Hall 9

сниста





F-GAS TRADING ISSUES

Tim GA Vink / Davide Palumbo



Contents:

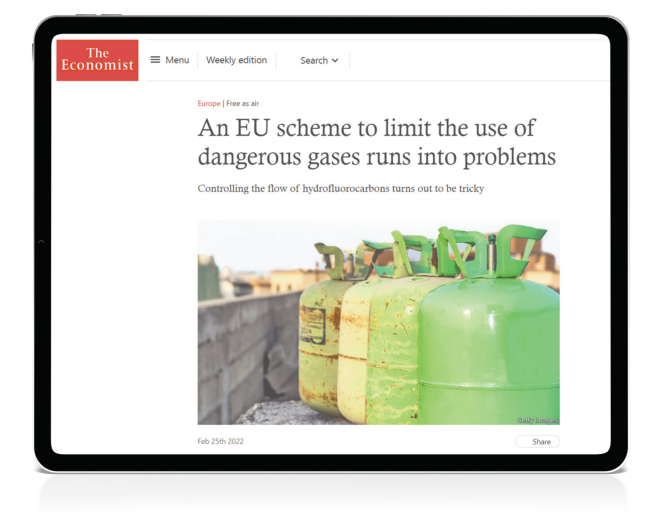
- THE EU F-GAS REGULATION
- NEW ENTRANTS
- TRADING
- REVIEW
- REACH
- ENFORCEMENT
- PFAS
- REVIEW
- CUSTOMS CODE

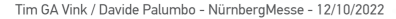


An Uncomfortable Truth



February the 26th 2022:





EU F-GAS Regulation (517/2014)

Note: POM, placing on the market. Sources: EC (2011, 2014); EEA (2019, 2020b).

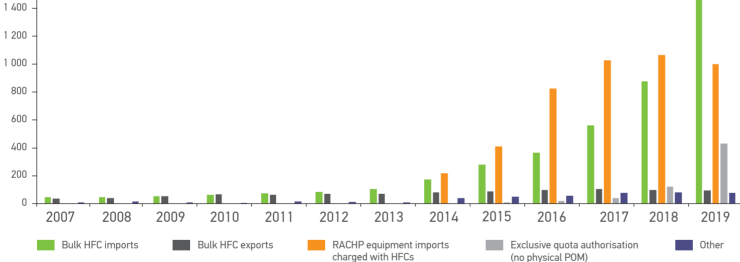
with a peak in 2019

Since 2014 the number of Reporting Companies has grown exponentially,

1 600

Number of reporting companies

1 800



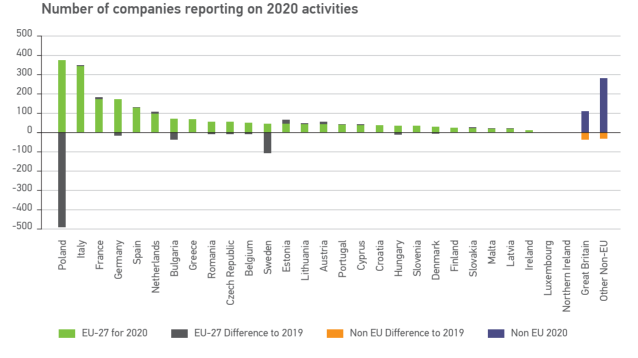




Non-EU Quota Holders



- **O** UK + RoW ~ 400
- Must appoint an Only Representative in EU for reporting purposes
- Implementing Regulation(EU)
 2022/661 sets strict conditions
 for non-EU based quota holders
- Potential Conflict with other EU Regulations (REACH)



Note: Nil reports not included.

Other Non-EU countries: Brazil, British Virgin Islands, Canada, China, Egypt, Gibraltar, Hong Kong, India, Japan, Korea, Malaysia, Marshall Islands, Mexico, Monaco, Norway, Russia, Saudi Arabia, Serbia, Singapore, Switzerland, South Africa, Taiwan, Turkey, United States, United Arab Emirates. **Sources:** EEA, 2021.



Illegal Trade - Enforcement takes off



MtCO_e 300 250 200 150 100 50 2013 2015 2016 2017 2018 2019 2010 2012 2014 2007 2008 2009 2011 2020 2022 2023 2024 2025 2021 2026 2028 2030 2027 2029 Bulk HFC POM 2007-2013 Bulk HFC POM 2014 (guota-relevant 2015) — Maximum guantity of HFC phase-down

Progress of the HFC phase-down under EU regulation

Notes: Values from 2007 to 2013 are based on the reporting obligations of the old F-gas Regulation (EC) No 842/2006 and are therefore not fully comparable with data from 2014 onwards (based on the obligations of the new F-gas Regulation (EU) No 517/2014). The geographical scope of presented POM data is the EU-28 except Croatia for the period 2007-2008 and the EU-28 for the period 2009-2019. The maximum quantities of the EU HFC phase-down shown for 2019 onwards are given for the EU-28. EU-27 maximum quantities for 2021 onwards will need to be recalculated for the period after the Brexit transition period. Mt, million tonnes; POM, placing on the market.

Issued authorisations to use quota

Sources: EC (2011, 2014, 2020); EEA (2019, 2020b).

Quota-relevant bulk HFC POM



for the EU-27 and the United Kingdom

• 2014 Stockpiling equivalent to 35% of demand

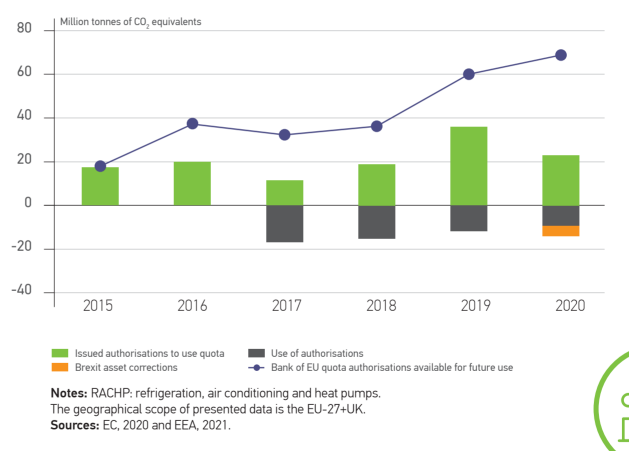
- Depleted in 2015/16
- 2018: real squeeze started
 - Size of the authorisations suggest present of substantial illegal trade
- 2019 Enforcement actions started and revealed many Loopholes
 - 100 T CO₂eq exemption
 - Internet sales of non-reusable cylinders
- lacktriangleright 2021: Year of the Truth
 - # of reporting companies declined in 2020
 - Customs code Check on CO₂eq

Tim GA Vink / Davide Palumbo - NürnbergMesse - 12/10/2022

Bank of Authorisation



- Substantial Growth in 2019 and 2020
 - Equal to full Quota of 2021



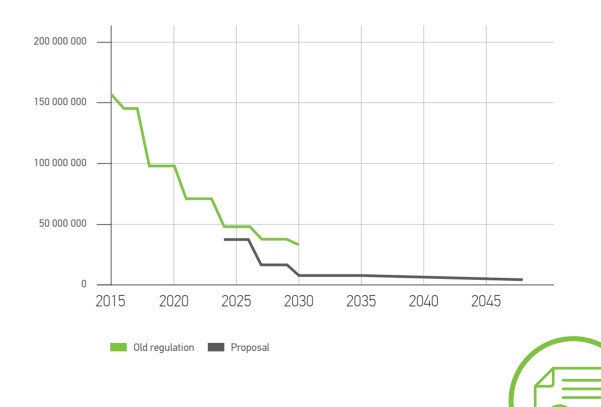
Bank of authorisations for HFCs in RACHP equipment imports

Review of F-GAS Regulation



- EU Commission published the amendment proposal on April 5th 2022
 - Public and targeted stakeholder consultations in 2020/21
- Goal: additional 40mln t CO₂eq avoided by 2030 (10% increase vs current Regulation)
- Quota:
 - Production of HFCs subject to rights issued by the EC
 - Placing on the Market (PoM) Quotas allocated to Incumbents
 - Fee for PoM Quotas @ 3€/t CO₂eq : cost of Quota for 1 kg of R134a = 4.29€
 - New Entrant Reserves unchanged @ 11%
 - Only undertakings with at least three years experience eligible for PoM Quota

Current Regulation and Proposal PoM Quota in T CO₂-eq



Review of F-GAS Regulation



• Other elements:

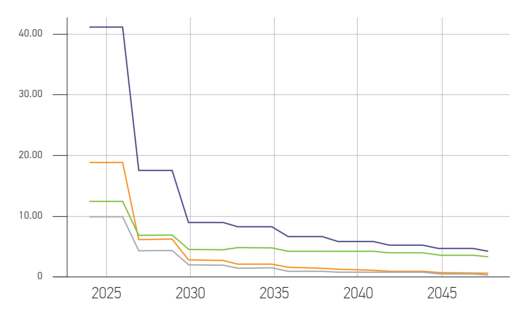
- MDI receive separate quota
- Bans for New Equipment
- GWP Limitations
- Alignment with Montreal Protocol Kigali Amendment

Enforcement:

- IoR must be an Undertaking registered on the EU HFC Registry
- Imported Refillable Containers must be subject to arrangements for the return

Final adoption in 2024

Quota, MDI, non-MDI and NER (mln T CO₂-eq)





Aspect	AS IS	TO BE
EU QUOTA	Free of charge	3€ / tCO ₂ eq
GWP	IV IPCC Assessment	IV IPCC Assessment [GWP for 20 years added for reference only]
2030 target	79% reduction vs 2015	89% reduction vs 2015
Bans	2022 HVAC-R	2024 / 2025 / 2026 / 2028 / 2030 HVAC-R more restrictive
MDI	exempt	Under Separate Quota System



Tim GA Vink / Davide Palumbo - NürnbergMesse - 12/10/2022



🗛 No Data - No Market

- Producer and Importers of chemical substances must submit a registration Dossier
- NON-EU producers can appoint an OR (Only Representative) in the Union to fulfil the registration requirements
- Importers can qualify as "Downstream Users" (DUs)
 - Importers defined as "any natural or legal person established within the Union responsible for Import
 - Conflict with the EU F-GAS Regulation which requires non-EU Quota holders to be the IoR (Importer of Record) with a valid EU EORI number
 - Conflict with CCU (Customs Code of the Union) which also allows for Non-EU undertakings to act as IoR
- OR must keep record of importers and quantities placed on the market (from 1MT up)







- "The high non-compliance rate for Only Representatives' needs to be addressed [...].
 Only Representatives have the highest non-compliance rate, which is twice the average rate for non-compliant companies. Only Representatives are often non-compliant not only due to missing registrations, but also due to the breach of Article 8 of REACH regarding the duties of Only Representatives."
- Conforcement of REACH registration obligations is due to the complexity of the rules and the high number of various exemptions - an extremely demanding task for any National Enforcement Authority (NEA). Therefore, the complexity of the rules puts enforceability at stake as resources in NEAs are limited."

Source: Forum REACH-EN-FORCE 3 - Phase 1 Project Report 2014





original Concern - Persistence and Toxicity of long-chain fluorocarbons (PBT or vPvT)

2020 Initiative by five countries for a Risk Management Options Assessment (RMOA) for PFAS as a group

- Using an extremely broad definition: essentially any chemical with at least one perfluorinated methyl group (-CF₃) or at least one perfluorinated methylene group (-CF₃).
- This would include all HFCs and HFOs
- $\cdot\,$ All commonly used HFCs and HFOs are not classified as PBT or vPvB
- June 2022 Proposal for Restrictions expected (Now delayed until January 2023)
 - Subject to Stakeholder Consultation

EFCTC is preparing a Socio-Economic Impact Assessment

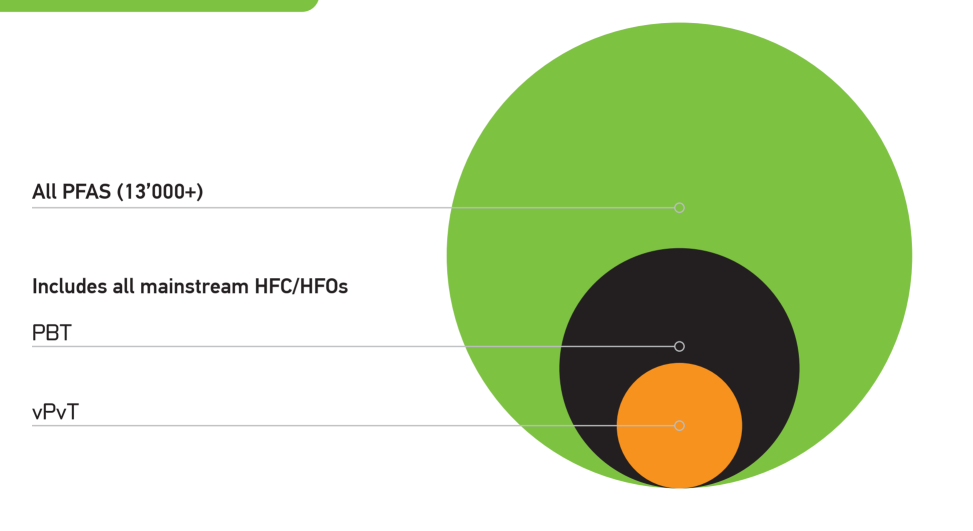
- Downstream users are encouraged to provide data
- · More information at https://www.fluorocarbons.org/environment/environmental-impact/per-and-polyfluoroalkyl-substances-pfas/

Note: PBT - Persistent, Bioaccumulative and Toxic; vPvT - very Persistent and very Toxic



The PFAS Universum





Tim GA Vink / Davide Palumbo - NürnbergMesse - 12/10/2022

REACH Review



- 20 January 2022 15 April 2022 Public Consultation on
 "revision of REACH Regulation to help achieve a toxic-free environment".
 - <u>https://ec.europa.eu/info/law/better-regulation/have-your-say/initiatives/12959-</u>
 <u>Chemicals-legislation-revision-of-REACH-Regulation-to-help-achieve-a-toxic-free-environment_en</u>
- Shift from Risk-based approach to Hazard-based approach
- o Industry
 - Focus on Enforceability (non-compliance is a major issue)
 - Risk-based approach brings societal benefits and minimises environmental impact
 - Could lead to off-shoring production



EU Customs Code & Taric DataBase



Q Lays down the rules for international commerce

- Complete the shift to a paperless and fully electronic customs environment
- Reinforce swifter customs procedures for compliant and trustworthy economic operators

Basis is a Customs Declaration

- Single Administrative Document (SAD)
- Identifying goods (HS codes), quantity & value
- Plus any additional relevant information
 - For F-Gases and equipment containing F-Gases: CO₂eq tonnes *

Recognises that non-EU Economic Operators can make a Customs Declaration for Import into the EU

*COMMISSION IMPLEMENTING REGULATION (EU) 2021/1832 (OJ L 385, 2021)



THANK YOU

NAVIS INTERNATIONAL TRADE & CONSULTING LTD 85 Great Portland Street W1W 7LT London, UK

> e-mail: enquiries@navistrade.co.uk www.fgasquota.com

Tim GA Vink / Davide Palumbo

Hall 9

сниста

