

## Building a zero-carbon economy – Call for Evidence

### Background

On 15 October 2018 the governments of the UK, Scotland and Wales [asked](#) the Committee on Climate Change (CCC) to provide advice on the UK and Devolved Administrations' long-term targets for greenhouse gas emissions and the UK's transition to a net zero-carbon economy. Specifically: when the UK should reach net zero emissions of carbon dioxide and/or greenhouse gases as a contribution to global ambition under the Paris Agreement; if that target should be set now; the implications for emissions in 2050; how such reductions can be achieved; and the costs and benefits involved in comparison to existing targets.

The advice has been requested by the end of March 2019.

The UK's long-term emissions target is currently for at least an 80% reduction in greenhouse gas emissions from 1990 to 2050. It covers all sectors, including international aviation and shipping and is measured on a 'territorial' basis (i.e. based on emissions arising in the UK). On a comparable basis, emissions in 2017 were estimated to be 38% below 1990 levels.

The current target was set in 2008 based on [advice](#) from the Committee. That advice considered that to avoid the worst impacts of climate change, the central expectation of global temperature rise should be limited "to, or close to, 2°C", while the probability of crossing "the extreme danger threshold of 4°C" should be reduced to an extremely low level. That meant global emissions would roughly have to halve by 2050. The 2008 advice made the assumption that the UK should not plan to have a higher level of per capita emissions in 2050 than the global average.

The long-term target guides the setting of carbon budgets (sequential five-year caps on emissions that currently extend to 2032 and require a reduction in emissions of 57% from 1990 to 2030). Both the 2050 target and the carbon budgets guide the setting of policies to cut emissions across the economy (for example as set out most recently in the 2017 [Clean Growth Strategy](#)).

Any change to the long-term targets would therefore be expected to have significant implications, not just in the long-term but on current policies to drive the transition.

The CCC will advise based on a thorough consideration of the relevant evidence. We expect that to cover:

- The latest climate science, including as contained in the [IPCC Special Report on 1.5°C](#).
- The terms of the [Paris Agreement](#).
- Global pathways (including those reported by the IPCC) consistent with limiting global average temperature rise in line with the goals of the Paris Agreement.

- International circumstances, including existing plans and commitments to cut emissions in other countries, actions to deliver on those plans and opportunities for going further.
- An updated assessment of the current and potential options for deep emissions reductions in the UK and emissions removals from the atmosphere, including options for going beyond the current 80% target towards net zero.
- An appraisal of the costs, risks and opportunities from setting a tighter long-term target.
- The actions needed in the near term that would be consistent with achieving the long-term targets.

This Call for Evidence will contribute to that advice.

### **Responding to the Call for Evidence**

We encourage responses that are brief and to the point (i.e. a maximum of 400 words per question, plus links to supporting evidence, answering only those questions where you have particular expertise), and may follow up for more detail where appropriate.

You do not need to answer all the questions, please answer only those questions where you have specific expertise and evidence to share. It would be useful if you could use the question and response form below and then e-mail your response to: [communications@theccc.gsi.gov.uk](mailto:communications@theccc.gsi.gov.uk) using the subject line: 'Zero carbon economy – Call for evidence'. Alternatively, you can complete the question and answer form on the CCC website, available [here](#).

If you would prefer to post your response, please send it to:

The Committee on Climate Change – Call for Evidence  
7 Holbein Place  
London  
SW1W 8NR

**The deadline for responses is 12 noon on Friday 7 December 2018.**

### **Confidentiality and data protection**

Responses will be published on our website after the response deadline, along with a list of names or organisations that responded to the Call for Evidence.

If you want information that you provide to be treated as confidential (and not automatically published) please say so clearly in writing when you send your response to the consultation. It would be helpful if you could explain to us why you regard the information you have provided as confidential. If we receive a request for disclosure of the information we will take full account of your explanation, but we cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system will not, of itself, be regarded by us as a confidentiality request.

All information provided in response to this consultation, including personal information, may be subject to publication or disclosure in accordance with the access to information legislation (primarily the Freedom of Information Act 2000, the Data Protection Act 1998 and the Environmental Information Regulations 2004).

## Question and response form

When responding, please provide answers that are as specific and evidence-based as possible, providing data and references to the extent possible. Please limit your response to a maximum of 400 words per question.

### Part 1: Climate Science

**Question 1 (Climate Science):** The IPCC's Fifth Assessment Report and the Special Report on 1.5°C will form an important part of the Committee's assessment of climate risks and global emissions pathways consistent with climate objectives. What further evidence should the Committee consider in this area?

ANSWER:

**Question 2 (CO<sub>2</sub> and GHGs):** Carbon dioxide and other greenhouse gas gases have different effects and lifetimes in the atmosphere, which may become more important as emissions approach net-zero. In setting a net-zero target, how should the different gases be treated?

ANSWER:

### Part 2: International Action

**Question 3 (Effort share):** What evidence should be considered in assessing the UK's appropriate contribution to global temperature goals? Within this, how should this contribution reflect the UK's broader carbon footprint (i.e. 'consumption' emissions accounting, including emissions embodied in imports to the UK) alongside 'territorial' emissions arising in the UK?

ANSWER:

**Question 4 (International collaboration):** Beyond setting and meeting its own targets, how can the UK best support efforts to cut emissions elsewhere in the world through international collaboration (e.g. emissions trading schemes and other initiatives with partner countries, technology transfer, capacity building, climate finance)? What efforts are effective currently?

The UK is well placed to develop an industry storing CO<sub>2</sub> for other countries in its North Sea geology: we have significant storage which is uniquely well characterised, and uniquely accessible. SCCS's working paper on a Scottish CO<sub>2</sub> Hub<sup>1</sup> explores this for Scotland, although the findings could be applicable for the UK more widely.

Evidence on the UK's CO<sub>2</sub> storage capacity includes:

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<sup>1</sup> [http://www.sccs.org.uk/images/expertise/reports/working-papers/WP\\_SCCS\\_2016\\_01\\_Scottish\\_CO2\\_hub.pdf](http://www.sccs.org.uk/images/expertise/reports/working-papers/WP_SCCS_2016_01_Scottish_CO2_hub.pdf)

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- Opportunities for CO<sub>2</sub> Storage Around Scotland: An integrated strategic research study<sup>2</sup>
- Progressing Scotland's CO<sub>2</sub> Storage Opportunities<sup>3</sup>
- CO<sub>2</sub> Aquifer Storage Site Evaluation and Monitoring (CASSEM)<sup>4</sup>
- Strategic UK CCS Storage Appraisal<sup>5</sup>
- CO<sub>2</sub> Multistore Joint Industry Project<sup>6</sup>
- Central North Sea – CO<sub>2</sub> Storage Hub<sup>7</sup>

The Strategic UK CCS Appraisal, funded by the UK Government, identified more than 1000 million tonnes of CO<sub>2</sub> storage available by 2030<sup>8</sup>. The UK has probably the best organised global system for CO<sub>2</sub> storage appraisal, and a transparent and accessible database usable by governments and commercial developers – [www.co2stored.co.uk](http://www.co2stored.co.uk) (the output of the CO2MultiStore project) – developed by UK universities, with BGS and ETI, and now operated by BGS; this is combined with explicit regulation on CO<sub>2</sub> storage leasing and licensing – this may be able to form the core of an international standard<sup>9</sup>.

To achieve net zero greenhouse gas emissions, verifiable storage of CO<sub>2</sub> at large scale will be needed for many decades – this is a resource that few countries have. Norway – the only other country in Europe whose CO<sub>2</sub> storage potential is comparable to the UK's – has already announced its intention to provide a CO<sub>2</sub> storage service for other countries<sup>10</sup>.

Development of technology, standards and legal frameworks necessary for international transport of CO<sub>2</sub> and its storage offshore, for example transport by ship, can help build an international market in CO<sub>2</sub> storage services. Collaboration with countries such as Norway and the Netherlands in the near term to develop common equipment and standards can allow these to be transferred to other regions, such as South East Asia, where overseas transport and offshore storage of CO<sub>2</sub> may help reduce emissions. Once established,

<sup>2</sup> <http://www.sccs.org.uk/images/expertise/reports/opportunities-for-co2/CO2-JointStudy-Full.pdf>

<sup>3</sup> <http://www.sccs.org.uk/images/expertise/reports/progressing-scotlands-co2/ProgressingScotlandCO2Opps.pdf>

<sup>4</sup> [http://www.sccs.org.uk/images/expertise/reports/cassem/CASSEM\\_Comp-12\\_12\\_11.pdf](http://www.sccs.org.uk/images/expertise/reports/cassem/CASSEM_Comp-12_12_11.pdf)

<sup>5</sup> <https://www.eti.co.uk/programmes/carbon-capture-storage/strategic-uk-ccs-storage-appraisal>

<sup>6</sup> <http://www.sccs.org.uk/expertise/reports/co2multistore-joint-industry-project> ;

<sup>7</sup> <https://www.eti.co.uk/programmes/carbon-capture-storage/strategic-uk-ccs-storage-appraisal>

<sup>8</sup> <https://www.eti.co.uk/programmes/carbon-capture-storage/strategic-uk-ccs-storage-appraisal>

<sup>9</sup> Haszeldine, R & Ghaleigh, NS (2018) *Geological Factors for Legislation to Enable and Regulate Storage of Carbon Dioxide in the Deep Subsurface*, in Carbon capture and storage – emerging legal and regulatory issues. 2<sup>nd</sup> ed. Hart Publishing.

<sup>10</sup> <https://www.designnews.com/materials-assembly/norway-opening-business-carbon-capture/174448485959225>

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having common standards will allow a resilient and competitive CO<sub>2</sub> storage market to develop, keeping costs to a minimum<sup>11</sup>. The necessary legal frameworks will include the ratification of the second amendment to the London Protocol<sup>12</sup>, which would allow transboundary CO<sub>2</sub> transport<sup>13</sup>

It is clear that emissions trading schemes have not produced any storage of CO<sub>2</sub>; it is also clear that even in its revised form, the EU Emissions Trading Scheme is extremely unlikely to produce a price high enough to encourage CO<sub>2</sub> storage. SCCS proposes that certificates of storage are simple, low cost and reliable methods of achieving CO<sub>2</sub> storage<sup>14</sup>.

**Question 5 (Carbon credits):** Is an effective global market in carbon credits likely to develop that can support action in developing countries? Subject to these developments, should credit purchase be required/expected/allowed in the UK's long-term targets?

ANSWER:

### Part 3: Reducing emissions

**Question 6 (Hard-to-reduce sectors):** Previous CCC analysis has identified aviation, agriculture and industry as sectors where it will be particularly hard to reduce emissions to close to zero, potentially alongside some hard-to-treat buildings. Through both low-carbon technologies and behaviour change, how can emissions be reduced to close to zero in these sectors? What risks are there that broader technological developments or social trends act to increase emissions that are hard to eliminate?

ANSWER:

The Intergovernmental Panel on Climate Change (IPCC) found that emissions from industry in 2050 need to be 75-95% lower than in 2010, and that this would need to be

<sup>11</sup> [http://www.sccs.org.uk/images/expertise/reports/working-papers/WP\\_SCCS\\_2016\\_01\\_Scottish\\_CO2\\_hub.pdf](http://www.sccs.org.uk/images/expertise/reports/working-papers/WP_SCCS_2016_01_Scottish_CO2_hub.pdf). Brownsort, P (2015) *Ship Transport of CO<sub>2</sub> for Enhanced Oil Recovery* – Literature Survey available at <http://www.sccs.org.uk/images/expertise/misc/SCCS-CO2-EOR-JIP-Shipping.pdf>

<sup>12</sup> The London Protocol (1996) replaces the 1972 Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matters (the "London Convention")

<sup>13</sup> <http://www.imo.org/en/OurWork/Environment/LCLP/EmergingIssues/Documents/LCLP%20and%20climate%20change.pdf>

<sup>14</sup> Working Paper SCCS WP 2015-04, *Certificates for CCS at reduced public cost: securing the UK's energy and climate future*. Available at: <http://www.sccs.org.uk/images/expertise/reports/working-papers/wp-2015-04.pdf>

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achieved with a range of technologies and practices, including CCUS. The IPCC found that “In industry, emissions reductions by energy and process efficiency by themselves are insufficient for limiting warming to 1.5°C with no or limited overshoot (*high confidence*).”<sup>15</sup> This implies that the approach proposed by the UK and Scottish Governments to industrial emissions reduction will be insufficient:

- “As part of the Industrial Strategy, the government will establish an Industrial Energy Transformation Fund, backed by up to £315 million of investment, to support businesses with high energy use to transition to a low carbon future and to cut their bills **through increased energy efficiency**.”<sup>16</sup> (our emphasis)
- “We aim to improve industrial and commercial energy productivity by at least 30% by 2032, through a combination of fuel diversity, energy efficiency improvements and heat recovery.”<sup>17</sup>

Carbon capture and storage is currently the only option for decarbonising industries that have CO<sub>2</sub> process emissions, or a high heat demand that can only be met by fossil fuels. SCCS research in Scotland has shown the potential for development of a CCS cluster in Scotland based on shared CO<sub>2</sub> transport and storage infrastructure using existing on- and off-shore gas pipelines, repurposed for CO<sub>2</sub> transport.

“Approximately 80% of large point-source CO<sub>2</sub> emissions in Scotland are within 40 km of the Feeder 10 pipeline. Thirteen selected emitters are evaluated for potential CO<sub>2</sub> capture volume, estimated capture project cost and cost of connection. Scenarios for sequential deployment show that Feeder 10 has capacity through known expansion potential for developments allowing capture volumes rising from 2 to 8 Mt yr<sup>-1</sup> CO<sub>2</sub>.”<sup>18</sup>

As well as capture from large point sources, the technology for capturing CO<sub>2</sub> from smaller sources is well established globally. Where CO<sub>2</sub> volumes are smaller, transport methods other than pipelines may be more practical, and have lower absolute costs. Road, rail and ship are all established methods for transporting CO<sub>2</sub> and may be used for collection for

<sup>15</sup> Intergovernmental Panel on Climate Change (2018) *Special Report on Global Warming of 1.5°C. Summary for policymakers*, page 21 [http://report.ipcc.ch/sr15/pdf/sr15\\_spm\\_final.pdf](http://report.ipcc.ch/sr15/pdf/sr15_spm_final.pdf)

<sup>16</sup> UK budget 2018 [https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\\_data/file/752202/Budget\\_2018\\_red\\_web.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/752202/Budget_2018_red_web.pdf)

<sup>17</sup> Scottish Government website: <https://www.gov.scot/policies/energy-efficiency/industrial-energy-efficiency/>

<sup>18</sup> Brownsort, PA, Scott, V & Haszeldine, RS (2016), 'Reducing costs of carbon capture and storage by shared reuse of existing pipeline—Case study of a CO<sub>2</sub> capture cluster for industry and power in Scotland' *International Journal of Greenhouse Gas Control*, vol. 52, pp. 130-138. DOI: [10.1016/j.ijggc.2016.06.004](https://doi.org/10.1016/j.ijggc.2016.06.004)



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transfer to storage or to a bulk transport system (pipeline or ship). Many opportunities for negative CO<sub>2</sub> emissions are likely to be at smaller scales<sup>19</sup>.

Summit Power found that over 70% of the benefit of CCS is associated with industry and negative emissions. It also found that, over the period to 2060, around 1.5Gt of CO<sub>2</sub> could be captured and stored in a CCS network based around clusters of major industry and power generation in Scotland, Teesside, the Humber region and the South East.<sup>20</sup>

CCS has a key role to play in enabling bulk production of hydrogen (through steam methane reforming, with the CO<sub>2</sub> resulting from the process captured and stored), as recognised in the CCC's recent report on *Hydrogen in a low-carbon economy*<sup>21</sup>. That report makes it clear that hydrogen has particular value for decarbonising some hard-to-treat sectors, including heat in building and industry, and heavy transport. It is also clear that at the scale likely to be required, production of hydrogen by steam methane reforming with CCS will be the most cost-effective low-carbon route.

Although 90% is often given as the capture rate for CO<sub>2</sub>, higher (and lower) rates of capture are possible. Although evidence on costs is currently limited, IEAGHG has commissioned a study on this, which we understand to be in progress; work has also been done on the potential value of varying the CO<sub>2</sub> capture level at CCS post-combustion power plants<sup>22</sup>. A review of the options for industrial decarbonisation can be found in the recent report, *An Industry's Guide to Climate Action*<sup>23</sup>.

SCCS has undertaken work on large-scale storage of hydrogen. If the UK moves to a mixed energy system with electricity and hydrogen as vectors, then multiple terawatt hours of storage will be needed for security of supply. The UK possesses storage capacity for several months of hydrogen supply (research in process): candidate storage can be identified and quantified onshore and offshore<sup>24,25</sup>.

<sup>19</sup> SCCS Working Paper WP SCCS 2018-08, *Negative Emission Technology in Scotland: carbon capture and storage for biogenic CO<sub>2</sub> emissions*, available at [http://www.sccs.org.uk/images/expertise/reports/working-papers/WP\\_SCCS\\_2018\\_08\\_Negative\\_Emission\\_Technology\\_in\\_Scotland.pdf](http://www.sccs.org.uk/images/expertise/reports/working-papers/WP_SCCS_2018_08_Negative_Emission_Technology_in_Scotland.pdf)

<sup>20</sup> Summit Power (2017) *Clean Air – Clean Industry – Clean Growth: How carbon capture will boost the UK economy*, available at <http://www.ccsassociation.org/news-and-events/reports-and-publications/clean-air-clean-industry-clean-growth/>

<sup>21</sup> <https://www.theccc.org.uk/publication/hydrogen-in-a-low-carbon-economy/>

<sup>22</sup> Errey, O, Chalmers, H, Lucquiaud, M & Gibbins, J (2014) *Valuing responsive operation of post-combustion CCS power plants in low carbon electricity markets*. <https://www.sciencedirect.com/science/article/pii/S1876610214025995>

<sup>23</sup> Bellona (2018) *An Industry's Guide to Climate Action* available at <http://bellona.org/publication/an-industrys-guide-to-climate-change>

<sup>24</sup> Heinemann, N, Booth, MG, Haszeldine, R, Wilkinson, M, Scafidi, J & Edlmann, K (2018), *Hydrogen Storage in porous geological formations – Onshore play opportunities in the Midland Valley (Scotland, UK)*. International journal of hydrogen energy. DOI: <https://doi.org/10.1016/j.ijhydene.2018.09.149>

<sup>25</sup> Mignard, D, Wilkinson, M & Amid, A (2016) *Seasonal Storage of Hydrogen in a Depleted Natural Gas Reservoir*. In: International journal of hydrogen energy. 41, 12, p 5549-5558. Available at: <https://www.sciencedirect.com/science/article/pii/S036031991531781X>

**Question 7 (Greenhouse gas removals):** Not all sources of emissions can be reduced to zero. How far can greenhouse gas removal from the atmosphere, in the UK or internationally, be used to offset any remaining emissions, both prior to 2050 and beyond?

We know that geological CO<sub>2</sub> storage is exceptionally secure.<sup>26</sup> It is required for many of the options available to the UK for achieving 'negative emissions', including bioenergy with CCS and direct air capture<sup>27</sup>.

SCCS has carried out a review of the existing sources of biogenic CO<sub>2</sub> emissions in Scotland, which could be captured and stored once CO<sub>2</sub> transport and storage infrastructure is in place, delivering negative emissions.<sup>28</sup> The methodology for this review could be replicated across the rest of the UK, to provide an estimate of the immediate opportunity for greenhouse gas removal in UK.

The review found that approximately 3.6 Mt-CO<sub>2</sub>/yr is emitted in Scotland from biogas, biomass combustion and the fermentation industry for alcohol production. Some 60% – 2.1 Mt-CO<sub>2</sub>/yr – is emitted at 29 larger sites of a scale where CO<sub>2</sub> capture would be practical. This work confirms a view that there is a sizeable potential to achieve negative CO<sub>2</sub> emissions in Scotland through the use of CCS technology on existing biogenic CO<sub>2</sub> emissions in energy and industrial sectors, and this would also be the case for new developments in these sectors. The review makes the following recommendations:

- Improve consistency and coverage of reporting of biogenic CO<sub>2</sub> emissions to allow better quantification of the opportunity for negative emissions.
- Consider incentives and/or policies specifically to encourage capture of biogenic CO<sub>2</sub> emissions.
- Support early project development to demonstrate CO<sub>2</sub> capture from biogenic sources at appropriate scales (smaller than previous CO<sub>2</sub> capture proposals).
- Initiate and/or support further work to define better the options for smaller-scale CO<sub>2</sub> transport modes, both technically and commercially, including the integration of such modes with trunk transport of CO<sub>2</sub>.
- Maintain support for existing proposals that aim towards development of CO<sub>2</sub> transport and storage infrastructure in Scotland; such infrastructure is clearly a pre-requisite for

<sup>26</sup> Alcalde, J, Flude, S, Wilkinson, M, Johnson, G, Edlmann, J, Bond, C, Scott, V, Gilfillan, S, Ogaya, X & Haszeldine, R (2018) Estimating geological CO<sub>2</sub> storage security to deliver on climate mitigation. Available at: <https://www.nature.com/articles/s41467-018-04423-1>

<sup>27</sup> Smith, P, Haszeldine, RS, & Smith, SM (2016) *Preliminary assessment of the potential for, and limitations to, terrestrial negative emission technologies in the UK*. In Environmental Science: Processes and Impacts. 18, 11, p 1400-1405.

<sup>28</sup> [http://www.sccs.org.uk/images/expertise/reports/working-papers/WP\\_SCCS\\_2018\\_08\\_Negative\\_Emission\\_Technology\\_in\\_Scotland.pdf](http://www.sccs.org.uk/images/expertise/reports/working-papers/WP_SCCS_2018_08_Negative_Emission_Technology_in_Scotland.pdf)



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achieving significant negative CO<sub>2</sub> emissions.

See also *The potential for implementation of Negative Emission Technologies in Scotland*<sup>29</sup>, which found that Scotland is exceptionally well suited to using land-based negative emissions technologies (NETs) and has the potential to abate 90-100% of emissions in this way.

**Question 8 (Technology and Innovation):** How will global deployment of low-carbon technologies drive innovation and cost reduction? Could a tighter long-term emissions target for the UK, supported by targeted innovation policies, drive significantly increased innovation in technologies to reduce or remove emissions?

ANSWER:

**Question 9 (Behaviour change):** How far can people's behaviours and decisions change over time in a way that will reduce emissions, within a supportive policy environment and sustained global effort to tackle climate change?

ANSWER:

**Question 10 (Policy):** Including the role for government policy, how can the required changes be delivered to meet a net-zero target (or tightened 2050 targets) in the UK?

Government support for carbon capture and storage is crucial. The CCUS Cost Challenge Taskforce made a series of recommendations, including supporting the development of at least two CCUS clusters. The Government's response to this report acknowledges this recommendation (which echoes the recommendations of the Oxburgh report):

"We will examine in detail the scope of the opportunity for maximising economies of scale by developing a shared carbon dioxide infrastructure network in an industrial centre, and will report by the end of 2019."<sup>30</sup>

However, this approach does not appear to address the urgency and scale of CCS deployment that is needed to achieve deep decarbonisation in the UK; in addition, the

<sup>29</sup> Alcalde, J, Smith, P, Haszeldine, RS & Bond, C (2018) *The potential for implementation of Negative Emission Technologies in Scotland*. In: International Journal of Greenhouse Gas Control. Volume 76, September 2018, p 85-91. Available at: <https://www.sciencedirect.com/science/article/pii/S1750583617310794>

<sup>30</sup> <https://www.gov.uk/government/publications/the-uk-carbon-capture-usage-and-storage-ccus-deployment-pathway-an-action-plan>

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Government has not committed funding beyond a small amount (£20 million) for a carbon capture and utilisation (CCU) demonstration programme. There appears to be a disconnect between the timescales of existing projects (e.g. the Acorn Project<sup>31</sup> is pretty to enter pre-FEED in April 2019) and development of policies that would support wider CCUS deployment; in addition, there appears to be a disconnect between government (BEIS) ambition on CCUS, and allocated funding from Treasury.

There are a number of reasons why additional, funded action to support CCS is needed urgently:

- The CCUS Cost Challenge taskforce found that deployment at scale in the 2030s requires at least two CCUS clusters to be operational from the mid 2020s, and project development timescales mean that investment decisions for these need to be taken in the early 2020s at the latest.<sup>32</sup>
- Project development costs can be significantly reduced by re-purposing existing gas pipelines for CO<sub>2</sub> transport – the ACT Acorn project found that reusing the Atlantic and Cromarty pipeline for CO<sub>2</sub> transport would reduce project costs by almost £100m against constructing a new pipeline<sup>33</sup>. However, the window for taking advantage of this opportunity is small, and decisions must be taken on whether and how to preserve pipelines that are at risk of decommissioning.
- The use of hydrogen for heating would require changes to the Gas Safety Management Regulations (to allow the blending of greater than 0.1% hydrogen in the natural gas mix) and the Control of Thermal Energy Regulations (to allow customers to be charged by energy density rather than gas volume). In order for gas networks to allocate funding for hydrogen blending and conversion in the 2021-26 spending period, this would need to be settled in 2019.<sup>34</sup>

The *Maximising Economic Recovery UK Strategy*<sup>35</sup> states that “before commencing the planning of decommissioning of any infrastructure in relevant UK waters, owners of such infrastructure must ensure that all viable options for their continued use have been suitably explored, including those which are not directly relevant to the recovery of petroleum such

<sup>31</sup> <https://pale-blu.com/acorn/>

<sup>32</sup> [https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\\_data/file/727040/CCUS\\_Cost\\_Challenge\\_Taskforce\\_Report.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/727040/CCUS_Cost_Challenge_Taskforce_Report.pdf)

<sup>33</sup> ACT Acorn (2018), *Infrastructure Re-use* <https://actacorn.eu/sites/default/files/ACT%20Acorn%20Infrastructure%20Re-use%20Report%201.0.pdf> Other deliverables from this project may also be of use to the CCC, and are available at: <https://actacorn.eu/downloads>

<sup>34</sup> For more information see SCCS Working Papers WP SCCS 2018-09 (*Evidence to BEIS Committee Inquiry: CCUS – Supplementary RAB business models, gas networks, transport pipe re-use and decommissioning*) and WP SCCS 2018-10 (*Requested evidence to BEIS Committee Inquiry: CCUS – gas standards, hydrogen and GSMR*) both available at <http://www.sccs.org.uk/expertise/reports/working-papers>

<sup>35</sup> Available at <https://www.oqauthority.co.uk/news-publications/publications/2016/maximising-economic-recovery-of-uk-petroleum-the-mer-uk-strategy/>

**Question 10 (Policy):** Including the role for government policy, how can the required changes be delivered to meet a net-zero target (or tightened 2050 targets) in the UK?

as the transport and storage of carbon dioxide”. Anecdotal evidence suggests that this requirement is being interpreted in a way which allows the decommissioning of pipelines that have been identified as being suitable for CO<sub>2</sub> transport – by projects such as ACT Acorn and the Caledonia Clean Energy Project - but which do not have a firm project plan attached to them.

It is clear from informal discussions with OGA and BEIS that neither party feels they have responsibility for this aspect of decommissioning planning, so urgent action is needed to close this gap to ensure that infrastructure is retained and maintained, and CCS projects are not lost due to poor regulation.

We recommend a strategic approach to decommissioning which includes a strategic assessment of the oil and gas assets in the UKCS and their suitability for reuse – for CCS, but also for other potential uses such as renewable energy or nature conservation. There are immediate cost-cutting options available through the reuse of existing infrastructure, but only if near-term decommissioning of pipelines is replaced by their preservation for future use.

CO<sub>2</sub>-enhanced oil recovery (CO<sub>2</sub>-EOR) is a use of CO<sub>2</sub> that could enable the development of CO<sub>2</sub> storage and create a market for captured CO<sub>2</sub>. SCCS research suggests that CO<sub>2</sub>-EOR can produce low carbon intensity crude oil from a mature basin and could store more CO<sub>2</sub> than is released from the production, transport, refining and final combustion of oil, if it is managed to maximise CO<sub>2</sub> injection.<sup>36</sup>

The CO<sub>2</sub>-EOR Joint Industry Project<sup>37</sup> was established to undertake a collaborative programme of work to develop an understanding of EOR, focusing on areas of work to address issues of major importance to project developers, including economics; stakeholder perceptions; EOR performance; CO<sub>2</sub> management and environmental impacts; legal issues; and CO<sub>2</sub> supply.

Potential sites for CO<sub>2</sub>-EOR are identified in:

- Energy Research Partnership (2015), Prospects for CO<sub>2</sub>-EOR in the UKCS<sup>38</sup>
- Pershad *et al* (2012) Economic impacts of CO<sub>2</sub> enhanced oil recovery for Scotland<sup>39</sup>

Production of oil from a North Sea oil field typically leaves 55% of the oil underground.<sup>40</sup>

<sup>36</sup> <https://www.sciencedirect.com/science/article/pii/S1750583618301154>

<sup>37</sup> <http://www.sccs.org.uk/expertise/reports/co2eor-joint-industry-project>

<sup>38</sup> [http://erpuk.org/wp-content/uploads/2015/10/ERP\\_CO2-EOR-Report-Oct-2015.pdf](http://erpuk.org/wp-content/uploads/2015/10/ERP_CO2-EOR-Report-Oct-2015.pdf)

<sup>39</sup> Pershad, H., Durusut, E., Alan, C., Black, D., Mackay, E. J., & Olden, P. (2012). *Economic Impacts of CO<sub>2</sub>-Enhanced Oil Recovery for Scotland: Final report*. Glasgow: Scottish Enterprise.

**Question 10 (Policy):** Including the role for government policy, how can the required changes be delivered to meet a net-zero target (or tightened 2050 targets) in the UK?

Enhanced oil recovery from existing fields is therefore crucial to the UK's strategy to maximise economic recovery. The OGA has produced an *Enhanced Oil Recovery Strategy*<sup>41</sup> which characterises CO<sub>2</sub>-EOR as a 'future opportunity' and includes an action to "Develop a CO<sub>2</sub> EOR strategy and five-year plan". SCCS considers that the need to develop CO<sub>2</sub>-EOR should be treated with greater urgency, since deployment of CO<sub>2</sub>-EOR has been shown to lead to the development of CO<sub>2</sub> storage, with the end result that more CO<sub>2</sub> can be stored than is released through the production, transport, refining and combustion of the produced crude.<sup>42</sup> However, email correspondence between SCCS staff and the OGA suggests that the OGA takes the opposite view, and may not now produce a CO<sub>2</sub>-EOR strategy at all:

"The OGA will review its overall EOR strategy through 2018 and will undertake an Industry EOR workshop late 2018. Pending the outcome of that workshop a decision will be made to move forward on a CO<sub>2</sub> specific strategy, which, if at all, would be completed late 2019."<sup>43</sup>

#### Part 4: Costs, risks and opportunities

**Question 11 (Costs, risks and opportunities):** How would the costs, risks and economic opportunities associated with cutting emissions change should tighter UK targets be set, especially where these are set at the limits of known technological achievability?

ANSWER:

**Question 12 (Avoided climate costs):** What evidence is there of differences in climate impacts in the UK from holding the increase in global average temperature to well below 2°C or to 1.5°C?

ANSWER:

#### Part 5: Devolved Administrations

**Question 13 (Devolved Administrations):** What differences in circumstances between England, Wales, Scotland and Northern Ireland should be reflected in the Committee's advice on long-term targets for the Devolved Administrations?

<sup>40</sup> SCCS (2015) CO<sub>2</sub> Storage and Enhanced Oil Recovery in the North Sea: Securing a low-carbon future for the UK. Available at <http://www.sccs.org.uk/images/expertise/reports/co2-eor-jip/SCCS-CO2-EOR-JIP-Report-SUMMARY.pdf>

<sup>41</sup> Available at <https://www.ogauthority.co.uk/news-publications/publications/2016/enhanced-oil-recovery-strategy/>

<sup>42</sup> Stewart R.J., Johnson G., Heinemann N., Wilkinson M., Haszeldine RS, Low Carbon oil production: Enhanced oil recovery with CO<sub>2</sub> from North Sea residual oil zone. Available at <https://www.sciencedirect.com/science/article/pii/S1750583618301154#>

<sup>43</sup> Email from OGA, 29/05/2018

**Question 13 (Devolved Administrations):** What differences in circumstances between England, Wales, Scotland and Northern Ireland should be reflected in the Committee's advice on long-term targets for the Devolved Administrations?

Scotland is significantly more dependent on the offshore oil and gas industry than the rest of the UK.<sup>44</sup> This should not affect the Committee's advice, but it does mean that policies to achieve emissions reductions will need to be implemented with more care for a just transition. SCCS has produced a briefing on the role of CCS in a just transition submitted as a supplementary paper to this response, and would be happy to discuss this issue further with the CCC.

## Part 6: CCC Work Plan

**Question 14 (Work plan):** The areas of evidence the Committee intend to cover are included in the 'Background' section. Are there any other important aspects that should be covered in the Committee's work plan?

ANSWER:

<sup>44</sup> Scotland has approximately 8% of the UK population, but is home to 39% of the UK's oil and gas workers – figures from <https://www.ons.gov.uk/peoplepopulationandcommunity/populationandmigration/populationestimates/bulletins/annualmidyearpopulationestimates/mid2017> and <https://www.sdi.co.uk/business-in-scotland/key-sectors/oil-and-gas>