

CLIMATE CHANGE, AVIATION AND WESTERN AUSTRALIA: POLICY PRESCRIPTIONS FOR THE WA GOVERNMENT

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Abstract

The Western Australian Government has no policy dealing with aviation and climate change. This paper proposes three ways in which the Government can address the climate impacts of aviation: support an airline default, or opt-out, passenger offset scheme for intrastate flights; offset the carbon costs of intrastate passenger and charter flights for a specific period; and/or support carbon offset “concessions” at WA airports for intrastate flights.

The rate of growth in aviation carbon dioxide and other greenhouse gas emissions is faster than the underlying global rate of economic growth; aviation’s contribution to total emissions resulting from human activities is growing significantly. In the absence of other state and federal policies with regard to aviation and climate change, and with local and state governments around the world taking direct policy action on aviation and its climate change impacts, the policy prescriptions outlined in this paper offer the WA Government an opportunity to take the lead in Australia and to steer the process of change to build a cleaner sky.

It makes economic and political sense to adopt a proactive stance towards the risks and uncertainties presented by aviation and climate change.

An **executive summary** of this paper is provided at page 4.

30 pages of footnotes to this paper begin at page 44.

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If human beings follow a business-as-usual course, continuing to exploit fossil fuel resources without reducing carbon emissions or capturing and sequestering them before they warm the atmosphere, the eventual effects on climate and life may be comparable to those at the time of mass extinctions. Life will survive, but it will be a far more desolate world than the one in which civilization developed and flourished during the past several thousand years.

- James Hansen,
Director of the NASA Goddard Institute for Space Studies and Adjunct Professor
of Earth and Environmental Sciences, Earth Institute, Columbia University,
'The Threat to the Planet,' *The New York Review*, 13 July 2006

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EXECUTIVE SUMMARY (footnotes omitted)

1. Climate change (*pages 8 to 15*)

Climate change poses an urgent and significant problem for the world. Scientific evidence overwhelmingly shows that carbon dioxide and other greenhouse gases from human activities are changing the climate, and that this presents serious economic and political risks. Put another way, climate change “is one of the greatest challenges of modern times.”

Climate change in WA

As the WA Government’s *State of the Environment Report 2007* states, average temperatures across WA have increased 0.8°C over the past 100 years; sea level has risen 15 cm at Fremantle over the past 100 years and will continue to rise; average winter rainfall in the South West has dropped 15% over the past 30 years and, in contrast, average annual rainfall in parts of the Pilbara and Kimberley has increased; and WA's net greenhouse gas emissions increased 17% between 1990 and 2005 and, if land use concessions are excluded, emissions have increased 45% over the same period.

The report also states that WA's environment is highly vulnerable to climate change and that the State's natural resources, biodiversity, industry and human health are at risk, and in some instances are already being affected.

WA climate change policy

The Government of Western Australia states in its May 2007 climate change policy document, *Making Decisions for the Future: Climate Change*, that it “will adopt a long term goal to reduce Western Australia’s total greenhouse gas emissions by 60 per cent of 2000 levels by 2050, consistent with the national target adopted by State and Territory leaders at the April 2007 meeting of the Council for the Australian Federation.” The policy document builds on the Government’s 2004 greenhouse strategy which was based on introducing those initiatives which could presently be implemented and on investigating further initiatives for possible future introduction.

A Climate Change Bill is being developed by the Government which will establish the target referred to above. Provisions in the Bill will also establish a mandatory energy efficiency scheme for large electricity consumers; establish a framework for participation in national emissions trading; and facilitate the introduction of other Government climate change initiatives.

2. Aviation and climate change (pages 16 to 32)

Climate impacts of aviation

Aviation is one of the fastest-growing sectors of the world economy. Over the next 20 years more than 27,000 new aircraft will be delivered; the number of air travelers will double to 9 billion over the same period. Against this background of significant growth in air travel, pressure is being placed on the aviation industry (airlines in particular) and also government regulators to address the climate impacts of aviation.

A number of organisations such as the Intergovernmental Panel on Climate Change (IPCC), Oxford University, the Massachusetts Institute of Technology (MIT) and the Tyndall Centre, for example, have studied the impacts of aviation on the global atmosphere. These studies, together with reports from Royal Commissions and other inquiries, make the following points clear:

- the climate change impacts of aviation are significantly worse than those of its carbon dioxide emissions alone. Further, reference to aviation being responsible for 2% of global carbon dioxide emissions is misleading as the figure (a) is based on total anthropogenic carbon dioxide emissions in 1992 (as determined by the IPCC), not 2007; (b) does not take into account aviation's non-CO₂ greenhouse gas (GHG) emissions which significantly contribute to the climate change impacts of aviation; and (c) ignores growth in air travel;
- air travel demand is growing at unprecedented rates, yet substantial reductions of aviation GHG emissions are not possible in the short to medium term;
- not only are emissions from air travel increasing significantly in absolute terms but, against a background of emissions reductions from many other sources, their relative rate of increase is even greater. Put another way, "if the [recommended] reductions in carbon dioxide emissions from ground-level activities ... are achieved, and the growth in air transport projected by the IPCC materialises, then air travel will become one of the major sources of anthropogenic climate change by 2050;"
- development of alternative jet fuels and aircraft technological developments, together with the development of more efficient operational practices and more efficient air traffic management systems and processes, will only partially offset the growth in aviation emissions;
- there is presently no systematic or compulsory incentive to reduce international aviation emissions;
- without government action to significantly reduce aviation growth within the UK, for example, aviation emissions may be greater than those forecast for all other sectors of the economy. As a result, aviation may exceed the carbon target for all sectors by 2050;
- as another example, "[i]f the aviation industry is allowed to grow at rates even lower than those being experienced today, the EU could see aviation accounting for between 39% and 79% of its total carbon budget by 2050, depending on the

stabilisation level chosen. For the UK, the respective figures are between 50% and 100%.”

- the level of any carbon price faced by aviation should reflect the full contribution of emissions from aviation to climate change; and
- all other sectors of the economy would have to significantly decarbonise to allow the aviation industry to grow and to continue to use kerosene.

Aviation and aviation policy in WA, and climate change

The WA Department for Planning and Infrastructure is the main government coordinating and advisory body on aviation matters. It “coordinate[s], develop[s] and influence[s] government and the aviation industry in providing the best aviation services and infrastructure for Western Australia.”

The WA Government has no policies in place concerning aviation and climate change.

3. Policy prescriptions for the WA Government (pages 33 to 42)

Part Three suggests three ways in which the WA Government can address the climate impacts of intrastate aviation:

- support an airline default, or opt-out, passenger offset scheme for intrastate flights;
- offset the carbon costs of intrastate WA passenger and charter flights for a specific period; and/or
- support carbon offset “concessions” at WA airports for intrastate flights

Any of the proposals, if implemented, would draw attention to the carbon costs of intrastate flights and the need to address the climate impacts of aviation. Implementation of any of the proposals would also highlight action which the WA Government is taking to address climate change and demonstrate its proactive approach to the issue.

The suggested proposals outlined in this paper offer the WA Government an opportunity to take the lead in Australia and to steer the process of change to build a cleaner sky.

INTRODUCTION

Air transportation plays a substantial role in world economic activity, and society relies heavily on the benefits associated with aviation ... Its customers represent every sector of the world's economy and every segment of the world's population ... [A]viation affects the lives of citizens in every country in the world, regardless of whether they fly ...

Human-generated emissions at the Earth's surface can be carried aloft and affect the global atmosphere. The unique property of aircraft is that they fly several kilometers above the Earth's surface. The effects of most aircraft emissions depend strongly on the flight altitude and whether aircraft fly in the troposphere or stratosphere. The effects on the atmosphere can be markedly different from the effects of the same emissions at ground level ... The rate of growth in aviation CO₂ emission is faster than the underlying global rate of economic growth, so aviation's contribution ... to total emissions resulting from human activities is likely to grow in coming years.

- Intergovernmental Panel on Climate Change,
*Aviation and the Global Atmosphere*¹

The purpose of this paper is to propose ways in which the Western Australian Government can address the climate impacts of aviation. At present neither the federal government nor any of the state governments have policies in place which attempt to address these impacts. The necessity of such policies, however, is made clear by a number of recent reports, including the Stern Review; it states that emissions from aviation will grow three-fold in the period from 2005 to 2050, making it among the fastest growing industry sectors, and that aviation emissions are expected to triple over that period (compared, for example, to a doubling of road transport emissions).

After examining the risks posed by climate change both globally and in terms of Western Australia, the paper outlines present WA Government climate change policy (Part One). Part Two, "Aviation and climate change," examines the climate impacts of aviation and aviation and aviation policy in WA.

Part Three, "Policy prescriptions for the WA Government," proposes three ways in which the Government can address the climate impacts of aviation. Implementation of the proposals would emphasise the carbon costs of intrastate flights and the need to address the impacts of aviation on the climate. Implementation would also highlight policy action which the WA Government is taking to address climate change. And, through such action, the carbon costs of intrastate flights in WA would actually be offset.

PART ONE CLIMATE CHANGE

1. Climate change: Serious economic and political risks

Climate change poses an urgent and significant problem for the world. Scientific evidence overwhelmingly shows that carbon dioxide and other greenhouse gases from human activities are changing the climate, and that this presents serious economic and political risks.² Put another way, climate change “is one of the greatest challenges of modern times.”³

The Fourth Assessment Report of the Intergovernmental Panel on Climate Change (IPCC), “Climate Change 2007: The Physical Science Basis,” (Working Group I) concludes that

[g]lobal atmospheric concentrations of carbon dioxide, methane and nitrous oxide have increased markedly as a result of human activities since 1750 and now far exceed pre-industrial values ... The global increases in carbon dioxide concentration are due primarily to fossil fuel use and land use change⁴

The IPCC has “very high confidence”⁵ that the globally averaged net effect of human activities since 1750 has been one of warming.⁶ Further,

[w]arming of the climate system is unequivocal, as is now evident from observations of increases in global average air and ocean temperatures, widespread melting of snow and ice, and rising global average sea level ... At continental, regional and ocean basin scales, numerous long-term changes in climate have been observed. These include changes in Arctic temperatures and ice, widespread changes in precipitation amounts, ocean salinity, wind patterns and aspects of extreme weather including droughts, heavy precipitation, heat waves and the intensity of tropical cyclones.⁷

The IPCC finds that “[m]ost of the observed increase in globally averaged temperatures since the mid-20th century is *very likely*⁸ due to the observed increase in anthropogenic greenhouse gas concentrations ... Discernible human influences now extend to other aspects of climate, including ocean warming, continental-average temperatures, temperature extremes and wind patterns.”⁹

Following its summary of the physical science basis of climate change, the IPCC in April, 2007 released its assessment “of current scientific understanding of impacts of climate change on natural, managed and human systems, the capacity of these systems to adapt and their vulnerability.”¹⁰ The IPCC concluded that “[s]ome large-scale climate events have the potential to cause very large impacts”¹¹ and that

[o]bservational evidence from all continents and most oceans shows that many natural systems are being affected by regional climate change, particularly temperature increases ... Much more evidence has accumulated over the past five years to indicate that changes in many physical and biological systems are linked to anthropogenic [man-made] warming ...¹²

The extent of future vulnerability to climate change depends on “development pathways” taken.¹³ More extensive adaptation than is presently taking place is needed in order to reduce vulnerability to, and the projected impacts of, future climate change. Sustainable development “can reduce vulnerability to climate change by enhancing adaptive capacity and increasing resilience.” Over the long term, climate change effects will likely exceed the capacity of natural, managed and human systems to adapt which

suggests the value of a portfolio or mix of strategies that includes *mitigation*, adaptation, technological development ... and research. Such portfolios could combine policies with incentive-based approaches, and actions at all levels from the individual citizen through to national governments and international organizations.¹⁴

The May, 2007 IPCC Working Group III report, “Climate Change 2007: Mitigation of Climate Change,”¹⁵ finds that global greenhouse gas (GHG) emissions increased 70% between 1970 and 2004¹⁶ and that, with “current climate change mitigation policies and related sustainable development practices, global GHG emissions will continue to grow over the next few decades.”¹⁷ With regard to mitigation in the short and medium term,¹⁸ the report found “much evidence” from both bottom-up and top-down studies that “there is substantial economic potential for the mitigation of global GHG emissions over the coming decades, that could offset the projected growth of global emissions or reduce emissions below current levels.”¹⁹

IPCC Working Group III considers key mitigation technologies and practices that are (a) currently commercially available; and (b) projected to be commercialised before 2030. In the transport sector there are multiple mitigation options, but the effect of those options “may be counteracted by growth in the sector.” Such mitigation options “are faced with many barriers, such as consumer preferences and lack of policy frameworks.”²⁰ In terms of the aviation sector,

[m]edium term mitigation potential for CO₂ emissions ... can come from improved fuel efficiency, which can be achieved through a variety of means, including technology, operations and air traffic management. However, such improvements are expected to only partially offset the growth of aviation emissions. *Total mitigation potential in the sector would also need to account for non-CO₂ climate impacts of aviation emissions.*²¹

For aviation, in terms of key mitigation technologies and practices either currently available or projected, the report only refers to projected higher efficiency aircraft.²² Further, when the report considers “selected sectoral policies, measures and instruments that have shown to be environmentally effective in the respective sector in at least a number of national cases,” no aviation examples are available or provided.²³

With regard to policies, measures and instruments to mitigate climate change, “a wide variety of national policies and instruments are available to governments to create the incentives for mitigation action” and there are advantages and disadvantages for any given instrument. For example, taxes and charges can set a price for carbon but cannot guarantee any particular emissions level. Similarly, emissions permits establish a carbon

price through market mechanisms. However, “[t]he volume of allowed emissions determines their environmental effectiveness, while the allocation of permits has distributional consequences. Fluctuation in the price of carbon makes it difficult to estimate the total cost of complying with emission permits.”²⁴

Finally, “policies²⁵ that provide a real or implicit price of carbon could create incentives for producers and consumers to significantly invest in low-GHG products, technologies and processes.”²⁶ And within each industry sector, “an effective carbon price signal could realize significant mitigation potential.”²⁷

Climate change, then, “presents very serious global risks.”²⁸ In November, 2006 Sir Nicholas Stern’s *The Economics of Climate Change* (the Stern Review) concluded in part that “climate change is a serious global threat, and it demands an urgent global response.”²⁹ It finds that

Climate change will affect the basic elements of life for people around the world – access to water, food production, health, and the environment. Hundreds of millions of people could suffer hunger, water shortages and coastal flooding as the world warms ... Our actions now and over the coming decades could create risks of major disruption to economic and social activity, on a scale similar to those associated with the great wars and the economic depression of the first half of the 20th century.³⁰

The Stern Review concludes that three policy elements are required for an effective global response to global warming and the resulting climate change (what the Stern Review refers to as “the greatest market failure the world has ever seen”³¹):

- the pricing of carbon (implemented through tax, trading or regulation);
- policy to support innovation and deployment of low-carbon technologies; and
- the removal of barriers to energy efficiency and to inform and educate individuals about responses to climate change.³²

Both the Stern Review and prominent scientists refer to “dangerous” climate change. In the *Proceedings of the National Academy of Sciences*, published just before the release of the review, in September, 2006, scientists conclude

data suggests that ... probably the planet as a whole ... is approximately as warm now as at the Holocene maximum and within ~1C of the maximum temperature of the past million years. We conclude that global warming of more than ~1C, relative to 2000, will constitute “dangerous” climate change as judged from likely effects on sea level and extermination of species ...³³

The Tyndall Centre for Climate Change Research has said that avoiding dangerous climate change may ultimately require industrialised nations to cut emissions by between 80% and 95%.³⁴ And a 2006 report which builds on the scientific findings presented at the International Symposium on Stabilisation of Greenhouse Gas Concentrations - a

conference attended by more than 200 scientists and representatives from international organisations and national governments, representing some 30 countries – examines “the long-term implications of different levels of climate change for different sectors and for the world as a whole.”³⁵ The report, *Avoiding Dangerous Climate Change*,³⁶ finds that, since the release of the IPCC’s Third Assessment Report in 2001,

[t]here is greater clarity and reduced uncertainty about the impacts of climate change across a wide range of systems, sectors and societies. In many cases the risks are more serious than previously thought ... Adaptation and alternative development pathways need to be taken into account in developing strategies to avoid dangerous anthropogenic climate change.³⁷

The IEA *World Energy Outlook 2006* states that, on current energy trends, CO₂ emissions will increase by 55% between 2004 and 2030.³⁸ As the summary of the conference report makes clear, this “means that the world will, in the absence of urgent and strenuous mitigation actions in the next 20 years, almost certainly be committed to a temperature rise of between about 0.5 C and 2 C relative to today by 2050.”³⁹

2. Climate change in WA

Australia illustrates in extreme form the exponentially accelerating horse race in which the world now finds itself ... On the one hand, the development of environmental problems in Australia, as in the whole the world, is accelerating exponentially. On the other hand, the development of public environmental concern, and of private and governmental countermeasures, is also accelerating exponentially. Which horse will win the race?

- Jared Diamond, *Collapse: How Societies Choose To Fail or Succeed*⁴⁰

In its 2007 technical report on climate change in Australia,⁴¹ the CSIRO found that WA had experienced substantial rainfall declines since 1950.⁴² It also found that drought occurrence would increase over most of Australia but especially in the south-west of WA, with up to 80% more droughts.⁴³ A year earlier the CSIRO had also considered climate change scenarios for 10 regions of Australia by 2030, relative to 1990 (chosen because 1990 is the reference year used by the IPCC).⁴⁴ The regions were north-western Australia, south-western Australia, southern Australia, Tasmania, Victoria, New South Wales, south-eastern Queensland, northern-eastern Queensland, central Australia and the top end of the Northern Territory.

Across all regions the CSIRO concluded that:

- a warming trend is likely, with more hot days and fewer cold nights;
- warming (and population growth) would increase annual heat-related deaths, and would also contribute to the spread of vector-borne, water-borne and food-borne diseases;
- more frequent and severe droughts are likely;

- for cities, “changes in average climate and sea-level will affect building design, standards and performance, energy and water demand, and coastal planning;”⁴⁵ and
- “[i]ncreases in extreme weather events are likely to lead to more cyclone damage, increased flash flooding, strains on sewerage and drainage systems, greater insurance losses, possible blackouts, and challenges for emergency services.”⁴⁶

In its Fourth Assessment Report, “Climate Change 2007: Climate Change Impacts, Adaptation and Vulnerability” (Working Group II), the IPCC projected an intensification of water security problems in southern Australia by 2030.⁴⁷ It also projected significant loss of biodiversity by 2020 in south-west Australia,⁴⁸ and a decline in production from agriculture and forestry by 2030 in southern Australia due to increased drought and fire.⁴⁹ The IPCC stated that, while “[t]he region has substantial adaptive capacity due to well-developed economies and scientific and technical capabilities ... there are considerable constraints to implementation and major challenges from changes in extreme events. Natural systems have limited adaptive capacity.”⁵⁰

More directly, the key findings of the WA Government’s *State of the Environment Report 2007* with regard to the effects of climate change in WA were as follows:

- climate change is happening now. Most of the climate changes over the past 100 years can be attributed to human activities;
- average temperatures across WA have increased 0.8°C over the past 100 years;
- sea level has risen 15 cm at Fremantle over the past 100 years and will continue to rise;
- average winter rainfall in the South West has dropped 15% over the past 30 years. In contrast, average annual rainfall in parts of the Pilbara and Kimberley has increased;
- WA's net greenhouse gas emissions increased 17% between 1990 and 2005. If land use concessions are excluded, then emissions have increased 45% over the same period; and
- WA's environment is highly vulnerable to climate change and the State's natural resources, biodiversity, industry and human health are at risk, and in some instances are already being affected.⁵¹

Finally, Michael Bennett, in a 2007 article for UWA’s *The New Critic*, synthesises a number of reports on the effects of climate change in Western Australia. These effects include 30% less water runoff to Perth dams; a projected rise in the average number of summer days over 35°C in Perth to a possible 39 by 2070 (up from the present 15); species extinctions; droughts and lower crop and pasture yields; more bushfires and extreme weather events; and dying coral reefs.⁵²

3. WA Government climate change policy and legislation

(a) Emissions

Western Australia's total GHG emissions in 2005 – the latest available estimates – amounted to 66.6 million tonnes (Mt).⁵³ This represented 12% of Australia's national GHG emissions.⁵⁴ The Australian Greenhouse Office report, *State and Territory Greenhouse Gas Inventories 2005*, provides the sectoral composition, level and trend of Western Australia's emissions.⁵⁵

(b) Climate change policy⁵⁶

The Government of Western Australia states in its May 2007 climate change policy document, *Making Decisions for the Future: Climate Change*, that it

will adopt a long term goal to reduce Western Australia's total greenhouse gas emissions by 60 per cent of 2000 levels by 2050, consistent with the national target adopted by State and Territory leaders at the April 2007 meeting of the Council for the Australian Federation.⁵⁷

It builds on the Government's 2004 policy document *Western Australia Greenhouse Strategy*, which was based on introducing those initiatives which could presently be implemented and on investigating further initiatives for possible future introduction.⁵⁸ In achieving its policy goals, however, the Government will not expose energy-intensive or trade-exposed industries to costs above those that their competitors face. Moreover, Government action and initiatives "should be commensurate with action taken elsewhere; independent action taken in WA would damage the economy 'without any significant reduction in global greenhouse gas emissions.'"⁵⁹

The Government supports a national emissions trading scheme.⁶⁰

Initiatives announced by the Government include:

- an aspirational 50% Cleaner Energy Target for the South West Interconnected System (SWIS) through support, for example, of emissions trading and renewable energy;
- use of renewable energy to provide enhanced energy security – a renewable energy target of 15% by 2020 will be established, with a target of 20% for the SWIS by 2025;
- establishment of an Office of Climate Change and appointment of a Minister for Climate Change; and
- development of a Climate Change Bill.⁶¹

The Government will also consult over the next two years with business and industry "to assist businesses to become familiar with emissions trading and prepare the State for the

introduction of a national emissions trading scheme.”⁶² Specifically it will develop emissions reduction strategies together with industry sectors such as transport, minerals, agriculture and manufacturing; identify and assess potential CO₂ geosequestration sites in Western Australia; and identify landfill sites to capture and use or destroy methane gas emissions.

Critics of the policy argue that:

- its initiatives are unlikely to lead to substantial GHG emissions;
- GHG reductions expected to follow from the initiatives are not quantified;
- most of the Government’s Greenhouse and Energy Taskforce recommendations are not implemented;
- no policy initiatives concern transport, agriculture, land clearing/ revegetation of fugitive emissions; and
- the initiatives are insufficiently funded.⁶³

The Department of Environment and Conservation (DEC), through its Office of Climate Change, has responsibility for coordinating a whole of government response to climate change.⁶⁴ DEC coordinates the implementation of the Government’s Greenhouse Strategy, 2004, and is developing WA’s Greenhouse Gas Inventory (WAGGI), a mechanism by which industry and government can report their emissions.⁶⁵

The Government has also established a Greenhouse Energy Taskforce; it released its report on ways to manage GHG emissions from the stationary energy sector in February 2007.⁶⁶ Reports prepared for the Taskforce include those on energy and GHG emissions projections for WA;⁶⁷ energy efficiency potential in WA; policy measures to reduce GHG emissions; impacts of emissions trading on WA; and technology outlook for stationary energy in WA.

Major climate change policy initiatives, and their detail, together with initiatives for (a) business and industry; (b) households and the community; and (c) government, are provided in *Making Decisions for the Future: Climate Change*.⁶⁸

(c) Climate change legislation

The Government is developing a Climate Change Bill, in consultation with industry and other groups, which will set a target for a reduction in Western Australia’s total greenhouse gas emissions by 60 per cent below 2000 levels. Provisions in the Bill will establish a mandatory energy efficiency scheme for large electricity consumers; establish a framework for participation in national emissions trading; and facilitate the introduction of other Government climate change initiatives.⁶⁹

The WA Government presently has no policy or legislation in place which deals with the climate impacts of aviation. Part Two of this paper deals with aviation and aviation policy generally in WA, after a discussion of the effect of airline emissions on the environment. Part Three sets out three policy recommendations which the WA Government could take up in order to address aviation's climate impact.

PART TWO AVIATION AND CLIMATE CHANGE

4. Climate impacts of aviation

(a) Growth in aviation markets, numbers of passengers and numbers of aircraft

Air transport “is one of the fastest-growing sectors of the world economy.”⁷⁰ Forecasts by Airbus, Boeing and the Airports Council International (ACI) demonstrate that there will be almost unprecedented growth in aviation markets and passenger and aircraft over the next 20 years (Boeing and Airbus) and in the number of air travellers to 2025 (ACI).

Boeing’s forecast for 2006-2025 (its most recent⁷¹) is for an annualised global passenger traffic growth rate of 4.9% and cargo growth rate of 6.1% against worldwide average economic growth of 3.1%.⁷² Boeing forecasts estimate that just over 27,000 new aircraft will be delivered over the next 20 years (more than doubling the current worldwide fleet of aircraft) for a total value of USD 2.6 trillion.⁷³ Similarly, Airbus’ forecast stated that 22,700 new aircraft will be needed to met demand through 2025.⁷⁴

ACI’s 2007 forecast stated that the number of air travellers will double by 2025 to more than 9 billion per year; over the same period, air freight will triple.⁷⁵ Passengers travelling through its airports will grow at an average annual rate of 4%. The International Air Transport Association (IATA) forecasts international passenger traffic growth in the period 2006-2010 of 6.9% (Middle East), 5.7% (Asia Pacific) and 5.1% (Africa). For the same period, in the same regions, IATA’s 2007 forecasts for international cargo growth are, respectively, 5.8%, 6% and 5%.⁷⁶

Aviation growth will be most significant in the Asia Pacific region.⁷⁷ Indeed, for ACI, Asian air travel will increase 9% annually.⁷⁸

It should be noted that, notwithstanding forecast growth in aviation markets and passenger and aircraft numbers, and strong 2007 revenues, the recent weakening of the global economy could adversely affect aviation industry performance. Potential aircraft overcapacity – record aircraft orders – may be problematic,⁷⁹ as could oil price rises.

(b) Aviation growth in Western Australia

In WA passenger numbers are growing steadily. Perth Airport, for example, reported first half growth of 13.3% over the same period in 2006-2007. In the first half of the 2008 financial year, almost 4.6 million passengers passed through the airport, over 500,000 more than last year.⁸⁰

As Perth Airport’s chief executive notes,

[t]h increased wealth provided through Western Australia’s sustained economic growth is driving business and consumer demand for aviation services. Airlines have responded by providing more capacity on domestic ... routes.⁸¹

(c) Climate impacts of aviation⁸²

A number of reports assessing the impacts of aviation on the global atmosphere, beginning with the seminal 1999 IPCC report, are summarised below. The footnotes refer to additional reports which also consider the climate impacts of aviation.

→ IPCC, *Aviation and the Global Atmosphere*⁸³

In its 1999 report, the IPCC concluded that *in 1992* emissions of carbon dioxide by aircraft represented about 2% of total anthropogenic (or man-made) carbon dioxide emissions⁸⁴ and about 13% of carbon dioxide emissions from all transportation sources.⁸⁵ However, during flight, in addition to carbon dioxide, aircraft engines also emit nitric oxide and nitrogen dioxide (together, NO_x, which form ozone⁸⁶ at altitude), as well as oxides of sulphur, water vapour (resulting in contrails and cirrus clouds at altitude), hydrocarbons and particles. Uniquely, most of these emissions occur far above the earth's surface.⁸⁷

[a]ircraft emit gases and particles directly into the upper troposphere and lower stratosphere where they have an impact on atmospheric composition. These gases and particles alter the concentration of atmospheric greenhouse gases, including carbon dioxide (CO₂), ozone (O₃), and methane (CH₄); trigger formation of condensation trails (contrails); and may increase cirrus cloudiness - all of which contribute to climate change.⁸⁸

Aircraft emissions of nitric oxide and nitrogen dioxide “are more effective at producing ozone in the upper troposphere than an equivalent amount of emission at the surface. Also increases in ozone in the upper troposphere are more effective at increasing *radiative forcing* than increases at lower altitudes.”⁸⁹

A 2006 Oxford University report by Cairns and Newson states:

The combined effect of these other emissions is to add significantly to the climate change impacts of aviation, *over and above those caused by its CO₂ emissions alone*.⁹⁰ The fact that aviation's climate impacts are ‘significantly worse’ than those caused by its carbon dioxide emissions is scientifically *uncontroversial*.⁹¹

Put another way, as stated in the May, 2007 IPCC Working Group III report, “Climate Change 2007: Mitigation of Climate Change,”⁹² total climate change mitigation potential in the aviation sector “would also need to account for non-CO₂ climate impacts of aviation emissions.”⁹³ Importantly, in an aviation context, “CO₂ is not the only gas”⁹⁴ that contributes to climate change.

As summarised in the report of a workshop held at MIT in June, 2006, which considered the impacts of aviation on climate change, “[a]ircraft emissions can alter the radiative budget of the Earth and contribute to human-induced climate change through several different ways.”⁹⁵

In order “to estimate the relative and absolute importance of various activities and emissions on climate,”⁹⁶ the IPCC uses the *climate metric* known as “radiative forcing,” which is a globally averaged measure of the imbalance in radiation caused by the sudden addition of the activity or emission.⁹⁷ In the IPCC’s calculation,

[t]he Radiative Forcing Index (RFI) - the ratio of total radiative forcing to that from CO₂ emissions alone - is a measure of the importance of aircraft-induced climate change *other than that from the release of fossil carbon alone*. In 1992, the RFI for aircraft is 2.7.⁹⁸

As a result, “[t]he best estimate of the radiative forcing in 1992 is ... about 3.5% of the total radiative forcing by all anthropogenic activities”⁹⁹ The 2002 Royal Commission on Environmental Pollution’s *The Environmental Effects of Civil Aviation in Flight* confirmed this estimate.¹⁰⁰

The major, large-scale environmental problem associated with the continuing expansion of aviation is the forcing of climate change.¹⁰¹ While the IPCC calculations set out above refer to 1992, the IPCC also examined a range of growth scenarios for aviation to 2050. It concluded as follows:

Over the period from 1992 to 2050, the overall radiative forcing by aircraft (excluding that from changes in cirrus clouds) for all scenarios in this report is a factor of 2 to 4 larger than the forcing by aircraft carbon dioxide alone. The overall radiative forcing for the sum of all human activities is estimated to be at most a factor of 1.5 larger than that of carbon dioxide alone.¹⁰²

The 2002 Royal Commission on Environmental Pollution considered the IPCC’s calculations to be conservative:

In summary, we consider that the IPCC reference value for the climate impact of aviation is more likely to be an under-estimate rather than over-estimate. We conclude that, unless there is some reduction in the growth in the sector, or technology improves considerably more than was assumed by IPCC, by 2050 aviation will be contributing at least 6% of the total radiative forcing consistent with the necessary stabilisation of climate. A safer working hypothesis is that it will be in the range 6% - 10%.¹⁰³

As the report of the workshop held at MIT (which considered the impacts of aviation on climate change) notes, “there has been no comprehensive attempt [since the 1999 IPCC aviation report] to update the science and the associated uncertainties [of the impacts of aviation on the global atmosphere],” although new information has become available.¹⁰⁴ That report, *Workshop on the Impacts of Aviation on Climate Change: A Report of Findings and Recommendations*, is considered further below.¹⁰⁵

→ United States GAO,¹⁰⁶ *Aviation and the Environment: Aviation's Effects on the Global Atmosphere Are Potentially Significant and Expected to Grow*¹⁰⁷

The United States General Accounting Office (GAO) states at the outset of its report that aviation “is one of the fastest-growing sectors of the world economy” and, thus, “the impact of aircraft emissions on the earth’s atmosphere and climate is a concern for transportation planners and policymakers.”¹⁰⁸ It concludes that aviation emissions “comprise a potentially significant and growing percentage of human-generated greenhouse gases and other emissions that are thought to contribute to global warming.”¹⁰⁹

For the GAO, aircraft emissions are potentially significant because:

- jet aircraft are the main source of human emissions released directly into the upper atmosphere;
- emissions (carbon dioxide and other gases and particles emitted by aircraft¹¹⁰) could have 2 to 4 times the effect of CO₂ alone on the atmosphere; and
- the IPCC concluded that “the increase in aviation emissions attributable to a growing demand for air travel would not be fully offset by reductions in emissions achieved through technological improvements alone.”¹¹¹

The GAO’s conclusion is based on its assessment of the 1999 IPCC report – like other studies and reports considered here - together with “consultations with knowledgeable agency officials and other experts.”¹¹² It also notes that while aviation, scientific and environmental experts argue that aviation will grow on a global basis and increasingly contribute to human-generated emissions, those experts differ “in the rates of growth they project and the effects they anticipate.”¹¹³

→ Royal Commission on Environmental Pollution, *The Environmental Effects of Civil Aviation in Flight*¹¹⁴

This report is considered above in the context of the IPCC assessment.

→ Waitz et al, *Aviation and the Environment*¹¹⁵

The report by Waitz et al – a report to the United States Congress – states that there is “a compelling case for urgent national [US] action to address the environmental effects of air transportation” and notes that “environmental concerns are strong and growing.”¹¹⁶ It notes that, “[a]s a result of growth in air transportation, emissions of many pollutants from aviation activity are increasing against a backdrop of reductions from many other sources,”¹¹⁷ and that

non-US concerns and regulatory action are increasingly setting conditions for the world’s airlines and manufacturers. For example, within the European Union the climate effects of aviation are identified as the most significant adverse impact of aviation ... However, there is considerable uncertainty in assessing the climate effects of aircraft ...¹¹⁸

Further, “[b]ecause of the uncertainty in understanding the impacts of aviation on climate, appropriate technological, operational and policy options for mitigation are also uncertain.”¹¹⁹ Such uncertainties have, since the 2004 report, been reduced, just as “[s]ince the IPCC study, the scientific understanding of some of the chemical and physical effects (particularly contrails and the cirrus clouds they may induce) has evolved.”¹²⁰

The report cites the 1999 IPCC report¹²¹ and the Royal Commission on Environmental Pollution¹²² and summarises the challenge of reducing aviation environmental impacts as follows:

Reducing significant aviation environmental impacts in absolute terms is a challenging goal, especially when considered in light of the projected growth in aviation traffic ... [and] these reductions will be difficult to sustain as traffic grows. Further, there are areas (such as NOx emissions) where technological improvements and operational procedures combined have not been enough to offset the increase in emissions associated with traffic growth.¹²³

→ Sausen et al, *Aviation Radiative Forcing in 2000: An Update on IPCC*¹²⁴

In general terms, Sausen et al confirm the IPCC conclusion that the total radiative forcing due to aircraft is 2 to 4 times that due to carbon dioxide emissions alone.¹²⁵

→ Cairns and Newson, *Predict and decide: Aviation, climate change and UK policy* (Environmental Change Institute, University of Oxford)¹²⁶

While this University of Oxford report assesses the implications of aviation growth in the UK, it presents at the outset a summary of existing statistics about the scale of aviation’s contribution to climate change. One report summarised, that of the IPCC, is considered above. Another, a 2004 UK Department for Transport (DfT) White Paper, *The Future of Transport*, states that

If UK aviation is defined as all domestic services plus all international departures from the UK, then the aviation sector currently contributes about 5.5% of the UK’s CO₂ emissions but, because of radiative forcing, 11 per cent of total UK climate change impact.¹²⁷

For Cairns and Newson, the authors of the report,

studies of the emissions from aviation all indicate that its climate impacts are considerably worse than the effects of its CO₂ emissions alone. Moreover, the non-CO₂ emissions have a powerful short-term impact on climate. This could be particularly important, given the urgent imperative to address climate change in the short-term to avoid runaway climate change.¹²⁸

They conclude that

[b]y 2050, the most *conservative estimate*¹²⁹ of aviation's future significance ... suggests that, between 1990 and 2050, the carbon dioxide emissions from aviation will approximately quadruple. Other forecasts suggest that the carbon dioxide from aviation could grow by more than 10 times over that period ... In addition to carbon dioxide, aviation emits other substances which have a range of additional climate impacts. One estimate suggests that, *in a period of 12 months*, the damage caused by CO₂ contrails and NO_x emissions from aviation is 36 times as bad as that caused by CO₂ alone ... [T]here is no doubt that the non-CO₂ emissions from aviation add significantly to the climate impacts of aviation ...¹³⁰

→ Tyndall Centre for Climate Change Research, Anderson et al, *Growth Scenarios for EU & UK Aviation: Contradictions with Climate Policy* (Tyndall Centre for Climate Change Research)¹³¹

Both the IPCC report, *Aviation and the Global Atmosphere*,¹³² and the Royal Commission on Environmental Pollution, *The Environmental Effects of Civil Aviation in Flight*,¹³³ are referenced here. With regard to the IPCC study, it finds that the reference scenario used to produce the IPCC's estimate of radiative forcing from aircraft¹³⁴ in 2050 (versus 1992) – about 14% of the total radiative forcing for 1992 – “assumes both lower aviation growth than that seen in the period up to 11 September 2001, and large technological advances.”¹³⁵ It cites with approval the Royal Commission on Environmental Pollution's finding that “the IPCC reference value for the climate impact of aviation [is] more likely to be an under-estimate than an over-estimate of aviation's contribution to radiative forcing.”¹³⁶ And the study takes account of the IPCC's calculation of the radiative forcing caused by aviation emissions as 2.7 times higher than the radiative forcing of CO₂ emissions alone, but also provides estimates that don't take account of that 2.7 factor.¹³⁷

The Tyndall Centre's conclusions with regard to aviation growth scenarios and trends as set out in this study, together with the conclusions of other studies, are outlined at section 2.2(c) below.

→ Next Generation Air Transportation System/Joint Planning and Development Office (NGATS/JPDO) Environmental Integrated Product Team and Partnership for Air Transportation Noise and Emissions Reduction (PARTNER), *Workshop on the Impacts of Aviation on Climate Change: A Report of Findings and Recommendations*¹³⁸

The penultimate report examined here, one of the findings and recommendations of the June, 2006 MIT workshop on the impacts of aviation on climate change, has been referred to above in footnotes qualifying and expanding on some of the earlier reports considered in this working paper, and is referred to again below in the context of aircraft technological developments. The report also deals with a number of reports and studies which have been considered in this paper.

The report makes findings in three areas:

- emissions in the upper troposphere and lower stratosphere (UT/LS) and resulting chemistry effects;
- contrails and cirrus; and
- climate impacts and climate metrics.

With regard to emissions in the UT/LS, the report notes that, since the 1999 IPCC report, substantial improvements have been made “in the chemistry-transport modeling tools used to evaluate the impacts of aviation NO_x emissions on O₃ and CH₄.”¹³⁹ Nonetheless, it identifies uncertainties and gaps in evaluating aviation effects on climate, including:

- aircraft emissions of gases and particles;
- the fundamental NO_x and HO_x chemistry of the upper troposphere;
- lightning NO_x;
- plume processing of aircraft NO_x in the first 24 hours;
- coupling and feedbacks of tropospheric CH₄-CO-OH-O₃;
- climate change;
- “scavenging;” and
- transport and “mixing.”¹⁴⁰

With regard to contrails and cirrus,

Aircraft-induced contrail-cirrus add significantly to the natural high cloud cover and have the potential, albeit with large uncertainties, for a relatively large positive radiative forcing (direct effect). Line-shaped contrails are only a portion of the total climate impact of aviation on the cloudiness. Recent correlation analyses between real-time regional-scale air traffic movements and the occurrence of contrail structures detectable with satellites, suggest the global coverage of persistent, spreading contrails (contrail-cirrus) and inferred radiative forcing might be underestimated by an order of magnitude or more, but large uncertainties remain.¹⁴¹

In terms of those uncertainties – and gaps – in contrail-cirrus and other aircraft-induced effects on cirrus clouds, they include plume particle processing; optical properties of contrails, contrail-cirrus and cirrus; detection and prediction of ice super-saturation; in-situ measurements of aerosol chemistry and small ice crystals; properties of heterogeneous ice nuclei from natural and anthropogenic sources; interactions between heterogeneous ice nuclei and cirrus clouds; incorporation of effects of aviation-induced particles and cirrus into global models; representation of aerosols and contrails in global atmospheric models; and long-term trends in contrail-cirrus and cirrus.¹⁴²

The third part of the report deals with climate impacts and climate metrics.¹⁴³ Uncertainties and gaps identified include optical properties of contrails, contrail-cirrus, and cirrus, as well as defining metrics for trade-offs. Further,

There remain significant uncertainties on almost all aspects of aircraft environmental effects on climate, with the exception of the radiative forcing from the CO₂ emissions. The ozone and methane RFs from NO_x emissions are opposite in sign, so the extent to which they offset each other is an important uncertainty. Estimates for contrails and

cirrus are particularly highly uncertain ... The overall conclusion from ... analyses is that significant uncertainties still remain in quantifying the impacts of aviation emissions on climate.¹⁴⁴

→ Stern, *The Economics of Climate Change* (the Stern Review)¹⁴⁵

The Stern Review was considered above in the context of climate change generally. One conclusion of the review is that it will become increasingly important to extend the coverage of carbon pricing and other measures to international aviation, and that “there is currently no incentive to reduce international aviation emissions.”¹⁴⁶

In terms of the climate impacts of aviation, the Stern Review finds that “CO₂ emissions from aviation are expected to grow over three-fold in the period to 2050, making it among the fastest growing sectors”¹⁴⁷ and that, between 2005 and 2050, “emissions are expected to grow fastest from aviation (tripling over the period, compared to a doubling of road transport emissions).”¹⁴⁸ It also finds that international aviation emissions are almost twice as great as domestic emissions and, most importantly for present purposes, that aviation’s impact on climate change is higher than simply the impact of its CO₂ emissions¹⁴⁹ (in this the review reflects similar findings in other studies referred to above), stating that

the impact of aviation on climate change is greater than ... figures suggest because of other gases released by aircraft and their effects at high altitude. For example, water vapour emitted at high altitude often triggers the formation of condensation trails, which tend to warm the earth’s surface. There is also a highly uncertain global warming effect from cirrus clouds (clouds of ice crystals) that can be created by aircraft.¹⁵⁰

The review cites the IPCC figures concerning the radiative forcing of aviation as 2 to 4 times greater than the effect of CO₂ emissions alone.¹⁵¹

On the non-CO₂ effects of aviation, Stern notes that “there is no internationally agreed methodology for presenting the warming effects of emissions from aviation as CO₂e so it is excluded from emission estimates.”¹⁵² The lack of an agreed international methodology gives rise to one of the key issues flowing from any study of the climate impacts of aviation: How to take account of the full contribution of aviation to climate change, not simply the impact of CO₂ emissions alone?¹⁵³

Stern puts forward a number of possible solutions to this issue, among them setting high carbon taxes on aviation¹⁵⁴ and either inclusion of aviation in an existing emissions trading scheme or a closed aviation scheme:

To account for the complete impacts of aviation within an ETS, some form of discounting could be used, analogous to the global warming potential factors that are used to convert GHG emissions to CO₂ equivalent emissions. Alternatively, combining emissions trading with a tax could provide extra revenue.¹⁵⁵

Put another way,

[t]he level of the carbon price faced by aviation *should reflect the full contribution of emissions from aviation to climate change* ... [T]he impact of aviation is two to four times higher than the impact of the CO₂ emissions alone. This should be taken into account, either through the design of a tax or trading scheme,¹⁵⁶ through both in tandem, or by using additional complementary measures.¹⁵⁷

(d) Aviation growth trends and carbon emissions reductions: “Making room for the aviation industry”¹⁵⁸

If the reductions in carbon dioxide emissions from ground-level activities recommended in the Commission’s Twenty-Second Report¹⁵⁹ are achieved, and the growth in air transport projected by IPCC materialises, then air travel will become one of the major sources of anthropogenic climate change by 2050.

- Royal Commission on Environmental Pollution,
*The Environmental Effects of Civil Aircraft in Flight*¹⁶⁰

Airbus, Boeing, IATA and ACI forecasts with regard to growth in aviation markets, numbers of passengers and numbers of aircraft made were outlined above. A number of reports assessing aviation’s contribution to climate change were also considered above. This section briefly examines difficulties - or dilemmas - in addressing the climate impacts of aviation at a time of significant aviation growth, both actual and forecast. For this purpose, *in the absence of any Australian studies*, the UK and the EU are used as examples.

→ Cairns and Newson, *Predict and decide: Aviation, climate change and UK policy* (Environmental Change Institute, University of Oxford)¹⁶¹

The Cairns and Newson report considered earlier summarises a number of UK reports¹⁶² and makes findings with regard to aviation CO₂ emissions and how they relate to UK emissions targets. From those reports it is clear that aviation emissions doubled between 1990 and 2000¹⁶³ and that, without the application of what Cairns and Newson term “economic instruments,” aviation emissions

are forecast to at least double again between 2000 and 2050, meaning that they will quadruple during a period in which overall UK emissions are aiming to reduce by 60% ... By 2050, other sectors would have to reduce their emissions by even more than forecast – specifically, by about 71% - in order to compensate for the growth in aviation.¹⁶⁴

A summary of data from studies in 2003 and 2004,¹⁶⁵ 2005¹⁶⁶ and 2006¹⁶⁷ produces the conclusion that, by 2050, aviation CO₂ emissions would have increased by between 4 and 10 times compared to 1990 levels and, hence, “aviation could account for between 27%

and 67% of all UK target emissions by that point, requiring other sectors to cut their emissions by between about 71% and 87% of 1990 levels.”¹⁶⁸

The non-CO₂ climate effects of aviation were outlined above.

Cairns and Newson conclude as follows:

[T]he carbon dioxide emissions from aviation are forecast to reach between 17.4 million and 44.4 million tonnes of carbon, at a time when the UK is attempting to limit the carbon emissions of all its activities to only 65 million tonnes of carbon. In addition, *the impacts of aviation will be significantly worse than those of its carbon dioxide emissions alone*. Hence, the implication is that a significant reduction in the projected growth of aviation is required and it will be impossible to reduce the UK’s climate change impacts to the extent needed to meet international aspirations unless action is taken to curb aviation growth.¹⁶⁹

Thus, the study concludes that there is an urgent need to introduce a policy of “demand restraint.”¹⁷⁰

→ Tyndall Centre for Climate Change Research, *Decarbonising the UK: Energy for a Climate Conscious Future* (Tyndall Centre for Climate Change Research)¹⁷¹

The Tyndall Centre study produces a number of “decarbonising the UK” scenarios with the aim of providing “a whole system understanding” of how the UK Government can achieve a “true” 60% CO₂ reduction target by 2050.¹⁷² With regard to aviation, its research “clearly demonstrates” that, absent government action to significantly reduce aviation growth, emissions from aviation will outstrip carbon reductions envisaged for all other economy sectors¹⁷³ - what it calls (with reference to both the UK and the EU) “a looming problem in the skies.”¹⁷⁴

In terms of its UK aviation scenario, the study states current aviation industry growth of about 8% per annum. Contrasting emission reduction profiles for both 550 and 450 ppmv atmospheric concentration of CO₂ with increasing aviation emissions,¹⁷⁵ it concludes that there are “severe” implications of allowing even “moderate” growth in aviation for the UK’s carbon reduction obligation; 50% of the 550ppmv emissions is subsumed by aviation, and as against a 450ppmv stabilisation level, aviation “will exceed the carbon target *for all sectors* by 2050.”¹⁷⁶ For more than any other industry sector, aviation “with its continued reliance on kerosene and its high growth rate, threatens the integrity of the UK long-term climate change target.”¹⁷⁷ Moreover, it concludes that

The [2003 UK Government’s Aviation] White Paper supports continued aviation growth, with plans for new runways at Birmingham, Edinburgh, Stansted and Heathrow airports,¹⁷⁸ along with new terminals and runway extensions throughout the UK.¹⁷⁹ Within the earlier 2003 Energy White Paper, the UK Government outlined its plans to reduce carbon emissions by 60% by 2050. However, given the absence of an international agreement on how to apportion aviation emissions between nations, only domestic aviation emissions were included within this 60% target. Omitting the fastest growing emissions sector from the target cannot be reconciled with the Government’s

claim that the target relates to stabilising carbon dioxide concentrations at 550ppmv. In other words, international aviation must be included if the UK Government is to make its ‘fair’ contribution towards the 550ppmv target.”¹⁸⁰

In terms of its EU aviation scenario, the study states current aviation industry growth at mean of 7.7% per annum. Contrasting emission reduction profiles for both 550 and 450 ppmv atmospheric concentration of CO₂ with increasing aviation emissions, it concludes that the EU 25’s aviation sector takes up almost 40% of the total permissible emissions for all sectors in 2050 (the 550ppmv regime) and as much as 80% (the 450ppmv regime).¹⁸¹ The projections “highlight ... the conflict between a contracting carbon target and the EU’s expanding aviation industry.”¹⁸²

After finding that technical and operational improvements will only offer small reductions in fuel burn, the Tyndall study further finds that the aviation industry “is in the unenviable position of *seeing the demand for its services grow at unprecedented rates, whilst at the same time being unable to achieve substantial levels of decarbonisation in the short to medium-term.*”¹⁸³ Moreover, the Tyndall Centre views as revealing

the enormous disparity between both the UK and EU positions on carbon reductions and their singular inability to seriously recognise and adequately respond to the rapidly escalating emissions from aviation. Indeed, the UK typifies the EU in actively planning and thereby encouraging continued high levels of growth in aviation, whilst simultaneously asserting that they are committed to a policy of substantially reducing carbon emissions. The research conducted within this project not only quantifies the contradictory nature of these twin goals, but also illustrates how constrained the responses are. Given that it may be many years before ... a comprehensive international emissions trading system tied to an adequate emissions cap [is operational], ultimately the UK and the EU face a stark choice: to permit high levels of aviation growth whilst continuing with their climate change rhetoric or to convert the rhetoric into reality and substantially curtail aviation growth.¹⁸⁴

→ Anderson et al, *Growth Scenarios for EU & UK Aviation: Contradictions with Climate Policy* (Tyndall Centre for Climate Change Research)¹⁸⁵

This report develops aircraft emissions scenarios for the period 2002-2050 for each EU state¹⁸⁶ and compares those scenarios with national carbon “contraction and convergence” profiles¹⁸⁷ for 450 ppmv and 550 ppmv¹⁸⁸ CO₂ concentration stabilisation levels for EU member states.¹⁸⁹ The results

show that a significant portion of annual emissions budget will be attributable to the aviation industry for the aggregated EU 25 nations, as is also the case when separated into the original EU 15 nations, the 10 new accession states and looking at the UK alone. If the aviation industry is allowed to grow at rates even lower than those being experienced today, the EU could see aviation accounting for between 39% and 79% of its total carbon budget by 2050, depending on the stabilisation level chosen. For the UK, the respective figures are between 50% and 100%.¹⁹⁰

The study also finds that if the EU commits to “substantial long-term cuts” in CO₂ emissions, implemented on a contraction and conversion basis,¹⁹¹ “it is unlikely that the level of UK aviation growth projected by DfT in the aviation White Paper will be accommodated within a European ETS alone.”¹⁹²

Moreover, applying the IPCC 2.7 uplift factor, the aviation industry’s proportion of human-induced climate change significantly increases.

Uplifted EU aviation emissions alone would exceed the 550ppmv contraction and convergence target for the EU by 2050, leaving no emissions space for any other sectors. Even by 2030, application of the 2.7 uplift factor shows aircraft taking 34% of the EU carbon allowance under the 550ppmv regime and 50% for the 450ppmv regime. As it appears unlikely that any alternative to kerosene as an aviation fuel will be in widespread use by 2030, permitting these emissions would require either major changes to EU energy supply and consumption or a commensurate purchase of emissions credits from elsewhere in the world.¹⁹³

For Anderson et al, reconciling aviation emissions growth, economic growth on a global basis of more than 4% annually, and climate change targets at the level of 550ppmv or less “must be in doubt” and is a matter which “requires urgent investigation,” even within any global emissions trading system.¹⁹⁴

On the analysis as presented in this report, “all of the other sectors of the economy must significantly decarbonise to allow the aviation industry to grow and to continue to use kerosene up to 2050.”¹⁹⁵

→ Bows and Anderson, “Policy Clash: Can Projected Aviation Growth be Reconciled with the UK Government’s 60% Carbon-Reduction Target,” *Transport Policy* (2007)¹⁹⁶

Although not a detailed study or report,¹⁹⁷ this paper is included because it both updates 2005 and 2006 studies from the Tyndall Centre and deals with the impact of aviation growth from today to 2050 for both the UK and the EU, as well as with the implications for aviation and its inclusion in the EU ETS.

The paper’s main points (in the order in which they are made) are as follows:

- CO₂ emissions from the EU’s aviation industries are growing rapidly, and the UK’s aviation industry is the fastest growing source of CO₂ emissions of any sector of the UK economy;¹⁹⁸
- aviation industry emissions between now and 2040 are expected to grow rapidly, and such emissions growth “will have a profound effect on the UK as it attempts to significantly reduce its emissions from the economy as a whole;”¹⁹⁹
- the UK Government endorses a target of reducing UK CO₂ emissions by 60% by 2050. Inclusion of aviation in that target “has dramatic consequences for other key sectors of the economy, many of which also have increasing emissions;”²⁰⁰

- “explicitly facilitating growth in aviation, where no short- to medium-term alternatives to using kerosene or step changes in fuel efficiency improvements are envisaged, will undoubtedly seriously constrain the emission space available in other sectors. Furthermore ... [indications are] that under the 450ppmv stabilisation profile, *all* other sectors of the economy will need to significantly, possibly completely, decarbonise by 2050 if the respective carbon-reduction target is not to be exceeded;”²⁰¹ and
 - emissions from international aviation are excluded from Kyoto and all other national and international climate change targets; “effective climate change targets must include, urgently, emissions from aviation ... In the absence of explicit policies to curb aviation growth, global emissions from this sector will continue to grow rapidly as passenger demand outstrips substantially improvements in both fuel efficiency and carbon intensity ... [T]he current very high emissions growth rates will result in the aviation industry being increasingly responsible for a large proportion of the EU’s total carbon budget.”²⁰²
- European Federation for Transport and Environment and Climate Action Network Europe, *Clearing the Air: The Myth and Reality of Aviation and Climate Change* ²⁰³

This July, 2006 report summarises the findings of a number of recent studies, some of which have been considered above. It examines 12 questions about the climate impacts of aviation in two parts - (a) the impact of aviation on climate change;²⁰⁴ and (b) climate policy measures for aviation presently under consideration²⁰⁵ - and is concerned with separating the “myth from the reality” in these areas.

On the climate impacts of aviation, the study concludes as follows:

[I]n 2000, aviation was responsible for 4 to 9 per cent of the climate change impact of global human activity – the range reflecting uncertainty surrounding the effect of cirrus clouds ... aviation has by far the greatest climate impact of any transport mode, whether measured per passenger kilometre, per tonne kilometre, per € spent, or per hour spend ... [and] the importance of aviation for the economy and employment is far less than its importance for climate change.²⁰⁶

(e) Strategies for airlines on aircraft emissions and climate change

With regard to the climate impacts of aviation the most common airline responses have been, broadly, as follows (although there has been some difference in terms of response between European, Asia-Pacific and North American airlines):

- continue - more or less - with business as normal. In this regard, compared with other industry and corporate responses to the problem, the airline industry response has been less proactive and more subdued;²⁰⁷
- argue that the problem can – to a greater or lesser extent - be dealt with by improving air transport technology and infrastructure, by developing more efficient operational practices, and by calling for more efficient air traffic management systems and processes; and/or
- argue that a global solution should be developed, working through the International Civil Aviation Organisation (ICAO), the specialised UN agency. This argument has rather less force in light of ICAO's comprehensive failure to date to develop any such solution.

Although outside the immediate scope of this paper, possible airline strategies for dealing with the greenhouse gas emissions problem are as follows:²⁰⁸

- improve air transport technology and develop alternative jet fuels;
- develop more efficient operational practices and call for more efficient air transport management systems and processes;
- support a cap-and-trade emissions trading scheme (ETS): airlines would be allocated allowances according to a baseline, and would be able to either sell their unused portion or would have to buy credits to ensure that their emissions are covered. Such schemes might either be closed or open. In a closed scheme, purchases have to be made from the same industry; in an open scheme, purchases can be made on an open market;
- support a cap-and-trade ETS with closed purchase of allowances: aviation operators would be required to purchase the initial allowance, with the amount purchased determined by a baseline;
- support a cap-and-trade ETS with open purchase of an industry allowance: the industry would be allocated an allowance; individual airlines, however, would have to bid for their share;
- support mandatory emissions offsets (support mandatory participation in an emissions offset market);
- as a preliminary step to support of mandatory emissions offsets, introduce an airline default – or opt-out - passenger emissions offset scheme; and
- introduce taxes and charges.

Quite apart from possible strategies for airlines on climate change, what strategies can the WA Government implement to address the climate impacts of aviation? As the following

section makes clear, the Government has no such policies in place at present. The final Part of this paper suggests some policy recommendations for the Government in this regard.

5. Aviation and aviation policy in WA

(a) Background

It was only in the mid-1960s, after a long-drawn out struggle with the States dating from 1920, such struggle involving six High Court cases, that the Australian Government was able to secure a national regime of air transport regulation. Part of that struggle between the Commonwealth and the States resulted in what was known as the Commonwealth's "two-airline policy" and, paradoxically, State and regional interests and policies contributed to its unravelling.

One of the High Court cases referred to above was the Second Airlines Case (*Airlines of NSW Pty Ltd v New South Wales (No 2)* (1965) 113 CLR 54). Coper writes of that case that "the court found the interstate and overseas trade and commerce power in section 51(i) of the Constitution sufficient to support significant if not quite complete control of aviation throughout the Commonwealth, whether interstate or intrastate, and in any event the potential of the external affairs power in section 51 (xxix) ... has since been well and truly realised ..."²⁰⁹ However, such control did not extend to economic control over intrastate commercial air transport.

As Sawyer noted, the decision in the Second Airlines Case produced a deadlock between the Commonwealth and the States "which could be resolved only by political methods."²¹⁰ The necessity of such political methods, and negotiation, to resolve the "deadlock" to which Sawyer refers was recognised by members of the Court that decided the Second Airlines Case. Justice Kitto stated in the Second Airlines Case that "unless and until the federal and State authorities grant their respective licences to the one operator a degree of public inconvenience will exist."²¹¹

The ability to regulate intrastate regulation, then, remained with the States - notwithstanding what Painter calls the "encroachment" of the Commonwealth's two-airline policy, encroachment both in terms of its regulatory regime and through its subsidisation of increasingly important regional or intrastate services, the latter also involving collaboration with the States. But the importance of such services meant that State involvement in aviation also grew. As Painter notes,

State policies had to take account of the environment of the two-airline policy but at the same time the Commonwealth and the airlines had to take account of state laws. From the 1960s, Western Australia, Queensland and New South Wales became increasingly sophisticated and assertive in framing and advancing distinctive regional policies. One result was a higher incidence of intergovernmental conflict, but collaborative relations also intensified. Where conflict emerged, the issues often escalated to the point of constitutional challenge and were resolved by decisions of the High Court.²¹²

Notwithstanding deregulation of domestic aviation in 1990 and the end of the two airline policy (to which regional and State interests and policies contributed), restrictions on the provision of intrastate air services remain. Presently, but for Tasmania and Victoria, all States regulate intrastate air services. Western Australia regulates air services as necessary to protect “vulnerable” intrastate air routes; some jet route services are regulated and some are not, and the Government is adopting a more active regulatory regime to support non-jet intrastate air routes (see section immediately below).

With regard to other States, New South Wales licences intrastate air transport service operators and regulates lower volume routes (<http://www.transport.nsw.gov.au/atc/air-licence.html>). Queensland regulates certain regular public transport air services and routes through market entry restrictions, public tenders and exclusive licenses (<http://www.transport.qld.gov.au/qt/PubTrans.nsf/index/RegulatedAirServices>). South Australia has long minimised regulation of aviation, but it makes provision for such regulation under its Air Transport (Route Licensing – Passenger Services) Act 2002.

Western Australia, like New South Wales, Queensland and South Australia (States that regulate their air services), provides comprehensive, integrated and updated statements of its intrastate air services policies; those policies, in outline form, are set out below.

(b) Aviation policy

The WA Department for Planning and Infrastructure (DPI) is the main government coordinating and advisory body on aviation matters. It “coordinate[s], develop[s] and influence[s] government and the aviation industry in providing the best aviation services and infrastructure for Western Australia.”²¹³

With regard to access issues, DPI aims “to develop and maintain safe, efficient, effective and reliable networks of international, domestic and regional air services that meet the business, tourism, social and economic needs of passengers and the community.”²¹⁴ A recent review conducted for the WA Government of all intrastate air services, and undertaken with a view to ensuring that regional centres and communities had sustainable and viable air services, recommended that the Government “adopt a more active regulatory regime to support non-jet intrastate air routes.” It also recommended, amongst other things, the integration of mining charters and scheduled air services to support regional communities, and the development of air tourism initiatives.²¹⁵

The Aviation Ministerial Council, chaired by the Premier, is the peak State Government policy body on aviation issues. It accepted the recommendations of the review outlined above and developed WA’s air services policy based on the recommendations.²¹⁶

A further review, one of non-jet intrastate air services, was undertaken; it found that the market was not able to support open competition and, as such, a regulated environment should prevail. Again, the recommendations of the review were accepted by the Aviation Ministerial Council.²¹⁷

Policy concerning aviation infrastructure (including the Regional Airports Development Scheme), aviation safety, aviation training, and planning and development (including with regard to Perth International Airport, the Perth International Airport Aviation Development Program, Jandakot Airport and Broome International Airport) in WA can be found at the Department for Planning and Infrastructure's website.²¹⁸

(c) Aviation policy and climate change

The WA Government has no policies in place concerning intrastate aviation and climate change. The following Part Three deals with policy suggestions for the Government in this regard.

PART THREE: POLICY PRESCRIPTIONS FOR THE WA GOVERNMENT

Aviation faces some difficult challenges. Whilst there is potential for incremental improvements in efficiency to continue, more radical options for emissions cuts are very limited. The international nature of aviation also makes the choice of carbon pricing instrument complex ... and ... [i]nternationally coordinated taxes are difficult to implement ... the choice of tax, trading or other instruments is likely to be driven as much by political viability as by the economics ...

- Sir Nicholas Stern,
The Economics of Climate Change (2006)²¹⁹

6. Introduction

This Part Three suggests three ways in which the WA Government can address the climate impacts of intrastate aviation. Each proposal can stand alone; indeed, given their nature, the proposals cannot all together be implemented at the same time. The proposals are designed to present a range of alternatives to the Government.

Any of the proposals, if implemented, would draw attention to the carbon costs of intrastate flights and the need to address the climate impacts of aviation. Implementation of any of the proposals would also highlight action which the WA Government is taking to address climate change and demonstrate its proactive approach to the issue. More broadly, it should be noted that State governments around the world, particularly in the absence of federal government policy, are taking action to address the climate impacts of aviation. In the US, for example, several state – and local – governments have launched a campaign to impose emissions standards on the US airline industry.²²⁰

It should also be noted that reference is made in this Part Three to “carbon” offsets for ease of reference. However, any offset should reflect the full contribution of greenhouse gas emissions from aviation to climate change; the impact of aviation is significantly higher than the impact of CO₂ emissions alone.

As each proposal involves participation in the voluntary carbon market, this Part begins below with a discussion of that market and some of the issues which attend it.

7. The voluntary carbon offset market

[B]uying carbon offsets isn't an exercise in guilt. It's smart economics ... That offsets are smart economics may be central to slowing carbon accumulation in the atmosphere.

- Gregg Easterbrook, *The New York Times* ²²¹

(a) Introduction

In addition to what is termed the regulatory (or compliance) market – that is, regulated carbon markets, most of which are underpinned by the Kyoto Protocol, such as national

or regional emissions trading schemes established to assist States to meet their Kyoto Protocol targets – a voluntary, non-regulated carbon market exists. This voluntary market includes all carbon offset trades that are not required by regulation. Transactions in the voluntary market can include:

- purchase of carbon credits by individuals or corporations at the retail level to offset their emissions;
- purchase of credits from project developers for resale; and
- donation to greenhouse gas reduction projects by corporations in return for credits.²²²

Carbon credits purchased in the voluntary market are those resulting from project-based transactions or, put another way, credits are the result of specific carbon offset projects. These credits are referred to as carbon offsets or, alternatively, as Verified (or Voluntary) Emissions Reductions (VERs). A VER is a financial instrument used to transfer emissions reduction rights to corporations (and individuals) so that their emissions can be offset. VERs are sold because some corporations are able to reduce their emissions more effectively – or more cheaply – than others.

Each VER usually equals one tonne of emissions reductions expressed in units of CO₂e. The voluntary market is not part of any cap-and-trade scheme (it is not driven by an emissions cap), and there is no formal exchange for VERs.

There are two main segments to the voluntary carbon market: (a) the non-binding offset market (sometimes referred to as the over-the-counter offset market as there is no formal exchange); and (b) voluntary, but legally binding, cap-and-trade schemes such as the Chicago Climate Exchange (CCX). Each of these is considered, in turn, below.

(b) The voluntary offset market

Offsets designate the emission reductions from project-based activities that can be used to meet the objectives of corporations, for example, with regard to greenhouse gas mitigation; a corporation avoids or reduces GHG emissions in one place so as to offset such emissions occurring in another place.

Put another way,

[t]he phrase “carbon offset” describes the process whereby individuals, businesses or governments purchase ‘credits’ generated from projects that claim to reduce greenhouse gas emissions. The idea is that the removal of greenhouse gases counterbalances emissions from other sources.²²³

Offsets may also be considered an indirect form of emissions trading; an offset may be indirect and part of an activity not associated with the original core activity of the offsetting industry.

GHG emissions

mix well in the atmosphere and can travel around the planet quickly. As a result, it doesn't really matter from the standpoint of global warming mitigation where a reduction takes place ... Offsets are intended to take advantage of the radically different costs and practicalities of achieving GHG emission reductions by sector and geography.²²⁴

Offsets are generated from projects that avoid, reduce or absorb GHGs. Kollmuss and Bowell categorise most carbon offset projects in which corporations invest as broadly falling into three main categories - renewable energy, energy efficiency and sequestration projects.²²⁵ Technologies that can be used in offset projects include technologies which avoid GHGs and those which sequester or absorb GHGs. Ecosystem Marketplace and Business for Social Responsibility in their Offsetting Emissions list 11 types of common GHG emissions offset projects in the US and globally.²²⁶

The voluntary carbon market is dominated by three types of project: forestry sequestration (36%); renewable energy (33%) and industrial gases (30%).²²⁷ While offsetting is a basic principle of the compliance or regulatory market (including the Kyoto Protocol), most offsets are bought in the voluntary market. Corporations (and individuals) purchase offsets from offset companies; “[c]ompanies from HSBC to Google to DuPont are increasingly engaging with carbon offsets.”²²⁸ Corporations purchasing offsets in this market choose to do so, for example, to:

- address their climate impacts;
- meet self-imposed reduction targets;
- achieve public relations benefits; and
- prepare for or help prevent government regulations.

Suppliers in the voluntary offset market include retailers selling offsets (and selling offsets increasingly online), conservation organisations and project developers. Funds received go to implement and then run projects that avoid, reduce or absorb GHGs.

(c) Growth in the offset market

The voluntary offset market is growing. The *Economist* puts it as follows: “As anxiety about climate change grows, the business of selling emissions offsets is increasing along with it.”²²⁹ In the past three years, the UK's main non-compliance offset providers have grown more than 60%. More dramatically, reports show that the voluntary carbon market surged 1000% over the past two years.²³⁰ The World Bank states that the voluntary market for reductions grew to an estimated USD 100 million in 2006 and that

[s]ome of the more optimistic estimates for the size of the voluntary market by 2010 are as high as 400 MtCO_{2e} (or almost as high as the CDM market is today) ... Earlier this year, US analyst Trexler estimated that US demand alone for offsets under the voluntary market could almost double annually from today to 250 MtCO_{2e} by 2011. While such numbers may be hard to imagine today when the voluntary retail segment accounted for only about 20 MtCO_{2e} in 2006, such a future is certainly possible.²³¹

One 2007 estimate of the value of the voluntary over-the-counter market was USD 54.9 million. Together with the CCX market, that estimate was worth USD 91 million.²³² The carbon market as a whole in 2006 grew to an estimated value of USD 30 billion, three times more than in 2005, with reports that it could reach USD 2 trillion by 2012.²³³

(d) Standards

In part as a result of growth in the voluntary market, some problems exist.²³⁴ No universal standard exists, for example, to evaluate, monitor and verify (including verification of VERs) or determine the quality of marketed carbon offsets or emissions offset projects. Thus, questions arise such as what carbon reduction scheme lies behind the VER being purchased, and how is that scheme measured and monitored. Rather than one universal standard, there are a number of standards, protocols and methods of verification; the Carbon Trust, for example, lists seven main offset standards.²³⁵ Ecosystem Marketplace and Business for Social Responsibility lists six recommended decision criteria against certain categories for evaluating offset projects,²³⁶ Clean Air-Cool Planet sets out ten offset project quality characteristics.²³⁷

This situation is changing, however, through recent developments in the voluntary market. Complementary standards and regulations have emerged and continue to be developed; corporations can examine such standards and regulations whilst preparing to participate in the voluntary market. The GHG Protocol for Project Accounting, for example, is an accounting tool for quantifying the greenhouse gas benefits of climate change mitigation projects. Together with the GHG Protocol Corporate Standard, which sets out standards and provides guidance for corporations and other organisations which are preparing a GHG emissions inventory, they form the GHG Protocol Initiative “toward a common standard for business reporting on greenhouse gas emissions,” the result of collaboration between the World Business Council for Sustainable Development and the World Resources Institute.²³⁸

The ISO 14064 standard for GHG accounting and verification, launched in 2006, provides a global solution

to the problems posed by the fact that governments, business corporations and voluntary initiatives were using a number of approaches to account for organization - and project-level GHG emissions and removals with no generally accepted validation or verification protocols.²³⁹

The standard, in three parts, sets out clear and verifiable specifications for organisations and proponents of GHG emission reduction projects and has the following benefits:

- promotes consistency, transparency and credibility in GHG quantification, monitoring, reporting and verification;
- enables organizations to identify and manage GHG-related liabilities, assets and risks;
- facilitates the trade of GHG allowances or credits; and

- supports the design, development and implementation of comparable and consistent GHG schemes or programmes.²⁴⁰

In outline, it provides requirements for organisations, and individuals, to quantify and verify GHG emissions. The ISO 14064 process principles are regime neutrality, technical rigour, extensive participation and speed-to-market.

The ISO's 14065 standard, released in April, 2007, sets out accreditation requirements for organisations that either verify or validate GHG emission claims or assertions; the aim of such verification or validation "is to give confidence to parties that rely upon a GHG assertion or claim, for example regulators or investors, that the bodies providing the declarations are competent to do so, and have systems in place to manage impartiality and to provide the required level of assurance on a consistent basis."²⁴¹

Taken together, the ISO 14064 and 14065 standards "develop flexible, regime-neutral tools for use in voluntary or regulatory GHG schemes; promote and harmonize best practice; support the environmental integrity of GHG assertions; assist organizations to manage GHG-related opportunities and risks, and support the development of GHG programmes and markets."²⁴²

Building on the work of the ISO (specifically ISO 14064) are two complementary standards - the Voluntary Carbon Standard (VCS),²⁴³ launched in November 2007, and the Voluntary Gold Standard (VGS), launched in 2006. The VCS, the work of the International Emissions Trading Association (IETA), the Climate Group and the World Business Council for Sustainable Development (WBCSD),

seeks to provide a credible but simple set of criteria that will provide integrity to the voluntary carbon market ... The Voluntary Carbon Standard is a robust standard for the measurement and recognition of verified emission reductions created for voluntary use by corporations, organizations and individuals. The VCS is designed to be a global benchmark standard for project-based voluntary emission reductions that provides a degree of standardization to the voluntary carbon market ...²⁴⁴

The VCS is receiving increasing support from leading business organisations.²⁴⁵ It deals with small projects that are not CDM-registered, and aims to simplify procedures and reduce transaction costs for such projects while at the same time maintaining high standards.

Finally, TUV SUD corporation's "BlueRegistry," launched in 2007, is a certification database to facilitate management of climate change projects outside the Kyoto Protocol. Its main task is to prevent the double selling of certificates from voluntary activities based on traceable evidence of ownership. The registry also provides detailed information on the activity which has generated the credits and the corresponding verification process.²⁴⁶

(e) Innovation, research and development

The voluntary market has served as a source

of experimentation and innovation in the carbon markets, as well as the markets most likely to reach poorer and smaller communities in developing countries. This is, in part, because they lack the bureaucracy and transaction costs of their regulated counterparts.²⁴⁷

Further, it has been said that offset firms “are able to produce emissions reductions more cheaply [with less transaction costs], and often more imaginatively, than those that are bound up in the red tape of the Kyoto process.”²⁴⁸ It should be noted, however, that producing reductions more cheaply is only possible because standards have historically been less stringent than those in the compliance, or regulated, market. While this is changing, as noted above, through emerging, complementary standards, it may well result in increased costs.

Nonetheless, the World Bank recently reported that the “enormity of the climate challenge ... will require a profound transformation, including in those sectors that ‘cap-and-trade’ markets cannot easily reach. These include making public and private investments in research and development for new technology development and diffusion.”²⁴⁹

The voluntary carbon market reaches these sectors.

(f) Airlines and offsetting

Notwithstanding the issues outlined above, “carbon offsetting makes sense.”²⁵⁰ Purchase of offsets for some specified proportion of emissions provides scope for new airline entrants and creates a stable market with some long term predictability compared to participation, for example, in an emissions trading scheme. The market for offsets also has the advantage of efficiency claimed for trading allowances under an emissions trading scheme which includes aviation since it encourages the least cost producers to provide – or, in this case, manufacture – the required offset. In some ways it has scope for greater flexibilities and overall efficiencies as it is not constrained to be industry specific. Unlike a market for a fixed quantity of emissions, the market for offsets provides more room for orderly expansion (again, compared to participation in an aviation ETS).

Further, as the price of offsets increases with demand it is reasonable to anticipate development of more sophisticated projects and a mix of such projects flowing from funds invested as a result of offsets purchased. It is reasonable to expect that airline participation in an emissions offset market or markets would promote innovation and technological solutions to the aviation climate change problem; carbon offsets “do have their place in spurring innovation.”²⁵¹ Moreover,

[t]he most promising impact of carbon markets has been its impact on innovation as smart capital takes an early, long-term bet on the quickly growing emerging market for environmentally-oriented investment. A key indicator of interest in aligned and

closely related fields is the record US\$70.9 billion in clean technology investments in 2006,²⁵² with major investments (and announcements) from well-known investment banks.²⁵³

A sustainable solution to the aviation GHG emissions problem must involve airline action and adaptation. As Bill McKibben and Aaron Clark note, carbon offsets “will only represent a sustainable solution if joined by improvements in technology and significant, international political action.”²⁵⁴

8. Proposal #1: Support an airline default, or opt-out, passenger offset scheme for intrastate flights

The website of the WA Government’s Department for Planning and Infrastructure (<http://www.dpi.wa.gov.au/aviation/1346.asp>) states that the following air services are provided within WA by the following operators:

- *Qantaslink*: Services Perth, Broome, Kalgoorlie, Karratha, Newman, Paraburdoo, Port Hedland, Kununurra;
- *Maroomba Airlines*: Operates Perth–Mount Magnet;
- *Golden Eagle Airlines*: Operates Broome–Fitzroy Crossing–Halls Creek, Broome–Port Hedland, Broome–Derby;
- *Skippers Aviation*: Services Perth, Geraldton, Kalbarri, Laverton, Meekatharra, Monkey Mia, Wiluna;
- *Skywest*: Services Perth, Albany, Esperance, Kalgoorlie, Leinster, Leonora, Geraldton, Carnarvon, Exmouth, Karratha, Port Hedland, Broome; and
- *Air North*: Operates Broome–Kununurra–Darwin.

The site does not state that Brisbane-based Alliance Airlines, which has established a base in Perth, also flies Perth-Karratha and Perth-Port Hedland.²⁵⁵

The WA Government could recommend to intrastate operators as listed above the introduction of an airline default – or opt-out – passenger emissions offset scheme, and assist and support operators with regard to the introduction of the scheme. With the support of the Government this scheme would allow airlines to take action in the immediate future, thus absorbing demands that they address the climate costs of aviation in a least cost manner.

In outline, under this scheme, a distinct and separate surcharge for the full carbon cost of the flight would be made or levied in addition to the cost of the fare. Each passenger could *clearly* choose to pay any proportion of this surcharge. If no action is taken by the passenger to waive some proportion it remains at 100%. The details of the scheme would be completely transparent, and would be brought to the attention of the potential passenger at various points, or stages, in the booking/ ticket purchasing process; its terms would be made clear to those purchasing tickets at a point in time when they can make a meaningful decision. Further, formal acknowledgement would be made that a prospective

purchaser has been informed, understands and accepts the surcharge (or a specified portion of it).

This is different from present schemes under which individuals can seek to buy offsets through or from some airlines²⁵⁶ or third parties on a variable or ad hoc basis. Part of the difference is psychological. Studies show that there is a significant difference in presentation of options; most people choose the default setting. An opt-out carbon offset scheme would demand a conscious decision.

Such a scheme might also be expected to cause the travelling public in WA to be more aware of the potential climate impacts of air travel. Why is public awareness a benefit to airlines and to government? It appears likely that airlines and government would be well served with educated intrastate passengers (in terms of the potential climate impacts of air travel) that are treated as partners and that understand the climate impacts of aviation.

This proposal has the following properties:

- *Flexible*: The scheme could start, for example, with the possibility of a 100% waiver. As, or if, it became necessary for airlines to increase contributions to the carbon costs of air travel, the existing systems would allow a seamless and gradual increase to any desired level. It also, of course, precludes neither devotion of resources to improve air transport technology and infrastructure nor development of more efficient air transport operational practices. Indeed, its flexibility and simplicity are such that it is easy to replace.

It also reinforces the need to deal with the aviation emissions problem through several mechanisms. It does not, of course, prevent airlines from simultaneously devoting effort to such mechanisms.

- *Informative*: What airlines and government presently lack is information on the sensibility of the public to offsets. This scheme would provide feedback on this issue and also on issues of the environmental price sensitivity of demand.
- *Efficient*: Not only would the scheme be relatively inexpensive for airlines to run, and for airlines and government to introduce, it would build in all the usual gains from efficiency.
- *Responsible*: It seems clear that airlines will be increasingly held responsible for the social costs of their actions and, by implication, governments if no action is taken; this initiative gives airlines a simple and workable means of accepting this responsibility. It affords an opportunity for intrastate airline operators and the WA Government to take the lead on dealing with the climate change impacts of aviation.
- *Fair*: Finally, any scheme for altering air travel should be seen to be fair. As things presently stand those who travel least are implicitly subsidising those who

travel most. An equitable balance of costs can only be reached through some sort of user pays scheme. It might be claimed that an increase in costs gives the wealthier members of society privileged access. While correct, this concern is misplaced. It is well established in economic thought that problems of inequality should be solved directly, and not through indirect transfers.

Such a scheme as that proposed here would be simple for intrastate operators to implement with minimal delays and cost, with support from the WA Government. It would not present any first mover disadvantages; the emissions cost would be set out separately from the price of the fare. And not only would operators and the WA Government be doing something positive, they would be seen to be doing something positive. This may have the effect of generating more support from private and business travelers.

There are a number of other issues relating to an airline default – or opt-out – passenger emissions offset scheme which are not considered in this paper. Such issues include implementation strategies, the operation of the scheme, specific offset arrangements and ensuring an appropriate means of guaranteeing purchasers that the scheme provides full offsets in a cost-effective manner. They also include legal and taxation matters as well as the operation of a default offset scheme in the context of successive carriage, interlining and code-sharing. The Government could work with airlines to address these issues.

9. Proposal #2: Offset carbon costs of intrastate WA passenger and charter flights for a specific period

As an alternative to the policy recommendation outlined above, the Government could consider offsetting some or all of the carbon costs of intrastate WA passenger and charter flights *for a specific period* (again, while reference is made to “carbon” offsets, any offset should reflect the full contribution of greenhouse gas emissions from aviation to climate change).

Such initiative, like the first proposal identified above (point 8), would draw attention to (a) the carbon costs of such flights; (b) the importance of addressing the climate impacts of aviation; and (c) action which the WA Government is taking to address climate change.

It is clear that some airline voluntary carbon offset programs in Australia are struggling. A recent report noted that the majority of Australian airline passengers have failed to embrace carbon offset programs; for example, just one in eight passengers have taken up Jetstar’s offset program.²⁵⁷ Government offsetting the carbon costs of intrastate passenger and charter flights – *bearing the costs of such offsetting on behalf of passengers* – for a specific period would bring additional attention to the virtues of offsetting for passengers, and could influence take up of offsetting throughout WA and, indeed, Australia.

Calculating the “carbon” costs of particular intrastate flights in WA is not difficult. As one example, Carbon Planet has developed a “Flight Emissions Calculator” which calculates the carbon costs of flights from a number of one-way and return flights from cities and town in Western Australia, and sets out issues to be taken into account when calculating flight emissions; the carbon cost of a return Perth-Kalgoorlie flight for one person is \$23 (see http://www.carbonplanet.com/shop_flight_emissions_calculator). Other organizations have developed similar calculators (see, for example, the US GEO’s calculator at http://www.aspenzgreen.com/offsets_calculator_air.cfm).

10. Proposal #3: Support carbon offset “concessions” at WA airports for intrastate flights

As a final policy recommendation, the WA Government could consider partnering with an organization to offer carbon offsets at WA airports to passengers flying within WA. Such initiative would be unique within Australia and the region.

As a first step, the Government could issue a Request for Proposals to organizations for voluntary carbon offset programs at certain airports throughout the State. Such “concession” privilege would be for the purpose of offering a mechanism for the travelling WA public to purchase carbon offsets for their intrastate travel.

Benefits claimed above for the first two proposals would also attend this proposal. Attention would be drawn at WA airports to:

- the carbon costs of intrastate flights;
- the importance of addressing the climate impacts of aviation; and
- action which the WA Government is taking to address climate change,

and, of course, the carbon costs of such flights – under all three proposals – would actually be offset.

CONCLUSION

A broad-based consensus within the scientific community indicates that it is time for audacious goals and action.

- Business for Social Responsibility,
*A Three-Pronged Approach to Corporate Climate Strategy*²⁵⁸

With no quick technical fixes for aviation and total emissions set to step up, climate change is likely to remain a powerful force that inexorably shapes air transport as the world endeavours to thrash out some kind of post-Kyoto deal to cut carbon pollution.

- Flight International,
“2008 forecast: green squeeze”²⁵⁹

In the absence of any policy dealing with aviation and climate change, this paper has proposed three ways in which the Western Australian Government *can* address the climate impacts of aviation: support an airline default, or opt-out, passenger offset scheme for intrastate flights; offset the carbon costs of intrastate passenger and charter flights for a specific period; and/or support carbon offset “concessions” at WA airports for intrastate flights.

Elsewhere around the world, local and state governments are taking direct policy action on aviation and its climate change impacts. Taking action in ways suggested in this paper affords the WA Government an opportunity to take the lead in Australia and the Asia-Pacific region – the region in which aviation growth to 2025 will be most significant – and to steer the process of change to build a cleaner sky.

It makes economic and political sense to adopt a proactive stance towards the risks and uncertainties presented by aviation and climate change.

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- ¹ Intergovernmental Panel on Climate Change (IPCC), *Aviation and the Global Atmosphere*, Joyce E Penner et al (Cambridge, Cambridge University Press, 1999): <http://www.grida.no/climate/ipcc/aviation/index.htm>. See <http://www.grida.no/climate/ipcc/aviation/015.htm>; <http://www.grida.no/climate/ipcc/aviation/014.htm>; and <http://www.grida.no/climate/ipcc/aviation/016.htm>.
- ² Put another way, “The overwhelming scientific consensus is that anthropogenic climate change is a reality. Given that this is so, there is an urgent need to reduce greenhouse gas emissions and stabilise the concentrations of greenhouse gases in the atmosphere.” Kevin Anderson et al, *Growth scenarios for EU & UK aviation: contradictions with climate policy*, Tyndall Centre for Climate Change Research, Working Paper 84 (Norwich, Tyndall Centre for Climate Change Research, 2006), p 11: http://www.tyndall.ac.uk/publications/working_papers/wp84.pdf.
- ³ Carbon Trust, *The Carbon Trust three stage approach to developing a robust offsetting strategy* (London, The Carbon Trust, 2006), p 2: <http://www.carbontrust.co.uk/Publications/publicationdetail.htm?productid=CTC621>.
- ⁴ IPCC, *Climate Change 2007: The Physical Science Basis – Summary for Policymakers*, Contribution of Working Group I to the Fourth Assessment Report of the Intergovernmental Panel on Climate Change (<http://www.ipcc.ch/SPM2feb07.pdf>), p 2. The IPCC was established by the WMO and the UNEP “to assess scientific, technical and socio- economic information relevant for the understanding of climate change, its potential impacts and options for adaptation and mitigation” (<http://www.ipcc.ch>). Its Fourth Assessment Report “Climate Change 2007,” presently being finalised, will include, in addition to the Working Group I, II and III reports considered here (the Working Group II report, “Impacts, Adaptation and Vulnerability,” released 6 April, 2007, and the Working Group III report, “Mitigation of Climate Change,” released 4 May, 2007, are considered briefly below), a Synthesis Report. The three Working Group reports “provide a comprehensive and up-to-date assessment of the current state of knowledge on climate change” (*supra*). The IPCC “remains the closest thing to a barometer for tracking the level of scientific understanding of the causes and consequences of global warming.” James Kanter and Andrew C Revkin, “Scientists Detail Climate Changes, Poles to Tropics,” *The New York Times*, 7 April, 2007.
- In addition to the IPCC Fourth Assessment Report and its predecessors, other scientific reports and studies include Frank Ackerman and Elizabeth Stanton, *Climate Change – the Costs of Inaction* (Boston, Global Development and Environment Institute, Tufts University, 2006): http://www.ase.tufts.edu/gdae/policy_research/CostsofInaction.html; James Hansen et al, “Global temperature change,” *Proceedings of the National Academy of Sciences*, vol 103, no 39, 26 September, 2006, pp 14288-14293; Jim Hansen, “Global Climate Change: Is There Still Time to Avoid Disastrous Effects?” California Energy Commission and California Environmental Protection Agency, Third Annual Climate Change Research Conference, *Climate Scenarios, Impacts, and Adaptation Options in California: Status of Research Activities*, 13-15 September, 2006: http://www.climatechange.ca.gov/events/2006_conference/presentations/2006-09-13/2006-09-13_HANSEN.PDF; National Research Council, Committee on Surface Temperature Reconstructions for the Last 2,000 Years, *Surface Temperature Reconstructions for the Last 2,000 Years* (Washington, DC, National Academies Press, 2006); and Thomas R Karl et al (eds), *Temperature Trends in the Lower Atmosphere: Steps for Understanding and Reconciling Differences* (Washington, DC, Climate Change Science Program and the Subcommittee on Global Change Research, 2006): <http://www.climatechange.gov/Library/sap/sap1-1/finalreport/default.htm>. And see also S Pacala and R Socolow, “Stabilization Wedges: Solving the Climate Problem for the Next 50 Years with Current Technologies,” *Science*, vol 305, 13 August, 2004, pp 968-972.
- For more popular studies and articles on climate change see Jim Hansen, “The Threat to the Planet,” *The New York Review*, 13 July, 2006, pp 12-16; Elizabeth Kolbert, *Field Notes From a Catastrophe: Man, Nature, and Climate Change* (New York, Bloomsbury 2006); Eugene Linden, *The Winds of Change: Climate, Weather, and the Destruction of Civilizations* (New York, Simon

and Schuster, 2006); Tim Flannery, *The Weather Makers: The History and Future Impact of Climate Change* (Melbourne, Text Publishing, 2005); Donald Kennedy et al (eds), *Science Magazine's State of the Planet 2006-2007* (Washington, DC, Island Press, 2006); Al Gore, *An Inconvenient Truth: The Planetary Emergency of Global Warming and What We Can Do About It* (New York, Rodale, 2006); "The heat is on: A survey of climate change," *The Economist*, 9 September, 2006; George Monbiot, *Heat: How to Stop the Planet From Burning* (Doubleday Canada, 2006); and Jared Diamond, *Collapse: How Societies Choose to Fail or Succeed* (New York, Viking, 2005).

5 At least a 9 out of 10 chance of being correct.

6 IPCC, *supra*, note 4, p 5.

7 *Supra*, pp 5 and 8. See also Hansen et al, *supra*, note 4, p 14288; the authors conclude "that global warming is a real climate change."

8 That is, a likelihood greater than 90%: *Supra*, note 4, p 4.

9 *Supra*, p 10. The IPCC states that "[c]ontinued greenhouse gas emissions at or above current rates would cause further warming and induce many changes in the global climate system during the 21st century that would *very likely* [a likelihood greater than 90%] be larger than those observed during the 20th century ... Anthropogenic warming and sea level rise would continue for centuries due to the timescales associated with climate processes and feedbacks, even if greenhouse gas concentrations were to be stabilized ... Both past and future anthropogenic carbon dioxide emissions will continue to contribute to warming and sea level rise for more than a millennium, due to the timescales required for removal of this gas from the atmosphere:" *Supra*, pp 13 and 17. Summaries of and commentaries on the IPCC February, 2007 report include *The Economist*, "Climate Change: Heating Up," 10 February, 2007; Richard A Kerr, "Scientists Tell Policymakers We're All Warming the World," *Science*, vol 315, 9 February, 2007, pp 754-757; and Elisabeth Rosenthal and Andrew C Revkin, "Science Panel Calls Global Warming 'Unequivocal,'" *The New York Times*, 3 February, 2007.

10 IPCC, *Climate Change 2007: Climate Change Impacts, Adaptation and Vulnerability – Summary for Policymakers*, Contribution of Working Group II to the Fourth Assessment Report of the Intergovernmental Panel on Climate Change: <http://www.ipcc.ch/SPM13apr07.pdf>.

11 *Supra*, p 17.

12 *Supra*, pp 2-3.

13 *Supra*, p 19.

14 *Supra*, p 19 (emphasis added). Summaries of and commentaries on the IPCC April, 2007 report include Agence France Presse, "Climate change impacts: Main points from IPCC summary," 6 April, 2007; James Kanter and Andrew C Revkin, "Scientists Detail Climate Changes, Poles to Tropics," *The New York Times*, 7 April, 2007; and the Science and Development Network, "Report sees 'climate divide' between rich and poor," 6 April, 2007: <http://www.scidev.net/content/news/eng/report-sees-climate-divide-between-rich-and-poor.cfm>.

15 IPCC, *Climate Change 2007: Mitigation of Climate Change – Summary for Policymakers*, Contribution of Working Group III to the Fourth Assessment Report of the Intergovernmental Panel on Climate Change, 4 May, 2007: <http://www.ipcc.ch/SPM040507.pdf>. Summaries of and commentaries on the IPCC May, 2007 report include Andrew C Revkin and Seth Mydans, "Climate Panel Reaches Consensus on the Need to Reduce Harmful Emissions," *The New York Times*, 4 May, 2007; and IPCC, Contribution of Working Group III to the Fourth Assessment Report of the IPCC, *Presentation by the co-chairs*, 4 May, 2007: http://www.ipcc.ch/WG3_press_presentation.pdf

16 And that GHG emissions have grown since pre-industrial times: *supra*, note 15, p 2.

17 *Supra*, p 3.

18 That is, until 2030. For mitigation in the long term (after 2030), see pages 21-27 (*supra*).

19 *Supra*, p 10; "[i]n 2030 macro-economic costs for multi-gas mitigation, consistent with emissions trajectories towards stabilization between 445 and 710 ppm CO₂-eq, are estimated at between a 3% decrease of global GDP and a small increase, compared to the baseline ... However, regional costs may differ significantly from global averages" (*supra*, p 15).

20 *Supra*, p 18.

21 *Supra*; emphasis added.

22 *Supra*, p 13.

23 *Supra*, p 30.

24 *Supra*, pp 27-28.

25 Economic instruments, government funding and regulation.

26 *Supra*, note 15, p 28.

27 *Supra*.

28 Sir Nicholas Stern, *The Economics of Climate Change*, p i: http://www.hm-treasury.gov.uk/media/8AC/F7/Executive_Summary.pdf. The Stern Review can be found at http://www.hm-treasury.gov.uk/independent_reviews/stern_review_economics_climate_change/stern_review_report.cfm.

29 *Supra*, http://www.hm-treasury.gov.uk/media/8A8/C1/Summary_of_Conclusions.pdf, p vi.

30 *Supra*. The Review also finds that “[a]ll countries will be affected [by climate change]. The most vulnerable ... will suffer earliest and most ... The costs of extreme weather, including floods, droughts and storms, are already rising, including for rich countries:” *supra*, p vii.

31 *Supra*, p viii.

32 *Supra*. On the Stern Review generally see *The Economist*, “Economics of Climate Change: Stern Warning,” 4 November, 2006; John Cassidy, “High Costs,” *The New Yorker*, 13 November, 2006; and Martin Wolf, “Climate change: no real energy for global action,” *The Australian*, 9 November, 2006. For a critique of the Stern Review see Bjorn Lomborg, “The dodgy numbers behind the latest warming scare,” *The Wall Street Journal*, 2 November, 2006 (<http://www.opinionjournal.com/forms/printThis.html?id=110009182>) and Paul Baer and Michael Mastrandrea, *High Stakes: Designing emissions pathways to reduce the risk of dangerous climate change* (London, Institute for Public Policy Research (IPPR), 2006). The IPPR study was commissioned “to develop estimates of emissions pathways that have a high likelihood of keeping the rise in the world’s average surface temperatures above pre-industrial levels to below 2 degrees Celsius” (p 4). Its conclusions “go further than the Stern Review, which proposes a long-term goal to stabilize greenhouse gases at between the equivalent of 450 and 550 ppm CO₂. That range has a medium to high risk of exceeding a 2 degree Celsius rise in temperature” (p 5). The report “suggests Lord Stern’s analysis was too conservative and governments need to move further and faster. To minimize the risk of a 2C rise – seen as the threshold for dangerous climate change – the authors say global carbon dioxide emissions would need to peak between 2010 and 2013:” James Randerson, “Only a decade left to avoid climate change, says think tank,” *Guardian*, 9 November, 2006.

33 James Hansen et al, “Global temperature change,” *Proceedings of the National Academy of Sciences*, vol 103, no 39, 26 September, 2006, p 14288. Further, the US National Oceanic and Atmospheric Administration (NOAA) reported on 15 March, 2007 that the northern winter just ended was the warmest on record, and that the December, 2006-February, 2007 period was the warmest on record around the globe for land surface temperature: NOAA News Releases 2007, “NOAA Says U.S. Winter Temperature Near Average. Global December-February Temperature Warmest on Record,” 15 March, 2007: <http://www.publicaffairs.noaa.gov/releases2007/mar07/noaa07-016.html>. And scientists from the US National Snow and Ice Data Centre and the National Center for Atmospheric Research reported research in March, 2007 in which a review of computer climate models suggested that global warming could transform the North Pole into an ice-free expanse of open ocean at the end of each summer by 2100: see Mark C Serreze et al, “Perspectives on the Arctic’s Shrinking Sea-Ice Cover,” *Science*, vol 315, 16 March, 2007, pp 1533-1536. See also Andrew Shepherd and Duncan Wingham, “Recent Sea-Level Contributions of the Antarctic and Greenland Ice Sheets,” *Science*, vol 315, 16 March, 2007, pp 1529-1532.

34 Tyndall Centre for Climate Change Research, *Constructing energy futures*, Research Programme 1: <http://www.tyndall.ac.uk/research/programme2/programme2.shtml>. See also James Hansen et al, “Global temperature change,” *Proceedings of the National Academy of Sciences*, vol 103, no 39, 26 September, 2006, pp 14288-14293, where the authors conclude that “data suggests that ... probably the planet as a whole ... is approximately as warm now as at the Holocene maximum and within ~1C of the maximum temperature of the past million years. We conclude that global

warming of more than ~1C, relative to 2000, will constitute “dangerous” climate change as judged from likely effects on sea level and extermination of species” (at p 14288).

35 International Scientific Steering Committee, *Avoiding Dangerous Climate Change: Scientific Symposium on Stabilisation of Greenhouse Gases - Executive Summary of the Conference Report* (London, Department for Environment, Food and Rural Affairs, 2006), p 1: <http://www.defra.gov.uk/environment/climatechange/research/dangerous-cc/pdf/avoid-dangercc-execsumm.pdf>.

36 Hans Joachim Schellnhuber et al, *Avoiding Dangerous Climate Change* (Cambridge, Cambridge University Press, 2006): <http://www.defra.gov.uk/environment/climatechange/research/dangerous-cc/pdf/avoid-dangercc.pdf>.

37 International Scientific Steering Committee, *supra*, note 35, pp 1, 3.

38 Or 40 gigatonnes in 2030, an increase of 14 gigatonnes over the level in 2004: See International Energy Agency, *World Energy Outlook 2006: Summary and Conclusions* (Paris, OECD/IEA, 2006), p 5: <http://www.worldenergyoutlook.org/summaries2006/English.pdf>.

39 “Above a one degree Celcius increase, risks increase significantly, often rapidly for vulnerable ecosystems and species. In the one to two degree range, risks across the board increase significantly, and at a regional level are often substantial. Above two degrees the risks increase very substantially, involving potentially large numbers of extinctions or even ecosystem collapses, major increases in hunger and water shortage risks as well as socio-economic damages, particularly in developing countries.” Bill Hare, Potsdam Institute of Climate Impact Research, Germany (BBC News, “Climate report: the main points,” 30 January, 2006: <http://newsvote.bbc.co.uk/mpapps/pagetools/print/news.bbc.co.uk/1/hi/sci/tech/4661830.stm>. The 2006 report, *Avoiding Dangerous Climate Change*, views a rise of 2 degrees celcius as sufficient to cause, amongst other things, decreasing crop yields in the developing and developed world, tripling of poor harvests in Russia and Europe, up to 2.8 billion people at risk of water shortage, total loss of summer Arctic sea ice, 97% loss of coral reefs and the spread of malaria in North America and Africa (*supra*, note 35).

40 J Diamond, *Collapse: How Societies Choose to Fail or Succeed*, The Penguin Group, New York, 2005, p 415-416.

41 CSIRO, *Climate Change in Australia – Technical Report*, CSIRO, Department of Environment and Heritage, Commonwealth of Australia, 2007. This report is based upon international climate change research including the latest IPCC 2007 conclusions found in the Fourth Assessment Report of the International Panel on Climate Change. It also builds on a large body of climate research that has been undertaken for the Australia region in recent years by the Climate Change Science Program by CSIRO and the Australian Bureau of Meteorology in partnership with the Australian Greenhouse Office.

42 *Supra*, p 6.

43 *Supra*, p 83.

44 CSIRO, *Climate change scenarios for initial assessment of risk in accordance with risk management guidance*, Department of Environment and Heritage, Commonwealth of Australia, Canberra, 2007.

45 *Supra*, p 11.

46 *Supra*, p 28.

47 *Supra*, note 10, p 13.

48 *Supra*.

49 *Supra*, p 14.

50 *Supra*.

51 Western Australian Government, *State of the Environment Report 2007*, Chapter 1, ‘Fundamental Pressures,’ available at <http://www.soe.wa.gov.au/report/fundamental-pressures/climate-change.html>.

52 Michael Bennett, “An Inconvenient Truth ... For Western Australia,” *The New Critic*, Issue 4, 2007, available at http://www.ias.uwa.edu.au/the_new_critic/archives/issue_4/an_inconvenient_truth3...for_western_australia_michael_bennett .

53 Australian Government, Department of the Environment and Water Resources, Australian
Greenhouse Office, *State and Territory Greenhouse Gas Inventories 2005*, Commonwealth of
Australia, Canberra, 2007, p 9.

54 *Supra*.

55 *Supra*, p 9.

56 This section of the paper provides only an overview of Western Australia's climate change
initiatives and programmes and not an exhaustive list.

57 Government of Western Australia, *Making Decisions for the Future: Climate Change*, The
Premier's Climate Change Action Statement, May 2007, p 9, available at
<http://www.premier.wa.gov.au/docs/features/2007006ClimateChangeWEB.pdf>.

58 Government of Western Australia, *Western Australian Greenhouse Strategy*, 2004, available at
http://portal.environment.wa.gov.au/pls/portal/docs/PAGE/DOE_ADMIN/GREENHOUSE_REPOSITORY/TAB6327544/GREENHOUSE_STRATEGY_001.PDF.

59 *Supra*, note 57, p 9.

60 *Supra*, note 57, p 12.

61 *Supra*, note 57, p 10-12.

62 *Supra*, note 57, p 14.

63 P Llewellyn, MLC and Giz Watson, MLC, *Response to the Premier's Climate Change Action
Statement*, 27 June 2007, available at [http://www.mp.wa.gov.au/giz-
watson/speeches/2007/climate_change01.pdf](http://www.mp.wa.gov.au/giz-watson/speeches/2007/climate_change01.pdf).

64 See
[http://portal.environment.wa.gov.au/portal/page?_pageid=54,5690266&_dad=portal&_schema=P
ORTAL](http://portal.environment.wa.gov.au/portal/page?_pageid=54,5690266&_dad=portal&_schema=PORTAL)

65 Government of Western Australia, Department of Environment and Conservation, *Office of
Climate Change*, available at
[http://portal.environment.wa.gov.au/portal/page?_pageid=54,5690266&_dad=portal&_schema=P
ORTAL&CFID=28288767&CFTOKEN=8779e850e12e6cce-963D49C6-07B1-C6F4-
96BC7DC283B9B00F&jsessionid=9230665f03f2\\$AFF\\$ED\\$](http://portal.environment.wa.gov.au/portal/page?_pageid=54,5690266&_dad=portal&_schema=PORTAL&CFID=28288767&CFTOKEN=8779e850e12e6cce-963D49C6-07B1-C6F4-96BC7DC283B9B00F&jsessionid=9230665f03f2AFFED$).

66 Greenhouse and Energy Taskforce, *A cleaner energy future: Strategies to reduce greenhouse gas
emissions from the Western Australian stationary energy sector*, A report to the Minister for the
Environment and the Minister for Energy, Government of Western Australia, December 2006,
available at
[http://portal.environment.wa.gov.au/pls/portal/docs/PAGE/DOE_ADMIN/GREENHOUSE_REPOSITORY/TAB6327544/GREENHOUSE%20AND%20ENERGY%20TASKFORCE%20-
%20A%20CLEANER%20ENERGY%20FUTURE.PDF](http://portal.environment.wa.gov.au/pls/portal/docs/PAGE/DOE_ADMIN/GREENHOUSE_REPOSITORY/TAB6327544/GREENHOUSE%20AND%20ENERGY%20TASKFORCE%20-%20A%20CLEANER%20ENERGY%20FUTURE.PDF)

67 D Riwoe, C Cuevas-Cubria and M Akmal, *A Review of Energy and Greenhouse Gas Emission
Projections for Western Australia*, ABARE Report prepared for Western Australian Greenhouse
and Energy Taskforce, Commonwealth of Australia, 2006, available at
[http://portal.environment.wa.gov.au/pls/portal/docs/PAGE/DOE_ADMIN/GREENHOUSE_REPOSITORY/TAB6327544/GETF%20-
%20STATIONARY%20ENERGY%20EMISSIONS%20PROJECTIONS%20BY%20ABARE.PD
F](http://portal.environment.wa.gov.au/pls/portal/docs/PAGE/DOE_ADMIN/GREENHOUSE_REPOSITORY/TAB6327544/GETF%20-%20STATIONARY%20ENERGY%20EMISSIONS%20PROJECTIONS%20BY%20ABARE.PDF)

68 *Supra*, note 57, p 10-12, 14-15 (business and industry), 16-17 (household and community) and 18-
19 (government).

69 *Supra*, note 57, p 12.

70 United States General Accounting Office, *Aviation and the Environment: Aviation's Effects on
the Global Atmosphere Are Potentially Significant and Expected to Grow* (Report to the
Honorable James L. Oberstar, Ranking Democratic Member, Committee on Transportation
and Infrastructure, House of Representatives, GAO/RCED-00-57) (Washington, DC, United States
General Accounting Office, 2000) p 4: <http://www.gao.gov/archive/2000/rc00057.pdf>.

71 As of March, 2007.

72 Boeing, 2006 *Current Market Outlook*: <http://boeing.com/commercial/cmo/highlights.html>.

73 Boeing, *supra*; the world airline fleet, according to Boeing, will grow from 17,330 to 35,970
aircraft. See also Boeing, *New Airplanes*: <http://boeing.com/commercial/cmo/new.html>.

74 Daniel Michaels, "Airbus, Boeing Forecast Clear Skies," *The Wall Street Journal*, 24 November, 2006.

75 Reuters, "Air travel rates expected to double," 31 January, 2007.

76 IATA, *Fact Sheet: Industry Statistics*, March, 2007:
<http://www1.iata.org/NR/ronlyres/6B5FE6C7-7346-4728-8C16-E038D5E29676/0/FactSheetIndustryFactsMAR2007.pdf>.

77 See Boeing, *2006 Current Market Outlook*:
<http://www.boeing.com/commercial/cmo/regions.html>;
<http://www.boeing.com/commercial/cmo/index.html>; <http://www.iata.org/pressroom/pr/2005-10-31-01.htm>; <http://www.iata.org/pressroom/speeches/2006-02-20-01.htm>; and
<http://www.iata.org/pressroom/speeches/2006-06-05-01.htm> (IATA).

78 Reuters, *supra*, note 49.

79 See Jens Flottau and Robert Wall, "Reasons to worry: Good news on revenues could mask the next crisis for airlines," *Aviation Week and Space Technology*, 12 June, 2006, p 39.

80 Steve Creedy, "Boom times to continue for busy airports," *The Australian*, 25 January 2008.

81 *Supra*.

82 This paper also considers aviation and climate change in the context of the May, 2007 IPCC Working Group III report, "Climate Change 2007: Mitigation of Climate Change," and the medium term mitigation potential for CO2 emissions from the aviation sector, together with the need for total mitigation potential in the sector to account for non CO2 climate impacts of aviation emissions.

83 IPCC, *supra*, note 1.

84 IATA states – incorrectly - in a variety of fora that "aviation is responsible for 2% of global carbon dioxide emissions" (IATA, "Climate Change: Aviation's Climate Change Impact is Small:" http://www1.iata.org/whatwedo/environment/climate_change.htm); "[i]n all, aviation is only responsible for 2% of global CO2 emissions ..." (IATA, "IATA industry-wide strategy to address climate change:" <http://www1.iata.org/NR/ronlyres/80F7AA1C-2CE1-40B0-A2D5-C9AE38259AC2/0/4153400Climatechange flyer4.pdf>); "[a]ir transport contributes a small part of global CO2 emissions – 2%" (IATA, "Debunking Some Persistent Myths about Air Transport and the Environment:" <http://www.iata.org/nr/ronlyres/11804248-06a7-44a2-a160-62f1953d9e44/0/bedunkingsomepersistentmythsaboutairtransportandtheenvironment.pdf>); "[t]he UN attributes 2% of global carbon emissions to aviation" (IATA, "Orient Aviation – Green Skies Conference Hong Kong: Remarks by Giovanni Bisignani," 29 March, 2007: <http://www1.iata.org/pressroom/speeches/2007-03-29-01.htm>); "[i]t's 2 percent but it's 2 percent and 2 percent is still 2 percent ..." (Andrew Drysdale, IATA vice-president, cited in "Aviation industry mounts efforts to answer critics and head-off emission curbs," *Greenwire*, 7 May, 2007: <http://www.wbcsd.org/plugins/DocSearch/details.asp?type=DocDet&ObjectId=MjQ1Mjc>); "[a]ir transport produces 2% of global CO2 emissions" (IATA, "Danger CO2W," advertisement: <http://www1.iata.org/whatwedo/environment/campaign/index.htm>; and "[a]viation currently represents 2 per cent of global anthropogenic carbon dioxide (CO2) emissions" (Andreas Hardeman, "A Common Approach to Aviation Emissions Trading," *Air & Space Law*, vol 32, no 1, February, 2007, p 3; Hardeman also states that, where his paper uses the term 'emissions,' "this means 'carbon dioxide (CO2) emissions'"). Again, emissions of carbon dioxide by aircraft represented about 2% of total anthropogenic carbon dioxide emissions in 1992 - not 2007 - as determined by the IPCC; see Intergovernmental Panel on Climate Change, *supra*, note 1: <http://www.grida.no/climate/ipcc/aviation/006.htm>. The 2007 figure, given growth in air travel in the ensuing 15 years, is higher than 2%, the figure currently cited by IATA.

85 IPCC, *supra*, note 1 (ch 2).

86 A greenhouse gas.

87 As the Tyndall Centre notes, "[a]viation emissions are unusual in the altitude of their emission. Atmospheric chemistry at this altitude has particular characteristics, and aviation emissions have particular effects:" Anderson et al, *supra*, note 2, p 11.

88 IPCC, *supra*, note 1: <http://www.grida.no/climate/ipcc/aviation/004.htm>. The Tyndall Centre for Climate Change Research notes that "[p]rovisional research suggests that lowering flight altitude could significantly reduce contrail formation and hence cirrus production. However, operating at a

lower altitude would probably increase fuel burn and hence increase carbon emissions. Whilst in terms of instantaneous radiative forcing there would be benefits in flying at lower altitudes, the small increase in long-lived carbon dioxide (100+ years compared hours/days for contrails and cirrus) would essentially increase the global warming potential. Given the different time scales, deciding whether the benefits of lower flight outweigh the disbenefits cannot be a solely scientific decision.” Tyndall Centre for Climate Change Research, *Decarbonising the UK: Energy for a Climate Conscious Future* (Norwich, Tyndall Centre for Climate Change Research, 2005), p 50: http://www.tyndall.ac.uk/media/news/tyndall_decarbonising_the_uk.pdf. The report of a workshop at MIT in June, 2006, which considered the impacts of aviation on climate change noted that “[a]lthough current fuel use from aviation is only a few percent of all combustion sources of carbon dioxide, the expectation is that this percentage will increase because of projected increase in aviation and the likely decrease in other combustion sources as the world moves away from fossil fuels towards renewable energy sources. In addition, aircraft nitrogen oxides released in the upper troposphere and lower stratosphere generally has a larger climate impact than those emitted at the surface, although some of the much larger surface emissions from energy and transportation sources also reach the upper troposphere.” Next Generation Air Transportation System/ Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *Workshop on the Impacts of Aviation on Climate Change: A Report of Findings and Recommendations*, Report No Partner-COE-2006-004, August, 2006, p 13: <http://web.mit.edu/aeroastro/partner/reports/climatewrksp-rpt-0806.pdf>.

89 Emphasis added; IPCC, *supra*, <http://www.grida.no/climate/ipcc/aviation/006.htm>. In addition to increasing tropospheric ozone concentrations, aircraft NOx emissions decrease the concentration of methane, another greenhouse gas (*supra*).

90 Emphasis added.

91 Sally Cairns and Carey Newson, *Predict and decide: Aviation, climate change and UK policy*, Environmental Change Institute, University of Oxford (Oxford, Oxford University Press, 2006), p 16. The authors then set out why putting a precise value on “significantly worse” is problematic. The report of the MIT workshop in June, 2006 noted that “[b]ecause the IPCC identified contrails, contrail-cirrus, and modifications of cirrus by aircraft exhaust as the most uncertain components of the aviation impact on climate, the majority of recent studies have focussed on cloud processes, while a limited number of studies also addressed chemical effects.” Next Generation Air Transportation System/ Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88, p 20.

92 IPCC, *supra*, note 15.

93 *Supra*, p 18.

94 Keith P Shine and William T Sturges, “CO2 Is Not the Only Gas,” *Science*, vol 315, 30 March, 2007, pp 1804-1805. Shine and Sturges write that “An increase in the concentration of a greenhouse gas causes a change in Earth’s energy balance. This change, or radiative forcing, is a simple indicator of the climate change impact. The largest single contributor to radiative forcing is CO2 ... (p 1804). “[The Kyoto Protocol] recognizes the importance of non-CO2 greenhouse gases. Emission targets for signatories to the Convention are given in terms of CO2-equivalent emissions; the signatories can choose to control emissions of several gases ... to meet their targets. There remain issues concerning what emissions are included and excluded in the Kyoto Protocol and the method by which emissions of different gases are placed on a common “carbon-equivalent” scale. Nevertheless, it is clear that controlling non-CO2 greenhouse gas emissions can play a very important role in attempts to limit future climate change (*supra*).

“The contribution of a given non-CO2 greenhouse gas to radiative forcing depends on its ability to absorb infrared radiation emitted by Earth’s surface and atmosphere ... (*supra*).

“CO2 undoubtedly remains the single most important contributor to greenhouse gas radiative forcing, but the non-CO2 greenhouse gases are important both collectively and individually ...” (*supra*, p 1805) (footnotes omitted).

95 Next Generation Air Transportation System/ Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88, p 17. “Aircraft engines emit CO₂ and water vapor, important greenhouse gases, that directly affect climate through their absorption and reemission of infrared radiation; [a]ircraft emit NO_x (and HO_x produced from water vapor emissions into the stratosphere) that modifies atmospheric ozone concentrations. Ozone affects the radiative balance of the climate system through both its shortwave and infrared (greenhouse effect) absorption; [t]hrough its resulting net production of upper tropospheric and lower stratospheric ozone, NO_x emissions from subsonic aircraft also reduce the atmospheric abundance of CH₄, another important greenhouse gas, through feedback effects on concentrations of tropospheric hydroxyl radicals (OH), the primary reactant for destruction of methane; [a]ircraft emit aerosols in the form of liquid particles containing sulfate and organics, and soot particles; ... [and u]nder the right meteorological conditions, aircraft emissions of water vapor (and aerosols) can lead to formation of contrails and possibly result in effects on upper tropospheric cirrus clouds - these effects may exert spatially inhomogeneous radiative impacts on climate ... The effect of aircraft emissions on atmospheric ozone concentration depends on the altitude at which the emissions are injected;” *supra*.

96 Royal Commission on Environmental Pollution, *The Environmental Effects of Civil Aircraft in Flight* (London, Royal Commission on Environmental Pollution, 2002), p 14:
<http://www.rcep.org.uk/aviation/av12-txt.pdf>.

97 The IPCC describes radiative forcing as “the global, annual mean radiative imbalance to the Earth’s climate system caused by human activities:” IPCC, *supra*, note 1,
<http://www.grida.no/climate/ipcc/aviation/064.htm>. The report of the MIT workshop in June, 2006, which considered the impacts of aviation on climate change noted that “[e]missions by aviation are responsible for a range of atmospheric changes that perturb the radiation budget and hence force climate change. In assessing the overall impact of aviation on climate, and to quantify the potential trade-offs in the climate impact of changes in aircraft technology, operations, or even the amount of aircraft traffic, it is important to place these different climate forcings on some kind of common scale. We refer to methods that attempt to achieve this as “metrics”. Although their existing application to aircraft issues is much more limited, the general usefulness and uncertainties associated with metrics for climate change has been the subject of many published research studies. There are many difficulties in developing such metrics, which while not unique to aviation, are certainly exacerbated by the nature of aviation’s impacts on climate ... The most straightforward metric is the traditional one, namely radiative forcing (RF) at some given time due to the cumulative impact (both direct and indirect) of aviation emissions during some prior time period ... For comparison of the climate impact of emissions, a whole class of metrics has been proposed ... These aim to provide an exchange rate, so that each emission can be given a CO₂-equivalence. The Kyoto Protocol to the UN Framework Convention on Climate Change has adopted the Global Warming Potential (GWP) concept as developed for the IPCC climate assessments to provide this equivalence ... it accounts for both the radiative strength of the climate change agent and its persistence in the atmosphere ... [C]omplexity [associated with the GWP] led IPCC (1999) to reject the possibility of applying GWPs for aviation, although they did not recommend any alternatives ...” Next Generation Air Transportation System/Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88, pp 24-26.

98 IPCC, *supra*. Emphasis added.

99 *Supra*: <http://www.grida.no/climate/ipcc/aviation/008.htm>.

100 Royal Commission on Environmental Pollution, *supra*, note 96, p 15.

101 *Supra*, p 18.

102 IPCC, *supra*, note 1: <http://www.grida.no/climate/ipcc/aviation/008.htm>. As Bows and Anderson state, “[c]arbon dioxide emissions from the [aviation] industry are well understood, and therefore easy to compare with other sectors. However, aviation’s full contribution to climate change has, potentially, a much greater impact than that of the carbon dioxide emissions alone; nitrous oxide, soot and water vapour, released at different altitudes in the atmosphere, cause additional warming. Combined with the production of condensation trails (contrails), under certain

atmospheric conditions, and the likely consequent formation of cirrus clouds, aviation’s instantaneous warming impact is estimated to be between 2 and 4 times that of the carbon dioxide emitted.” Alice Bows and Kevin L Anderson, “Policy Clash: Can Projected Aviation Growth be Reconciled with the UK Government’s 60% Carbon-Reduction Target?,” *Transport Policy* 14 (2007), pp 103-104.

103 Royal Commission on Environmental Pollution, *supra*, note 96, p 19.

104 Next Generation Air Transportation System/Joint Planning and Development Office (NGATS/JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88, p 5.

105 See pages 21-23.

106 General Accounting Office.

107 United States General Accounting Office (GAO), *Aviation and the Environment: Aviation’s Effects on the Global Atmosphere Are Potentially Significant and Expected to Grow* (Report to the Honorable James L. Oberstar, Ranking Democratic Member, Committee on Transportation and Infrastructure, House of Representatives, GAO/RCED-00-57)(Washington, DC, United States General Accounting Office, 2000) p 4: <http://www.gao.gov/archive/2000/rc00057.pdf>.

108 *Supra*, p 4. The report also notes (at p 4) that global aviation emissions of carbon dioxide “are roughly equivalent to the carbon emissions of certain industrialized countries ...”

109 *Supra*.

110 Water vapour, nitrogen oxide and nitrogen dioxide (together, NO_x), soot and sulphate.

111 US GAO, *supra*, note 107, p 5.

112 *Supra*, p 25. The GAO also “carefully considered where jet aircraft deposit the bulk of their emissions, what types of emissions they produce, and how these emissions affect the atmosphere, both by themselves and in combination with each other:” *supra*.

113 *Supra*, p 5.

114 Royal Commission on Environmental Pollution, *supra*, note 96.

115 Ian Waitz et al, *Aviation and the Environment: A National Vision Statement, Framework for Goals and Recommended Actions*, Report to the United States Congress (Boston, Massachusetts Institute of Technology, 2004), a study mandated by the US Congress in December, 2003 as part of the *Vision 100 – Century of Aviation Reauthorization Act* (HR 2115, Public Law 108-176), p 4: see http://web.mit.edu/aeroastro/partner/reports/congrept_aviation_envirn.pdf. Stakeholders who participated in the study proposed a “National Vision for Aviation and the Environment” which, in part, states that “In 2025, significant ... impacts of aviation community ... local air quality emissions will be reduced in absolute terms, *notwithstanding the anticipated growth in aviation*. Uncertainties regarding both the contribution of aviation to climate change, and the impacts of aviation particulate matter and hazardous air pollutants, will be reduced to levels that enable appropriate action,” *supra* (emphasis added). The vision statement is stated to be aspirational (*supra*, p 5).

116 *Supra*, p 11.

117 *Supra*.

118 *Supra*, p 12.

119 *Supra*, p 18

120 *Supra*.

121 *Supra*, note 1.

122 *Supra*, note 96.

123 Waitz, *supra*, note 115, pp 4-5.

124 R Sausen et al, “Aviation radiative forcing in 2000: an update on IPCC (1999),” *Meteorologische Zeitschrift*, vol 14, no 4, pp 555-561 (the EU TRADEOFF project).

125 The report of the June, 2006 MIT workshop notes that, with reference to the Sausen et al study, “[a]n update of the IPCC (1999) radiative forcing (RF) from aviation for the “current” time period finds that, with one exception, the IPCC findings have not significantly changed, apart from the increase in air traffic from 1992 to 2000 (Sausen et al., 2005). The exception is RF from linear contrails, which appear to be at least a factor of three smaller. There is still no reliable estimate of RF from aviation-induced cirrus clouds. Based on recent correlation analyses some authors suggest that this RF might be dominating all other aircraft effects. It is critical that appropriate

metrics be established before assuming relative climate impacts for various contributions based on potentially inappropriate metrics.” Next Generation Air Transportation System/Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88, p 11: <http://web.mit.edu/aeroastro/partner/reports/climatewrksp-rpt-0806.pdf>.

126 Cairns and Newson, *supra*, note 91. For summaries and analysis of the report see BBC News, “UK ‘must act’ on plane emissions,” 17 October, 2006: <http://news.bbc.co.uk/2/hi/science/nature/6056620.stm> and Reuters, “Britain Must Cut Flights or Miss CO2 Targets,” 17 October, 2006.

127 Department for Transport, *The future of transport – White Paper*, CM 6234 (London, The Stationery Office, 2004): <http://www.dft.gov.uk/about/strategy/whitepapers/fot/>.

128 Cairns and Newson, *supra*, note 91, p 17.

129 Emphasis added.

130 Cairns and Newson, *supra*, note 91, p 21.

131 Anderson et al, *supra*, note 2.

132 IPCC, *supra*, note 1.

133 Royal Commission on Environmental Pollution, *supra*, note 96.

134 Excluding cirrus clouds.

135 Anderson et al, *supra*, note 2, p 11.

136 *Supra*.

137 *Supra*.

138 Next Generation Air Transportation System/Joint Planning and Development Office (NGATS/ JPDO) Environmental Integrated Product Team and Partnership for AiR Transportation Noise and Emissions Reduction (PARTNER), *supra*, note 88.

139 *Supra*, p 6.

140 *Supra*; and pp 19-20, 28-29 and 42-46.

141 *Supra*, p 8.

142 *Supra*, pp 8-9 and 20-22, 29-37 and 46-52.

143 The report notes that, “[i]n assessing the overall impact of aviation on climate, and to quantify the potential trade-offs on the climate impact of changes in aircraft technology or operations, metrics for climate change are needed to place these different climate forcings on some kind of common scale. Radiative forcing (RF) has been used as a proxy for climate impact for well-mixed greenhouse gases. However, recent analyses have demonstrated that a unit radiative forcing from different climate change mechanisms does not necessarily lead to the same global mean temperature change (or to the same regional climate impacts). The concept of efficacy (E) has been introduced to account for this (i.e., E depends on the specific perturbation to the climate system, such as changes in ozone or aerosol distributions related to aircraft emissions). Hence, it is the product of E and RF that should be evaluated and intercompared for the various climate impacts from aviation. However, RF is not an emissions metric capable of comparing the future impact of different aviation emissions. The applicability of emission metrics, such as Global Warming Potentials (GWPs), have not been adequately tested and evaluated.” *supra*, pp 10-11, 22-27, 37-38 and 52-54.

144 *Supra*, pp 11, 22.

145 See Stern, *supra*, note 28.

146 *Supra*, p 485.

147 *Supra*, p 172, box 7.1.

148 *Supra*, Annex 7.c.

149 *Supra*, p 485.

150 *Supra*, p 342 (box 15.6).

151 *Supra*, p 342. The review, however, states that “this could be an *overestimate* because recent research ... suggests the warming ratio is closer to 2. It could be an *underestimate* because both estimates exclude the highly uncertain possible warming effects of cirrus clouds” (342)(emphasis added). Moreover, “[t]he uncertainties over the overall impact of aviation on climate change mean that there is currently no internationally recognised method of converting CO2 emissions into the full CO2 equivalent quantity” (p 342, box 15.6).

152 *Supra*, Annex 7.c.
153 The IPCC noted in May, 2007 that “total mitigation potential in the [aviation] sector would also
154 need to account for non-CO2 climate impacts of aviation emissions:” *supra*, note 15, p 18.
154 Whilst recognizing the difficulty in coordinating international aviation taxation: Stern, *supra*, p
155 485.
155 *Supra*.
156 The 2002 Royal Commission on Environmental Pollution notes on this point that “[a]ny inclusion
of aviation emissions in an emissions trading scheme will also have to take into account the fact
that the total radiative forcing of aviation is about three times that of the carbon dioxide emitted ...
Just as non-carbon dioxide greenhouse gases are accounted in terms of their global warming
potential compared to carbon dioxide, so aviation emissions will need to be accounted to reflect
their true contribution to climate change.” For the Royal Commission, this means that “the
aviation industry should acquire three carbon emission permits for each unit of carbon that it
actually emits:” *supra*, note 96, p 36.
157 Stern, *supra*, p 341. Emphasis added.
158 Anderson et al, *supra*, note 2, p 6; the precise citation is “so as to make room for the aviation
industry.”
159 Royal Commission on Environmental Pollution, *Energy – The Changing Climate* (London, Royal
Commission on Environmental Pollution, 2000): <http://www.rcep.org.uk/newenergy.htm>.
160 Royal Commission on Environmental Pollution, *supra*, note 96, p 37. Interestingly, at a May,
2007 ICAO Colloquium on Aviation Emissions, the ICAO Council president, Roberto Kobeh
Gonzalez, opined that recent studies showed that the climate impacts of aviation emissions were
not as severe as previously thought: Aimee Turner, “ICAO aims to clarify impact of aviation on
environment,” *Flight International*, 22 May, 2007.
161 Cairns and Newson, *supra*, note 91.
162 Department of Trade and Industry, *Our energy future – creating a low carbon economy*, Energy
White Paper (London, The Stationery Office, 2003): <http://www.dti.gov.uk/files/file10719.pdf>;
Department of Trade and Industry, *The energy challenge*, Energy Review Report (London, DTI
Publications, 2006): <http://www.dti.gov.uk/files/file31890.pdf>; Department of Trade and Industry,
Updated emissions projections: Final projections to inform the National Allocation Plan (London,
DTI Publications, 2004): <http://www.dti.gov.uk/files/file26377.pdf>; Department for Transport,
Aviation and global warming (London, Department for Transport 2004):
<http://www.dft.gov.uk/about/strategy/whitepapers/air/docs/aviationandglobalwarmingreport>; and
Department for Transport, *The future of air transport*, Aviation White Paper (London, Department
for Transport, 2003):
<http://www.dft.gov.uk/about/strategy/whitepapers/air/thefutureofairtransportwhite5694>.
163 While emissions from other activities fell by approximately 9%.
164 Cairns and Newson, *supra*, note 91, p 14.
165 Department for Transport, *The future of air transport*, *supra*, note 162, and Department for
Transport, *Aviation and global warming*, *supra*, note 162.
166 Tyndall Centre for Climate Change Research, *supra*, note 88.
167 B Owen and D Lee, *Allocation of International Aviation Emissions from Scheduled Air Traffic –
Future Cases, 2005–2050 (Report 3 of 3)*, Final Report to DEFRA Global Atmosphere Division
(Manchester, Manchester Metropolitan University, Centre for Air Transport and the Environment,
2006):
http://www.defra.gov.uk/science/project_data/DocumentLibrary/GA01060/GA01060_3754_FRP.pdf.
168 Cairns and Newson, *supra*, note 91, p. 15, noting that “[t]here are clearly some significant
differences in these estimates, which partly derive from their assumptions about future aviation
growth rates, improvements in technological efficiency and improvements in air traffic
management” (*supra*). And, again, these are simply estimates of aviation’s carbon dioxide
impacts. As Cairns and Newson state, “aviation emits a range of other substances whose impacts
on the climate are potentially very powerful.” *supra*, p 15.
169 *Supra*, note 64, p 22. Emphasis added.
170 *Supra*, p 97.

171 Tyndall Centre, *supra*, note 88. The EU is also considered in the Tyndall Centre study.
172 *Supra*, p 4. As part of its introduction, it states that “[t]he failure of governments to account for
emissions from international aviation ... has led to a serious underestimation of the actions
necessary to achieve a true 60% reduction. Within the UK this is particularly evident; whilst the
Government’s Energy White Paper emphasizes the need for significant carbon reductions, the
Aviation White Paper supports considerable growth in air travel. Research conducted ...
demonstrates the urgent need for coherent climate policy ...” *supra*.

173 *Supra*, p 47.
174 *Supra*.
175 Results of the study for both the UK and the EU are for carbon emissions alone. The study notes
that “the altitude at which aircraft fly significantly exacerbates the warming created by carbon
dioxide emissions. For example, contrails, cirrus clouds and greenhouse gases formed by aircraft
induce additional warming effects which amplify the climate impact of the aviation industry. Such
effects are omitted here due to both the very substantial scientific uncertainty associated with the
size of the multiplier and disagreements about how, or indeed whether, such a multiplier should be
applied. Where the multiplier is used as a simple “uplift” to carbon emissions, it is commonly in
the order of 2.0 to 3.5 times the impact of carbon alone. However, strictly speaking, such a
comparison does not compare like with like.” *supra*, p 50.

176 *Supra*, p 49.
177 *Supra*.
178 Airport expansion, of course, is not limited to the UK; it is a global phenomenon. In the US,
for example, a May, 2007 FAA report concluded that “[a] number of major US cities must
expand existing airports in the next two decades, build new ones or find other solutions to
meet an increasing demand for air travel:” see US Department of Transportation, Federal Aviation
Administration, *Capacity Needs in the National Airspace System, 2007-2025: An Analysis of
Airports and Metropolitan Area Demand and Operational Capacity in the Future*, May, 2007
(Washington, DC, US Department of Transportation, Federal Aviation Administration, 2007):
http://www.faa.gov/airports_airtraffic/airports/resources/publications/reports/media/fact_2.pdf;
see also Errin Haines, “FAA: US airports must expand to meet demand,” *USA Today*, 15 May,
2007. Further, US Transportation Secretary Mary E Peters said in May, 2007 that Atlanta
should consider having multiple commercial airports and that, by 2025, airports in Atlanta,
Chicago, Las Vegas and San Diego could be overwhelmed by passenger demand: Jim Tharper,
“Atlanta told to consider second airport,” *The Atlanta-Journal Constitution*, 15 May, 2007.

179 Department for Transport, *The future of air transport*, *supra*, note 135. Specifically, the White
Paper stated: “7.3 The availability of sufficient airport capacity has the potential to become an
important constraint on future growth across the UK without adequate and timely investment.
Many airports in the UK are becoming increasingly congested as they attempt to cope with rising
passenger numbers. In some cases, the capacity of terminals and runways is at, or near, saturation
point ... 7.13 The Air Transport White Paper ... supports the provision of two new runways in the
South East in the period to 2030 - the first at Stansted (2011-12) and the second at Heathrow
(2015-20) ... Land at Gatwick will be safeguarded for a new runway in case conditions attached to
a new Heathrow runway cannot be met ... 7.14 The White Paper also supports development at
other airports including a new runway at Birmingham, around 2016 ... It supports safeguarding
land at Edinburgh for a new runway around 2020. And it supports additional terminal and airside
development to make maximum use of existing runway infrastructure at a number of the larger
regional airports, and additional terminal capacity at many of them ...”:
<http://www.dft.gov.uk/about/strategy/whitepapers/fot/chapter7aviationandshippingd5705>.

180 Tyndall Centre, *supra*, note 88, p 48.
181 *Supra*, p 49.
182 *Supra*. The European Commission states that aviation “contributes to global climate change, and
its contribution is increasing. While the EU's total greenhouse gas emissions fell by 3 % from
1990 to 2002, emissions from international aviation increased by almost 70 %. Even though there
has been significant improvement in aircraft technology and operational efficiency this has not
been enough to neutralise the effect of increased traffic, and the growth in emissions is likely to
continue in the decades to come:” http://ec.europa.eu/environment/climat/aviation_en.htm.

Toward the end of 2005, the Commission adopted a Communication, “Reducing the Climate Change Impact of Aviation,” (Communication from the Commission to the Council, the European Parliament, the European Economic and Social Committee and the Committee of the Regions, *Reducing the Climate Change Impact of Aviation*, COM(2005) 459, 27.9.2005; http://eur-lex.europa.eu/LexUriServ/site/en/com/2005/com2005_0459en01.pdf) which included an impact assessment and considered policy options. That Communication concluded, in part, that “the rapid growth [of aviation] undermines progress made in other sectors. If the growth continues as up to now, *emissions from international flights from EU airports will by 2012 have increased by 150 % since 1990. This growth in the EU’s international aviation emissions would offset more than a quarter of the reductions required by the Community’s target under the Kyoto Protocol.* In the longer run, aviation emissions will become a major contributor if current trends continue” (*supra*, p 2). The Commission, therefore, decided to pursue a new market-based instrument at Community level (as opposed to the levying of taxes and charges) and concluded that “the best way forward ... lies in including the climate impact of the aviation sector in the EU emissions trading scheme” (Commission Staff Working Document, *Summary of the Impact Assessment: Inclusion of Aviation in the EU Greenhouse Gas Emissions Trading Scheme (EU ETS)*, COM(2006) 818, 20.12.2006, p 2; http://ec.europa.eu/environment/climat/pdf/aviation/sec_2006_1685_en.pdf). On 20 December, 2006, the Commission adopted a proposal for legislation to include aviation in the EU ETS. The EU’s stated overall objective “is to address aviation’s growing climate impact and ensure that it contributes to the EU’s overall objective of limiting the increase in the global annual mean surface temperature to a maximum of 2°C above pre-industrial levels.” Its operational objective “is to include aviation in the EU ETS” (Commission Staff Working Document, *supra*, p 3).

183 *Supra*, p 50 ; emphasis added..

184 *Supra*.

185 Anderson et al, *supra*, note 2.

186 In so doing it takes into account fuel efficiency improvements and applies “uplift” factors with regard to radiative forcing. As stated earlier in this paper, the IPCC uses the metric, “radiative forcing,” a globally averaged measure of the imbalance in radiation caused by the sudden addition of the relevant activity or emission. The IPCC calculated that the total radiative forcing caused by aviation in 1992 was approximately 2.7 times that caused by CO₂ emissions alone; “uplift” is simply that 2.7 factor when applied. Anderson et al note that “there is substantial scientific uncertainty relating to both the size of the uplift factor that should be used, as well as to the method of simply “uplifting” carbon values for comparison with carbon emission profiles. Strictly speaking, such a comparison does not compare like with like:” *supra*, p 6.

187 The “contraction and convergence” principle “has gained increasing support as a method for apportioning global emissions to the national level. Under contraction and convergence, all nations work together to achieve collectively an annual contraction in emissions. Furthermore, nations converge over time towards equal per-capita allocation of emissions:” Tyndall Centre for Climate Change Research, *supra*, note 88, p 47. Bows and Anderson note that “[c]ontraction and convergence is an international framework for apportioning equitably a contracting global carbon dioxide emissions budget. Within this framework, the world’s nations work together to set and achieve a global annual emissions target – contraction. In addition, nations converge towards equal per-capita emissions by an expressly defined year – convergence. By simultaneously ‘contracting and converging,’ such a policy requires all nations to impose targets from the outset:” *Supra*, note 102, p 104. See also J Cameron and A Evans, “What happens after Kyoto? More of the same or ‘Contraction and Convergence’?,” *New Economy*, vol 10, no 3 (2003), pp 128-131.

188 ppmv = parts per million by volume.

189 For the UK, “the 550ppmv contraction and convergence profile is consistent with the UK government’s 2050 target of reducing carbon emissions by 60%:” Anderson et al, *supra*, note 2, p 6.

190 *Supra*. Further, “the scenarios for the UK were investigated in the context of what the impact on the other sectors of the economy might be. The scenarios show that all of the other sectors of the UK economy would need to reduce their carbon emissions significantly to allow the aviation industry to grow at even moderate rates. This would require a much more substantial investment

in renewable energy, carbon sequestration, nuclear power, hydrogen and energy efficiency than would be the case with a low growth aviation sector:” *supra*.

191 On contraction and convergence see note 88, p 47.

192 Anderson et al, *supra*, note 2, p 7.

193 *Supra*, p 56.

194 *Supra*, pp 55-56.

195 *Supra*, p 58. The report concludes that “[d]espite the EU having a policy commitment to sustainable mobility, globally, air passenger kilometres have risen steadily over several decades and the UK has recently embarked on an extended period of government-backed aviation growth. This report shows the stark disjunction between aviation growth trends and effective, long term climate policy in both the UK and the wider EU:” *supra*, p 14.

196 *Supra*, note 102.

197 At least as against earlier Tyndall Centre reports.

198 Bows and Anderson, *supra*, note 102, p 103.

199 *Supra*, pp 105-106.

200 *Supra*, pp 104, 107.

201 *Supra*, p 107.

202 *Supra*, p 109.

203 European Federation for Transport and Environment (T&E) and Climate Action Network Europe (CAN-Europe), *Clearing the Air: The Myth and Reality of Aviation and Climate Change* (Brussels, T&E and CAN-Europe, 2006):
http://www.transportenvironment.org/docs/Publications/2006/2006-06_aviation_clearing_the_air_myths_reality.pdf

204 The questions asked in part 1 are: How much does air transport contribute to climate change?; how much more fuel-efficient have aircraft become?; how climate-intensive is aviation? how important is aviation economically?; and how well does the sector pay its way?

205 The questions asked in part 2 are: Should the EU go it alone, or is this a matter for ICAO?; will EU airlines suffer it if the EU goes it alone?; is a kerosene tax ‘blunt and ineffective’?; should Value Added Tax be paid on international tickets?; are ticket taxes to fund development aid a good idea?; is emissions trading the best solution?; and are environmental measures for aviation bad for the poor?

206 European Federation, *supra*, note 203, p 4.

207 Mal Gormley, “Will Climate Change Challenge BizAv?,” *Aviation Week*, 13 March, 2007.

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212 Martin Painter, *The Politics of Economic Reform: The Transformation of the Australian Domestic Aviation Industry*, 1995 unpublished manuscript.

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