DEVELOPMENT OF MEASURES TO REDUCE RISKS OF USE AND CARRIAGE OF HEAVY FUEL OIL AS FUEL BY SHIPS IN ARCTIC WATERS

Assessment of the benefits and impacts associated with a ban on the use and carriage of heavy fuel oil as fuel by ships operating in the Arctic

Submitted by Canada

INTRODUCTION

1 This report discusses the potential environmental, economic and social impacts on, and benefits to, northern Indigenous and Inuit communities and economies in Canada of a ban on the use and carriage of heavy fuel oil (HFO) for use as fuel by ships in Arctic waters. It concludes that a ban on HFO would have positive environmental benefits, but result in economic impacts on communities, industrial exports and industrial resupply. An understanding of these impacts must be considered to inform any decision making.
SUMMARY

Executive summary: This document contains an assessment of the expected benefits and impacts of a ban on heavy fuel oil (HFO) on Canadian northern, Indigenous and Inuit communities and economies in Canada. Canada is of the view that, when weighing action to reduce the environmental risks associated with the use and carriage for use as fuel of HFO in the Arctic, social, economic and other impacts on vulnerable Arctic communities must also be taken into account.

Strategic direction, if applicable: 6

Output: 6.11

Action to be taken: Paragraph 56

Related documents: MEPC 71/14/4, MEPC 72/11/1, MEPC 73/9, MEPC 73/9/1, MEPC 73/9/2, MEPC 73/INF.19, PPR 6/12/4, PPR 6/INF.24

BACKGROUND

Defining the scope

2 At the sixth session of the Sub-Committee on Pollution, Prevention and Response (PPR), there was agreement on a draft methodology to analyze the impacts of a ban on HFO use and carriage as fuel by ships in Arctic waters. The goal of this methodology was to allow individual Member States to fully assess the positive and negative effects of such a ban in Arctic waters on their northern, Indigenous and Inuit communities and economies, along with coastal and marine ecosystems.

3 Canada has built upon this methodology to estimate the impacts of an HFO ban on its northern, Indigenous and Inuit communities and economies. Canada is committed to enhancing the protection of the Arctic environment, which includes mitigating the risks associated with the use and carriage of all fuels, including HFO, used in the Arctic, while taking into account potential impacts of a ban on northern, Indigenous and Inuit communities and economies.

Methodology of the Impact Assessment

4 The impact assessment uses publicly available information, engagement with Indigenous and Inuit partners, and data from federal government departments and industry stakeholders to assess the potential costs and benefits of implementing an HFO ban in the Arctic. The impact assessment also includes analyses conducted by consulting firms and
One of the challenges faced when undertaking the impact assessment is the uncertainty associated with the implementation of the 0.5% Global Sulphur Cap (the Cap), which enters into force January 1, 2020. To comply with the Cap, some ship operators (e.g., the international fleet) currently burning fuel types high in sulphur content, such as HFO, will either switch to compliant low-sulphur fuels (e.g., distillates or 0.5% low sulphur fuel blends, that could be compliant with the HFO definition to be agreed upon at PPR 6) or install scrubbers (exhaust gas cleaning systems). New fuel blends are currently being developed and marketed ahead of the enforcement of the Cap that will provide industry more options. Other ship operators (including the Canadian domestic fleet), who navigate in the North American Emissions Control Area and use HFO when operating up North, will likely move directly from HFO to distillate.

The industry response to the Cap (e.g., fuel switching vs. use of scrubbers) remains uncertain. The Cap will result in several changes to the fuel market in terms of prices, availability and properties of available fuels, both in terms of their use as propulsion fuels or if spilled in Arctic waters, which impacts the accuracy of our assessment (See Annex A for a more detailed analysis).

ANALYSIS OF IMPACTS

Geographic, Demographic and Environmental Snapshot of Canada’s Arctic

The Arctic is an important part of the Canadian landscape, encompassing 39% of Canada’s total land area at 3.5 million km², including over 36,000 islands, and over 2.1 million km² of maritime coverage. Home to a diversity of people, wildlife, natural resources and ecologically sensitive areas, Canada’s Arctic is culturally, economically and environmentally valuable both nationally and internationally.

As shown in Figure 1, the Polar Code applies to Canadian waters located above the 60th parallel north. Three territories – Yukon, the Northwest Territories and Nunavut – lie above 60° N and make up the vast majority of Canada’s Arctic land. For a detailed analysis and overview of Canada’s Arctic, see PPR 6/INF.24, An overview of Canada’s Arctic and role of maritime shipping.

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Figure 1

Figure 1: Map of Canada situating the Polar Code Limit

Figure 2 illustrates the communities in Canada whose costs would be affected by an HFO ban. In addition to communities in the Northwest Territories and Nunavut, parts of northern Quebec and northern Labrador and communities along Hudson Bay and James Bay would be affected. The majority of the population in these communities are Indigenous, primarily Inuit, Innu, and Cree. Inuit Nunangat is a term used by the Inuit to describe their homeland in Canada. It is the comprehensive area of the four Inuit Land Claim Agreements: Nunavik (northern Quebec); Nunatsiavut (northern Labrador); the territory of Nunavut; and the Inuvialuit Settlement Region (the northern Northwest Territories and Yukon North Slope). These Land Claim Agreements are protected under Canada’s constitution and generally address a broad range of issues including political and environmental rights and concerns (such as water and environmental management regimes, wildlife management, harvesting rights, public sector employment and contracting). The Government of Canada has discussed the HFO ban with many communities to understand their concerns as part of the assessment conducted and will continue consulting with the communities going forward.
ENVIRONMENT

Spill Impacts

10 Banning HFO in the Arctic would bring environmental benefits. HFO has a high viscosity and density and does not evaporate quickly. It is known as a persistent fuel that can stay in the environment for a long time.

11 The persistence of HFO means that there is a higher likelihood of physical fouling and ingestion of oil by marine wildlife. An HFO spill would also present possible shoreline contamination, threatening wildlife and traditional activities of Indigenous and Inuit populations, who may become exposed to the contamination directly or indirectly.

12 At freezing temperatures, oil behavior changes, and fuels will adhere to the ice surface more readily; it will then spread underneath the ice as temperatures increase. Because HFO
does not evaporate as quickly as other fuels, it is more likely to be trapped in ice. Recovery of oil in ice-infested waters can make mechanical recovery difficult. It has also been estimated that the clean-up costs for an HFO spill in the Arctic could be more expensive.

13 Although other, lighter fuels (e.g., marine diesel) that could replace HFO have higher toxicity to marine life, they evaporate more quickly and are less persistent in the environment. Therefore, HFO presents a greater longer-term ecological risk compared to other marine fuels that are available, such as marine diesel and other distillate fuels.

14 The changes in fuel usage brought on by the Cap, wherein demand for lighter fuels are expected to increase and demand for HFO to decrease, will also reduce the likelihood of an HFO spill, but uncertainty remains regarding the full benefit given that physico-chemical information of new and incoming blends remains limited.

Spill Response

15 Spill response capacity in the North was reviewed to establish a baseline of existing resources that could be used in the case of an HFO spill. The Canadian Coast Guard (CCG) has 20 caches of environmental response equipment designed for a small, non-persistent oil spill, as well as four depots with equipment designed for both persistent and non-persistent oil spills. Contractors in some communities also have marine spill response training and access to response equipment. Spill response equipment can be brought in from depots either by air (Hay River) or marine transit (Tuktoyaktuk, Churchill, Iqaluit).

16 If a spill occurs in a community with access to equipment suitable for that type of oil, and there are personnel with marine spill response training situated locally, then equipment could be mobilized immediately. Otherwise, depending on the proximity to an airport or marine base and availability of vessels/helicopters, it may take days to transit resources for spill response.

17 Canada has also incorporated the "polluter pays principle" in legislation and requires polluters to pay for the cost of pollution damages and of clean-up. Under recent amendments to Canada’s Marine Liability Act to modernize the Canadian Ship Source Oil Pollution Fund, the Fund’s per-incident liability cap has been lifted, meaning eligible claims are now 100% compensable, regardless of the size of the spill.

18 Finally, in 2016, the Government of Canada launched the $1.5 billion Oceans Protection Plan (OPP), to enhance marine safety. The OPP includes Arctic-specific components that involve over $175 million in investments to enhance marine safety, environmental protection, search and rescue, and emergency response services, as well as Indigenous,
Inuit and coastal community engagement. These Arctic-specific measures, including land-based marine infrastructure, improved monitoring of vessel traffic, and improved hydrography and charting, are intended to strengthen the existing prevention measures, as well as spill response capability.

Air Emissions

In light of the changes anticipated from the Cap, and based on the assumption that ships will comply with the new sulphur requirements, Environment and Climate Change Canada undertook an analysis to estimate the incremental impact of an HFO ban in the Arctic on air pollutant emissions for the year 2020.

This particular assessment of air emission impacts assumes that ships will be in compliance with the Cap, and considers the incremental benefits to the environment of a switch to distillate fuels under an HFO ban. The analysis covers waters within the 200 nautical mile Canadian Exclusive Economic Zone above 60°N latitude and Hudson Bay. It captures emissions from all vessels, including merchant bulk vessels for mining and community resupply, which typically use HFO and therefore would be directly impacted by the HFO ban. Note that the assessment assumes that these vessel would comply with the sulphur cap by using 0.5% sulphur Very Low Sulphur Fuel Oil (VLSFO). Under an HFO ban it is assumed that these sulphur cap compliant merchant bulk vessels would need to switch from VLSFO to distillate fuel.

The assessment also includes tugs, cruise, and CCG ships, which typically already use distillate fuels and therefore would not be impacted by the HFO ban. These vessels are assumed to continue to use distillate fuels under the HFO ban, with no associated air emission reduction impacts. Emissions of other key pollutants from marine fuels, such as carbon dioxide (CO₂), methane (CH₄) and nitrogen oxides (NOₓ) are not considered, as the reduction in these pollutants due to a switch from HFO to distillate fuels is not estimated to be significant.

It is estimated that, in addition to reductions gained through the Cap with the expected use of VLSFO, a transition to distillate fuels under the HFO ban could further reduce emissions of sulphur oxides (SOₓ), black carbon (BC), and fine particulate matter by up to (PM_{2.5}) by 80%, 23% and 31% respectively. The following paragraphs provide a summary of the incremental impact an HFO ban could have on each of these air pollutants.

Sulphur oxides emissions

2 Government of Canada, Transport Canada, Government of Canada Introduces New Measures to Protect the Marine Environment and Coastal Communities in Canada’s Arctic.
3 For a detailed description of the Global Sulphur Cap please refer to Annex A.
An HFO ban could result in an 80% reduction in SOx emissions compared to emissions under the Cap only. Sulphur oxides are emitted from ship engines when marine fuels containing sulphur, like HFO and other fuels derived from crude oil, are combusted. Once in the atmosphere, SOx can lead to acid rain, with associated acidification and eutrophication impacts on sensitive Arctic aquatic and terrestrial systems.

**Black Carbon (BC) emissions**

Black Carbon is a component of particulate matter, with emission levels highly dependent upon fuels, engines, and operations. HFO is associated with roughly two thirds of BC emissions from shipping in the Arctic in 2015. As the second most important atmospheric climate forcer, after CO2, BC in the Arctic is of particular concern, due to its enhanced atmospheric and surface warming impacts. BC emitted within the Arctic has been estimated to have an almost five times larger surface temperature response (per unit of emitted mass) compared to emissions at midlatitudes. In the absence of an HFO ban, BC deposition to ice and snow is expected to roughly double from 2010 levels by 2030.

Under an HFO ban, BC emissions from all shipping in Canada’s Arctic (including vessels currently using distillate fuels) are estimated to be 23% lower than emissions under just the Cap, with an average reduction of 31% for vessels switching from HFO to distillate fuels.

Research by the National Research Council of Canada supports these estimates. In this research, BC emissions were higher when fuels contained a fraction of residual fuel compared to purely distillate fuels.

Although there is some uncertainty as to the exact mix of new cap-compliant fuels that will become available in 2020, it is expected that the majority of new cap-compliant VLSFO entering the market will meet the specifications of a residual fuel as opposed to a distillate fuel. As such, uptake of these fuels will not lead to a decrease in BC emissions under the Global Sulphur Cap. In the absence of an HFO ban, reductions of BC emissions in the Arctic could be dependent upon the development of additional control measures for fuels.

**Particulate matter emissions**

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6 Residual fuels are the remaining fraction of crude oil that cannot be distilled (boiled off into lighter fuel products) at the refinery. They contain heavy, non-volatile carbon-based compounds, as well as high fractions of ash.
PM$_{2.5}$ is a complex and variable mixture of very small particles and liquid droplets that can contain BC, organic compounds, metals and acids such as sulphates. PM$_{2.5}$ is released in primary emissions from many combustion sources, including marine vessels, and it is formed secondarily in the atmosphere from other air pollutant emissions. Particulate matter in the atmosphere contributes to local haze, and has both direct (atmospheric forcing) and indirect (through clouds and precipitation) radiative effects. While the indirect effects are mostly thought to be cooling, the direct effects can be either warming or cooling, depending on the optical properties of the particles.

Under an HFO ban, it is estimated that reductions in PM$_{2.5}$ emissions from all shipping in Canada’s Arctic would be 31%, with an average reduction for vessels switching from HFO to distillate of 39%. These reductions are in addition to reductions in PM$_{2.5}$ emissions from the Cap.

Health Impacts

Marine vessel emissions of sulphur oxides (primarily sulphur dioxide) can have direct effects on human health, especially for those with pre-existing respiratory diseases (e.g., asthma). Sulphur dioxide is also transformed in the atmosphere to sulphate, which, like BC, is an important component of fine particulate matter (PM$_{2.5}$). PM$_{2.5}$ causes multiple adverse human health effects that are well recognized internationally. Health Canada has concluded that exposure to PM$_{2.5}$ increases the risk of cardiorespiratory mortality, asthma exacerbation and adverse cardiovascular outcomes, and there is evidence it may be associated with other adverse health outcomes, such as diabetes and pre-term birth. About 9,700 premature deaths a year in Canada are attributable to PM$_{2.5}$ exposure. Importantly, the evidence indicates that there is no exposure threshold: that is, any incremental reduction in exposure is associated with a reduction in risk. Canada’s Air Quality Management System recognizes the importance of the principle of continuous improvement in air quality, given that there is no “safe” level of exposure.

An HFO ban could reduce the air pollution health risks of Arctic populations in areas with improved air quality resulting from the ban.

ECONOMIC CONSIDERATIONS

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7 [http://publications.gc.ca/site/eng/447367/publication.html](http://publications.gc.ca/site/eng/447367/publication.html)
A ban on HFO in the Arctic would result in higher shipping costs, which, if passed through to end consumers by the shippers, will lead to higher prices at the consumer level. The higher shipping costs have two components:

.1 a fuel switch from HFO to lighter distillates, which cost more; and
.2 de-bunkering and cleaning fuel tanks to eliminate HFO may be required, given that ships serving the Arctic also serve other regions for parts of the year.

In order to understand the financial impacts of an HFO ban on the Arctic sealift program, it is important to understand the pricing of the community resupply program. Figure 3 illustrates how increase in fuel prices flow through to cost impacts on the sealift communities.

![Figure 3 – Flow through of Fuel Price increases to Change in Commodity Prices](image)

In the sealift program, yearly freight rates are established for communities that vary depending on the remoteness and accessibility of the community. Table 1 illustrates the freight rates that were in effect for the 2019 sealift season and vary based on distance.

<table>
<thead>
<tr>
<th>Destinations</th>
<th>Northbound Rate per Revenue Ton</th>
<th>Northbound 20’ Merchant Container</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nunavik</td>
<td>$418</td>
<td>$6,432</td>
</tr>
</tbody>
</table>

De-bunkering includes the shipboard logistics of unloading fuel from available tanks on ships, known as bunker tanks.
<table>
<thead>
<tr>
<th>Destinations</th>
<th>Northbound Rate per Revenue Ton</th>
<th>Northbound 20’ Merchant Container</th>
</tr>
</thead>
<tbody>
<tr>
<td>Iqaluit</td>
<td>$275</td>
<td>$4,230</td>
</tr>
<tr>
<td>High Arctic</td>
<td>$359</td>
<td>$5,536</td>
</tr>
<tr>
<td>Foxe Basin</td>
<td>$360</td>
<td>$5,545</td>
</tr>
<tr>
<td>South Baffin</td>
<td>$305</td>
<td>$4,702</td>
</tr>
<tr>
<td>Kivalliq</td>
<td>$335</td>
<td>$5,158</td>
</tr>
<tr>
<td>Kugaaruk</td>
<td>$417</td>
<td>$6,416</td>
</tr>
<tr>
<td>Kitikmeot</td>
<td>$446</td>
<td>$6,870</td>
</tr>
<tr>
<td>Sanikiluaq</td>
<td>$342</td>
<td>$5,268</td>
</tr>
<tr>
<td>Kivalliq (loading in Churchill)</td>
<td>$242</td>
<td>$3,727</td>
</tr>
</tbody>
</table>

Table 2 provides the current breakdown of the distribution of costs that make up the shipping rates, normalized to 100 for the base case of using current HFO fuel. It shows the forecasted changes in the cost distribution resulting from the implementation of the 2020 Global Sulphur Cap through to the forecast with an HFO Ban in place.

Table 2 - Estimated distribution of costs that make up the shipping rates – normalized to 100 in considering projected use of fuels

<table>
<thead>
<tr>
<th>Type of fuel used</th>
<th>Crewing</th>
<th>Repairs, Maintenance, Capital Costs, Insurance</th>
<th>Fuel for Propulsion</th>
<th>Management</th>
<th>Other</th>
<th>Overall Cost Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current</td>
<td>Current Marine Fuels, including HFO</td>
<td>37</td>
<td>37</td>
<td>13</td>
<td>10</td>
<td>3</td>
</tr>
<tr>
<td>Projected Marine Fuels with Global Sulphur Cap in Place</td>
<td>0.5% sulphur content – low price estimate</td>
<td>37</td>
<td>37</td>
<td>22</td>
<td>10</td>
<td>3</td>
</tr>
<tr>
<td>Type of fuel used</td>
<td>Crewing</td>
<td>Repairs, Maintenance, Capital Costs, Insurance</td>
<td>Fuel for Propulsion</td>
<td>Management</td>
<td>Other</td>
<td>Overall Cost Index</td>
</tr>
<tr>
<td>-------------------</td>
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<td>-----------------------------------------------</td>
<td>---------------------</td>
<td>------------</td>
<td>-------</td>
<td>-------------------</td>
</tr>
<tr>
<td>0.5% sulphur content – high price estimate</td>
<td>37</td>
<td>37</td>
<td>25</td>
<td>10</td>
<td>3</td>
<td>112</td>
</tr>
<tr>
<td>Low price estimate</td>
<td>37</td>
<td>37</td>
<td>26</td>
<td>10</td>
<td>3</td>
<td>113</td>
</tr>
<tr>
<td>High price estimate</td>
<td>37</td>
<td>37</td>
<td>33</td>
<td>10</td>
<td>3</td>
<td>120</td>
</tr>
</tbody>
</table>

Note: Cost distribution information based on interviews and then normalized.

36  For example, a Northbound 20’ Merchant Container currently costing $5,000 to ship could now cost $5,450-$5,600 after the implementation of the 2020 Global Sulphur Cap, and could cost approximately $5,650-$6,000 under an HFO ban.

37  Based on interviews, including with retailers in the Arctic communities, and using the cost pass-through model as illustrated by Figure 3, the price increases from an HFO ban could result in additional product price increases for community resupply products in the range of 0.7% to 1.9%, as shown in Table 3. Extrapolating from household expenditure tables published by Statistics Canada for Nunavut and assuming a 100% pass-through of fuel cost increases, these fuel price increases could increase household expenditures by CAD$248-CAD$679 per household per year (see Table 3)\(^\text{10}\). These estimates are based on the two distillate pricing scenarios shown in Table 2 (in green).

38  In the short term, we expect the Global Sulphur Cap to drive distillate prices up, as demand increases. As the fuel supply chain adapts, and those fuels become more readily available.

\(^\text{10}\) The median annual household income for Nunavut Inuit is approximately CAD$24,768.
over a few years, these prices should moderate and be closer to the lower range of our estimates, as outlined in Table 2.

Table 3 - Estimated Annual End User Price Effects based on Use of Distillates – Nunavut with 2020 Sulphur Cap estimates as baseline

<table>
<thead>
<tr>
<th>Range of Estimate</th>
<th>Community Resupply Cost Increase</th>
<th>Estimated End User Retail Effects – Community Resupply</th>
<th>Increased End User Prices - Nunavut</th>
<th>Annual Increase in End User Prices per Household</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low Range</td>
<td>4%</td>
<td>0.7%</td>
<td>$2.2M</td>
<td>$248</td>
</tr>
<tr>
<td>High Range</td>
<td>11%</td>
<td>1.9%</td>
<td>$6.1M</td>
<td>$679</td>
</tr>
</tbody>
</table>

39 As noted above, there is some uncertainty in predicting the incremental impact of the HFO ban, given uncertainties in fuel prices for both distillate and HFO, as a result of the 2020 Global Sulphur Cap.

De-bunkering Costs

40 A ban on HFO in the Arctic would also require de-bunkering and cleaning of fuel tanks prior to the shipping season in the Arctic for those ships that use HFO fuel when sailing in non-Arctic waters outside of the Arctic shipping season. The costs of de-bunkering and fuel tank cleaning (including time costs) have not been included in the estimates above, as there is a significant variability in costs ($50,000-$100,000 per vessel per instance).

SOCIO-ECONOMIC (COMMUNITIES) – Impacts

41 Canadian Arctic communities are highly dependent on marine shipping for almost all commodities. In the Canadian Arctic, food security is an ongoing challenge for a population with a lower income compared with the rest of Canada. Furthermore, costs for food and other consumer goods are already high in the Arctic region relative to the rest of the country.

42 A pattern of income disparity exists for Indigenous and Inuit peoples living in the Arctic, who have lower average total incomes in all regions. As an example, the median income for Nunavut Inuit aged 15 years and over was CAD$24,768 compared with CAD$84,139 for non-Inuit living in Nunavut and CAD$53,625 for the average Canadian.
The combination of higher living costs, lower incomes and higher unemployment levels helps explain why many regions in the Arctic are experiencing a food security crisis. For example, 55% of adults aged 25 and over in Nunavik and Nunavut live in a household experiencing food insecurity. For Nunatsiavut and the Inuvialuit Settlement Region, the percentages are 42% and 33%, respectively. Any increase in consumer goods costs (Table 3), even as low as 4%, will impact the purchasing power of already vulnerable communities.

In this context, a ban on HFO in the Arctic resulting in higher shipping costs passed on to the consumer would have a significant impact on households and communities. This could include direct and indirect effects on the health and quality of life of Indigenous and Inuit peoples living in the Arctic. For example:

- Food security would be impacted by an increase in shipping costs.
- Costs of all household items (e.g., furniture, refrigerators, and stoves) would increase.
- Food harvesting could also be impacted due to the increased cost of shipping non-food items (e.g., firearms, ammunition, fuel and camping supplies). Many harvesters do not have additional sources of income, making them even more susceptible to increases in prices.
- The cost of housing would increase due to higher construction and material costs, which could lead to a reduction in the number of housing projects developed to address the current housing crisis in the Arctic.
- There would be increased costs to territorial governments, which import medical equipment along with other goods to meet the needs of communities.
- There would be an increase in electricity rates. For example, estimates based on the expected increase in fuel costs due to the Global Sulphur Cap suggest an increase of about 1% at the consumer level. An increase in fuel costs of a similar magnitude due to an HFO ban could be expected to increase rates even further.
- Perishable products delivered by air would be impacted. The air resupply of perishable foods, in its current form, could not exist without the community resupply. For example, perishable foods are reliant on the cost of refrigerators, generators and low-sulphur diesel, all of which are delivered by sea due to the lack of road access in these communities.

It is also important to note that impacts on the mining sector (see below) could also affect the communities through the provisions of the Impacts and Benefits Agreements. Any

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11 Statistics Canada, Food Insecurity among Inuit Living in Inuit Nunangat, 1.
12 Agreements signed between natural resource development companies and regional Indigenous or Inuit organizations. These agreements help ensure local surrounding communities benefit from operations. [Original wording means the organizations help ensure…]
increase in freight costs that would impact mine sales revenues would have an adverse impact on the amount of the royalty payments paid to Indigenous and Inuit organizations. In addition, mining companies contribute support to, for example, youth recreation, cultural activities, day care centers, food banks and community programming. Such support could be affected by an increase in operating costs to the companies.

**SOCIO-ECONOMIC (COMMUNITIES) - Benefits**

46 In addition to the environmental benefits noted above, an HFO ban in the Canadian Arctic could contribute to socio-economic (community) benefits through:

- the avoidance of loss of marine and coastal natural resources important to food security;
- the avoidance of loss of culturally important subsistence activities; and
- the avoidance of adverse impacts to Arctic marine and coastal ecosystems resulting from an HFO spill.

**MINING AND AGRICULTURAL EXPORTS - Impacts**

47 Mining activity in the Arctic could also be directly and indirectly affected by an HFO ban. Mines located in the Canadian Arctic are important for local economic development and for international markets that import these materials. The natural resources sector is one of the largest employers of Indigenous and Inuit peoples in Canada’s Arctic, and accounts for one-sixth of all jobs in the North.

48 A proposed HFO ban, with a switch to the use of distillate fuels, would increase fuel costs and could translate into an increase cost of shipping ore by an estimated CAD$0.75 -CAD$1 per tonne of ore shipped, above any impacts from the 2020 Global Sulphur Cap. This calculation does not take into consideration additional costs associated with increased costs of shipping equipment or material to the mine site, nor does it include costs associated with any de-bunkering and tank cleaning that might be required. As mining is a global industry, projects that are currently at the exploratory phase could become less attractive, and projects in operation may face a reduction in the number of vessels available for chartering purposes.

49 Assuming cost increases are passed on to resource companies by shipping companies, this could affect the competitiveness of Canadian mining companies. Furthermore, when the de-bunkering costs and impacts on equipment and materials, along with the increased life costs for communities are added, this may make some mining projects at the exploratory stage less attractive than similar projects based in the south.
Although the focus of the impact assessment was on the Arctic region, the Port of Churchill would also be impacted. This is because vessels transiting to and from the Port of Churchill must transit north of 60° N through the Hudson Strait. This implies that all vessels transiting to and from Churchill would be subject to the HFO ban. This could potentially impact the economic viability of the newly re-opened port by increasing shipping costs.

The Arctic Gateway Group is currently owned by First Nations and communities, Fairfax and AGT Foods. It reopened the Port of Churchill in 2018 and has started shipping grain and specialty crops to both Europe (Antwerp and Murmansk) and Asia (Beijing). However, increased fuel rates passed through to the shippers of grain could threaten profitability of shipping grain via the Port of Churchill as an Arctic gateway, as other ports in Canada located south of 60° N (and not requiring a transit through Arctic waters and not impacted by the HFO ban) could allow shippers to ship grain at more competitive rates.

**INDUSTRIAL RESUPPLY - Impacts**

Currently, data specific to industrial resupply is not collected, making a detailed analysis difficult. The information collected as part of Canada’s impact assessment suggests, however, that there would be increased fuel costs for the industrial sector, translating into extra costs for materials and equipment, along with additional costs for electricity. In addition to dedicated supply ships, material and equipment for the industrial sector are sometimes carried on the same ships carrying cargo for community resupply. It can therefore be assumed that the cost increase impacts estimated for communities with respect to resupply cargo and commodities would also be felt by the industrial sector.

**SUMMARY AND CONCLUSIONS**

The impact assessment of the impact of an HFO ban on Canada’s Arctic communities and economies shows both positive and negative impacts. A switch to distillates means any oil spill would be less persistent than an HFO spill (though possibility more toxicity for fish and other marine life). There are also estimated health benefits from a reduction in air pollutant emissions as a result of a shift from HFO to distillate fuel.

There are, however, also potentially significant economic impacts of banning HFO for use and carriage for use as fuel by ships, as the majority of northern coastal communities rely on marine transportation for community resupply. The size of these impacts depends of transitions that are happening in the coming years and linked to the 2020 Global Sulphur Cap. Any projected increase in fuel prices that would result from a ban will be transferred to consumers, who already face very high prices for goods and store-bought foods.
In addition to the community impacts, the impact assessment suggests that the increased costs associated with the proposed HFO ban could impact the competitiveness of Canada’s mining sector and Canada’s only northern port shipping grain overseas.

**ACTION REQUESTED OF THE SUB-COMMITTEE**

The Sub-Committee is invited to note the information in this document.
BIBLIOGRAPHY


1 On January 1, 2020, the IMO’s Global Sulphur Cap will enter into force. This global measure, which aims to reduce the sulphur content of marine fuels from 3.5% to 0.5%, will result in several changes to the fuel market in terms of prices, availability and properties of the fuels available. To meet these requirements, vessel owners can either switch to more expensive lower-sulphur fuel (i.e., marine diesel or new blends that are currently entering the market for which limited information is available) or continue to use HFO but use emission abatement technology (e.g., scrubbers) on each ship.

2 Table A-1 below presents the projected increase in average fuel prices (all fuels combined) for carriers immediately following the adoption of the 2020 Global Sulphur Cap.

Table A-1 - Estimated Average Fuel Price (all fuels combined) paid by Carriers per metric tonne

<table>
<thead>
<tr>
<th>Average Fuel Prices (all fuels combined) in metric tonnes</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Before the Global Sulphur Cap</td>
<td>CAD$591 (per metric tonne)</td>
</tr>
<tr>
<td>Following the implementation of the Global Sulphur Cap</td>
<td>CAD$985 - 1,115 (per metric tonne)</td>
</tr>
</tbody>
</table>

3 Although difficult to predict accurately ahead of implementation, estimated price increases to freight rates in the Canadian Arctic resulting from the coming into force of the 0.5% Global Sulphur Cap are estimated to increase community resupply costs by 9% to 12%, factoring the relationship between fuel prices and community resupply discussed in the body of the impact assessment paper. These estimates are based on an assumption that distillate fuel will be used to meet the cap. Table A-2 illustrates the corresponding impacts on households, which are estimated to range from CAN$535 to CAN$713 per household per year.

Table A-2 - Estimated Annual End User Price Impacts of the 0.5% Global Sulphur Cap – Nunavut

<table>
<thead>
<tr>
<th>Community Resupply Cost Increase</th>
<th>Estimated End User Retail Effects – Community Resupply</th>
<th>Increased End User Prices - Nunavut</th>
<th>Annual Increase in End User Prices per Household</th>
</tr>
</thead>
<tbody>
<tr>
<td>9%</td>
<td>1.5%</td>
<td>CAD$4.8M</td>
<td>CAD$535</td>
</tr>
<tr>
<td>12%</td>
<td>2.0%</td>
<td>CAD$6.4M</td>
<td>CAD$713</td>
</tr>
</tbody>
</table>

4 Globally, recent surveys\(^{13}\) of plans to comply with the sulphur cap indicate that less than 10% of the deep sea fleet plan to have scrubbers in place by January 2020, suggesting the majority will switch to lighter distillates, at least for the time being until

there is more market certainty regarding fuel availability and pricing. While many are deferring final decisions on how to comply, it is clear that the cap is driving a major shift to use lighter fuels instead of focusing on scrubbers only, due not only to the purchase and installation costs, but also operation and maintenance costs, including availability of spare parts. In addition, several port areas have started to ban washwater discharges from open-loop scrubbers because of environmental concerns, creating uncertainty for vessels operating globally, leaving hybrid and closed loop systems as the favoured options.

Trend analysis of fuel prices over the next four years, based on world fuel markets, suggests an increase in price of nearly 30% for HFO between now and January 2023, while alternate diesel fuels will decrease in price by nearly 8%. This trend supports the idea that, with the implementation of the Global Sulphur Cap, ship owners will initially pay more overall for fuel. However, over time, the price of distillate will decrease, while the price of HFO will increase as the demand for HFO decreases and the fuel becomes scarce.

Table 2 below demonstrates price increases of HFO and alternate diesel fuels resulting from the Global Sulphur Cap.

Table 2 – Price Increases of HFO and Alternate Diesel Fuels – Global Sulphur Cap

<table>
<thead>
<tr>
<th></th>
<th>Heavy Fuel Oil (High Sulphur Fuel Oil) (CAD$ per metric tonne)</th>
<th>Ultra-Low Sulphur Diesel (CAD$ per metric tonne)</th>
<th>Difference in Price (CAD$ per metric tonne)</th>
</tr>
</thead>
<tbody>
<tr>
<td>November 2019</td>
<td>$387</td>
<td>$919</td>
<td>$532</td>
</tr>
<tr>
<td>January 2023</td>
<td>$505</td>
<td>$848</td>
<td>$343</td>
</tr>
<tr>
<td>Price change</td>
<td>+30.7%</td>
<td>-7.7%</td>
<td></td>
</tr>
</tbody>
</table>

*These figures are based on market and futures data, not actual prices paid by shipping companies.*