

Report on measures for 2016 exceedance of the Target Value for Benzo[a]pyrene in South Wales non-agglomeration zone (UK0041)

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1. Introduction

1.1 Context

Under the EU Directive 2004/107/EC¹, the target value (TV) for Benzo[a]pyrene (B[a]P) is an annual mean concentration of 1 nanogram (one billionth of a gram (10⁻⁹)) per cubic metre (m⁻³) of ambient air or lower. The Directive requires Member States report on measures in place to address the exceedance of the TV and that all reasonable measures that do not entail disproportionate cost should be taken to ensure this target is not exceeded.

Exceedance of the TV was reported in 2013, 2014 and 2015 in the South Wales non-agglomeration zone and a report on measures was published detailing the exceedance and the measures in place².

This document reports the exceedance situation for 2016 reflecting the more recent assessment and updating the 2013, 2014 and 2015 reports on measures.

1.2 Status of zone

This is the report on measures required for exceedances of the TV for B[a]P within the South Wales zone identified within the 2016 UK air quality assessment. Exceedances within this zone were identified on the basis of model results providing supplementary information. This exceedance was reported via e-Reporting dataflow G³ on attainment and Air Pollution in the UK⁴.

Table 1 summarises the spatial extent and associated resident population for the exceedances identified in this zone, as reported via e-Reporting.

¹ http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2005:023:0003:0016:EN:PDF

² https://uk-air.defra.gov.uk/library/bap-nickel-measures

³ http://cdr.eionet.europa.eu/gb/eu/aqd

⁴ http://uk-air.defra.gov.uk/library/annualreport/index

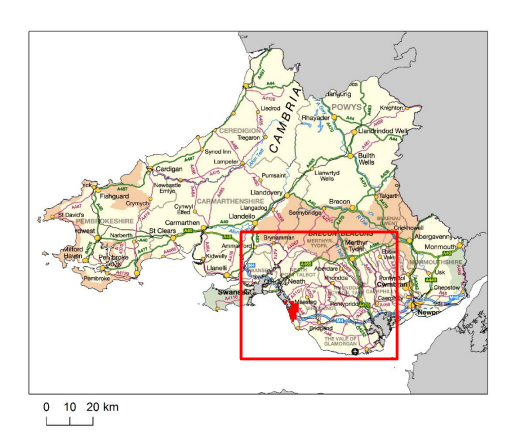
Table 1. Area exceeding B[a]P target value in 2016 and associated population for South Wales zone UK0041

Zone code	Zone Name	Area exceeding TV (km²)	Population exceeding TV
UK0041	South Wales	37	1370

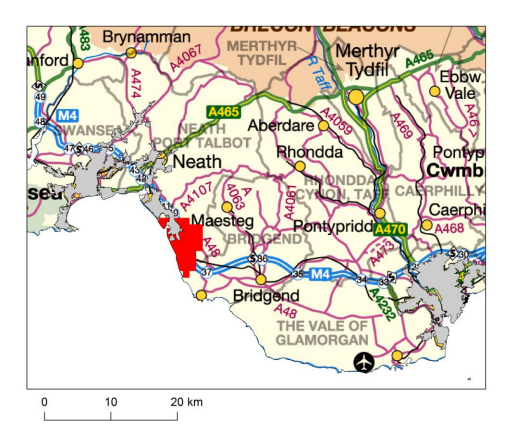
Figure 1a shows the locations of the exceedances in the context of the zone as a whole. Figure 1b shows the part of the zone including the exceedances in more detail.

Figure 1. Location of exceedance of the B[a]P target value during 2016 in South Wales zone UK0041. Areas of the zone in exceeding grid squares are marked red.

a) The whole zone



b) The exceedance locations at higher spatial resolution



An initial source apportionment was carried out and this analysis has identified a single exceedance situation in this zone:

 South Wales [B[a]P_UK0041_2016_1] related to industrial emissions (area of exceedance 37 km²)

Following the approach developed for the previous report on measures for 2014, a subsequent more detailed modelling assessment was carried out for 2015 and 2016 using additional local data. Whereas the previous assessment concluded that there was unlikely to be an exceedance of the TV outside the boundary of the industrial site in 2014, the more recent assessment indicate that it was likely that there was an exceedance of the TV at locations close to the industrial site in 2015 and again in 2016. This change has been linked to the adoption of an improved assessment method for fugitive emissions which has led to a significant increase in reported coke ovens emission in recent years and is discussed later in this report. This report includes a description of the exceedance situation, including maps, information on

source apportionment and a list of measures already taken or to be taken. Information on measures is reported within e-Reporting dataflow K⁵.

2 Exceedance situation South Wales [B[a]P_UK0041_2016_1] related to industrial emissions

2.1 Description of exceedance

This exceedance situation has an area of exceedance of 37 km² in Margam in Neath Port Talbot. Figure 2 shows the location of the exceedance situation, as predicted by the national model in detail. Figure 3 shows the location of the exceedance situation in finer detail based on a more detailed, local modelling assessment. The exceeding grid squares are numbered in Figure 2 and in subsequent tables for easy reference. There is no resident population in 23 of the grid squares. The resident population associated with the exceedance situation identified by the national modelling was 1,370. This exceedance situation is adjacent to and shares common sources with the exceedance situation Swansea Urban Area [B[a]P UK0027_2016_1].

Figure 2 also shows the locations of the monitoring site associated with the exceedance situation (Port Talbot Margam, which is in Swansea Urban Area zone UK0027) and the locations of the key industrial sources. The area shown on this map includes grid squares assigned to both the Swansea Urban Area (UK0027) and South Wales (UK0041) zones. The grid squares assigned to the Swansea Urban Area zone and exceedance Swansea Urban Area [B[a]P_UK0027_2016_1]- are shown as hatched and the non-hatched red grid squares correspond to this exceedance situation, which is South Wales [B[a]P_UK0041_2016_1].

Table 2 lists the measured concentrations of B[a]P in this zone since 2008. The measured concentrations in this zone were below the TV in all years. The Newport monitoring station is about 55 km from the modelled exceedance situation.

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⁵ http://cdr.eionet.europa.eu/gb/eu/aqd

Table 2. Measured annual mean B[a]P concentrations in South Wales zone UK0041 from 2008 to 2017 (ngm⁻³). (Percentage data capture is shown in brackets).

Station (Eol code)	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017
Newport (GB0962A)	0.34	0.22	0.25	0.14	0.23	0.21	0.21	0.19	0.25	0.19
	(99)	(89)	(84)	(94)	(96)	(97)	(100)	(99)	(100)	(61)

Table 3 lists the exceeding grid squares and the resident population. The grid squares also identified as exceeding in the more detailed local modelling are highlighted.

The measurements at Port Talbot Margam were less than the TV. In modelling the spatial coverage of B[a]P concentrations, the national scale model predictions were calibrated to match the measurements. The calibrated predictions exceeded the target in the vicinity of the steelworks industrial complex in Port Talbot due to industrial emissions. 1 km grid squares have been classified as exceeding the TV if at least nine 100 m grid squares exceed the TV or at least one 100 m grid square exceeds and there is residential population in the exceeding 100 m grid squares. A concentration value was defined for each 1 km grid square from the fine scale modelling as the mean of the 100 m grid squares exceeding the TV within that 1 km grid square. Thus, exceeding grid square 1 has a modelled annual mean concentration of 1.1 ngm⁻³. Subsequent finer scale modelling that included a more detailed assessment also predicted exceedances of the TV at locations close to the industrial site in 2015 and 2016. However, a smaller area of exceedance was predicted, as shown in Figure 3. This is due to the significant increase in the coke ovens emission in 2015 and 2016 due to changes in the method used to estimate fugitive emissions. The assessment is discussed in more detail in section 2.3

Figure 2. Exceedance situation South Wales [B[a]P_UK0041_2016_1]. Exceeding grid squares are marked red. Locations of coke works at Morfa and sinter plant at Port Talbot are also shown. Non-hatched grid squares are those assigned to South Wales zone UK0041. Hatched grid squares are assigned to Swansea Urban Area zone UK0027 and do not form part of this exceedance situation.

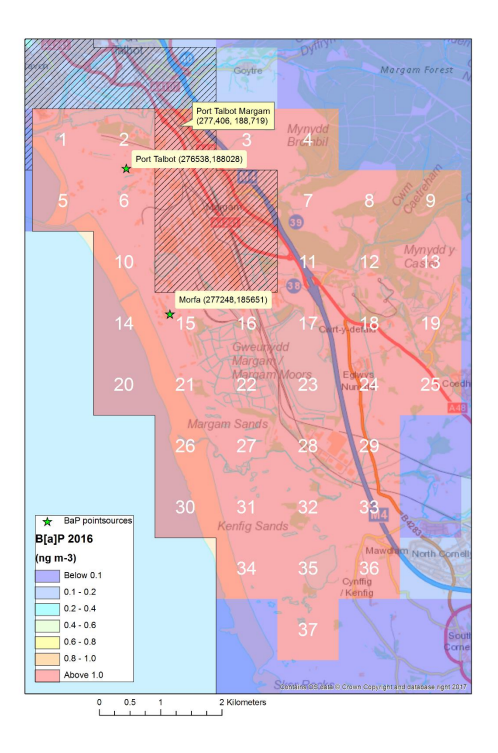


Table 3. Exceeding grid squares for exceedance situation BaP_UK0041_2016_1. * denotes grid squares also identified as exceeding in the detailed local modelling

tile detai	ieu ioca	modelling
Grid square number	Resident	Notes
1	218	Partly steelworks industrial complex, Aberavon
2*	0	Steelworks industrial complex
3*	468	Tailbach, open land and farm land
4*	0	Open land and farm land
5*	0	Partly steelworks industrial complex, sea
6*	0	Steelworks industrial complex
7*	11	Margam Country Park
8*	3	Open land and farm land
9	0	Open land and farm land
10*	0	Steelworks industrial complex
11*	71	Margam Country Park
12*	10	Margam Country Park
13	3	Open land
14*	0	Steelworks industrial complex

15*	0	Steelworks industrial complex
16*	0	Steelworks industrial complex, industrial land
17*	0	Industrial land, reservoir
18*	32	Margam Country Park
19	8	Open land
20*	0	Sea
21*	0	Partly steelworks industrial complex
22*	0	Partly steelworks industrial complex
23*	0	Reservoir
24*	149	St David's Park
25	174	Coed Hirwaun, farm land
26*	0	Partly steelworks industrial complex
27*	0	Partly steelworks industrial complex
28*	2	Industrial Estate
29*	22	Industrial Estate, farm land
30*	0	Sea
31*	0	Open land
32*	0	Open land

33*	0	Open land
34*	0	Open land
35*	0	Open land, open water
36	199	Kenfig, farm land
37	0	Open land

2.2 Source apportionment

Table 4 provides a breakdown of the main emission sources (source apportionment) that have contributed to the grid squares in this exceedance situation, highlighting the significant contribution from industrial sources. The penultimate column is the total from all emission sources. The values in this column have been rounded to 1 decimal place for consistency with the values used in the compliance assessment. The values in the other columns have not been rounded. The other shaded columns are the subtotals for the regional, urban background and local contributions. Table 5 gives a more detailed source apportionment indicating how the separate industrial processes contribute to the total industrial figure. This shows that the coke ovens at Morfa are the main sources associated with this exceedance situation.

Table 4. Source apportionment for exceedance situation South Wales [B[a]P_UK0041_2016_1]. Annual mean B[a]P concentration (ngm⁻³)

Grid square number	OS easting (m)	OS Northing (m)	Zone	a) Regional background: Total	b) Urban background increment: Total	Urban background increment: Traffic	Urban background increment: Industry	Urban background increment: commercial	Urban background increment: Shipping	Urban background increment: Off road	Urban background increment: Other	c) Local increment: Total	Local increment: Industry including heat and power	Total for all emission sources (a+b+c)	Resident population
1	275500	188500	41	n/a	0.081	0.001	0.002	0.073	0.000	0.000	0.006	1.027	1.027	1.1	218
2	276500	188500	41	n/a	0.087	0.001	0.003	0.076	0.000	0.001	0.006	1.094	1.094	1.2	0
3	278500	188500	41	n/a	0.098	0.001	0.004	0.084	0.000	0.000	0.008	1.156	1.156	1.3	468
4	279500	188500	41	n/a	0.067	0.001	0.005	0.051	0.000	0.001	0.009	1.100	1.100	1.2	0
5	275500	187500	41	n/a	0.053	0.000	0.002	0.046	0.000	0.000	0.004	1.326	1.326	1.4	0
6	276500	187500	41	n/a	0.061	0.000	0.003	0.052	0.000	0.000	0.005	1.843	1.843	1.9	0
7	279500	187500	41	n/a	0.092	0.001	0.018	0.062	0.000	0.001	0.010	1.581	1.581	1.7	11

8	280500	187500	41	n/a	0.066	0.001	0.008	0.046	0.000	0.001	0.011	1.207	1.207	1.3	3
9	281500	187500	41	n/a	0.057	0.000	0.004	0.041	0.000	0.000	0.011	1.041	1.041	1.1	0
10	276500	186500	41	n/a	0.049	0.000	0.004	0.040	0.000	0.000	0.004	5.502	5.502	5.6	0
11	279500	186500	41	n/a	0.085	0.001	0.024	0.049	0.000	0.002	0.009	2.374	2.374	2.5	71
12	280500	186500	41	n/a	0.061	0.001	0.008	0.042	0.000	0.001	0.010	1.422	1.422	1.5	10
13	281500	186500	41	n/a	0.055	0.000	0.004	0.039	0.000	0.000	0.011	1.066	1.066	1.1	3
14	276500	185500	41	n/a	0.041	0.000	0.004	0.032	0.000	0.000	0.004	17.032	17.032	17.1	0
15	277500	185500	41	n/a	0.050	0.000	0.009	0.034	0.000	0.001	0.005	21.033	21.033	21.1	0
16	278500	185500	41	n/a	0.057	0.001	0.013	0.036	0.000	0.001	0.006	5.056	5.056	5.1	0
17	279500	185500	41	n/a	0.058	0.002	0.009	0.038	0.000	0.001	0.008	2.266	2.266	2.3	0
18	280500	185500	41	n/a	0.055	0.001	0.005	0.040	0.000	0.000	0.009	1.343	1.343	1.4	32
19	281500	185500	41	n/a	0.055	0.001	0.003	0.040	0.000	0.000	0.010	1.036	1.036	1.1	8
20	276500	184500	41	n/a	0.035	0.000	0.003	0.027	0.000	0.000	0.004	7.539	7.539	7.6	0

21	277500	184500	41	n/a	0.039	0.000	0.005	0.029	0.000	0.000	0.005	6.644	6.644	6.7	0
22	278500	184500	41	n/a	0.042	0.000	0.004	0.030	0.000	0.000	0.007	4.276	4.276	4.3	0
23	279500	184500	41	n/a	0.046	0.001	0.004	0.034	0.000	0.000	0.006	2.009	2.009	2.1	0
24	280500	184500	41	n/a	0.055	0.001	0.003	0.041	0.000	0.000	0.009	1.228	1.228	1.3	149
25	281500	184500	41	n/a	0.062	0.001	0.003	0.048	0.000	0.000	0.010	1.004	1.004	1.1	174
26	277500	183500	41	n/a	0.033	0.000	0.002	0.026	0.000	0.000	0.004	2.847	2.847	2.9	0
27	278500	183500	41	n/a	0.035	0.000	0.002	0.028	0.000	0.000	0.005	2.941	2.941	3.0	0
28	279500	183500	41	n/a	0.041	0.001	0.002	0.032	0.000	0.000	0.006	1.918	1.918	2.0	2
29	280500	183500	41	n/a	0.050	0.002	0.002	0.038	0.000	0.000	0.008	1.203	1.203	1.3	22
30	277500	182500	41	n/a	0.029	0.000	0.002	0.023	0.000	0.000	0.003	1.627	1.627	1.7	0
31	278500	182500	41	n/a	0.031	0.000	0.001	0.026	0.000	0.000	0.004	1.812	1.812	1.8	0
32	279500	182500	41	n/a	0.037	0.001	0.001	0.030	0.000	0.000	0.005	1.606	1.606	1.6	0
33	280500	182500	41	n/a	0.050	0.002	0.002	0.040	0.000	0.000	0.006	1.179	1.179	1.2	0

34	278500	181500	41	n/a	0.029	0.000	0.001	0.024	0.000	0.000	0.004	1.213	1.213	1.2	0
35	279500	181500	41	n/a	0.037	0.000	0.001	0.030	0.000	0.000	0.005	1.215	1.215	1.3	0
36	280500	181500	41	n/a	0.059	0.001	0.001	0.049	0.000	0.000	0.007	1.077	1.077	1.1	199
37	279500	180500	41	n/a	0.035	0.000	0.001	0.029	0.000	0.000	0.004	1.030	1.030	1.1	0

Table 5. Detailed source apportionment for industrial sources only for exceedance situation South Wales [B[a]P_UK0041_2016_1]. Annual mean B[a]P concentration (ngm⁻³)

Grid square number	OS easting (m)	OS Northing (m)	Zone	Morfa coke ovens	Port Talbot, other plant	Local increment: Industry including heat and power production
1	275500	188500	41	1.027	0.000	1.027
2	276500	188500	41	1.094	0.000	1.094
3	278500	188500	41	1.154	0.002	1.156
4	279500	188500	41	1.098	0.002	1.100
5	275500	187500	41	1.326	0.000	1.326
6	276500	187500	41	1.843	0.000	1.843
7	279500	187500	41	1.579	0.001	1.581
8	280500	187500	41	1.205	0.001	1.207
9	281500	187500	41	1.040	0.001	1.041
10	276500	186500	41	5.501	0.000	5.502
11	279500	186500	41	2.373	0.001	2.374
12	280500	186500	41	1.421	0.001	1.422

	1			1		
13	281500	186500	41	1.065	0.001	1.066
14	276500	185500	41	17.032	0.001	17.032
15	277500	185500	41	21.032	0.001	21.033
16	278500	185500	41	5.055	0.001	5.056
17	279500	185500	41	2.265	0.001	2.266
18	280500	185500	41	1.342	0.001	1.343
19	281500	185500	41	1.036	0.001	1.036
20	276500	184500	41	7.538	0.001	7.539
21	277500	184500	41	6.644	0.001	6.644
22	278500	184500	41	4.276	0.001	4.276
23	279500	184500	41	2.009	0.001	2.009
24	280500	184500	41	1.228	0.001	1.228
25	281500	184500	41	1.004	0.001	1.004
26	277500	183500	41	2.846	0.001	2.847
27	278500	183500	41	2.940	0.001	2.941
28	279500	183500	41	1.917	0.001	1.918
29	280500	183500	41	1.202	0.001	1.203
30	277500	182500	41	1.627	0.000	1.627

31	278500	182500	41	1.811	0.001	1.812
32	279500	182500	41	1.605	0.001	1.606
33	280500	182500	41	1.178	0.001	1.179
34	278500	181500	41	1.213	0.001	1.213
35	279500	181500	41	1.214	0.001	1.215
36	280500	181500	41	1.076	0.001	1.077
37	279500	180500	41	1.029	0.001	1.030

2.3 A detailed local assessment

In order to assess this exceedance in more detail, a dispersion modelling assessment was undertaken following a similar approach to that taken for 2016, making use of additional local data. The background concentration for this assessment was derived from local measurements rather than from a model, as was the case for the national modelling assessment. The detailed assessment indicated that off-site concentrations of B[a]P exceeded the TV in 2015 and 2016, in contrast to the 2014 assessment, which did not predict an exceedance of the TV outside the boundaries of the industrial site. The increase in predicted B[a]P concentration is due to changes in the method for estimating emissions from the coke ovens. B[a]P emission from the coke ovens in 2016 was estimated to be 79 kg using the new assessment method, increasing from 51 kg reported in 2015. Section 2.4 provides more detail on coke oven emission sources and measures that have been, or will be, implemented to tackle them.

Figure 3 plots the sum of the process contribution, due to emissions from the steelworks complex, and the ambient B[a]P background, derived from the measurement at the Port Talbot Margam site. The blue contour indicates the

predicted environmental concentration of 1ng/m³ and shows that it is likely that the TV would have been exceeded beyond the industrial site boundary.

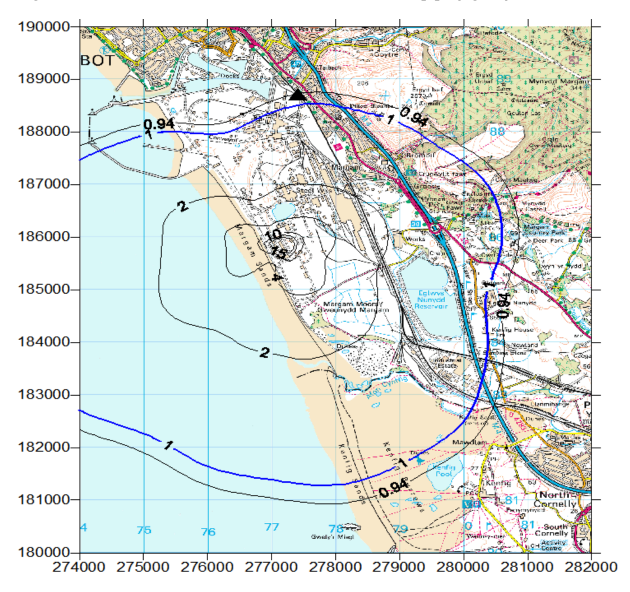


Figure 3. Predicted environmental concentration of B[a]P (ng/m³) for 2016.

2.4 Measures

The main overview report contains more information on how industrial sites are regulated. There are no specific Best Available Techniques (BAT) conclusions designed to reduce B[a]P under the Industrial Emissions Directive (EU Directive 2010/75/EU), in either the Coke Ovens or Sinter plant which are the main sources of

this pollutant. BAT looks to control emissions in general and the techniques required will also affect B[a]P concentrations. The iron and steel BREF⁶ contains stringent requirements for iron and steel works to significantly reduce their fugitive emissions, including Polycyclic Aromatic Hydrocarbons (PAH) (B[a]P is a pollutant from this chemical group). The reduction of emissions of polychlorinated dibenzodioxins/furans (PCDD/F) and polychlorinated biphenyls (PCB) by utilising lignite injection at the sinter plant will also result in a reduction of B[a]P. Monitoring and further modelling as the techniques are employed will demonstrate the scale of the reduction. The regulator is of the view that Tata will be at BAT within the timescales required by the Industrial Emissions Directive or within the periods of any agreed derogations for the Sinter Plant and the Coke Ovens.

Reason for increases in reported coke oven emissions and next steps

In 2015 the implementation of the BREF for Iron and Steel production, resulted in the need to improve the monitoring of fugitive emissions from the coke ovens.

The method employed prior to 2015 (BCRA method) required an estimate to be carried out every three months relied on a subjective assessment of leak severity. The industrial operator agreed a new method with the regulator (NRW) which was adapted from the US EPA methodology. This methodology requires the leaks be monitored and recorded daily and does not attribute a severity to the leaks, all leaks are treated as a priority. When both methods were assessed side by side it was clear that the BCRA method gave a favourable estimation of the fugitive emission resulting in a low estimation factor per tonne of coke. The new methodology has resulted in an increase in the estimation of B[a]P released from the coke ovens in 2015, however the actual release is likely to be similar to previous years.

The change in the methodology has meant that the operator has a better understanding of the precise sources of fugitive emissions and enabled a targeted improvement programme to be established. This improvement programme is expected to start showing a decrease in the estimated emission in 2017 and 2018.

Performance of the coke ovens at the site continues to improve and it is expected that such improvement will be reflected in the monitoring results for 2017 and 2018. Additionally, the data from 17/18 will enable the site regulator to better evaluate the

⁶ http://eippcb.jrc.ec.europa.eu/reference/BREF/IS Adopted 03 2012.pdf

need to change intervention strategy and in the meantime, will continue to focus on better performance through regulatory work.

Table 6 shows the measures taken or to be taken at the Port Talbot industrial site.

Table 6. Table of measures taken or to be taken at Port Talbot industrial site

Measure code	Description	Classification	Implementati	on dates	Other information		Comment
Coke Ovens 1	Measures to meet new fugitive BAT emission limits (BATELs)	Permit systems and economic instruments: IPPC permits	Start: Expected end: Status:	2015 2019 Implementation	Source affected:	Industry including heat and power production	Tata has adopted a modified US EPA method for fugitive release assessment. This uses a binary 'leak-no
		Spatial scale: Local	Local	leak'			
					Cost:	Not available	This method directly compares to the
					Indicator:	Emissions estimate	

	Target emissions	Not available	BATc.
	reduction:	INUL AVAIIADIE	Tata has
			committed to
			coke ovens life
			extension
			expenditure
			worth ~£3m/year over the next
			three years.
			Compliance with
			the new limits
			has been
			summarised below for tops,
			doors and
			charging
			emissions.
			Where
			compliance has
			not been achieved, NRW
			will respond per
			its CCS
			compliance

							scheme and work with Tata to achieve the new limits.
							Good progress has been made towards compliance with the doors achieving full compliance in 2018
Coke Ovens	The spigot is the joint between the oven and the gas main. Measures include fitting of new	Permit systems and economic instruments: IPPC permits	Start: Expected end:	2015 2019	Source affected:	Industry including heat and power production	Control of fugitive emissions from coke ovens will result in lower B[a]P emissions.
	collars, 'repacking' existing spigot seals, fitting new seals and,		Status:	Implementation	Spatial scale:	Local	The 1% BAT- AEL for tops is very challenging.

go	of ascension	Cost:	Not available	Current leakage rate is 8% (or 92% leak free)
		Indicator:	Percentage leak rate reduced to target of 1%	A programme of works is ongoing to reduce
		Target emissions reduction:	Not available	leakage, but the rate of spigot renewal is difficult to change due to the complexities of working on a live coke ovens. The work must be sequenced to avoid affecting oven integrity (ovens are usually in continuous operation).
				Significant progress is

							being made with 97.5 % leak free performance in August 2018. Further progress towards the BAT AEL of 99% is expected.	
Coke Ovens 3	Coke Oven door improvements Each coke oven has two sets of doors at either end. Hot coke is pushed from the 'ram	Permit systems and economic instruments: IPPC permits	Start: Expected end: Status:	2015 2019 Implementation	Source affected:	Industry including heat and power production	Control of fugitive emissions from coke ovens will result in lower B[a]P emissions. BAT-AEL for	
	side' doors through the 'coke side' doors into				Spatial scale:	Local	doors is 10% leakage or 90%	
	waiting rail cars. Doors and door frames require				Cost:	Not available	non-leaking doors.	
	regular maintenance and periodic replacement to				Indicator:	Percentage leak rate reduced to	Battery 1 and 2 have now achieved	

minimise fugitive			target of 10%	compliance with
emissions.		Target emissions reduction:	Not available	the BAT AEL achieving 91.5 % leak free in August 2018
				Because of changing shift practices, standardising door cleaning methods and an ongoing door/door frame replacement programme, the door leakage rate has dropped noticeably across both batteries.
				Tata achieved full compliance with the BAT-AEL for doors in

						August 2018 NRW is addressing non-compliance in accordance with its CCS scheme. We have also commenced monthly compliance reviews of coke ovens performance.
Reduction of emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each oven. The charging	Permit systems and economic instruments: IPPC permits	Start: Expected end: Status:	2015 Implementation	Source affected:	Industry including heat and power production	Control of fugitive emissions from coke ovens will result in lower B[a]P emissions. BAT-AEL for charging emissions is 30
	emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each	emissions during charging systems and economic instruments: IPPC permits through charge holes in the top of each oven. The charging	emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each oven. The charging systems and economic instruments: IPPC permits Expected end: Status:	emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each oven. The charging systems and economic instruments: IPPC permits Expected end: Status: Implementation	emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each oven. The charging systems and economic instruments: IPPC permits Expected end: Status: Implementation	emissions during charging Coke ovens are 'charged' with coal through charge holes in the top of each oven. The charging systems and economic instruments: IPPC permits Expected end: Status: Implementation

	lids all require regular maintenance and periodic replacement			Cost:	Not available	seconds as a monthly mean.
	to minimise fugitive emissions.		reduction second	Duration of release reduced to 30 seconds as a monthly mean	During 2017 Tata have improved charging performance and	
				Target emissions reduction:	Not available	are currently achieving close to 30 seconds.
						Tata complied with the BAT- AEL for charging emissions during July and August 2017.
						NRW is addressing non-compliance in accordance with its CCS scheme. NRW continue to
						review coke oven

							performance as part of its regulatory work.
Sinter Plant	Improvements to Lignite Injection Lignite is used in combination with lime to trap and neutralise certain pollutants present in hot flue gases. These additives are injected directly into the hot flue gases. The integrity of the flues and the emissions abatement systems must be sound for lignite-lime injection to be used safely.	Permit systems and economic instruments: IPPC permits	Start: Expected end: Status:	2015 2018 Implementation	Source affected:	Industry including heat and power production	Lignite-lime injection forms part of several projects to ensure that the sinter plant complies with the new tighter EU (IED) standards. There are no specific BATc or BAT-AELs designed to reduce B[a]P from sinter plant emissions. However, reducing overall emissions will result in lower

			B[a]P emissions.
			Lignite-lime
			injection has
			already been
			approved by
			Tata and is still
			progressing.
			Several
			preparatory
			works must be
			completed over
			planned sinter
			plant stops
			before the
			system can be
			brought online.
			The revised
			projected 'go
			live' date is April
			2018.
			This project has
			been delayed
			due to problems
			with the

			performance of
			the electrostatic
			precipitators.
			NRW are
			currently working
			with Tata to
			agree new
			timescales for
			the
			implementation
			of lignite
			injection.