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I. Introduction and Summary.

A. AFPM and its interest in Rhode Island Department of Environmental Management’s proposed adoption of ACC II.

The American Fuel & Petrochemical Manufacturers (AFPM) appreciates the opportunity to comment on the Rhode Island Department of Environmental Management (DEM) proposal to adopt California’s Advanced Clean Car II (ACC II) standards, banning internal combustion engine vehicles (ICEVs). AFPM is a national trade association representing nearly all U.S. refining and petrochemical manufacturing capacity. AFPM members support more than three million quality jobs, contribute to our economic and national security, and enable the production of thousands of vital products used by families and businesses every day. AFPM members are also leaders in producing lower carbon fuels, such as renewable diesel and sustainable aviation fuel.

AFPM shares DEM’s goal of reducing carbon emissions from transportation. Indeed, our members are investing heavily in technologies and processes that continue to reduce the carbon intensity of fuels while automakers are improving the fuel efficiency of internal combustion engines. Importantly, these investments can reduce carbon intensity of new and existing vehicles without relying on a lengthy automobile fleet turnover or trillions of dollars to massively expand the electrical transmission grid. Reducing carbon emissions from the transportation sector while meeting consumer needs will require a diverse mix of technologies, including liquid transportation fuels and electric vehicles. Innovation and competition among technologies will achieve the State’s carbon reduction goals while delivering better results for consumers. Putting aside its serious legal and analytical infirmities, DEM’s proposal does exactly the opposite—it stifles innovation and reduces competition by ignoring the fundamental importance of liquid fuels in delivering affordable and reliable energy while reducing emissions. DEM should withdraw this proposal.
B. Summary of AFPM’s reasons for opposing DEM’s proposal.

DEM proposes to adopt the California Air Resources Board’s (CARB) ACC II standards, but it is preempted from doing so. The measures called for in the California ACC II rule (and therefore DEM’s proposal) are expressly preempted and in conflict with federal legislation including the Energy Policy and Conservation Act (EPCA) and the federal Clean Air Act (CAA) and is contrary to federal statutory objectives set forth in the Renewable Fuel Standard (RFS) and other federal programs promoting (renewable) liquid fuels.

Furthermore, DEM’s analysis supporting its proposed adoption of ACC II is arbitrary and capricious. Where it does not simply adopt CARB’s analysis wholesale without meaningfully adjusting for the differences between the two states, DEM’s analysis contains unsupported, inaccurate assertions regarding the costs and benefits of its proposal. DEM’s evaluation thus fails to meaningfully analyze and transparently present the actual costs and benefits of its proposed action. DEM fails to adequately investigate whether its electric grid can handle the significant increase in demand for electricity that its adoption of ACC II will create, the potential electricity costs to consumers, the lifecycle emissions impacts of expanding electricity generation and transmission as well as electric vehicle (EV) production, the rising price of critical minerals needed for batteries, and the prospect of “leakage” as Rhode Island residents choose to buy non-EVs in surrounding states.¹

DEM has not considered the broader geopolitical context against which it acts: the United States depends, and will necessarily continue to depend, on China and other foreign countries, for these minerals and metals (particularly copper) to produce batteries and expand the electrical grid.² Adopting policies like ACC II only increases that dependence. A transition to so-called Zero Emission Vehicles (ZEVs)³ exposes Rhode Island residents to supply chain vulnerabilities largely beyond the control of regulators. This risk is exacerbated by long supply chains⁴ and a reliance on geopolitical rivals who control those supply chains.⁵

¹ See also Ramboll, Multi-Technology Pathways To Achieve California’s Greenhouse Gas Goals: Light-Duty Auto Case Study (May 31, 2022), Sec. 1.1 of AFPM’s attached comments on California’s ACC II proposal (see Attachment A): “CARB has not conducted a full life cycle GHG analysis for the vehicle/fuel system to assess GHG emission impacts of their proposal and alternatives. CARB did not consider the upstream fuel cycle GHG emissions from out-of-state fuel production and transportation activities for California reformulated gasoline (CaRFG) and hydrogen (H2), and vehicle cycle GHG emissions associated with the vehicle production. These life cycle emissions are significant, particularly for battery electric vehicles (BEVs) as compared to internal combustion engine vehicles (ICEVs), due to the energy-intensive nature of producing a BEV battery. Failure to consider these GHG emissions has the effect of overstating the emissions benefits of the proposed ACC II regulation.”

² As such, Rhode Island’s adoption of ACC II conflicts with the dormant foreign affairs preemption doctrine under the Supremacy Clause, which preempts state laws that intrude on the exclusive federal power to conduct foreign affairs.

³ On an LCA basis, of course, there is no such thing as a “zero-emission” vehicle since all vehicles have associated upstream and downstream emissions.


⁵ Id.
Section II of these comments discusses federal preemption of ACC II and pending litigation, while Section III addresses the constitutional barriers to adopting ACC II. Section IV describes the administrative infirmities that render this rulemaking arbitrary and capricious. Section V describes some of the unintended consequences of California’s initial foray into EV mandates under ACC I.

II. ACC II is preempted by federal law.

Congress has not authorized federal agencies or states to force a transition to EVs through government mandates. Indeed, this is a major policy question that is the subject of several lawsuits pending before the D.C. Circuit. When Congress has spoken on vehicle electrification, it specifically prohibited EV mandates, required studies, and provided financial incentives with strict eligibility limits based on domestic production requirements and income levels. The decision to force a transition to EVs and ban the sale of ICEVs would constitute a major question of political and economic significance for which Congress must provide a clear statement; no such clear statement exists. As detailed in AFPM’s comments on EPA’s Notice of Proposed Rulemaking: Multi-Pollutant Emissions Standards for Model Year 2027 and Later Light-Duty and Medium-Duty Vehicles (hereinafter referred to as “AFPM LDV Comments” and included as Attachment B), the question of whether to shift from ICEVs to EVs, and how to accomplish this shift, will reshape the U.S. automotive market and would have vast economic and political significance for Rhode Island and throughout the country.

A. ACC II is expressly preempted by the Energy Policy Conservation Act.

EPCA expressly preempts states from adopting or enforcing any regulation “related to” fuel-economy standards, regardless of any accompanying localized pollution benefits. This provision is self-executing, meaning no agency action is necessary for it to be effective. Moreover, Congress did not authorize NHTSA or EPA to waive this preemption provision.

ACC II is clearly related to fuel-economy standards. Courts have found that state regulations “relate [] to” federal matters when they have a “connection with” or contain a “reference to” these matters. The Full Benefit-Cost Analysis and Technical Support Document acknowledges that the amount of fuel dispensed in the state will decrease as a result of this rulemaking. DEM cannot avoid EPCA’s preemptive effect by characterizing this rule as an environmental regulation despite its clear implications for fuel economy. Indeed, because carbon dioxide emissions are “essentially constant per gallon combusted of a given type of fuel,” the fuel

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6 See West Virginia v. EPA, 142 S. Ct. 2587 (2022).
7 See 49 U.S.C. § 32902(h) (prohibiting considering dedicated automobiles, which includes EVs).
8 See EISA § 206.
9 See generally Inflation Reduction Act.
10 See AFPM LDV Comments (Attachment B) at 17-21.
11 See e.g., California Restaurant Association v. City of Berkeley (9th Cir. April 17, 2023).
economy of a vehicle and its carbon-dioxide emissions are two sides of the same coin.\textsuperscript{14} Accordingly, “any rule that limits tailpipe [greenhouse gas] emissions is effectively identical to a rule that limits fuel consumption.”\textsuperscript{15} Any proposed rule establishing ZEV mandates (and thus \textit{de facto} average fuel economy standards) impedes NHTSA’s ability to establish fuel economy standards that satisfy EPCA’s requirements.\textsuperscript{16}

An EV mandate thus has more than a mere “connection with” fuel economy—it has a direct connection, and courts have had little trouble finding federal preemption of state laws promoting hybrids or EVs.\textsuperscript{17} Rhode Island’s adoption of ACC II “relate[s] to” fuel economy even more clearly than the New York taxi rules at issue in \textit{Metropolitan Taxicab} and is thus expressly preempted by EPCA.

\textbf{B. Rhode Island may not adopt ACC II because it is expressly preempted by the Clean Air Act.}

ACC II is also expressly preempted by the CAA, which provides that “No State or any political subdivision thereof shall adopt or attempt to enforce any standard relating to the control of emissions from new motor vehicles...”\textsuperscript{18} Unlike EPCA, EPA may grant California a preemption waiver under the CAA under certain conditions.\textsuperscript{19} Before a waiver can be granted, the CAA requires EPA to evaluate California’s waiver request to ensure that California did not arbitrarily determine that it needs “ZEV mandates” to address compelling and extraordinary circumstances. Practically speaking, EPA should deny California’s ACC II waiver request. As our attached comments on CARB’s ACC II proposal (Attachment A)\textsuperscript{20} demonstrate, ACC II and CARB’s analysis supporting it are flawed by CARB’s failure to conduct an accurate lifecycle assessment (LCA) demonstrating ACC II is needed to address compelling and extraordinary conditions or that its benefits exceed its costs. The lack of compelling and extraordinary conditions is highlighted by the fact that a recent EPA report on air quality trends shows continued improvement of ambient air quality.\textsuperscript{21} Moreover, EPA has never established a National Ambient Air Quality Standard (NAAQS) to address ambient greenhouse gas (GHG) concentrations, nor any requirements for states to implement plans and rules to reduce in-state, upwind, or downwind GHG concentrations. For these reasons, CARB’s adoption of ACC II cannot qualify for a CAA preemption waiver.\textsuperscript{22}

\textsuperscript{14} Fed. Reg. at 25,324, 25327 (May 7, 2010).
\textsuperscript{15} \textit{Delta Constr. Co. v. EPA}, 783 F.3d 1291, 1294 (D.C. Cir. 2015).
\textsuperscript{16} See AFPM LDV Comments (Attachment B) at 25-26.
\textsuperscript{17} See, \textit{e.g.}, \textit{Metropolitan Taxicab Bd. of Trade v. City of New York}, 615 F.3d 152, 157 (2d Cir. 2010) (holding EPCA preempts local taxi-fleet rules merely encouraging the adoption of hybrid taxis).
\textsuperscript{18} 49 U.S.C. § 7543(a).
\textsuperscript{19} Id. at § 7543(b).
\textsuperscript{22} See AFPM LDV Comments Attachment B at p. 28. AFPM incorporates these comments by reference.
The Principal Deputy Administrator for the Office of Air and Radiation Joe Goffman testified on June 21, 2023, that EPA has not determined whether it will grant a waiver for ACC II. If EPA grants a waiver to California, other states may choose to opt-in to California’s standards, provided “such standards are identical to the California standards for which a waiver has been granted for such model year….” In the absence of a preemption waiver, Rhode Island is without authority to adopt ACC II.

C. DEM must not finalize the ACC II rule before ongoing litigation concludes.

DEM’s proposed adoption of ACC II is premature and presumes California has authority to promulgate ACC II. There are multiple lawsuits before the D.C Circuit arguing that EV mandates are preempted by the CAA, by EPCA, or by the RFS. As we explain elsewhere in these comments, ACC II is in fact preempted. Moreover, the pending litigation challenges the constitutionality of the CAA preemption-waiver mechanism as well as its specific application in the case of California’s motor vehicle GHG emission regulations. DEM should wait until this litigation is resolved before adopting ACC II. To adopt ACC II now risks considerable disruption and whipsawing of regulated parties’ and other stakeholders’ expectations and investments, as well as wasted DEM resources.

D. ACC II conflicts with important federal statutory objectives.

In its haste to phase out the oil and gas production and refining industries, CARB did not consider the impact of ACC II on the remainder of our energy system. ACC II will sharply curtail, if not eliminate, the demand for biofuels, and will create demand that will overburden the electricity generation and transmission systems. Nor did CARB consider the impact on other essential products such as jet fuel, asphalt, sulfur, petrochemicals, and lubricants. This willful blindness and tunnel vision places ACC II on a collision course with multiple Congressionally mandated programs expressly designed to have the opposite impact: Congress wants to

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23 Moreover, because California concedes ACC II will not meaningfully address the impacts of climate change in California and ACC II will slow fleet turnover and retard California’s progress toward meeting the NAAQS, California and Rhode Island are not eligible for a waiver.

24 CAA § 177, 42 U.S.C. § 7507 (emphasis added).

25 See Am. Auto. Mf’rs Ass’n v. Comm’r, Mass. Dep’t. of Envt’l Prot., 998 F. Supp. 10, 17-18 (D. Mass. 1997) (“A state regulation relating to control of emissions from new motor vehicles or engines can survive pre-emption if, in accordance with [Clean Air Act] § 177, it adopts and enforces standards which are ‘identical to the California standards’ for which the EPA has granted a waiver ‘for such model year.’ But a state may not either adopt or enforce a standard which does not meet these requirements. Put another way, under § 177, a state can pass regulations only if it accepts as the basis for its regulations a California “standard” which has been granted a waiver in accordance with § 209(b)).”) (citation omitted) (emphasis added)) (granting summary judgment for plaintiff and holding preempted Massachusetts state ZEV production, delivery, and reporting requirements).

26 See generally Ohio v. EPA, No. 22-1081 (D.C. Cir. filed May 5, 2022). See also Texas v. EPA, No. 22-1144 (D.C. Cir. filed June 30, 2022) (challenging Department of Transportation’s Corporate Average Fuel Economy (CAFE) rulemaking, alleging violation of statutory prohibition on incorporating EV mandates into such regulations).

27 See Ohio v. EPA, (D.C. Cir. No. 22-1081) oral argument scheduled on September 15 (The D.C. Circuit may not resolve the matter until 2024, with potential Supreme Court certiorari proceedings to follow).
increase biofuel production and ensure a reliable electricity supply. Because ACC II undermines and conflicts with the fulfillment of these Congressional objectives, ACC II—and DEM’s adoption of it—are necessarily preempted.

It is a “well-established principle that the Supremacy Clause, U.S. Const., Art. VI, cl. 2, invalidates state laws,” like ACC II, “that interfere with, or are contrary to federal law.”

Even where Congress has not completely displaced state regulation in a specific area, state law is nullified to the extent that it conflicts with federal law. Such conflicts arise “when compliance with both state and federal law is impossible” or “when the state law ‘stands as an obstacle to the accomplishment and execution of the full purposes and objectives of Congress.’” The ACC II program fails on both counts and is, therefore, expressly and/or impliedly preempted by federal law.

First, Congress’s intention to increase production, distribution, and use of biofuels is expressed in no less than three statutes, which do everything from mandating biofuel blending in liquid fuel to incentivizing its production through loans and loan guarantees. EPCA includes provisions related to the integration of alternative fuels in the transportation sector and requires a “reasonable distribution” of the burden of any energy-use restrictions. DEM’s adoption of ACC II would eliminate any role for these alternative fuels for new vehicles in Rhode Island by requiring 100% EVs and PHEVs (Plug-in Hybrid Electric Vehicles) by 2035, removing a substantial portion of the demand for these fuels and depriving federal investments of significant value. This deprivation is made worse by the fact that Maine, New York, Delaware, Maryland, Connecticut, New Jersey, and other Sec. 177 states may adopt California’s engine and motor vehicle emission standards under CAA Section 177, 42 U.S.C. § 7507, and the potential that manufacturers are unlikely to produce two separate fleets to satisfy 177 states vs. the rest of the country. ACC II contradicts EPCA’s requirement that any burdens stemming from energy-use restrictions be reasonably distributed across all industry sectors.

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30 Capital Cities Cable, Inc. v. Crisp, 467 U.S. 691, 699 (1984) (quoting Hines v. Davidowitz, 312 U.S. 52, 67 (1941)) (“Under the Supremacy Clause of the United States Constitution, federal law preempts contrary state law. In general, the types of preemption recognized by federal courts can divided into three categories: express preemption, field preemption, and conflict preemption. Express preemption occurs when Congress preempts state law in express terms. Field and conflict preemption, by contrast, take a more contextual approach. Field preemption exists when it is clear, despite the absence of explicit preemptive language, that Congress has intended, by legislating comprehensively, to occupy an entire field of regulation and has thereby left no room for the States to supplement federal law. As for conflict preemption, even if Congress has not occupied the field, state law is naturally preempted to the extent of any conflict with a federal statute. Thus, conflict preemption exists when compliance with both state and federal law is impossible, or when state law stands as an obstacle to the accomplishment and execution of the full purposes and objective of Congress.” (internal quotation marks and citations omitted)).
31 See EPCA (42 U.S.C. § 6374, requiring alternative fuel use by light duty Federal vehicles), id. § 6391(b) (prohibiting “[u]nreasonably disproportionate share of burden” between segments of the business community and requiring that, “[t]o the maximum extent practicable, any restriction under authorities to which this section applies on the use of energy shall be designed to be carried out in such manner so as to be fair and to create a reasonable distribution of the burden of such restriction on all sectors of the economy”).
And the Energy Independence and Security Act (EISA) includes specific provisions to increase production of biofuels under the RFS program and requires blending of increasing volumes of biofuel and other renewable fuels.\footnote{EISA (Title 42, Chapter 152, Subchapter II: Programs for investment in biofuel research and infrastructure, centered around “increasing energy security,” which is of special federal concern); 42 U.S.C. § 7545(o)(2)(B)(ii) (the RFS establishes requirements related to determining the applicable volume of cellulosic biofuel for the calendar years 2023 and later, based on considerations such as available infrastructure, consumer costs, and energy security). See also AFPM LDV Comments (Attachment B) at p. 21.} ACC II conflicts with these federal objectives and deprives federal funding programs of value by mandating complete electrification of the transportation sector. These programs set aside significant funding for the development and use of liquid fuels for transportation, with the expectation that these fuels will continue to play an important role in meeting transportation energy demand for many years.

Second, federal policy explicitly supports “the modernization of the Nation’s electricity transmission and distribution system to maintain a reliable and secure electricity infrastructure that can meet future demand growth.”\footnote{42 U.S.C. § 17381.} The ACC II program conflicts with this policy by introducing material security and reliability risks to California’s electricity grid, and to the grid of Rhode Island and other states who may adopt ACC II. AFPM discusses the significant national and energy risks associated with de facto ZEV mandates in its comments to EPA’s LDV proposal.\footnote{AFPM LDV Comments (Attachment B) at 4-11.} In short, ACC II increases reliance on imported critical minerals and metals for battery production and grid expansion that could have serious negative consequences for our energy and national security. The supply chain for key minerals needed to produce electric vehicle batteries is not assured and will require dramatic increases to meet expected demand.\footnote{See International Energy Forum, Critical Minerals Outlook Comparison, August 2023 at 25 (although beyond the scope of the report comparing eleven studies on the demand for critical minerals, the authors noted geopolitics, high capital costs, ESG pressures and extended times to develop new mines “indicate a high risk for periods of demand exceeding supply.”} The extraction and processing of battery critical minerals is concentrated in politically unstable or unfriendly nations. Domestic copper and aluminum smelting capacity is insufficient to meet grid expansion needs, and new mines can take over a decade to increase domestic supply. The deployment timeline necessary to develop new resources for batteries and the grid is impracticable and presents unnecessary risks to our energy and economic security. In contrast, domestically consumed liquid fuels sourced from petroleum and bio feedstocks are largely sourced in North America, and the U.S. benefits from its position as a net exporter of petroleum and refined product exports.

Rapidly electrifying the transportation sector will both substantially increase electricity demand in Rhode Island and other states that may adopt ACC II and increase dependence on electricity services. Electrification of the transport sector will stress an already fragile grid and amplify the risk that the grid will be targeted for either physical or cyber-attacks. A 2023 Government Accountability Office Report revealed that due to the increased connectivity from industrial...
control systems, the grid distribution systems grow more vulnerable to cybersecurity attacks." According to the report, "threat actors can use multiple techniques to access those systems and potentially disrupt operations," as a potential adverse impact to grid distribution systems. As demand increases due to accelerated electrification, grid reliability will pose a greater challenge due to additional resource buildout. As detailed in AFPM’s LDV Comments, there is significant doubt that the U.S. electric grid can reliably support the proposal. Demand for electric vehicle charging will place significant stress on generation, transmission, distribution, and consumer charging systems, that are unlikely to meet increased demand in such a short timeframe. As recently reported by the North American Electric Reliability Corporation (NERC), while electricity supply has improved in 2023 versus 2022, several operating regions are still at-risk during periods of peak demand. As shown in Figure 1, NERC’s recent summer assessment shows roughly two-thirds of the U.S., including Rhode Island and other New England states, face increased resource adequacy risk in the summer of 2023 before any additional increases in ZEV sales requirements under ACC I or ACC II.

Figure 1: NERC 2023 Summer Risk Assessment

![NERC 2023 Summer Risk Assessment](https://www.merc.org/sites/default/files/images/2023%20Summer%20Risk%20Assessment.png)

Resource Adequacy Risks

**U.S. West:** Extreme demand during wide-area heat events strains resources and transmission network

**SPP and MISO:** Dispatchable generation insufficient for meeting high demand during low wind

**Ontario:** Extended nuclear maintenance has reduced available capacity resulting in limited reserves

**SERC-Central:** Higher demand forecast and less supply capacity are reducing reserves

**New England:** Less supply capacity is reducing reserves and increasing reliance on operating mitigations

**Texas (ERCOT):** Demand growth increases strain on dispatchable generation when variable energy resource output is low

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37. Id.

38. See discussion at AFPM LDV Comments at 11-17 and 34-36. DEM should better assess grid impacts from a regional basis before mandating a rapid shift to EVs.


40. Id. Rhode Island is located in the Northeast Power Coordinating Council (NPCC), which is under an elevated risk.
Further, the report found that increased use of networked consumer devices that are connected to the grid’s distribution systems—including EVs and charging stations—also potentially introduce vulnerabilities because “distribution utilities have limited visibility and influence on the use and cybersecurity of these devices.”

ACC II will increase electricity demand, undermining federal requirements targeting increased grid reliability. The increased demand for electricity under Rhode Island’s proposed adoption of ACC II will likely stress Rhode Island’s grid and the grids of states adopting ACC II, potentially compromising grid reliability in direct contravention of federal policy.

Because DEM’s proposed adoption of ACC II conflicts with and presents an obstacle to clearly stated federal objectives, DEM lacks the authority to promulgate these regulations—and indeed is preempted from doing so.

III. DEM’s adoption of ACC II constitutes a regulatory taking requiring just compensation.

DEM’s plan to eventually phase out the sales of all ICEVs constitutes a regulatory taking. AFPM members invested substantial amounts of money in making their refineries, terminals, distribution networks, and renewable fuel facilities efficient and productive to supply our nation with cost-effective fuels. Therefore, our members and the broader industry have significant investment-backed expectations with respect to their properties, at least some of which may be forced to close because of DEM’s proposed adoption of CARB’s EV mandate. Rhode Island landowners also would be harmed. Landowners in the state receive compensation from renting their land to companies. Policies that shut down facilities in the petroleum supply chain would prevent companies and Rhode Island landowners from realizing these investment-backed expectations. Thus, adopting ACC II would constitute a regulatory taking based on its substantial interference with these expectations, and the state would be obligated to provide just compensation for companies’ losses.

Therefore, as DEM considers the potential costs of policies that would shut down fuel infrastructure and other facilities, it should—at a minimum—account for the estimated costs of just compensation for the loss of property use and interference with investment-backed expectations that would inevitably result.

IV. The adoption of ACC II constitutes arbitrary and capricious rulemaking.

Even if EPCA and the CAA did not preempt Rhode Island from adopting ACC II, the proposed regulations are substantively deficient and based on incomplete analysis as detailed in sections C (inadequate economic analysis) and D (deficient environmental assessment) below.

There are numerous issues of central relevance that DEM failed to analyze or simply imported from California without adjustments needed to reflect conditions that are different between California and Rhode Island. These include critical mineral dependence and supply, grid composition, the cost of regulated upgrades, and EV total cost of ownership.

A. DEM may not overlook Rhode Island’s administrative requirements for enacting new regulations.

Under the Rhode Island Administrative Procedures Act (“APA”), state agencies’ notice of proposed rulemaking must include the purpose of the proposal, legal authority for the proposal, citations of any sources relied upon, and a summary of the regulatory analysis.

Furthermore, a regulatory analysis must contain:

1. An analysis of the benefits and costs of a reasonable range of regulatory alternatives reflecting the scope of discretion provided by the statute authorizing the proposed rule;

2. Demonstration that there is no alternative approach among the alternatives considered which would be as effective and less burdensome to affected private persons as another regulation. and,

3. A determination whether:
   a. The benefits of the proposed rule justify the costs of the proposed rule; and,
   b. The proposed rule will achieve the objectives of the authorizing statute in a more cost-effective manner, or with greater net benefits, than other regulatory alternatives.

The Rhode Island Office of Regulatory reform has explained this requirement as requiring “a detailed and systematic appraisal of potential regulatory impacts.”

The Small Business Regulatory Fairness in Administrative Procedures Act (“SBRFA”) requires state agencies to proposing regulations “that may have an adverse impact on small businesses” to prepare an economic impact statement that includes:

1. An identification and estimate of the number of the small businesses subject to the proposed regulation;

2. The projected reporting, recordkeeping, and other administrative costs required for compliance with the proposed regulation, including the type of professional skills necessary for preparation of the report or record;

3. A statement of the effect or probable effect on impacted small businesses;

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46 R.I. Gen. Laws §§ 42-35-2.7(b)(9); § 42-35-2.9(a).
4. A description of any less intrusive or less costly alternative methods of achieving the purpose of the proposed regulation.50

State agencies are required to prepare a regulatory flexibility analysis that considers using regulatory methods “that will accomplish the objectives of applicable statutes while minimizing adverse impact on small businesses.”51 This includes considering:

1. The establishment of less stringent compliance or reporting requirements for small businesses;
2. The establishment of less stringent schedules or deadlines for compliance or reporting requirements for small businesses;
3. The consolidation or simplification of compliance or reporting requirements for small businesses;
4. The establishment of performance standards for small businesses to replace design or operational standards required in the proposed regulation; and
5. The exemption of small businesses from all or any part of the requirements contained in the proposed regulation.52

State agencies must also prepare a fiscal note for all regulations which “affect the state or any city or town financially.”53

Under the Rhode Island Pollution Control Act (“RIPCA”), the director of the Department of Environmental Management has the authority “[t]o make, issue, and amend rules and regulations consistent with this chapter for the prevention, control, abatement, and limitation of air pollution.”54

DEM does not actually demonstrate that adopting ACC II will control, i.e., reduce carbon dioxide emissions in total. As we explain here and in Section IV.D of these comments, and in our attached comments on CARB’s ACC II proposal (Attachment A), in the absence of a proper and thorough lifecycle GHG emissions analysis, neither CARB nor DEM can demonstrate the aggregate GHG impact of ACC II. Our attached comments on CARB’s ACC II proposal include a study from Ramboll that evaluated whether alternative vehicle technology and fuel pathways could achieve lifecycle GHG emission reductions similar to or greater than the ACC II proposal. Unlike CARB’s and DEM’s partial analyses, Ramboll evaluated the full lifecycle impacts of EV technologies under the ACC II proposal to more completely and properly characterize the potential near-term and long-term GHG emissions performance. Ramboll considered other pathways that would not require a replacement of the entire transportation infrastructure system, and that would also not require the wholesale transformation of electric energy production and distribution infrastructure on an unprecedented short time scale. Instead, these other pathways would allow battery, hydrogen, and lower-carbon intensity gaseous and liquid fueled vehicles to

53 R.I. Gen. Laws § 22-12-1.1
afpm comments on proposed amendment of rhode island’s low-emission vehicle program

September 8, 2023

Page 12

compete to achieve GHG targets for light-duty transportation in the quickest and most cost-effective manner while addressing emissions from the existing fleet. Ramboll’s conclusions showed that CARB’s attributions of GHG reductions to its proposed ACC II regulation were incomplete and emphasized the need for CARB to conduct a full lifecycle GHG emission assessment to quantify the cradle-to-grave effects of the draft ACC II proposal. CARB did not remedy these inadequacies in its analysis before adopting ACC II, and DEM’s reliance on CARB’s assessment suffers from the same deficiencies.

Even if CARB’s analysis included the carbon emissions associated with battery production and had been otherwise adequate (which, as our attached comments on its proposal demonstrated, it was not), DEM cannot simply rely on CARB. DEM must conduct an adequate LCA of the effects of adopting ACC II on statewide GHG emissions. An adequate LCA would consider factors such as the mix of the fuel base for electricity supplied to the grid on which Rhode Island’s EVs will charge, expected miles traveled by Rhode Island drivers, Rhode Island temperature trends throughout the year and their effect on charging needs and battery capabilities, and many other state-specific factors.

For the foregoing reasons, DEM fails in its duties to prepare a systematic regulatory analysis, including analyzing and minimizing the impacts on small businesses and the economic and environmental impacts of the proposal, as well as a fiscal note.

B. DEM’s analysis is based on unwarranted assumptions.

DEM provides no or inadequate support regarding cars, car components, and the costs of both. It mostly relies on CARB’s analysis. Considering DEM’s heavy reliance on CARB’s analysis, we refer to and incorporate by reference our comments on CARB’s ACC II proposal (Attachment A) and our comments on proposals from New York (Attachment C) and Delaware (Attachment D) proposals to adopt ACC II.

Similar to other states “adopting” ACC II, DEM provides no analysis or support to demonstrate that there will be an adequate EV fleet to meet the requirements of its proposed adoption of ACC II. Moreover, DEM fails to consider whether the myriad direct and indirect federal and state subsidies required to bring current and future EVs into the marketplace are sufficient for EV sales and technology to be feasible, or whether these subsidies can even reasonably be expected to continue in their current state throughout the ramp-up required over the next decade and beyond under ACC II.

55 Analyst data suggests that automobile manufacturers are unlikely to produce as many EVs as they had hoped. See e.g., Keith Naughton, Ford CEO Sticks to ‘Crazy High’ EV Goal, Bloomberg News (May 19, 2023), available at https://www.bloomberg.com/news/articles/2023-05-19/ford-ceo-pitches-50-billion-ev-plan-to-challenge-tesla#xj4y7vzkg (Accessed August 8, 2023).

56 Because passenger vehicles have domestic manufacturing and sourcing requirements in the IRA to be eligible for the clean vehicle tax credit and many of the required critical minerals are imported, it will be challenging for all vehicles to be eligible for the full federal clean car tax credit. See IRA, Section 45W(c) (The IRA requires 50% of the value of battery components to be produced or assembled in North America to qualify for a $3,750 credit and 40% of the value of critical minerals sourced from the United States or a free trade partner also for a $3,750 credit).
Similarly, with respect to battery availability and costs, DEM provides no analysis of whether the likely future supply and demand trends for critical minerals and other battery components will allow for the necessarily massive supply ramp-up in conjunction with continued falling prices. A recent study comparing eleven reports evaluating critical mineral demand requirements for the energy transition concluded forecasting future critical mineral demand requirements is highly uncertain due to variations in energy markets, costs, and technological advancements. 

Therefore, there is little basis for CARB’s and Rhode Island’s conclusion that there will be ample critical minerals and battery components.

1. DEM failed to consider the feasibility of ACC II

The supply chain necessary to support new technologies contemplated by ACC II is not well established and is likely to increase dependence on critical minerals from foreign sources. Reliance on a limited number of technologies (e.g., ZEVs) on the timeline required by ACC II may result in a non-resilient transportation sector vulnerable to unexpected disruptions and cost increases. Unstable critical mineral supply chains could disrupt this future. ZEVs, as compared to ICEVs, have a much greater reliance on several critical minerals. DEM ignores the obvious benefits of a multi-technology approach that would reduce the risks associated with a ZEV-focused approach. For example, Toyota recently noted in a memo to its dealers that “the amount of raw materials in one long range battery electric vehicle could instead be used to make 6 plug-in hybrid electric vehicles or 90 hybrid electric vehicles . . . the overall carbon reduction of those 90 hybrids over their lifetimes is 37 times as much as a single battery electric vehicle.”

There are six minerals critical to the production of ZEVs: cobalt, copper, graphite, lithium, manganese, and nickel.

Critical mineral supply, especially those essential to the manufacturing of a lithium-ion (Li ion) battery, is dominated by China, Australia, and the Democratic Republic of Congo. Of the foreign nations that produce cobalt, molybdenum, and other minerals needed to produce ZEVs, China has disproportionate influence. While 70 percent of global cobalt production comes from the Democratic Republic of Congo, most of those mines are owned/operated by China, and more than 60 percent of cobalt processing is in China. Moreover, 67 percent of the world’s graphite is also produced in China. The U.S. imports most of its manganese from Gabon, a less politically stable country, providing 65 percent of the United States’ supply.

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60 TURNER, MASON & COMPANY. “Evaluation of EPA’s Assumptions and Analyses Used in Their Proposed Rule for Multi-Pollutant Emissions Standards” (June 7, 2023) (Research funded by AFPM and available upon request) [hereinafter “Turner Mason Report”].
Expected supply from existing mines and projects under construction is estimated to meet only half of projected world demand for lithium and cobalt. Establishing new mines, particularly in the United States, is not a near-term solution. Permitting and authorizing new domestic mining and smelting capacity requires a substantial amount of time and government support. According to the National Mining Association, it can take up to 10 years to obtain a permit to commence mining operations in the U.S., while permitting takes two years in Canada and Australia. “[U]nless the permitting process can be improved, U.S. mining developments will continue to take longer to come online and carry more financial risks compared with the rest of the world, China’s domination of battery manufacturing and critical minerals production will continue for a longer period, and the U.S. will find it increasingly difficult to acquire the metals and minerals it needs for its long-term clean-energy goals.”

As demand for these commodities grows, the market concentration (and ability to exert power over pricing) swings toward producers in less politically stable countries. If producer countries have market power, they have the potential to impact not only price, but the ability for consumer countries to influence other issues, such as sanctity of commercial contracts, labor and/or human rights, and environmental standards in producing jurisdictions. The significance of this issue is compounded by the fact that multiple critical minerals are needed for ZEV production, so a disruption in the supply of a single mineral can disable the entire supply chain. The operation of ICEVs, to the contrary, relies on natural resources for which there are abundant domestic supplies.

The supply chain necessary to support new technologies ACC II is uncertain and is likely to increase dependence on critical minerals from foreign sources. In the event of supply disruption or pricing volatility related to geopolitical pressures, the U.S. is highly exposed as it heavily relies on imports to satisfy domestic demand in each of these critical minerals. Except for copper, the U.S. does not mine significant quantities of these critical minerals. And, despite the U.S. having substantial domestic copper mining, it still relies on imports to meet 45 percent of U.S. demand. China’s dominance does not stop at critical mineral extraction and processing. “Two of China’s largest battery companies control more than half of the global

63 Axios Generate, The supply crunch that could slow the climate fight, (May 5, 2021).
65 Jason Lindquist, Don’t Pass Me By - With Many Steps Required, Mining Projects Face Trickiest Path To Approval, RBN Energy Blog (June 30, 2023) (Attachment E).
67 China announced it will restrict the export of two metals (gallium and germanium) used in EV production. While these metals are not particularly rare, China could limit export of processed key EV battery minerals to maintain its supply chain dominance. See Archie Hunter & Alfred Cang, China Restricts Export of Chipmaking Metals in Clash with US, July 3, 2023. Bloomberg, available at https://www.bloomberg.com/news/articles/2023-07-03/china-to-restrict-exports-of-metals-critical-to-chip-production#xj4y7vzkg.
68 See AFPM LDV Comments at 38-40 for additional discussion regarding the lack of critical minerals needed for battery production.
market resulting in up to 90% of the EV battery supply chain relying solely on China.”

Conversely, the United States plays a small role in the global electric vehicle (EV) supply chain, with only 7 percent of battery production capacity. “With a heavy dependence on China, the United States is at a disadvantage in its role in the global EV supply chain.”

“Between January 2022 and January 2023, the cost of lithium increased by almost 45%.” By May 2023, “battery costs were $110.7/kWh, which was driven by China’s increased lithium carbonate price during its EV market recovery.” Indeed, battery costs rose 7 percent in 2022, and lithium-ion battery pack prices have recently begun to rise, even before the true impacts of ACC II are felt. With EPA’s and other developing nations’ push to electrify transportation and the concomitant need to deploy utility-scale batteries, the demand for lithium (and other critical minerals) is expected to grow exponentially. While prices for key battery metals like lithium, nickel, and cobalt have moderated slightly in recent months, Bloomberg New Energy Finance (BNEF) expects average battery pack prices to remain elevated in 2023 at $151/kWh. Ample research and commentary warn that critical mineral and battery component supply issues will form a major obstacle to the type of EV ramp-up the proposal assumes will happen seamlessly.

To meet the mandates set by ACC II, the original equipment manufacturers (OEMs) must secure adequate amounts of raw materials in a short time. With the projected supply and demand gap that many analysts foresee, pricing of critical minerals will remain volatile as occurred through the early 2020s. Morgan Stanley estimates EV makers will need to increase prices by 25 percent to account for rising battery prices. Battery raw materials are not commodities, they are classified as specialty chemicals, so pricing should not be analyzed according to traditional commodity pricing structures, especially given that these supplies are geographically

71 Morgan Stanley, "Rewiring the Supply Chain for Electric Vehicle Batteries." (July 2023), https://www.morganstanley.com/ideas/ev-battery-lithium-supply
concentrated in areas with geopolitical instabilities. Each OEM, cathode or anode producer, and battery manufacturer have their own specifications for the materials, and thus the raw materials must be refined and tested to meet their bespoke specification. Spot markets for battery materials are virtually non-existent and unlikely to develop in the near term. For example, most lithium contracts are written as long-term agreements, which are based on Fastmarkets’ lithium index and a discount, and sometimes with a floor/ceiling mechanism to hedge against pricing volatility.

Consumers are directly affected with higher EV costs, particularly when lower cost ICEV’s are no longer available. Although there are various federal and state subsidies and incentives to partially offset higher vehicle and infrastructure costs associated with ACC II, DEM does not analyze whether this state of affairs is likely to last. The potential loss of EV subsidies and incentives has implications for the cost analysis and overall viability of the regulatory program. Setting aside whether California, Rhode Island, or any state has authority to create ZEV credits, the costs of those subsidies, which are borne by gasoline vehicle buyers in other states (without their knowledge) should be evaluated by DEP. The IRA is a mechanism to reduce battery prices, but this law simply extended the existing battery subsidy and even limited its applicability through domestic sourcing and income requirements. Thus, DEM and other states are relying on an existing program that has been curtailed for the proposition that it will lower battery prices in the future. However, those seeking to adopt ACC II simultaneously ignore that the increase in demand for batteries will raise their price. Moreover, DEM does not consider the market implications of an increasing percentage of vehicle sales depending on cross-subsidies from a shrinking number of gasoline vehicle buyers. As stated in a recent Wall Street Journal article, in 2023 car inventory increased yet there is a lack of buyers. High interest rates keep potential buyers at a distance while there are an increasing number of defaults on auto loans for current owners. Dealership owners grapple with getting cars off their lots with an optimal supply, but very minimal demand. DEM must account for the costs and market impacts described in the following sections, which currently are ignored in its proposal.

2. DEM’s cost analysis is woefully inadequate.

Rather than conduct its own analysis of the total cost of ownership for Rhode Island consumers, DEM relies exclusively on CARB’s analysis, which assesses costs for California, not Rhode Island. This fact alone renders DEM’s analysis deficient. Nonetheless, we offer the following comments on CARB’s total cost of ownership analysis.

a. Purchase Price

While CARB and DEM acknowledge EVs have a higher purchase price than ICEVs, these states incorrectly assume that every ZEV will be eligible for the maximum federal purchase incentive. It is arbitrary and capricious for DEM to ignore the likelihood that battery raw materials will not be mined in the U.S. or available for import from credit-qualifying countries, given China’s dominance in processing critical minerals needed for ZEV batteries and the

77 ACC II is largely funded on the backs of gasoline (and diesel) car buyers, through credit transfers and payments between automakers that hide the true costs of EVs. This scheme violates Federal (and State) laws that prohibit unfair or deceptive acts or practices in or affecting commerce.

manufacture of ZEV batteries. Consequently, it is unrealistic to assume ZEV purchases will be eligible for the full incentive which is tied to domestic manufacturing requirements (and household income limits).

DEM ignores that battery prices began to rise due to limited supply of minerals.79 While there are a few affordable EVs, these EVs typically have a range below 200 miles on a full charge.80 If consumers want longer range EVs, they will pay a considerable purchase price as seven of the top ten, range-rated EVs cost anywhere from $74,800 to $110,295.81 In the first calendar quarter of 2022, the average price of the top-selling light-duty ZEV in the U.S. was about $20,000 more than the average price of top-selling ICEV.82 The price disparity has not improved, with the average price of light-duty EVs near $66,000 in August 2022 and continuing to rise.83

b. Cross-subsidies

Noticeably absent from CARB’s and DEM’s analysis is cross-subsidization. A ZEV typically costs tens of thousands of dollars more to produce than a comparable ICEV due primarily to the surging costs of critical minerals and resulting high costs of batteries.84 ACC II will force manufacturers to sell an increasing percentage of ZEVs each year that goes far beyond the consumer demand for the product at its true cost. To ensure compliance with the ZEV mandate under ACC II, manufacturers will be forced to incentivize ZEV purchases through a practice called cross-subsidization.

Automobile cross-subsidization is a pricing strategy to spread the high cost of ZEVs across a manufacturer’s other product offerings. Under this pricing convention, manufacturers set the prices of certain ICEVs higher than their production costs to generate additional profits that can then be used to offset losses incurred by selling ZEVs below their actual production costs. This

79 BLOMBERGNEF “Lithium-ion Battery Pack Prices Rise for First Time to an average of $151/kWh” (Dec. 6, 2022) available at https://about.bnef.com/blog/lithium-ion-battery-pack-prices-rise-for-first-time-to-an-average-of-151-kwh/
82 Registration-weighted average retail price for the 20 top-selling ZEVs and ICEVs in the U.S. S&P Global, Tracking BEV prices – How competitively-priced are BEVs in the major global auto markets? May 2022.
84 See PCMag, Profit vs. the Planet, (Sept. 26, 2022), Profit vs. the Planet: Here’s Why US Automakers Are All-In on Electric Vehicles | PCMag https://www.pcmag.com/news/profit-vs-the-planet-heres-why-us-automakers-are-all-in-on-electric-vehicles accessed July 3, 2023 (“EVs are currently more expensive to manufacture than gas-powered vehicles because of spiking battery costs. The cost of lithium, the main ingredient, has skyrocketed since demand far exceeds the number of working mines that can supply it.”).
practice operates as a hidden tax on ICEVs and results in the purchasers of ICEVs subsidizing the sale of ZEVs. Without cross-subsidies, ZEV mandates would fail.

While opaque, the magnitude of ZEV cross-subsidies is significant. Ford’s decision to report EV financial information separately beginning in 2023. Ford lost approximately $58,000 for each ZEV car it sold during the quarter.85 This reported per-vehicle loss is more than an order of magnitude greater than EPA’s estimates of the price differential between the two technologies. Ignoring actual ZEV production costs, including credit trading costs, is arbitrary and capricious.

The cost of ZEV ownership is higher than assumed by CARB and DEP. Real-world economy testing of ZEV would show they use vastly higher amounts of electricity to travel the same distance as an ICEV, with a corresponding increase in ZEV owner costs for electricity and ZEV maintenance and battery replacement. One cannot assume a new ICEV and a new ZEV will travel the same miles each year. EVs have less range, both technically and practically. As noted by J.D. Power, “the majority of EVs provide between 200 and 300 miles of range on a full charge.”87 Studies show that the average electric car is driven 9,059 miles per year, compared with 12,758 miles for ICEVs.88

DEM also neglects to fully account for higher insurance costs of ZEVs. Insurance premiums for PHEVs are typically higher than comparable ICEVs because of higher repair costs. According to ValuePenguin, insurance on a PHEV, depending on the model, could be 19 percent to 32 percent higher than a comparable ICEV.89 Another estimate from an October 2022 study from Self Financial concludes PHEVs’ annual insurance is $1,674, $442 more compared to an ICEV annual insurance premium of $1,232.90

DEM and CARB assume lower retail fuel costs for ZEVs than liquid fuels. Real-world data squarely contradicts DEM’s and CARB’s cost assumptions on EV charging. For example, California’s ZEV mandates have contributed to the inflationary impacts on energy prices and on jobs in certain industries related to traditional fuels and vehicles. According to a 2021 California Public Advocates Office presentation to the California Public Utilities Commission, “it is already cheaper to fuel a conventional internal combustion engine (ICE) vehicle than it is to charge an

86 See AFPM LDV Comments (Attachment B) at 55-56 and AFPM CARB Comments (Attachment B) at B8-B13.
EV" in the San Diego Gas & Electric Co. service area.91 This is astonishing given that gasoline prices in California are the second highest in the nation, averaging approximately $4.01 per gallon of gasoline at that time in 2021. According to an Anderson Economic Group article, entry-priced, gas-powered cars were significantly more affordable to fuel at $9.78 per 100 "purposeful miles" compared to the $12.55 at-home charging costs for an entry-priced EV. Future projections afford consumers no relief, as the California Energy Commission projects that both commercial and residential electricity prices will continue to rise, reaching nearly $7 per gasoline-gallon equivalent for the commercial sector. Similarly, many in the Boston-Cambridge-Newton area paid $0.34 per kWh in April 2023, which was nearly 107% higher than the national average.92

Charging pricing has been unpredictable, with some stations charging by the minute instead of charging for electricity consumed.93 Other charging stations offer multiple subscription plans or charge different rates at various times of day, resulting in significant price increases over the past few months.94 Boston charging companies raised charging fees in response to New England utilities increasing their rates to 39 cents per kilowatt-hour in February 2023, from 27 cents a year earlier.95

DEM must account for these real costs and assess these trends for Rhode Island.

d. DEM fails to consider the cost of credits.

DEM fails to evaluate how government credits are embedded in vehicle pricing. For example, neither federal or state governments, nor auto manufacturers explain how state ZEV credits, EPA GHG multiplier credits, and NHTSA CAFE EV multiplier credits are accounted for in both ZEV and ICEV vehicle price.

i. State zero-emission vehicle credits.

“ZEV credits” are currency created by the State of California to provide supplemental subsidies to achieve their EV sales mandate. DEP, which adopts the same CARB program, must disclose the cost of this incremental subsidy that manufacturers of EVs require to entice buyers to meet state EV sales mandates. If buyers wanted EVs, the ZEV credit price would be $0, but California and other states explicitly decided to not collect this data from automakers, so the public has no information about the costs of this scheme. DEM must disclose who is paying the costs of the ZEV credits. Will Rhode Island gasoline and diesel vehicle buyers cover the costs of ZEV

94 Id.
95 Id.
credits for EV sales in the state, *i.e.*, will the MSRP of a gasoline pickup truck in Rhode Island be higher than the MSRP of a gasoline pickup truck in a state without an EV sales mandate and ACC II? If so, by how much? Or will nationwide gasoline and diesel vehicle buyers cover these costs? If so, under what authority will Rhode Island impose these costs on consumers nationwide? How much do these costs increase the price of gasoline and diesel vehicles? Also, if state EV sales mandates increase and battery minerals become scarcer, the value of ZEV credits are certain to increase significantly; however, DEM does not identify this risk or consider these costs. For example, one analyst (Joshua Linn) estimated the value of ZEV credits at $3,236 per credit.\(^96\) Under California’s rule, ZEV credits are awarded based on the size of the battery (*i.e.*, the bigger the vehicle, the bigger the subsidy) and a typical EV receives 3 or more ZEV credits. Using Linn’s estimate, every EV sale mandated by the State of Rhode Island will impose a hidden cost of approximately $10,000 on ICEV buyers.\(^97\)

ii. EPA GHG “multiplier” credits for EVs.

These credits give an extra manufacturing incentive to EV makers to meet EPA’s GHG standards, despite EPA having no authority to do so, and are not based on any real-world avoided emissions. DEM does not estimate the costs of this subsidy to the extent that its proposal increases EV sales. Similarly, DEM does not consider that if EPA’s GHG multiplier credits are determined to be unlawful and/or rescinded by regulation, the value of the aforementioned ZEV credits must necessarily increase to offset them. DEM should provide an estimate of the costs, which will be borne by purchasers of ICEVs.

iii. Corporate Average Fuel Economy (CAFE) “multiplier” credits.

Automakers and NHTSA are applying a long-expired incentive originally created by the Alternative Motor Fuels Act of 1988 to spur the commercial availability of alternative motor fuel vehicles (fueled with ethanol, methanol, or natural gas). This treatment allowed automakers to divide the gallon of gasoline equivalent for alternative fuel vehicles by 0.15, effectively producing a 6.67 multiplier of fuel economy credits. The Energy Policy Act of 1992 expanded the covered fuels to “alternative fuels,” to also include LPG, hydrogen, coal-derived liquid fuels, other non-alcohol biofuels, and electricity. While this provision expired in either 1994 or 2004, depending upon one’s interpretation, NHTSA continues to apply it to EVs.\(^98\) In other words, EVs have been receiving credit for at least 667% of the real-world fuel economy they achieve on the road and EV manufacturers have been selling these credits to manufacturers of gasoline and diesel


\(^{97}\) This estimate is currently spread across roughly 19 gasoline car buyers for every 1 EV buyer (assuming BEVs are 5% market share of new sales); however, as EV mandates like Rhode Island’s increase and the gasoline and diesel vehicle buyer pool shrinks, these costs will compound at an increasing rate.

vehicles. A NHTSA presentation suggests that its EV multiplier credits alone subsidize each EV by more than $25,000, increasing the true average cost of every EV sold to over $90,000. Per the NHTSA information above, MY2017 standards were ~35mpg and MY2017 Tesla (with multipliers) was 518.7 mpg. Since Tesla sold ~46,979 MY2017 vehicles in the U.S., then Tesla in MY2017 generated 227 million excess credits. If the market-value of these credits is ~$5.50 per 0.1 mpg shortfall per vehicle under the MY2017 CAFE standard of ~35 mpg, then these credits were worth approximately $1.25 billion, or $26,600 per EV that Tesla sold. We note that the U.S. Department of Energy (DOE) recently proposed to eliminate this multiplier when calculating the petroleum equivalence factor for EVs. DEM should provide an estimate of the incremental costs of these subsidy payments and of the effect of a potential decision by DOE to remove the 667% multiplier.

While cross-subsidization, tax credits, emissions trading, and other EV subsidies may hide the true costs of a ZEV mandate from consumers, DEM has a duty to quantify and present those costs that are attributable to ACC II.

e. Tax Revenue Implications.

California and Rhode Island are two very different states. DEM must deploy meaningful analysis, absent in its administrative record, as to how ACC II in Rhode Island will shrink the pool of gasoline and diesel vehicles paying taxes and the corresponding shortfall in tax receipts. For example, California’s geographical size is more than 150 times larger than Rhode Island, and the population of Rhode Island is only 2.8% of California’s. Moreover, what percentage of Rhode Island’s population lives in multi-unit dwellings, which makes EV charging more difficult? What are the median salaries and cost of living in Rhode Island? What portion of the population

99 A 2015 NHTSA presentation to SAE, and a NHTSA CAFE Credit Model Documentation report, show how credits are being calculated for EVs despite not generating any real-world fuel savings or real-world fuel economy improvement. See also https://www.nhtsa.gov/sites/nhtsa.gov/files/2015sae-powell-altfuels_cafe.pdf; https://www.nhtsa.gov/sites/nhtsa.gov/files/2022-04/Model-Documentation_CAFE-MY-2024-2026_v1-tag.pdf; https://one.nhtsa.gov/cafe_pic/home/ldreports/manufacturerPerformance. Per the NHTSA information above, since MY2017 standards were ~35mpg and MY2017 Tesla FE performance (with multipliers) was 518.7 mpg, and since Tesla sold ~46,979 MY2017 vehicles in the U.S., then Tesla in MY2017 generated 227 million excess credits. If the market-value of these credits is ~$5.50 per 0.1 mpg shortfall per vehicle under the MY2017 CAFE standard of ~35 mpg, then these credits were worth approximately $1.25 billion, or $26,600 per EV that Tesla sold. [Calculation of estimated value: Credits = (518.7 – 35) x 46979 x 10 x CAFE Penalty of $5.50 per 0.1 mpg shortfall per vehicle]. Tesla may have banked, traded, or sold these credits. Tesla MY2022 sales in the U.S. were 484,351 and the CAFE civil penalty is now $15 per 0.1 mpg shortfall per vehicle.


101 The calculation of estimated value: Credits = (518.7 – 35) x 46979 x 10 x CAFE Penalty of $5.50 per 0.1 mpg shortfall per vehicle]. Tesla may have banked, traded, or sold these credits. Tesla MY2022 sales in the U.S. were 484,351 and the CAFE civil penalty is now $15 per 0.1 mpg shortfall per vehicle.

102 The Department of Energy has acknowledged that EV fuel economy is significantly overstated and has proposed certain modifications to the petroleum equivalency factor. See 88 Fed. Reg. 21,525 (April 11, 2023).

has a low income? How do these statistics compare to California? What are current and projected electricity rates and how do differences in temperature impact EV range and purchase decisions? What EV charging infrastructure is available and what is needed to expand charging availability? These factors affect EV adoption rate and, by extension, the impact on the state budget, which DEM ignored in adoption of ACC II.

EVs are heavier than ICEVs, which means increased wear and tear on roadways. CARB and DEM fail to account for infrastructure impacts from increased operation of heavier ZEVs on the road including road and bridge deterioration and commensurate reduced funding for infrastructure from fuel tax collections. These excluded costs must be included in DEM’s analysis—another example of the state’s failure to address a major aspect of ACC II.

C. DEM’s analysis of economic impacts is woefully inadequate.

DEM neglects to consider economic impacts to the public. We incorporate by reference our attached comments on CARB’s ACC II proposal (Attachment A) and AFPM’s LDV comments (Attachment B). We further note that Rhode Island’s lack of analysis by itself makes DEM’s proposal arbitrary and capricious. The state relies wholly on California’s analysis. An evaluation of how adopting ACC II would harm or benefit the citizens of Rhode Island cannot be properly conducted by a wholesale reliance on an analysis of ACC II’s impacts on another state, particularly one as different from Rhode Island as California.

First and foremost, without a comparison of California’s (CAISO) and Rhode Island’s (ISONE) electrical grids and the relative reliability and status of repairs to these grids that are underway, DEM has not meaningfully assessed whether the assumptions underlying CARB’s analysis of ACC II apply to its own proposed adoption of ACC II. Adopting an EV mandate will spike demand for electricity, placing further upward pressure on electric rates and threatening reliability.

Additionally, Rhode Island’s climate differs from California’s, with its colder weather negatively impacting charging efficiency and EV range, affecting both individual and systemic cost

104 See AFPM LDV Comments at 36-38 (discussion of EV charging infrastructure). As the study on discontinuance cited by EPA states, “[R]ange isn’t correlated with discontinuance in PHEVs or ZEVs but with and access to charging[is].” Hardman, S., and Tal, G., Discontinuance Among California’s Electric Vehicle Buyers: Why are Some Consumers Abandoning Electric Vehicles, April 21, 2021, Report for National Center for Sustainable Transportation at 26.

105 See Id. at 30-34 (discussion of EV adoption rate).

106 See AFPM LDV Comments at 34-36 and 56-58 for detailed discussions of challenges and costs associated with upgrading the electricity transmission grid.
analyses. EVs are less efficient in cold weather and extremely hot weather. According to New York Department of Transportation’s National Electric Vehicle Infrastructure (NEVI) Plan dated August 2022:

> very cold temperatures (below 30 degrees Fahrenheit) have a significant effect on electric battery and charging performance. Charging is much slower in cold temperatures, and direct-current fast-charging (DCFC) facilities may only charge at a fraction of their rated speed in cold temperatures. Further, all-wheel drive vehicles are more popular in snowy climates. These vehicles have lower range than identical vehicles with front or rear wheel drive, which could trigger the need for additional charging.

CARB neglected to adequately evaluate how climate impacts EV efficiency and electrical demand. DEM cannot rely on any evaluation performed by CARB given the vastly different climates of Rhode Island and California. DEM must do the hard work to evaluate ACC II.

There is increasing evidence that regulations like ACC II, which mandate EV sales—along with the cross-subsidies from gasoline and diesel vehicle buyers—are leading manufacturers to

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107 See, e.g., Sean Tucker, Study: All EVs Lose Range in the Cold, Some More Than Others (Kelley Blue Book Dec. 29, 2022), available at [https://www.kbb.com/car-news/evs-lose-range-in-the-cold/](https://www.kbb.com/car-news/evs-lose-range-in-the-cold/) accessed August 8, 2023 (“Range loss is a significant concern for electric vehicle (EV) owners. Refueling an EV takes longer, and public charging stations can be hard to find in many parts of the country. That scarcity requires EV owners to plan longer trips around recharging points — and to know they’ll need to stop more frequently when the mercury drops.”); Paul Shepard, Quantifying the Negative Impact of Charging EVs in Cold Temperatures (EEPower Aug. 8, 2018), available at [https://eepower.com/news/quantifying-the-negative-impact-of-charging-evs-in-cold-temperatures/](https://eepower.com/news/quantifying-the-negative-impact-of-charging-evs-in-cold-temperatures/) accessed August 8, 2023, (“[A] new study on charging in cold temperatures suggests that industry and EV drivers still face charging challenges. The reason: cold temperatures impact the electrochemical reactions within the cell, and onboard battery management systems limit the charging rate to avoid damage to the battery. [R]esearchers at Idaho National Laboratory looked at data from a fleet of EV taxis in New York City and found that charging times increased as temperatures dropped.”).


109 New York Department of Transportation (NYDOT), New York State National Electric Vehicle Infrastructure Formula Program Plan, at 18 (Aug. 2022). Additionally, charging infrastructure reliability is an issue DEM must investigate. See e.g., Julian Dnistran, InsideEv’s (Feb. 2023) (“According to J.D. Power’s Electric Vehicle Experience Public Charging Study, quoted by Automotive News, the number of failed charging attempts grew from 15 percent in the first quarter of 2021 to more than 21 percent by the third quarter of 2022. At worst, almost 2 in 5 visits to chargers – or 39% – were unsuccessful last year.”).
abandon sales of the least expensive and higher fuel economy gasoline and diesel vehicles that do not receive similar subsidization. Cox Automotive found that “in December 2017, automobile makers produced 36 models priced at $25,000 or less. Five years later, they built just 10,” pushing low-income buyers out of the new-car market and into the used-car market. Conversely, in December 2017 automobile manufacturers offered 61 models for sale with sticker prices of $60,000 or higher and in December 2022, they offered 90.110 Regulations like ACC I and ACC II are primary drivers of this trend toward eliminating affordable vehicles and DEM must account for these market impacts to lower-income car buyers.

Dramatic investments are required to expand the electrical grid and install adequate charging. Current office buildings, parking lots, apartment buildings, municipal buildings, and town centers will need to be retrofitted with adequate charging stations.

Finally, charging downtime and range limits will likely reduce vehicle operation time. Therefore, commercial enterprises, including small businesses, using light-duty vehicles will need to deploy more vehicles to provide the same level of service currently provided by ICEVs.

D. DEM’s fails to fully assess the environmental impacts of ACC II.

DEM claims ACC II will increase the number of ZEVs and reduce harmful emissions of pollutants and health impacts.111 DEM worked with the Northeast States for Coordinated Air Use Management (NESCAUM) to calculate purported emissions benefits. NESCAUM used EPA’s MOVES3 and COBRA modeling systems. However, NESCAUM’s calculations cannot be validated because the analysis is not publicly available. When this analysis cannot be reviewed, the public is deprived of the opportunity to provide informed comments on ACC II’s emissions and economic impacts.

CARB and DEM need to perform a lifecycle assessment to compare the GHG emissions associated with manufacturing EV’s and ICEVs. Mining critical minerals for batteries is an energy- and environmentally resource-intensive activity. Lithium, required for batteries, and copper, required to expand the electrical grid, are particularly vulnerable to water stress given their high-water usage.112 And more than 50 percent of today’s lithium and copper production is concentrated in areas with high water stress levels. Several major producing regions such as Australia, China, and Africa are also subject to extreme heat or flooding, which pose greater challenges in ensuring reliable and sustainable supplies. Strong focus on environmental best practices in this sector is needed to safeguard natural lands, biodiversity, and sustainable water use. Similarly, focus on ethical best practices is needed to protect Indigenous peoples’ rights.

110 See Sean Tucker, Are we witnessing the demise of the affordable car? Automobile makers have all but abandoned the budget market (MarketWatch Feb. 28, 2023), available at https://www.marketwatch.com/story/are-we-witnessing-the-demise-of-the-affordable-car-automakers-have-all-but-abandoned-the-budget-market-a68862f0 Accessed August 8, 2023.


112 See EIA 2022 Report.
and to provide better child labor protections. These challenges call for sustainable and socially responsible producers to lead the industry.

Absent a proper and thorough lifecycle assessment, DEM cannot assert that its proposal will result in reduced NOx, PM$_{2.5}$, and GHG emissions. This is because an all-EV mandate will significantly increase demand for electricity, requiring careful consideration of emissions resulting from generation of that electricity in order to determine the magnitude of overall changes in emissions. Moreover, the composition of the energy mix that will be used to generate additional electricity is unclear.

A full-scale transition to ZEVs will require continued careful coordination between state and federal leadership, utilities, energy regulators and the public to protect against increases in “upstream” emissions at power plants that threaten the health of other communities far from roadways.\footnote{See AFPM LDV Comments at 42-48 for a complete discussion of how de facto EV mandates overstate environmental benefits.}

Rhode Island is part of a regional power market, one which has a high concentration of coal, gas and oil-fired power plants that supply most of the electricity to every customer in Rhode Island. Therefore, the in-state power mix is not representative of the GHG-related emissions associated with in-state power consumption. Without a true, robust LCA such as that conducted by Ramboll on CARB’s ACC II proposal (and attached hereto), DEM cannot demonstrate that its proposal will achieve its stated objectives even directionally, let alone in terms of magnitude.

DEM did not fully consider the impact of the rule on fleet turnover. Higher purchase price of new ZEVs will keep older cars and trucks on the road longer and that new ZEVs will increase particulate matter (PM) emissions through tire and road wear. DEM ignored the fleet turnover benefit that would result from replacing older ICEVs with new, more efficient ICEVs.

The average EV weighs more than the average ICEV, resulting in increased road dust emissions. DEM and CARB ignored the National Emissions Inventory, which shows that roadway dust contributes more PM$_{2.5}$ emissions than tailpipe emissions.\footnote{EPA, “2020 National Emissions Inventory (NEI) Data,” available at https://www.epa.gov/air-emissions-inventories/2020-national-emissions-inventory-nei-data. Roadway dust emissions, including particles from tire wear, are correlated with vehicle weight, so increases in fleet average vehicle weight would be expected to increase roadway dust PM$_{2.5}$ emissions.} There are also medium-duty truck weight restrictions, which could require a greater number of ZEVs to move the same tonnage of cargo, thus increasing the number of vehicles needed to haul the same amount of freight, vehicle miles traveled, and resulting PM emissions.

Finally, CARB and DEM’s “environmental analysis” ignores the impacts of electric battery disposal related issues, including limited recycling. In fact, recycling ZEV batteries to recover high-value metals has not been proven to a commercial scale.\footnote{See AFPM LDV Comments at 47-48 for a detailed discussion of EV battery end-of-life challenges.} The majority of analysts are aligned that recycling will not become an integral supplier of raw materials until the 2030s, and...
at that point, recycling only will provide approximately 20 percent of demand.\textsuperscript{116} In fact, unlike ICEVs, EPA recently stated that ZEV batteries may need to be handled as hazardous waste, further driving up the cost of such recycling efforts.\textsuperscript{117} DEM and CARB must, therefore, conduct a full LCA to compare all environmental impacts to reasonably conclude that ACC II will decrease environmental impacts rather than merely shift them.

V. California’s struggles present a cautionary tale for Rhode Island.

California policymaking is hardly an unqualified success story. Its policies—like the EV sales mandates—have had major inflationary impacts on gasoline and energy prices, as well as negative impacts on jobs in certain industries that are directly related to traditional fuels and vehicles.\textsuperscript{118} While often lauded as a laboratory for GHG emission reduction policies, California’s transportation fuel prices are now the highest in the nation, averaging approximately $5.29 per gallon of gasoline.\textsuperscript{119} According to a 2021 Report from the California Public Utilities Commission, “it is already cheaper to fuel a conventional ICE vehicle than it is to charge an EV” in the San Diego Gas & Electric Co. service area.\textsuperscript{120} The California Energy Commission projects that both commercial and residential electricity prices will continue to rise, reaching over $8/gasoline gallon equivalent (GGE) by 2026 for the residential sector and nearly $7/GGE for the commercial sector.\textsuperscript{121} Rhode Island should carefully consider the criticisms of California’s policies, such as those leveled by The Two Hundred for Homeownership, which point out the disproportionate impacts to working and minority communities.\textsuperscript{122}

As California has faced rolling blackouts and historic energy prices, Governor Newsom, in his May 2022 state budget proposal, pivoted to the use of traditional fuel infrastructure to ensure system reliability to protect against outages.\textsuperscript{123}

Moreover, unworkable EV sales mandates put Rhode Island at risk of missing the real carbon intensity reductions available through incentivizing low-carbon liquid fuels and by encouraging the development of emerging carbon removal technologies.

\textsuperscript{116} Benchmark Minerals Intelligence, “Battery production scrap to be main source of recyclable material this decade” (Sept. 5, 2022) at n. 105, available at https://source.benchmarkminerals.com/article/battery-production-scrap-to-be-main-source-of-recyclable-material-this-decade.


\textsuperscript{118} California Legislative Analyst’s Office, Assessing California’s Climate Policies – An Overview (Dec. 21, 2018).

\textsuperscript{119} AAA, California Average Gas Prices – Current Avg., available at https://gasprices.aaa.com/?state=CA (last visited August 28, 2023).


\textsuperscript{121} CEC, “Presentation - Transportation Energy Demand Forecast,” 21-IEPR-03 (Dec. 14, 2021).


VI. Conclusion

Federal law preempts DEM from adopting ACC II in multiple respects. Separate and apart from this issue, even if DEM had the authority to adopt ACC II, DEM must conduct a meaningful public notice and comment process for its complex proposal before doing so. There are significant technical, economic, and legal facts and analysis that DEM has ignored or inadequately addressed in its process, rendering its proposal arbitrary and capricious. DEM should address these procedural and analytical deficiencies by conducting technical working groups to foster stakeholder participation in scenario development and assessment.

Multi-technology pathways can help the state achieve faster and more certain emission reductions while expanding ways to reduce greenhouse gas emissions. DEM should evaluate and propose performance standards as an alternative to its proposed adoption of ACC II and its EV mandate.

Thank you for the consideration of these comments.

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Attachments