO emission standards, the Commission shall, where appropriate, present a legislative proposal to determine the corresponding reference values in Annex IIIb and to adjust the maximum rates of user charges in Annex II."	B
282.	(6) The following Article 7da is inserted:		(6) The following Article 7da is inserted:	
283.	"Article 7da		"Article 7da	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
284.	1. Member States may, in		1. Member States may, in	
	accordance with the		accordance with the	
	requirements set out in Annex		requirements set out in Annex	
	V, introduce a congestion		V, introduce a congestion	
	charge on any section of their		charge on any section of their	
	road network which is subject		road network which is subject	
	to congestion. The congestion		to congestion. The congestion	
	charge may only be applied on		charge may only be applied on	
	those road sections which are		those road sections which are	
	regularly congested and only		regularly congested and only	
	during the periods when they		during the periods when they	
	are typically congested.		are typically congested.	
285.	2. Member States shall		2. Member States shall	
	define the road sections and		define the road sections and	
	time periods referred to in		time periods referred to in	
	paragraph 1 on the basis of		paragraph 1 on the basis of	
	objective criteria related to the		objective criteria related to the	
	level of exposure of the roads		level of exposure of the roads	
	and their vicinities to		and their vicinities to	
	congestion, such as average		congestion, such as average	
	delays or queue lengths.		delays or queue lengths.	
286.		Amendment 72		
		Article 7da – paragraph 3		
287.	3. A congestion charge	3. A congestion charge	3. A congestion charge	В
	imposed on any section of the	imposed on any section of the	imposed on any section of the	
	road network shall apply in a	road network shall apply in a	road network shall apply in a	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
	non-discriminatory manner to all vehicle categories, in accordance with the standard equivalence factors set out in Annex V.	non-discriminatory manner to all vehicle categories, in accordance with the standard equivalence factors set out in Annex V. <i>Member States may,</i> <i>however, decide to exempt</i> <i>buses and coaches for the</i> <i>promotion of collective</i> <i>transport and socio-economic</i> <i>development and territorial</i> <i>cohesion.</i>	doc. ST 13827/20 non-discriminatory manner to all vehicle categories, in accordance with the standard equivalence factors set out in Annex V. <u>Member States may</u> <u>exempt, partially or fully,</u> <u>minibuses, coaches and buses</u> <u>from congestion charge.</u>	
288.	4. The congestion charge shall reflect the costs imposed by a vehicle on other road users, and indirectly on society, but shall not exceed the maximum levels set out in Annex VI for any given road type.		4. The congestion charge shall reflect the costs imposed by a vehicle on other road users, and indirectly on society, [] and shall [] respect the reference values set out in Annex VI for any given road type and shall be set in accordance with the minimum requirements referred to in Annex V. Where a Member State intends to apply congestion charges higher than the reference values set out in Annex VI, it shall notify the Commission according to the	B

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			requirements referred to in	
			Annex V.	
289.	5. Member States shall put		5. Member States shall put	
	in place adequate mechanisms		in place adequate mechanisms	
	for monitoring the impact of		for monitoring the impact of	
	congestion charges and for		congestion charges and for	
	reviewing the level thereof.		reviewing the level thereof.	
	They shall review the level of		They shall review the level of	
	charges regularly, at least every		charges regularly, at least every	
	three years, to ensure that they		three years, to ensure that they	
	are not higher than the cost of		are not higher than the cost of	
	congestion occurring in that		congestion occurring in that	
	Member State and generated		Member State and generated	
	on those road sections, which		on those road sections, which	
	are subject to the congestion		are subject to the congestion	
	charge.";		charge.";	
290.			(6a) Paragraphs 1 and 2 of	В
			Article 7e are replaced by the	
			following:	
291.			<u>"1. Member States shall</u>	В
			calculate the maximum level of	
			infrastructure charge for heavy	
			duty vehicles using a	
			methodology based on the core	
			calculation principles set out in	
			Article 7b and Annex III.	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
292.			2. For concession tolls, the	В
			maximum level of the	
			infrastructure charge for heavy	
			duty vehicles shall be	
			equivalent to, or less than, the	
			level that would have resulted	
			from the use of a methodology	
			based on the core calculation	
			principles set out in Article 7b	
			and Annex III. The assessment	
			of such equivalence shall be	
			made on the basis of a	
			reasonably long reference	
			period appropriate to the	
			nature of the concession."	
293.	(7) Articles 7f and 7g are		(7) Articles 7f and 7g are	
	replaced by the following:		replaced by the following:	
294.	"Article 7f		"Article 7f	
295.	1. After informing the		1. After informing the	
	Commission, a Member State		Commission, a Member State	
	may add a mark-up to the		may add a mark-up to the	
	infrastructure charge levied on		infrastructure charge levied on	
	specific road sections which are		specific road sections which are	
	regularly congested, or the use		regularly congested, or the use	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	of which by vehicles causes		of which by vehicles causes	
	significant environmental		significant environmental	
	damage, where the following		damage, where the following	
	conditions are met:		conditions are met:	
296.		Amendment 75 Article 7f – paragraph 1 – point a		
297.	(a) the revenue generated from the mark-up is invested in financing the construction of transport infrastructure of the core network identified in accordance with Chapter III of Regulation (EU) No 1315/2013, which contribute directly to the alleviation of the congestion or environmental damage and which are located in the same corridor as the road section on which the mark-up is applied;	(a) the revenue generated from the mark-up is invested in financing the construction of transport infrastructure of the core network identified in accordance with Chapter III of Regulation (EU) No 1315/2013, which contribute directly to the alleviation of the congestion or environmental damage and or transport services which are located in the same corridor as the road section on which the mark-up is applied;	a) the revenue generated from the mark-up is invested in financing <u>the development of</u> <u>transport services, or in</u> the construction <u>or maintenance</u> of transport infrastructure of the core network identified in accordance with Chapter III of Regulation (EU) No 1315/2013, which contribute directly to the alleviation of the congestion or environmental damage and which are located in the same corridor as the road section on which the mark-up is applied;	B
298.		Amendment 76 Article 7f – paragraph 1 – point b		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
299.	(b) the mark-up does not	(b) the mark-up does not	(b) the mark-up does not	С
	exceed 15 % of the weighted	exceed 15 % of the weighted	exceed 15% of the weighted	
	average infrastructure charge	average infrastructure charge	average infrastructure charge	
	calculated in accordance with	calculated in accordance with	calculated in accordance with	
	Article 7b(1) and Article 7e,	Article 7b(1) and Article 7e,	Article 7b(1) and Article 7e,	
	except where the revenue	except where the revenue	except where the revenue	
	generated is invested in cross-	generated is invested in cross-	generated is invested in cross-	
	border sections of core network	border sections of core network	border sections of core network	
	corridors, in which case the	corridors, in mountainous	corridors, in which case the	
	mark-up may not exceed 25 %;	areas, where infrastructure	mark-up may not exceed 25%.	
		costs as well as climate and	Two or more Member States	
		environmental damage are	may apply a mark-up in the	
		higher, in which case the mark-	same corridor ₇ . In this case,	
		up may not exceed 25 %50 %;	upon agreement of all Member	
			States which are part of that	
			corridor and neighbouring the	
			Member States in whose	
			territory falls the section of the	
			corridor to which a mark-up is	
			applied, . this mark-up may	
			exceed 25 % but may not	
			exceed 50%;	
300.	(c) the application of the		(c) the application of the	
	mark-up does not result in		mark-up does not result in	
	unfair treatment of commercial		unfair treatment of commercial	
	traffic compared to other road		traffic compared to other road	
	users;		users;	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
301.		Amendment 77 Article 7f – paragraph 1 – point d		
302.	(d) a description of the exact location of the mark-up and proof of a decision to finance the construction of core network corridors referred to in point (a) are submitted to the Commission in advance of the application of the mark-up;	 (d) a description of the exact location of the mark-up and proof of a decision to finance the construction of core network corridors-transport infrastructure or transport services referred to in point (a) are submitted to the Commission in advance of the application of the mark-up; 	 (d) a description of the exact location of the mark-up and proof of a decision to finance the construction of core network corridors referred to in point (a) are submitted to the Commission in advance of the application of the mark-up; 	В
303.	(e) the period for which the mark-up is to apply is defined and limited in advance and is consistent, in terms of the expected revenue to be raised, with the financial plans and cost-benefit analysis for the projects co-financed with the revenue from the mark-up.		(e) the period for which the mark-up is to apply is defined and limited in advance and is consistent, in terms of the expected revenue to be raised, with the financial plans and cost-benefit analysis for the projects co-financed with the revenue from the mark-up.	
304.		Amendments 78 and 164 Article 7f – paragraph 1a	· · ·	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
305.	1a. In case of new cross- border projects, mark-ups may only be added if all Member States involved in such project agree.	Deleted	1a. In case of new cross- border projects, mark-ups may only be added if all Member States involved in such project agree.	C
306.	2. A mark-up may be applied to an infrastructure charge which has been varied in accordance with Article 7g or 7ga.		2. A mark-up may be applied to an infrastructure charge which has been varied in accordance with Article 7g, 7g-a or 7ga.	C
307.		Amendment 79 Article 7f – paragraph 3		
308.	3. After receiving the required information from a Member State intending to apply a mark-up, the Commission shall make that information available to the members of the Committee referred to in Article 9c. Where the Commission considers that the planned mark-up does not meet the conditions set out in paragraph 1, or where it considers that the planned mark-up will have significant	3. After receiving the required information from a Member State intending to apply a mark-up, the Commission shall make that information available to the members of the Committee referred to in Article 9c. Where the Commission considers that the planned mark- up does not meet the conditions set out in paragraph 1, or where it considers that the planned mark-up will have significant	3. After receiving the required information from a Member State intending to apply a mark-up, the Commission shall make that information available to the members of the Committee referred to in Article 9c. Where the Commission considers that the planned mark-up does not meet the conditions set out in paragraph 1, or where it considers that the planned mark-up will have significant	B for EP AM C for Council mandate

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	adverse effects on the economic development of peripheral regions, it may, by means of implementing acts, reject or request amendment of the plans for charges submitted by the Member State concerned. Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 9c(2).	adverse effects on the economic development of peripheral regions, it may, by means of implementing acts, reject or request amendment of the plans for charges submitted by the Member State concerned. Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 9c (2). Where applied to the tolling systems referred to in Article 7e(3), the mark-up shall not be regarded as a substantial amendment for the purposes of this Directive.	adverse effects on the economic development of peripheral regions, it may, by means of implementing acts, reject or request amendment of the plans for charges submitted by the Member State concerned. Those implementing acts shall be adopted in accordance with the [] <u>examination</u> procedure referred to in Article 9c([] <u>3</u>).	
309.		Amendment 80 Article 7f – paragraph 4		
310.	4. The amount of the mark-up shall be deducted from the amount of the external-cost charge calculated in accordance with Article 7c, except for vehicles of EURO emission classes 0, I and II from 15	deleted	[]	Α

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	October 2011, III and IV from 1 January 2015, V from 1 January 2019, and VI from January 2023 onwards. All revenues generated by the simultaneous application of the mark-up and the external cost charges shall be invested in financing the construction of core network corridors listed in Part I of Annex I to Regulation (EU) No 1316/2013.			
311.	5. A mark-up may not be applied on road sections where a congestion charge is applied.		5. A mark-up may not be applied on road sections where a congestion charge is applied.	
312.	Article 7g 1. Until 31 December 2021, the infrastructure charge may be varied for the purpose of reducing congestion, minimising infrastructure damage and optimising the use of the infrastructure concerned or promoting road safety, where		Article 7g Article 7g 1. [] The infrastructure charge may be varied for the purpose of reducing congestion, minimising infrastructure damage and optimising the use of the infrastructure concerned or promoting road safety, where the following conditions are met:	C

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	the following conditions are met:			
314.	 (a) the variation is transparent, made public and available to all users on equal terms; 		 (a) the variation is transparent, made public and available to all users on equal terms; 	
315.	 (b) the variation is applied according to the time of day, type of day or seas. 		 (b) the variation is applied according to the time of day, type of day or seas. 	
316.	(c) no infrastructure charge is more than 175 % above the maximum level of the weighted average infrastructure charge as referred to in Article 7b;		(c) no infrastructure charge is more than 175 % above the maximum level of the weighted average infrastructure charge as referred to in Article 7b;	
317.		Amendment 81 Article 7g – paragraph 1 – point d		
318.	 (d) the peak periods during which the higher infrastructure charges are levied for the purpose of reducing congestion do not exceed five hours per day; 	(d) the peak periods during which the higher infrastructure charges are levied for the purpose of reducing congestion do not exceed five hours per day or the number of hours during which the ratio of congestion exceeds 100 % of capacity;	 (d) the peak periods during which the higher infrastructure charges are levied for the purpose of reducing congestion do not exceed five hours per day; 	В

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
319.	(e) the variation is devised		(e) the variation is devised	Α
	and applied in a transparent		and applied in a transparent	
	and revenue-neutral way on a		and revenue-neutral way on a	
	road section affected by		road section affected by	
	congestion by offering reduced		congestion by offering reduced	
	toll rates for hauliers who travel		toll rates for [] road users who	
	during off-peak periods and		travel during off-peak periods	
	increased toll rates for hauliers		and increased toll rates for []	
	who travel during peak hours		road users who travel during	
	on the same road section.		peak hours on the same road	
			section;	
320.			(f) no congestion charge is	В
			levied on the road section	
			<u>concerned.</u>	
321.	A Member State wishing to		A Member State wishing to	
	introduce such variation or		introduce such variation or	
	changing an existing one		changing an existing one	
	informs the Commission thereof		informs the Commission thereof	
	and provides it with the		and provides it with the	
	information necessary to assess		information necessary to assess	
	whether the conditions are		whether the conditions are	
	fulfilled.		fulfilled.	
322.	2. Until 31 December 2020,		2. Until [] the variation of	С
	in respect of heavy duty		infrastructure charges and user	
	vehicles, Member States shall		charges referred to in Article	
	vary the infrastructure charge		<u>7g-a is applied</u> , in respect of	
	according to the EURO emission		heavy duty vehicles, Member	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	class of the vehicle in such a		States shall vary the	
	way that no infrastructure		infrastructure charge according	
	charge is more than 100 %		to the EURO emission class of	
	above the same charge for		the vehicle in such a way that	
	equivalent vehicles meeting the		no infrastructure charge is more	
	strictest emission standards.		than 100% above the same	
	Existing concession contracts		charge for equivalent vehicles	
	may be exempted from this		meeting the strictest emission	
	requirement until the contract		standards. Once infrastructure	
	is renewed.		charges and user charges are	
			varied pursuant to Article 7g-a,	
			Member States may	
			discontinue the variation	
			according to the EURO	
			emission class. []	
323.	A Member State may		A Member State may	
	nevertheless derogate from the		nevertheless derogate from the	
	requirement of varying the		requirement of varying the	
	infrastructure charge where any		infrastructure charge where any	
	of the following applies:		of the following applies:	
324.	(i) it would seriously		(i) it would seriously	
	undermine the coherence of		undermine the coherence of the	
	the tolling systems in its		tolling systems in its territory;	
	territory;			
325.	(ii) it would not be		(ii) it would not be	
	technically practicable to		technically practicable to	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	introduce such differentiation in		introduce such differentiation in	
	the tolling system concerned;		the tolling system concerned;	
326.	(iii) it would lead to		(iii) it would lead to	
	diversion of the most polluting		diversion of the most polluting	
	vehicles with negative impacts		vehicles with negative impacts	
	on road safety and public		on road safety and public	
	health;		health;	
327.	(iv) the toll includes an		(iv) the toll includes an	В
	external-cost charge.		external-cost charge <u>for air</u>	
			pollution.	
328.	Any such derogations or		Any such derogations or	
	exemptions shall be notified to		exemptions shall be notified to	
	the Commission.		the Commission.	
329.		Amendment 82		
		Article 7g – paragraph 3		
330.	3. Where, in the event of a	3. Where, in the event of a	[]	С
	check, a driver or, if	check, a driver or, if		
	appropriate, the transport	appropriate, the transport		
	operator, is unable to produce	operator does not make		
	the vehicle documents	payments using an electronic		
	necessary to ascertain the	tolling system or does not hold		
	emission class of the vehicle for	a valid subscription or its , is		
	the purposes of paragraph 2,	unable to produce the vehicle		
	Member States may apply tolls	documents does not carry on-		
	up to the highest level	board equipment approved by		
	chargeable.	the toll operator necessary to		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		ascertain the emission class of		
		the vehicle for the purposes of		
		paragraph 2, Member States		
		may apply tolls up to the		
		highest level chargeable.		
331.		Amendment 83		
		Article 7g – paragraph 4 –		
		subparagraph 1		
332.	4. Within one year after	4. Within one year after	[]	С
	official CO2 emission data are	official CO ₂ emission data are		
	published by the Commission	published by the Commission		
	pursuant to Regulation	pursuant to Regulation (EU)		
	(EU)/ ^{*****} , the Commission	/*****, the Commission		
	shall adopt a delegated act, in	shall adopt a delegated act, in		
	accordance with Article 9e, to	accordance with Article 9e, to		
	define the reference values of	define the reference values of		
	CO2 emissions, together with	CO ₂ emissions, together with an		
	an appropriate categorisation of			
	the heavy duty vehicles	the heavy duty vehicles		
	concerned.	concerned, taking account of		
		emission reducing technologies.		

	Commission Regulation	 ***** · · · I ··		
	(EU)/ of XXX implementing	Commission Regulation		
	Regulation (EU) No 595/2009 as	(EU)/ of XXX implementing		
	regards the certification of the	Regulation (EU) No 595/2009 as		
	CO2 emissions and fuel	regards the certification of the		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	consumption of heavy-duty vehicles and amending Directive	CO2 emissions and fuel consumption of heavy-duty		
	2007/46/EC of the European Parliament and of the Council	vehicles and amending Directive 2007/46/EC of the European		
	(OJ L,, p).";	Parliament and of the Council (OJ L,, p).";		
333.		Amendment 84 Article 7g – paragraph 4 – subparagraph 2		
334.	Within one year from the entry into force of the delegated act,	Within one year from the entry into force of the delegated act,	[]	C
	Member States shall vary the	Member States shall vary the		
	infrastructure charge taking into	infrastructure charge taking into		
	account the reference CO2	account the reference CO ₂		
	emission values and the	emission values and the		
	relevant vehicle categorisation.	relevant vehicle categorisation.		
	Charges shall be varied in such a	Charges shall be varied in such a		
	way that no infrastructure	way that no infrastructure		
	charge is more than 100%	charge is more than 100% above the same charge for		
	above the same charge for equivalent vehicles having the	equivalent vehicles having the		
	lowest, but not zero, CO2	lowest, but not zero, CO ₂		
	emissions. Zero-emission	emissions. Zero-emission		
	vehicles shall benefit from	vehicles shall benefit from		
	infrastructure charges reduced	infrastructure charges reduced		
	by 75% compared to the highest	3		
	rate.	rate.		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
335.		Amendment 85 Article 7g – paragraph 4a (new)		
336.		4a. From [date of entry into force of this Directive], zero-emission vehicles shall benefit from infrastructure charges reduced by 50 % compared to the lowest rate Zero-emission operation shall benefit from the same reduction, provided that such operation can be proved.		C
337.		Amendment 86 Article 7g – paragraph 4b (new)		
338.		4b. The Commission shall produce an evaluation report assessing the market share of zero-emission vehicles and zero emission operation by [five years after the entry into force of this Directive]. The Commission is empowered to adopt delegated acts, in accordance with Article 9e, if appropriate, to recalculate the		C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		discount applicable to zero- emission vehicles compared to the lowest rate infrastructure charge.		
339.	5. The variations referred to in paragraphs 1, 2 and 4 shall not be designed to generate additional toll revenue. Any unintended increase in revenue shall be counterbalanced by changes to the structure of the variation which shall be implemented within two years from the end of the accounting year in which the additional revenue is generated.		[]	C
340.			4.The variations referredto in this Article shall not bedesigned to generateadditional revenues.	C
341.			(7a) the following Article 7g- a is inserted:	С
342.			<u>"Article 7g-a</u>	С

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
343.			1. Member States shall	С
			apply a variation of	
			infrastructure charges and user	
			charges for heavy duty vehicles	
			in accordance with this Article.	
344.			The variation shall be applied	С
			to a the sub-groups of heavy	
			duty vehicles covered by Article	
			2(1) points (a) to (d) of	
			Regulation (EU) 2019/1242, at	
			the latest two years following	
			the publication of the reference	
			CO2 emissions for those vehicle	
			sub-groups in the	
			implementing acts adopted in	
			accordance with Article 11(1) of	
			Regulation (EU) 2019/1242.	
345.			The variation for emission class	С
			1, 4 and 5, as defined in	
			paragraph 1a shall apply to the	
			groups of heavy duty vehicles	
			not covered by Article 2(1)	
			points (a) to (d) of Regulation	
			(EU) 2019/1242, at the latest	
			two years following the	
			publication of the reference	
			CO2 emissions in implementing	

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		acts adopted pursuant to	
		paragraph 9 4 of this Article,	
		for the relevant group. In case	
		of amendment of point 5.1 of	
		Annex I of Regulation (EU)	
		2019/1242 in such a way as to	
		cover the reference CO ₂	
		emissions relevant for a group	
		of heavy duty vehicles, such	
		reference CO2 emissions should	
		no longer be determined	
		pursuant to paragraph 9 4 but	
		in accordance with point 5.1 of	
		Annex I of that Regulation.	
46.		Where the legislator has	С
		defined emission reduction	
		trajectories for groups of heavy	
		duty vehicles not covered by	
		Article 2(1) points (a) to (d) of	
		<u>Regulation (EU) 2019/1242, by</u>	
		amending point 5.1 of Annex I	
		of that Regulation, the	
		variations for emission classes	
		2 and 3, as defined in	
		paragraph 1a shall apply from	
		the date of entry into force of	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			the emission reduction	
			trajectories.	
347.			Without prejudice to the	С
			reduction of rates provided for	
			in paragraph 1b, Member	
			States may provide for reduced	
			rates of infrastructure or user	
			charges, or exemptions to pay	
			infrastructure or user charges	
			for zero emission vehicles of	
			any vehicle group from [OJ: add	
			the date of entry into force of	
			this Directive] until 31	
			December 2025. From 1	
			January 2026, such reductions	
			shall be limited to 75%	
			compared to the charge	
			applicable to CO ₂ emission class	
			1, as defined in paragraph 1a.	
348.			<u>1a.</u> Without prejudice to	С
			paragraph 1 of this Article,	
			Member States shall establish	
			for each type of heavy duty	
			vehicle the following CO ₂	
			emission classes:	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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349.			(a) CO ₂ emission class 1 -	С
			vehicles that do not	
			belong to any of the CO ₂	
			emission classes referred to	
			under points (b) to (e);	
350.			(b) CO ₂ emission class 2 -	С
			vehicles of the vehicle	
			sub-group sg registered for the	
			first time in the reporting	
			period of the year Y with CO ₂	
			emissions more than 5% below	
			the emission reduction	
			trajectory for the reporting	
			period of the year Y and the	
			vehicle sub-group sg but not	
			belonging to any of the CO ₂	
			emission classes referred to	
			under points (c) to (e);	
351.			(c) CO ₂ emission class 3 -	С
			vehicles of the vehicle	
			sub-group sg registered for the	
			first time in the reporting	
			period of the year Y with CO ₂	
			emissions more than 8% below	
			the emission reduction	
			trajectory for the reporting	
l			period of the year Y and the	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			vehicle sub-group sg not	
			belonging to any of the CO ₂	
			emission classes referred to	
			under points (d) to (e);	
352.			(d) CO ₂ emission class 4 -	С
			low-emission heavy	
			duty vehicles;	
353.			(e) <u>CO2</u> emission class 5 -	С
			zero-emission vehicles.	
354.			Member States shall ensure	С
			that the classification of a	
			vehicle belonging to CO ₂	
			emission class 2 or 3 is	
			reassessed every six years after	
			the date of its first registration	
			and that, where relevant, the	
			vehicle is reclassified to the	
			relevant emission class on the	
			basis of the thresholds	
			applicable at that time.	
			Reclassification shall, with	
			regard to a user charge, take	
			effect at the latest on its first	
			day of validity occurring on or	
			following the day of	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			reclassification according to the	
			first sentence	
355.			1b. Reduced charges shall	С
			apply to vehicles in CO ₂	
			emission classes 2, 3, and 4 and	
			<u>5, as</u> <u>follows:</u>	
356.			CO ₂ emission class 2 -	С
			5% to 15% reduction	
			compared to the charge	
			applicable for CO ₂ emission	
			<u>class 1;</u>	
357.			CO2 emission class 3 -	С
			15% to 30% reduction	
			compared to the charge	
			applicable for CO ₂ emission	
			<u>class 1;</u>	
358.			CO ₂ emission class 4 -	C
			30% to 50% reduction	
			compared to the charge	
			applicable for CO ₂ emission	
			<u>class 1;</u>	
359.			CO ₂ emission class 5 -	C
			50% to 75% reduction	
			compared to the charge	
			applicable for CO ₂ emission	
			<u>class 1.</u>	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
360.			Where the infrastructure	С
			charge is varied in accordance	
			with Article 7g, the reductions	
			shall apply compared to the	
			charge applied to the strictest	
			emission standard in	
			accordance with that Article.	
361.			2. <u>The variations referred</u>	С
			to in this Article shall not be	
			designed to generate	
			additional revenues.	
362.			3. <u>A Member State may</u>	С
			derogate from the requirement	
			of varying the infrastructure	
			charge according to paragraph	
			1a of Article 7g-a where an	
			external cost charge for CO ₂ is	
			levied and varied according to	
			the reference values of the	
			external cost charge for CO ₂	
			emissions, as provided in	
			Annex IIIc.	
363.			3a. On road sections where	С
			a vehicle is operated without	
			CO2 emissions in a verifiable	
			manner, Member States may	
			apply reduced charges to that	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			vehicle according to CO2	
			emission class 5.	
364.			4. <u>The Commission shall</u>	С
			adopt implementing acts to	
			specify the reference CO ₂	
			emissions for the vehicle	
			groups not covered by Article	
			2(1) points (a) to (d) of	
			Regulation (EU) 2019/1242.	
			These implementing acts shall	
			reproduce the data relevant for	
			each vehicle groups published	
			in the report referred to in	
			Article 10 of Regulation (EU)	
			2018/956. The Commission	
			shall adopt these implementing	
			acts at the latest [x] after the	
			publication of the relevant	
			report referred to in Article 10	
			of Regulation (EU) 2018/956.	
365.			5. <u>The Commission shall</u> ,	C
			every five years, after the entry	
			into force of this Directive,	
			review the maximum rates for	
			the user charges in Annex II	
			and the reduction levels of the	
			infrastructure charge in	

366.	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20paragraph 1b, and, where appropriate, make a proposal, based on the results of this review process, to amend these provisions.	Presidency compromise proposal / remarks
367.			<u>6.</u> <u>Every two and a half</u> <u>years after the entry into force</u> <u>of this Directive, the</u> <u>Commission shall draw up a</u> <u>report assessing the</u> appropriateness of the	C
			thresholds for emission class 2 and 3 referred to in Art 7g-a 1a (b) and (c), in relation to the reference emissions published in accordance with Article 11(1) of Regulation 2019/1242 or to the CO ₂ emissions reported in	
			accordance with Regulation 2018/956, and where appropriate make a proposal to amend those thresholds based on the results of this assessment.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
368.	(8) the following Article 7ga is inserted:		(8) the following Article 7ga is inserted:	
369.	"Article 7ga		"Article 7ga	
370.		Amendment 87 Article 7ga – paragraph 1		
371.	1. For light duty vehicles, until 31 December 2021, Member States may vary tolls and user charges according to the environmental performance of the vehicle.	1. For light duty vehicles, until 31 December 2021, Member States may vary tolls and user charges according to the environmental performance of the vehicle.	1. For light duty vehicles, [], Member States may [] differentiate tolls and user charges according to the environmental performance of the vehicle, as defined by the specific CO ₂ emissions <u>combined, or weighted</u> <u>combined, recorded in entry 49</u> of the certificate of conformity of the vehicle, and by the Euro emission performance.	C
372.			The lower rates of tolls and user charges shall apply for passenger cars, minibuses and light commercial vehicles that meet both of the following conditions:	C

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
373.			(a) their specific CO ₂	С
			emissions, determined in	
			accordance with Commission	
			Regulation (EU) 2017/1151¹⁴ ,	
			shall be zero or below the	
			following levels:	
			<u></u>	
			¹⁴ Commission Regulation	
			(EU) 2017/1151 of 1 June 2017	
			supplementing Regulation (EC)	
			No 715/2007 of the European	
			Parliament and of the Council	
			on type-approval of motor	
			vehicles with respect to	
			emissions from light passenger	
			and commercial vehicles (Euro	
			5 and Euro 6) and on access to	
			vehicle repair and maintenance	
			information, amending	
			Directive 2007/46/EC of the	
			European Parliament and of	
			the Council, Commission	
			Regulation (EC) No 692/2008	
			and Commission Regulation	
			(EU) No 1230/2012 and	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			repealing Commission	
			Regulation (EC) No 692/2008	
374.			(i) for the period 2021 to	С
			2024, the average, weighted on	
			the number of newly registered	
			passenger cars or light	
			commercial vehicles in that	
			year, of the specific emissions	
			targets determined for each	
			individual manufacturer in	
			accordance with point 4 of the	
			respective Part A and B of	
			Annex I to Regulation (EU)	
			2019/631 of the European	
			Parliament and of the	
			<u>Council¹⁵;</u>	
			¹⁵ Regulation (EU)	
			2019/631 of the European	
			Parliament and of the Council	
			of 17 April 2019 setting CO ₂	
			emission performance	
			standards for new passenger	
			cars and new light commercial	
			vehicles, and repealing	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			Regulations (EC) No 443/2009	
			and (EU) No 510/2011	
375.			(ii) for the period 2025 to	С
			2029, the EU fleet wide targets	
			determined in accordance with	
			points 6.1.1. of the respective	
			Parts A and B of Annex I to that	
			Regulation;	
376.			(iii) For the period 2030	С
			onwards, the EU fleet wide	
			targets determined in	
			accordance with points 6.1.2 of	
			Parts A and B of Annex I to that	
			Regulation.	
377.			(b) their pollutant	C
			emissions, determined in	
			accordance with Commission	
			<u>Regulation (EU) 2017/1151,</u>	
			shall be as specified in the table	
			of Annex VII to this Directive.	
			Member States may apply the	
			reduction for zero-emission	
			vehicles referred to in Annex	
			VII without applying reductions	
			for the other emissions	
			performance categories	
			referred to in that Annex.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
378.	2. From 1 January 2022 Member States shall vary tolls and, in the case of user charges, at least annual charges, according to the CO2 and pollutant emissions of vehicles in accordance with the rules set out in Annex VII.		[]	C
379.		Amendment 88 Article 7ga – paragraph 2a (new)		
380.		2a. Member States may take into account the improvement of the environmental performance of the vehicle which is linked to that vehicle's conversion to alternative fuels. A standing subscription or any other mechanism approved by the toll system's operator should allow users to benefit from a variation in toll charges that rewards the improved environmental performance of the vehicle, after conversion.		В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
381.		Amendment 89 Article 7ga – paragraph 3		
382.	3. Where, in the event of a check, a driver or, if appropriate, the transport operator, is unable to produce the vehicle documents necessary to ascertain the emission levels of the vehicle (Certificate of Conformity) pursuant to Commission Regulation (EU)/******, Member States may apply tolls or annual user charges up to the highest level chargeable.	3. Where, in the event of a check, a driver or, if appropriate, the transport operator, <i>is not involved in a subscription or any other mechanism approved by the operator or</i> , is unable to produce the vehicle documents necessary to ascertain the emission levels of the vehicle (Certificate of Conformity) pursuant to Commission Regulation (EU)/*****, Member States may apply tolls or annual user charges up to the highest level chargeable. <i>Subsequent provision of the relevant documents proving the emission levels of the vehicle shall result in the reimbursement of any difference between the tolls or charges applied and the states applied ap</i>		С

Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
and Euro 6) and on access to	appropriate toll or charge for		
vehicle repair and maintenance	the vehicle concerned.		
information, amending			
Directive 2007/46/EC of the	****** Commission Regulation		
European Parliament and of the	(EU) 2017/xxx of xxx		
Council, Commission Regulation	supplementing Regulation (EC)		
(EC) No 692/2008 and	No 715/2007 of the European		
Commission Regulation (EU) No	Parliament and of the Council		
1230/2012 and repealing	on type-approval of motor		
Regulation (EC) No 692/2008	vehicles with respect to		
(OJ L xxx) and Directive	emissions from light passenger		
2007/46/EC of the European	and commercial vehicles (Euro 5		
Parliament and of the Council of	and Euro 6) and on access to		
5 September 2007 establishing	vehicle repair and maintenance		
a framework for the approval of	information, amending Directive		
motor vehicles and their	2007/46/EC of the European		
trailers, and of systems,	Parliament and of the Council,		
components and separate	Commission Regulation (EC) No		
technical units intended for	692/2008 and Commission		
such vehicles (Framework	Regulation (EU) No 1230/2012		
Directive) (OJ L 263, 9.10.2007,	and repealing Regulation (EC)		
p. 1.);	No 692/2008 (OJ L xxx) and		
	Directive 2007/46/EC of the		
	European Parliament and of the		
	Council of 5 September 2007		
	establishing a framework for		
	the approval of motor vehicles		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		and their trailers, and of		
		systems, components and		
		separate technical units		
		intended for such vehicles		
		(Framework Directive) (OJ L		
		263, 9.10.2007, p. 1.);		
383.		Amendment 90		
		Article 7ga – paragraph 3a		
		(new)		
384.		3a. Member States may		В
		adopt exceptional measures for		
		the purposes of charging		
		vehicles of historical interest.		
385.		Amendment 91		
		Article 7ga – paragraph 4		
386.	4. The Commission is	4. The Commission is	[]	С
	empowered to adopt delegated	empowered to adopt delegated		
	acts in accordance with Article	acts in accordance with Article		
	9e amending Annex VII in order	9e amending Annex VII in order		
	to adapt the modalities	to adapt the modalities		
	specified in the Annex to	specified in the Annex to		
	technical progress.	technical progress and to take		
		into account the role of		
		components in bringing about		
		improvements both in road		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
		safety and in the decarbonisation of transport.		
387.			2. The variations referred to in this Article shall not be designed to generate additional revenues.	C
388.	(9) Article 7h is amended as follows:		(9) Article 7h is amended as follows:	
389.	(a) in paragraph 1, the introductory wording is replaced by the following:		(a) in paragraph 1, the introductory wording is replaced by the following:	
390.	"At least six months before the implementation of a new or substantially amended infrastructure charge tolling arrangement, Member States shall send to the Commission:";		"At least six months before the implementation of a new or substantially amended infrastructure charge tolling arrangement, Member States shall send to the Commission:";	
391.		Amendment 92 Article 7h – paragraph 1 – point a – indent 3 (new)		
392.		(a a) in Article 7h, paragraph (1), point (a), the following indent is added:		

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
393.		"- clear information on the		В
		interoperability of the on-board		
		equipment that is carried on		
		board of vehicles to pay user		
		charges and tolls; it shall state		
		the reasons why other on-		
		board equipment in use in		
		other Member States cannot be		
		applied by users for this tolling		
		arrangement".		
394.		Amendment 93		
		Article 7h – paragraph 1a (new)		
395.		(ab) the following paragraph	(aa) paragraph 1a is inserted	В
		is inserted	<u>as follows:</u>	
396.		"1a. The contractual	"1a. When sending	В
		framework governing relations	information to the Commission	
		between grantors and	in accordance with paragraph	
		concessionaires shall seek to	1, Member State may foresee	
		enable concession contracts to	or include more than one	
		be brought into line with	amendment of infrastructure	
		changes to the Union or	charge tolling arrangement.	
		national regulatory framework	Implementation of such	
		relating to the obligations laid	foreseen amendment, of which	
		down in Articles 7c, 7da, 7g and	the Commission has already	
		7ga of this Directive."	been informed, shall not be	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
			subject to the provisions of paragraph 1."	
397.	(b) paragraph 3 is replaced by the following:		(b) paragraph 3 is replaced by the following:	
398.	"3. Before the implementation of a new or substantially amended external- cost charge tolling arrangement, Member States shall inform the Commission about the network concerned, the foreseen rates per vehicle category and emission class.";		"3. Before the implementation of a new or substantially amended external- cost charge tolling arrangement, Member States shall inform the Commission about the network concerned, the foreseen rates per vehicle category and emission class <u>and, where</u> <u>applicable, notify the</u> <u>Commission in accordance with</u> <u>point (2) of Annex V.";</u>	В
399.	(c) paragraph 4 is deleted;		(c) paragraph 4 is deleted;	
400.	(10) Article 7i is amended as follows:		(10) Article 7i is amended as follows:	
401.		Amendment 94 Article 7i – paragraph 2 – introductory part		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
402.		(-a) in paragraph 2, the introductory part is replaced by the following		В
403.		2. For heavy duty vehicles and vans intended for the carriage of goods, Member States may provide for discounts or reductions to the infrastructure charge on condition that: ¹²		В
404.	(a) in paragraph 2, point (b) and (c) are replaced by the following:		(a) in paragraph 2, point (b) and (c) are replaced by the following:	
405.	"(b) such discounts or reductions reflect actual savings in administrative costs of the treatment of frequent users compared to occasional users;		"(b) such discounts or reductions reflect actual savings in administrative costs of the treatment of frequent users compared to occasional users;	
406.		Amendment 95 Article 7i – paragraph 2 – point c		
407.	(c) such discounts or reductions do not exceed 13 % of the infrastructure charge	 (c) such discounts or reductions do not exceed 13 % 20 % of the infrastructure 	(c) [] reductions do not exceed 13 % of the infrastructure charge paid by	В

¹² Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final paid by equivalent vehicles not eligible for the discount or reduction.";	European Parliament, P8_TA(2018)0423 charge paid by equivalent vehicles not eligible for the discount or reduction <i>and those</i>	Text endorsed in COREPER, doc. ST 13827/20 equivalent vehicles not eligible for the discount or reduction.";	Presidency compromise proposal / remarks
		used for local or habitual transport, or both.;		
408.		Amendment 96 Article 7i – paragraph 2a (new)		
409.		(aa) the following paragraph is inserted:	(aa) paragraph 2a is inserted as follows:	С
410.		2a. For light vehicles, in particular for frequent users on the areas of dispersed settlements and the outskirts of cities, Member States may provide for discounts or reductions to the infrastructure charge provided that:	"2a. Member States may provide for discounts or reductions to the infrastructure charge for passenger cars in the case of frequent users, in particular in the areas of dispersed settlements and in the outskirts of cities. Reduction in revenues due to discount granted to frequent users shall not be imposed on other less frequent users."	C
411.		(a) the resulting charging structure is proportionate, made public and available to	<u></u>	С

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		users on equal terms and does not lead to additional costs being passed on to other users in the form of higher tolls;		
412.		(b) such discounts and reductions contribute		C
413.		(i) to social cohesion; and/or		C
414.		(ii) to ensuring the mobility of peripheral regions or remote areas or both;		C
415.		Amendment 97 Article 7i – paragraph 2b (new)		C
416.		(ab) the following paragraph is inserted:		C
417.		2b. Member States or competent authorities may introduce a kilometre-based flat-rate exemption on a specific road section, taking into account the mobility patterns and economic interest of peripheral regions, provided		C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 that the resulting charging structure is proportionate, is made public and is made available to users on equal terms and does not lead to additional costs being passed on to other users in the form of higher tolls;	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
418.	(b) paragraph 3 is amended as follows:		(b) paragraph 3 is amended as follows:	
419.		Amendment 98 Article 7i – paragraph 3		
420.	"3. Subject to the conditions provided for in Article 7g(1)(b) and (5), toll rates may for specific projects of high European interest identified in Annex I to Regulation (EU) No 1315/2013, be subject to other forms of variation in order to secure the commercial viability of such projects where they are exposed to direct competition with other modes of transport.	3. Subject to the conditions provided for in Article 7g(1)(b) and (5), toll rates may for specific projects of high European interest identified in Annex I to Regulation (EU) No 1315/2013, be subject to other forms of variation in order to secure the commercial viability of such projects where they are exposed to direct competition with other modes of transport.	"3. Subject to the conditions provided for in Article 7g(1)(b) and (5), toll rates may for specific projects of high European interest identified in Annex I to Regulation (EU) No 1315/2013, be subject to other forms of variation in order to secure the commercial viability of such projects where they are exposed to direct competition with other modes of transport.	B

	Commission proposal, COM(2017) 275 final	European Parliament, P8 TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
	· · ·		doc. ST 13827/20	
	The resulting charging structure shall be linear, proportionate,	The resulting charging structure shall be linear, proportionate,	The resulting charging structure shall be linear, proportionate,	
	made public, and available to all	made public, and available to all	made public, and available to all	
	users on equal terms and shall	users on equal terms and shall	users on equal terms and shall	
	not lead to additional costs	not lead to additional costs	not lead to additional costs	
	being passed on to other users	being passed on to other users	being passed on to other users	
	in the form of higher tolls.";	in the form of higher tolls.";	in the form of higher tolls.";	
421.		Amendment 99		
		Article 7i – paragraph 3a (new)		
422.		(ba) the following paragraph		
422.		(ba) the following paragraph is inserted:		
423.		"3a. In mountain areas and		C
		peripheral regions, Member		
		States or competent authorities		
		may vary toll rates for heavy vehicles according to distance		
		travelled by the tolled vehicles		
		to minimise social-economic		
		impacts, provided that:		
424.		(a) the variation according		С
		to driving distance considers		
		the different characteristics of		
		short-distance and long-		
		distance transport, especially		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		the available options for modal shift to other transport modes.		
425.		(b) the variation is applied in a non-discriminatory way.		С
426.		(c) the technical equipment allows the detection of entry and exit points of the vehicle across national borders."		C
427.	(11) Article 7j is amended as follows:		(11) Article 7j is amended as follows:	
428.	(a) in paragraph 1, the second sentence is replaced by the following:		(a) in paragraph 1, the second sentence is replaced by the following:	
429.		Amendment 100 Article 7j – paragraph 1 – second sentence		
430.	"To that end, Member States shall cooperate in establishing methods for enabling road users to pay tolls and user charges 24 hours a day, at least at major sales outlets, using common means of payment, inside and outside the Member	To that end, Member States shall cooperate in establishing methods for enabling road users to pay tolls and user charges 24 hours a day, at least at major sales outlets, either at the border or at any other sales outlet, with the option of	"To that end, Member States shall cooperate in establishing methods for enabling road users to pay tolls and user charges 24 hours a day, at least <u>electronically or</u> at major sales outlets, using common means of payment, inside and outside	В

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	States in which they are	receipt, using common means	the Member States in which	
	applied.";	of payment <i>including electronic</i>	they are applied. Member	
		means inside and outside the	States are not obliged to	
		Member States in which they	provide physical points of	
		are applied	payment.";	
431.			(b) paragraph 2a is	
			inserted:	
422				
432.			Where a driver or, if	В
			appropriate, the transport	
			operator or the European	
			Electronic Toll Service (EETS)	
			provider, is unable to provide	
			evidence of the emission class	
			of the vehicle for the purposes	
			of paragraph 2 of Article 7g,	
			Article 7g-a, or Article	
			7ga, Member States may apply	
			tolls up to the highest level	
			chargeable.	
433.			Member States shall take the	В
			measures necessary to ensure	
			that the road user can declare	
			the emission class of the	
			vehicle at least through	
			electronic means before using	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
			the infrastructure. Member	
			States may offer electronic	
			and non-electronic means to	
			enable the user to provide	
			evidence in order to benefit	
			from toll reductions or, where	
			appropriate, in the event of a	
			check. Member States may	
			require that evidence supplied	
			through electronic means is	
			provided before the	
			infrastructure is used.	
434.	(b) paragraph 3 is replaced		(c) paragraph 3 is replaced	
	by the following:		by the following	
435.		Amendment 101		
		Article 7j – paragraph 3		
436.	"3. Where a Member State	3. Where a Member State	"3. Where a Member State	В
450.	levies a toll on a vehicle, the	levies a toll on a vehicle, the	levies a toll on a vehicle, the	D
	total amount of the toll, the	total amount of the toll, the	total amount of the toll, the	
	amount of the infrastructure	amount of the infrastructure	amount of the infrastructure	
	charge, the amount of the	charge, the amount of the	charge, the amount of the	
	external-cost charge, and the	external-cost charge, and the	external-cost charge, and the	
	amount of the congestion	amount of the congestion	amount of the congestion	
	charge, where applied, shall be	charge, where applied, shall be	charge, where applied, shall be	
	indicated in a receipt provided	indicated in a receipt, <i>upon</i>	indicated in a receipt provided	
		malcaleu în a receipt, upun	malcated in a receipt provided	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	to the road user, where possible	<i>request,</i> provided to the road	to the road user, where possible	
	by electronic means.";	user, where possible by	by electronic means. The road	
		electronic means.	user may agree not to be	
			provided with the receipt.";	
437.	(c) in paragraph 4, the first		(<u>d</u>) in paragraph 4, the first	
	sentence is replaced by the		sentence is replaced by the	
	following:		following:	
438.	"Where economically feasible,		"Where economically feasible,	Α
	Member States shall levy and		Member States shall levy and	
	collect external-cost charges		collect external-cost charges	
	and congestion charges by		and congestion charges by	
	means of an electronic system		means of an electronic road toll	
	which complies with the		system which complies with the	
	requirements of Article 2(1) of		[] provisions of Article []	
	Directive 2004/52/EC.";		<u>3(1)</u> of Directive [] <u>(EU)</u>	
			<u>2019/520</u> .";	
439.	(12) Article 7k is replaced by		(12) Article 7k is replaced by	
	the following:		the following:	
440.				
	"Article 7k		"Article 7k	
441.		Amendment 102		
		Article 7k – paragraph 1		

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
442.	Without prejudice to Articles 107 and 108 of the Treaty on the Functioning of the European Union, this Directive does not affect the freedom of Member States which introduce a system of tolls to provide for appropriate compensation.";	Without prejudice to Articles 107 and 108 of the Treaty on the Functioning of the European Union, this Directive does not affect the freedom of Member States which introduce a system of tolls to provide for appropriate compensation, provided that they do not distort or have a negative impact on local or habitual hauliers, or both;	Without prejudice to Articles 107 and 108 of the Treaty on the Functioning of the European Union, this Directive does not affect the freedom of Member States which introduce a system of tolls to provide for appropriate compensation.";	C
443.	(13) in Article 8, paragraph 2 is amended as follows:		(13) [] Article 8 is amended as follows: ,	В
444.			(a) points (a) and (b) of paragraph 2 [] are replaced by the following:	В
445.	(a) in point (a) the reference to "Article 7(7)" is replaced by a reference to "Article 7a";		[]	В
446.	(b) in point (b), the words"and (2)" are inserted after"Article 7(1)";		[]	В

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
447.			"(a) payment of the	В
			common user charge shall give	
			access to the network as	
			defined by the participating	
			Member States in accordance	
			with Article 7(1) and (2);	
448.			(b) the common user-	В
			charge rates shall be set by the	
			participating Member States at	
			levels that are not higher than	
			the maximum rates referred to	
			in Article 7a;"	
449.			(b) the following	С
			new subparagraph 3 is added:	
450.			In the case of a common	C
			system for user charges	
			referred to in paragraph 1, the	
			final date of application of the	
			variations referred to in the	
			second and third paragraph of	
			Article 7g-a(1) is extended to	
			three years following the	
			publication of the reference	
			CO ₂ emissions.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
451.		Amendment 103 Article 8a (new)		
452.		(13a) The following Article is inserted:		С
453.		Article 8a		C
454.		Monitoring and reporting		C
455.		1.Each Member Stateshall designate an independentsupervisory authority forinfrastructure chargingresponsible for ensuringcompliance with this Directive.		C
456.		2. The supervisory authority shall carry out economic and financial checks on concession contracts in order, in particular, to ensure compliance with Article 7b.		C
457.		3. Member States shall inform the Commission that the		C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		supervisory authority has been designated.		
458.	(14) Article 9 is amended as follows:		(14) Article 9 is amended as follows:	
459.			(a) <u>the following new</u> paragraph 1b is added:	
460.			This Directive shall not prevent the non-discriminatory application by Member States of charges specifically designed to finance the costs related to the construction, operation, maintenance and development of installations for energy or fuel to low- and zero-emission vehicles.	В
461.		Amendment 104 Article 9 – paragraph 2 – introductory part		
462.		(-a) in Article 9(2), the introductory part is replaced by the following:		C
463.		"2. <i>Member States shall</i> <i>determine the use of revenues</i> <i>generated by this Directive</i> . To		С

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		enable the transport network to be developed as a whole, revenues generated from infrastructure and external costs charges, or the equivalent in financial value of these revenues, should shall be used benefit the transport sector to carry out road network maintenance and upkeep, and to optimise the entire transport system. In particular, revenues generated from external cost charges, or the equivalent in financial value of these revenues, should shall be used to make transport more sustainable, including one or more of the following:" ¹³		
464.	(a) in paragraph 2, the second sub-paragraph is deleted;		(b) in paragraph 2, the second sub-paragraph is deleted;	Α
465.		Amendment 105 Article 9 – paragraph 2 – point b		

¹³ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
466.		(-aa) in paragraph 2, point b is replaced by the following:		C
467.		"(b) reducing road transport air pollution and noise pollution;" ¹⁴		С
468.		Amendment 106 Article 9 – paragraph 2 – point ba (new)		
469.		(-ab) in paragraph 2, the following point is inserted:		C
470.		"(ba) financing collective and sustainable modes of transport;"		С
471.		Amendment 107 Article 9 – paragraph 2 – point e		
472.		(-ac) in paragraph 2, point e is replaced by the following:		С
473.		"(e) developing alternative- fuel infrastructures in accordance with Directive		C

¹⁴ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		2014/94/EU and alternative service for transport users and/or expanding current capacity;" ¹⁵		
474.		Amendment 108 Article 9 – paragraph 2 – point f		
475.		(-ad) in paragraph 2, point f is replaced by the following		С
476.		"(f) supporting the trans- European transport network and eliminating bottlenecks;" ¹⁶		C
477.		Amendment 109 Article 9 – paragraph 2 – point h		
478.		(-ae) in paragraph 2, point h is replaced by the following:		С
479.		"(h) improving road safety and safe road infrastructure; and" ¹⁷		C

 ¹⁵ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.
 ¹⁶ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.
 ¹⁷ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
480.		Amendment 110 Article 9 – paragraph 2 – point i		
481.		(-af) in paragraph 2, point i is replaced by the following:		C
482.		"(i) providing safe and secure parking areas; " ¹⁸		C
483.	(b) the following paragraph3 is added:		[]	C
484.		Amendment 111 Article 9 – paragraph 3 – introductory part		
485.	"3. Revenues generated from congestion charges, or the equivalent in financial value of these revenues, shall be used to address the problem of congestion, in particular by:	3. Revenues generated from congestion charges, or the equivalent in financial value of these revenues, shall be used to address the problem of congestion, in particular for <i>example</i> by:	[]	C

¹⁸ Please note that the part in italic was not subject to any modification by the Commission proposal and reflects the current text of the directive.

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
486.	(a) supporting collective transport infrastructure and services;		[]	C
487.		Amendment 112 Article 9 – paragraph 3 – point b		
488.	(b) eliminating bottlenecks on the trans- European transport network;	 (b) eliminating bottlenecks and missing links on their networks, wherever the charge is applied, and on the trans- European transport network; 	[]	C
489.		Amendment 113 Article 9 – paragraph 3 – point c		
490.	(c) developing alternative infrastructure for transport users.";	(c) developing alternative infrastructure <i>and multimodal</i> <i>hubs</i> for transport users	[]	C
491.		Amendment 114 Article 9 – paragraph 3a (new)		
492.		(ba) The following paragraph is inserted:		C
493.		<i>"3a. Revenues from infrastructure charges and external-cost charges shall be</i>		C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		used on the territory containing the road section on which the charges are applied."		
494.			(14a) In Article 9c, the following paragraph 3 is added:	С
495.			"3.Where reference ismade to this paragraph, Article5 of Regulation (EU) No182/2011 shall apply."	C
496.	(15) Articles 9d and 9e are replaced by the following:		(15) Articles 9d and 9e are replaced by the following:	
497.	"Article 9d		"Article 9d	
498.	The Commission is empowered to adopt delegated acts in accordance with Article 9e to amend Annex 0, the amounts in Tables 1 and 2 in Annex IIIb, and the formulas in sections 4.1 and 4.2 of Annex IIIa in order to adapt them to scientific and technical progress.		The Commission is empowered to adopt delegated acts in accordance with Article 9e to amend Annex 0, <u>the formulas in</u> <u>sections 4.1 and 4.2 of Annex</u> <u>Illa</u> [] the amounts in Tables 1 [] in Annex IIIb <u>and in the</u> <u>tables in Annex IIIc</u> [] in order to adapt them to scientific and technical progress	C

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
499.	Article 9e		Article 9e	
500.	1. The power to adopt		1. The power to adopt	
	delegated acts is conferred on		delegated acts is conferred on	
	the Commission subject to the		the Commission subject to the	
	conditions laid down in this		conditions laid down in this	
	Article.		Article.	
501.		Amendment 115		
		Article 9e – paragraph 2		
502.	2. The power to adopt	2. The power to adopt	2. The power to adopt	С
	delegated acts referred to in	delegated acts referred to in	delegated acts referred to in []	
	Article 7g(4), Article 7ga(4) and	Article 7g(4), Article 7ga(4) and	Article 9d shall be conferred on	
	Article 9d shall be conferred on	Article 9d shall be conferred on	the Commission for [] a period	
	the Commission for an	the Commission for an	of five years from [OJ: add the	
	indeterminate period of time	indeterminate a period of time	date of entry into force of this	
	from [date of entry into force of	5 years from [date of entry	Directive]. The Commission	
	this Directive].	into force of this Directive]. <i>The</i>	shall draw up a report in	
		Commission shall draw up a	respect of the delegation of	
		report in respect of the	power not later than nine	
		delegation of power not later	months before the end of the	
		than nine months before the	five-year period. The	
		end of the 5-year period. The	delegation of power shall be	
		delegation of power shall be	tacitly extended for periods of	
		tacitly extended for periods of	an identical duration, unless	
		an identical duration, unless	the European Parliament or the	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 the European Parliament or the Council opposes such extension not later than three months before the end of each period.	Text endorsed in COREPER, doc. ST 13827/20 Council opposes such extension not later than three months before the end of each period.	Presidency compromise proposal / remarks
503.	3. The delegation of power referred to in Article 7g(4), Article 7ga(4) and Article 9d may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of power referred to in [] Article 9d may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	C
504.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles		4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	laid down in the		laid down in the	
	Interinstitutional Agreement on		Interinstitutional Agreement on	
	Better Law-Making of 13 April		Better Law-Making of 13 April	
	2016.		2016.	
505.	5. As soon as it adopts a		5. As soon as it adopts a	
	delegated act, the Commission		delegated act, the Commission	
	shall notify it simultaneously to		shall notify it simultaneously to	
	the European Parliament and to		the European Parliament and to	
	the Council.		the Council.	
506.	6. A delegated act adopted		6. A delegated act adopted	
	pursuant to Article 7g(4), Article		pursuant to Article 7g(4), Article	
	7ga(4) and Article 9d shall enter		7ga(4) and Article 9d shall enter	
	into force only if no objection		into force only if no objection	
	has been expressed either by		has been expressed either by	
	the European Parliament or by		the European Parliament or by	
	the Council within a period of		the Council within a period of	
	two months of notification of		two months of notification of	
	that act to the European		that act to the European	
	Parliament and the Council or if,		Parliament and the Council or if,	
	before the expiry of that period,		before the expiry of that period,	
	the European Parliament and		the European Parliament and	
	the Council have both informed		the Council have both informed	
	the Commission that they will		the Commission that they will	
	not object. That period shall be		not object. That period shall be	
	extended by two months at the		extended by two months at the	
	initiative of the European		initiative of the European	
	Parliament or of the Council.";		Parliament or of the Council.";	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER,	Presidency compromise proposal / remarks
507.	(16) Articles 9f and 9g are deleted;	10_17(2010)0425	doc. ST 13827/20 (16) Articles 9f and 9g are deleted;	
508.	(17) Article 10a is replaced by the following:		(17) Article 10a is replaced by the following:	
509.			" <u>Article 10a</u>	
510.	"1. The amounts in euro as laid down in Annex II and the amounts in cent as laid down in Tables 1 and 2 in Annex IIIb shall be adapted every two years in order to take account of changes in the EU-wide Harmonised Index of Consumer Prices excluding energy and unprocessed food, as published by the Commission (Eurostat). The first adaptation shall take place by 31 March [the year following the two years after the entry into force of this Directive].		1. The amounts in euro as laid down in Annex II and the amounts in cent as laid down in Table[] 1 [] in Annex <u>IIIb</u> <u>and in Annex IIIc</u> shall be adapted every two years in order to take account of changes in the EU-wide Harmonised Index of Consumer Prices excluding energy and unprocessed food, as published by the Commission (Eurostat). The first adaptation shall take place by 31 March [<i>OJ: add the</i> <i>year following the two years</i> <u>after the entry into force of this</u> <i>Directive</i>].	В

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
511.	The amounts shall be adapted		The amounts shall be	В
	automatically, by increasing the		adapted automatically, by []	
	base amount in euro or cent by		adapting the base amount in	
	the percentage change in that		euro or cent by the percentage	
	index. The resulting amounts		change in that index. The	
	shall be rounded up to the		resulting amounts shall be	
	nearest euro with regard to		rounded up to the nearest euro	
	Annex II, rounded up to the		with regard to Annex II,	
	nearest tenth of a cent with		rounded up to the nearest tenth	
	regard to Annex IIIb.		of a cent with regard to Annex	
			lllb and Annex lllc .	
512.	2. The Commission shall		2. The Commission shall	
	publish in the Official Journal of		publish in the Official Journal of	
	the European Union the		the European Union the	
	adapted amounts referred to in		adapted amounts referred to in	
	paragraph 1 by 31 March of the		paragraph 1 by 31 March of the	
	year following the end of two		year following the end of two	
	calendar years referred to in		calendar years referred to in	
	paragraph 1. Those adapted		paragraph 1. Those adapted	
	amounts shall enter into force		amounts shall enter into force	
	on the first day of the month		on the first day of the month	
	following publication.";		following publication.";	
513.	(18) Article 11 is replaced by		(18) Article 11 is replaced by	
	the following:		the following:	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
514.	"Article 11		"Article 11	
515.	1. Each year, Member States shall make public in aggregate form a report on tolls and user charges levied on their territory, including information on the use of revenues and the quality of roads where tolls or user charges are applied, as specified in paragraphs 2 and 3.		1. <u>Every five years</u> [], Member States shall make public in aggregate form a report on tolls and user charges levied on their territory [].	В
516.		Amendment 116 Article 11 – paragraph 1 (new)		
517.		-1. Member States or competent authorities shall provide information in the most transparent and clear way on the use of the generated revenues from road users.		В
518.	2. The report made public pursuant to paragraph 1 shall include information on:		2. The report made public pursuant to paragraph 1 shall include information on:	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
519.	(a) the external-cost charge		(a) the external-cost charge	
	levied for each combination of		levied for each combination of	
	class of vehicle, type of road		class of vehicle, type of road	
	and period of time;		and period of time;	
520.	(b) the variation of		(b) the variation of	С
	infrastructure charges according		infrastructure charges <u>or user</u>	
	to the type of vehicles;		<u>charges</u> according to <u>the</u>	
			category of vehicle and the	
			type of heavy duty vehicle-;	
521.	(c) the weighted average		(c) the weighted average	В
	infrastructure cost charge and		infrastructure [] charge and	
	total revenue raised through		total revenue raised through	
	the infrastructure charge,		the infrastructure charge [];	
	specifying any possible			
	deviation compared to actual			
	infrastructure costs stemming			
	from the variation of the			
	infrastructure charge;			
522.	(d) the total revenue raised		(d) the total revenue raised	
	through external-cost charges;		through external-cost charges;	
523.	(e) the total revenue raised		(e) the total revenue raised	
	through congestion charges;		through congestion charges;	
524.		Amendment 117		
		Article 11 – paragraph 2 – point		
		ea (new)		

	Commission proposal, COM(2017) 275 final	European Parliament, P8 TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
525.		(ea) the total revenues raised through mark-ups and on which road sections they have been levied.		В
526.	 (f) the total revenues raised through tolls and/or user charges; 		 (f) the total revenues raised through tolls and/or user charges; 	
527.	(g) information on the use of revenues generated by applying this Directive, and how this use has allowed the Member State to meet the goals referred to in Article 9 (2) and (3);		(g) information on the use of revenues generated by applying this Directive, and how this use has allowed the Member State to meet the goals referred to in Article 9(2) [];	C
528.	 (h) an evaluation, based on objective criteria, of the state of maintenance of the road infrastructure on the territory of the Member State, and its evolution since the last report; 		[]	C
529.	 (i) an evaluation of the level of congestion on the tolled network in peak hours, based on real life traffic observations performed of a representative number of congested road stretches of the concerned 		[]	C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
	network, and its evolution since the last report.			
530.	3. For the evaluation of the quality of the parts of the road network on which tolls or user charges are applied, Member States shall use key performance indicators. As a minimum, the indicators shall relate to:		[]	C
531.	(a) the quality of road surface;		[]	C
532.	(b) road safety;		[]	C
533.	(c) the level of congestion.		[]	C
534.		Amendment 118 Article 11 – paragraph 3a (new)		
535.		3a. Member States shall make publicly available the results of reinvesting infrastructure charges and charges for external costs as		C

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423 well as the benefits in terms of increased road safety, a	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		reduced environmental impact and reduced traffic congestion.		
536.	4. Within three years after [the entry into force of the revised Directive], the Commission shall adopt an implementing act in accordance with the advisory procedure referred to in Article 9c(2), to define a harmonised set of indicators.		[]	C
537.	5. Within six years after [the entry into force of the revised Directive], the Commission shall publish a report based on the application by Member States of the indicators referred to paragraph 4.";		[]	C
538.		Amendment 119 Article 11 – paragraph 5a (new		
539.		5a. Within five years after the entry into force of this Directive, the Commission shall		В

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
		submit a report on changes in the market share of zero- emission vehicles and shall revise accordingly, if necessary, the reduction applied to those vehicles.		
540.	(18) The Annexes are amended as follows:		([]19) The Annexes are amended as follows:	A
541.	(a) Annexes 0, IIIa, IIIb and IV are amended as set out in the Annex to this Directive.		(a) Annexes 0, <u>II</u> , IIIa, IIIb and IV are amended as set out in the Annex to this Directive.	C
542.	(b) Annexes V, VI and VII are added as set out in the Annex to this Directive.		(b) Annexes <u>IIIc</u> , V, VI and VII are added as set out in the Annex to this Directive.	C
543.			Article 2	
544.			Directive 1999/37/EC is amended as follows:	B ¹⁹
545.			Under point 6 of Chapter II of Annex I, point (V.7) is replaced by the following:	В

¹⁹ Comment for lines 544-554: although these changes are linked to the CO2 variation, we understand them having technical nature.

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
546.			<u>(V.7) CO₂ (in g/km) or Specific</u>	В
			CO ₂ emissions where indicated	
			in position 49.5 of the EC	
			Certificate of Conformity of	
			heavy duty vehicles defined in	
			point 2 of Annex IX of Directive	
			(EC) 2007/46 (in g/tkm)';	
547.			Under point 6 of Chapter II of	В
			Annex I, the following is added:	
548.			<u>(V.10) CO₂ emission</u>	В
			class of heavy duty vehicles	
			determined at the moment of	
			first registration, in accordance	
			with Article 7g-a(1a) of	
			Directive 1999/62/EC.'	
549.			Article 3	
550.			Directive (EU) 2019/520 is	В
			amended as follows:	
551.			Under Part I "Data relating to	В
			vehicles" of the section "Data	
			elements provided as a result	
			of the automated search	
			conducted pursuant to Article	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
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			23(1)" of Annex I, the following	
			rows are added:	
552.			(1) CO ₂ emission class- O - only	В
			for heavy-duty vehicles	
553.			(2) Date of reclassification – O -	В
			only for heavy-duty vehicles	
554.			(3) CO ₂ in g/tkm – O - only for	В
			heavy-duty vehicles	
555.				Α
	Article 2		Article []<u>4</u>	
556.	1. Member States shall		1. Member States shall	C
	bring into force the laws,		bring into force the laws,	
	regulations and administrative		regulations and administrative	
	provisions necessary to comply		provisions necessary to comply	
	with this Directive by at the		with this Directive by [OJ: add	
	latest. They shall forthwith		the date of entry into force plus	
	communicate to the		2 years] at the latest. They shall	
	Commission the text of those		forthwith communicate to the	
	provisions.		Commission the text of those	
			provisions.	
557.	When Member States adopt		When Member States adopt	
	those provisions, they shall		those provisions, they shall	
	contain a reference to this		contain a reference to this	

	Commission proposal,	European Parliament,	Text endorsed in COREPER,	Presidency compromise
	COM(2017) 275 final	P8_TA(2018)0423	doc. ST 13827/20	proposal / remarks
	Directive or be accompanied by		Directive or be accompanied by	
	such a reference on the		such a reference on the	
	occasion of their official		occasion of their official	
	publication. Member States		publication. Member States	
	shall determine how such		shall determine how such	
	reference is to be made.		reference is to be made.	
558.	2. Member States shall		2. Member States shall	
	communicate to the		communicate to the	
	Commission the text of the		Commission the text of the	
	main provisions of national law		main provisions of national law	
	which they adopt in the field		which they adopt in the field	
	covered by this Directive.		covered by this Directive.	
559.	Article 3		Article []<u>5</u>	Α
560				
560.	This Directive shall enter into		This Directive shall enter into	
	force on the twentieth day		force on the twentieth day	
	following that of its publication		following that of its publication	
	in the Official Journal of the		in the Official Journal of the	
5.64	European Union.		European Union.	
561.	Article 4		Article []<u>6</u>	A
562.	This Directive is addressed to		This Directive is addressed to	
	the Member States.		the Member States.	

	Commission proposal, COM(2017) 275 final	European Parliament, P8_TA(2018)0423	Text endorsed in COREPER, doc. ST 13827/20	Presidency compromise proposal / remarks
563.	Done at Brussels,			
	For the European Parliament		For the Council	
	The President		The President	