THE AIR WE BREATHE IS MAKING US ILL

Air pollution is still one of the greatest environmental problems of our time. Despite directives that apply throughout Europe and the Right to Clean Air, ascribing each EU citizen the right to ask for effective measures to reduce air pollution, the limits for harmful pollutants such as nitrogen dioxide (NO₂) or particulate matter (PM₁₀ and PM₂.₅) are regularly exceeded in many cities and agglomerations. This adversely affects the health of citizens and harms our environment and climate.

In addition to these most widespread pollutants, there are also health-relevant limit values for the air pollutants sulphur dioxide (SO₂), benzene (C₆H₆), ozone (O₃), carbon monoxide (CO) which some European countries do not comply with. Although clean air is a basic human need, up to 95 % of the inhabitants of European cities are exposed to pollutant concentrations that are detrimental to their health. The main sources of this pollution are industry, transport and residential burning.

With the EU-funded project Right to Clean Air (LIFE15 GIE/DE/795 LEGAL ACTIONS), Deutsche Umwelthilfe (DUH) is working to significantly improve air quality in Europe, thereby protecting the environment and human health. Together with the Czech organisation Frank Bold Society (FBS), DUH is promoting measures to control and enhance air quality, and also supports legal action at European and national level, including lawsuits for clean air in selected European cities. With public relations activities, capacity building workshops and the exchange of experience between numerous European partners, the problem has to be tackled throughout Europe.

AIR QUALITY IN EUROPE

According to studies by the European Environment Agency (EEA), more than 400,000 people died prematurely from the consequences of particulate matter air pollution throughout Europe in 2016. The high NO₂ emission levels are responsible for approximately 71,000 premature deaths. Poor air quality increases the risk of cardiovascular and respiratory diseases including cancer. These damages to human health are responsible for economic costs of between 330 and 940 billion euros, which is the equivalent of 3 to 9 % of GDP in the EU².

More than one fifth of the EU urban population is exposed to air pollution which exceeds EU limit values. This is despite the fact that the European limit values are considerably less stringent than those recommended by the World Health Organisation (WHO). Approximately 77 % of the EU-28 urban population was exposed to concentrations exceeding the stricter WHO air quality limit values for PM₂.₅ and 7 % of the EU-28 urban population lived in areas with concentrations above the annual EU limit value for NO₂.

AIR QUALITY LIMIT VALUES

The European Union developed an extensive body of legislation which established health based standards and objectives summarised in the table below. These apply over different periods of time because the observed health impacts associated with the various pollutants occur over different exposure times. Annual mean limits are aimed to protect people from long-term (chronic) exposure to air pollution while hourly and daily limits are aimed to protect people from short-term (acute) exposure at episodes of high pollution that only last hours or days. Limit values are based on guidelines set by the WHO. However, in the case of PM₁₀ and PM₂.₅, the legal limits are considerably less stringent than the WHO recommendations.

2 Cost-benefit Analysis of Final Policy Scenarios for the EU Clean Air Package, March 2014
5 Umweltbundesamt Air Quality 2018 – Preliminary Evaluation, January 2018
6 Umweltbundesamt HBEFA Version 3.3
Emission from Wood and Coal Burning

About 65% of the total energy used by European households is required for heating. Residential burning is already the largest source of particulate matter, soot and benzo(a)pyrene (BaP) in the EU. Stoves and boilers are expected to account for more than 40% of particulate matter and almost 70% of soot emissions in Europe by 2030. This is due, among other things, to the fact that solid biomass as a renewable source is considered to play a crucial role in the transition towards more climate-friendly heating sources in the EU. Thus, we have already seen a renaissance of wood as fuel.

But most of the more than 70 million solid fuel appliances in Europe are outdated. Especially small and manually operated appliances are often used improperly and wood is frequently burnt in a very inefficient way. Therefore, these small appliances contribute disproportionately to overall emissions. In addition, they often produce large amounts of soot particles that contribute to global warming. This worsens their climate footprint considerably.

Cities and regions should not only comply with the weak European air quality standards for PM, but tackle the problem in an committed fashion as part of their environmental and climate protection strategy. They can restrict residential burning and should go beyond the EU standards, to protect the citizen’s health effectively. A very strict example: In Krakow (Poland), there will be a permanent and comprehensive ban for solid fuel burning starting from September 2019.

Vehicle Emission Controls

The NOx limits are persistently being exceeded in many cities primarily to the high average real driving nitrogen oxide (NOx) emissions from new diesel passenger cars. In fact, it has not only been known since the exhaust gas scandal that vehicles on the road have significantly higher NOx emissions than measured in laboratory tests. This affects vehicles of all manufacturers.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Obligation</th>
<th>Time period</th>
<th>Compliance deadline</th>
<th>Permitted annual exceedences</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nitrogen dioxide [NO2]</td>
<td>Hourly limit value of 200 μg/m³</td>
<td>1 hour</td>
<td>01/01/2010</td>
<td>No more than 18 hours</td>
</tr>
<tr>
<td>Coarse particulate matter [PM10]</td>
<td>Annual mean limit value of 40 μg/m³</td>
<td>Calendar year</td>
<td>01/01/2010</td>
<td>none</td>
</tr>
<tr>
<td>Fine particle [PM2.5]</td>
<td>Annual mean limit value of 25 μg/m³</td>
<td>Calendar year</td>
<td>01/01/2015</td>
<td>none</td>
</tr>
<tr>
<td>Sulphur dioxide [SO2]</td>
<td>Hourly limit value of 50 μg/m³</td>
<td>1 hour</td>
<td>01/01/2005</td>
<td>No more than 24 hours</td>
</tr>
<tr>
<td>Lead [Pb]</td>
<td>Annual mean limit value of 0.5 μg/m³</td>
<td>Calendar year</td>
<td>01/01/2005</td>
<td>none</td>
</tr>
<tr>
<td>Carbon monoxide (CO)</td>
<td>Daily limit value of 10 mg/m³</td>
<td>Maximum daily 8 hour mean</td>
<td>01/01/2005</td>
<td>none</td>
</tr>
<tr>
<td>Benzene</td>
<td>Annual mean limit value of 5 μg/m³</td>
<td>Calendar year</td>
<td>01/01/2010</td>
<td>none</td>
</tr>
<tr>
<td>Polycyclic Aromatic Hydrocarbons</td>
<td>Annual mean target value of 1 ng/m³ (expressed as conc. of Benzo(a)pyrene)</td>
<td>Calendar year</td>
<td>31/12/2012</td>
<td>none</td>
</tr>
</tbody>
</table>

7 European Environmental Bureau, based on IIASA GAINS model, 2016
Already since 2007, the DUH had evidence that there was something inappropriate about the manufacturers’ official data on their cars, and submitted this information to the authorities. Because politicians remained inactive despite clear evidence and even after the VW exhaust scandal became known in the USA, the DUH has started to measure emissions from passenger cars itself. Since March 2016, the DUH, together with its Emission Control Institute (ECI), has measured more than 100 passenger cars of exhaust gas standards Euro 6 and Euro 5 under real-life conditions on the road. This includes vehicles with diesel, petrol and hybrid drives. Only a few of the vehicles tested so far comply with the limit value on the road. Measurements at predominantly summery temperatures showed, on average, lower emissions than in winter. This is also due to the fact that many vehicles deactivate their lawful exhaust gas treatment system at temperatures below +19 degrees Celsius. The highest NOx emissions of a car with the Euro 6 emissions standard have so far been recorded in a diesel Opel Zafira Tourer 1.6 CDTi. This model emits an average of 1,474 mg nOx/km. The approval limit applicable so far has been recorded in a diesel Opel Zafira Tourer 1.6 CDTi. This model emits an average of 80 mg/km. Background information on our NOx and CO2 measurements can be found on our website: www.l.duh.de/pemsuk

“We cannot avoid a technical retrofitting of the existing fleet of approximately eleven million diesel passenger cars of the Euro 5 and 6 emission standards. Even after a software update, diesel cars still show poor exhaust emission values at winter temperatures.”

Jürgen Resch – CEO of the DUH

With the measurements, the DUH wishes to draw attention to the fact that more and, above all, better controls of the exhaust gas cleaning system of vehicles are urgently required in order to ensure compliance with the applicable emission standards. Contrary to the German Federal Ministry of Transport, the DUH publishes its measurements, informs consumers and, with the extremely high NOx emissions, shows reason why almost half of the air quality monitoring stations located close to traffic exceed the limit values that have been valid since 2010. However, the measurements also indicate that it is possible to produce “clean” diesel cars, which meet the on-road limit values.

AIR QUALITY PLANS AND EMISSION FACTORS

Many current air quality plans are based on underestimated NOx emission values from outdated databases, which did not include emission measurements at low temperatures. An important database supported by Germany, Austria, Switzerland, France, Sweden, Norway and the Joint Research Centre (JRC) of the European Commission is the Handbook on Emission Factors (HBEFA). The Handbook was developed by the Environmental Agencies of different European countries and provides European-wide uniform and representative emission factors. Version 3.2, which had been in use for a long time, contained emission data that did not correspond to the actual emissions of diesel vehicles on the road. In the updated Version 3.3, published in April 2017, the NOx emission factors of all Euro 4, 5 and 6 diesel passenger cars have been increased. For Euro 4 and 5 vehicles, an increase of up to 35% is to be expected, depending on the traffic situation, and in the case of Euro 6 cars one can even expect the figure to double. The second important database for vehicle emission calculation is the COPERT, which is used in most European countries. In simplified terms, it can be stated that air quality plans published before the revision of emission databases after diesel-gate, contain calculations that are far too optimistic.

Therefore, the forecasts regarding limit value compliance in the air quality plans must, be significantly revised and the requisite measures must be expanded correspondingly. Even with the old emission factors, compliance with the limit value is not expected in many areas before the year 2021 [as in Stuttgart] or 2020 [as in Munich], if no additional measures are implemented. After the forecasts have been updated, it will soon be apparent that most plans will continue to provide the public with insufficient protection against the harmful effects of health damaging air-borne pollutants, and will thus infringe not only the EU Air Quality Directive (2008/50/EG) and its national implementation, but also Article 11 of the European Social Charter (right to protection of health) and most national constitutions.

LEGAL BASIS

The basis for legal actions relating to clean air are the Council Directive 96/62/EC on ambient air quality assessment and management of 27 September 1996 and the Directive 2008/50/EC on ambient air quality and cleaner air for Europe, which came into force on 21 May 2008. The guidelines established limit values for the pollutant concentration in ambient air. The defined limit values had to be anchored in national law, e.g. in Germany by the 39th Federal Emission Control Act. If air quality limits are exceeded, cities and municipalities are obliged to draw up action plans and/or air quality plans. These plans must ensure that the period of exceedance is as short as possible.

In order to protect the well-being of citizens, the environment and climate, the EU Member States national governments and as the case may be their federal or regional governments must ensure rapid compliance with the limits by implementing effective measures. Where this is not the case, the DUH and its partner organisations, such as the international NGO ClientEarth and the Frank Bold Society (FBSI), use the national judicial system to remedy the shortcomings of the Member States and to legally enforce the right to clean air. As a result of the lack of provisions and measures or inadequate enforcement of these, limit values are still exceeded.

8 Umweltbundesamt HBEFA Version 3.3
LEGAL ACTIONS AND SUCCESSES

The action filed 2005 by a resident of a highly polluted road in Munich named Landshuter Allee and supported by DUH passed through all instances and finally reached the European Court of Justice (ECJ), which confirmed the legally enforceable right to clean air on 25 July 2008 (file number M 1 K 12.1046, Janecek case). The right of environmental associations to sue was significantly strengthened with the ruling of the Federal Administrative Court (BVerwG) in Leipzig of 5 September 2013 (file number 4 K 165/12.Wi [I]) regarding a legal action brought by the DUH against the state of Hesse on account of the exceedance of air quality limits in Darmstadt. Thanks to this ruling, environmental and consumer protection organisations that are entitled to prosecute can legally pursue compliance with air quality limits throughout the entire city. The Administrative Court of Wiesbaden (file number 4 K 757/11WI, 4 K 165/12.Wi [I]), stated in its judgement of 30 June 2015, that financial or economic aspects are no valid excuse to refrain from taking measures to ensure that the limit values are observed. Therefore, air quality plans must include all measures that are appropriate to comply with the limit values as soon as possible.

LEGALITY OF DIESEL DRIVING RESTRICTIONS CONFIRMED

On 13 September 2016, the Administrative Court of Düsseldorf ruled that driving bans on certain diesel vehicles were legally possible in order to comply with the limit values as quickly as possible. The Administrative Court of Stuttgart went one step further with its decision of 26 July 2017 and ordered the state of Baden-Württemberg to consider a year-round ban on diesel-powered vehicles. In a judgement in principle, the Federal Administrative Court of Leipzig declared on 27 February 2018 that diesel traffic bans are possible already today, while respecting the principle of commensurability.

LEGAL ACTIONS ON CLEAN AIR

In cooperation and with support of the international NGO ClientEarth, the DUH brought action against several regional authorities in November 2015 for exceeding air quality limits for NO₂. The cities concerned are Stuttgart, Frankfurt, Düsseldorf, Essen, Gelsenkirchen, Aachen, Cologne and Bonn. In June 2016, the DUH took legal action in Berlin because of the exceedance of NO₂ limits at all air quality monitoring stations situated close to traffic. In October 2016, the DUH resumed the proceedings against the state capital of Mainz because the NO₂ limits were being persistently exceeded. All in all, DUH took legal action in 39 cities in nine out of 16 federal states.

In addition, the DUH initiated enforcement measures in Munich, Darmstadt, Reutlingen, Stuttgart, Düsseldorf, Wiesbaden and Limburg. In these cities, in some cases for years, there have been legally binding judgements requiring the competent authorities to update existing air quality plans and to introduce measures to ensure compliance with the NO₂ limits as soon as possible. Thanks to these court decisions, first measures, including traffic restrictions for diesel vehicles, have been implemented. Since 01 January 2019, a zonal traffic restriction for diesel vehicles below the Euronorm 5/V has been in force in Stuttgart throughout the entire city area. From June 2019 onwards, traffic restrictions for diesel vehicles with Euronorm 1/I to 5/V on particular streets come into effect.

LEGAL ACTIONS IN OTHER COUNTRIES

On 19 December 2012, the European Court of Justice ruled in relation to air quality plans that even in case of drastic economic consequences, measures can be demanded of Member States, if they are necessary to take account of the limit values. The Italian government tried to justify the continuing breach of the PM₁₀ limit value in many Italian regions by stating that the objective of compliance could not be achieved. This would have required “drastic measures at economic and social level” and a “violation of fundamental rights and freedoms”. In this argumentation, the ECJ did not recognise any justification for exceeding the limit values and stressed that the Member States must comply with the deadlines.

9 Judgement of the Court (First Chamber), 19. December 2012 in Case C-68/11, European Commission vs. Italian Republic
In other Member States, environmental associations are also compelled to legally enforce compliance with air quality standards. In 2011, for example, ClientEarth filed a lawsuit against the United Kingdom for non-compliance with NO₂ limits in 16 British cities and regions. With its judgement of 19 November 2014, the European Court of Justice ruled (C-404/13) that national courts are obliged to take any necessary measure against the responsible authorities when air quality limits are exceeded. The UK Supreme Court ruled that the UK government must submit new and effective air quality plans by 31 December 2015. However, these proved to be less effective and did not provide for compliance with limit value before 2025, whereupon ClientEarth filed a complaint again. On 2 November 2016, the UK Supreme Court reiterated that these air quality plans were insufficient and needed to be revised. After the British government attempted to postpone the publication of new air quality plans until after the election, the Supreme Court ruled that the plans had to be submitted and agreed by 31 July 2017 at the latest. Because the plans for more than 45 communities in England and Wales are still insufficient to meet air quality limits, ClientEarth has again filed a complaint. During the negotiation in January 2018, the government of Wales announced to adopt air quality plans until 31 July 2018. On 21 February 2018, the court called on the British government to draw up air quality plans to comply with the limit values in the affected areas as soon as possible. As a result of these efforts, the environmental zone in London will be tightened at the beginning of April 2019 so that no diesel vehicles older than Euro 6 and no petrol cars older than Euro 4 will be allowed to enter the new Ultra Low Emission Zone.

**INFRINGEMENT PROCEEDINGS**

Besides affected citizens and NGOs, also the EU Commission enforces applicable law by legal proceedings. The Commission initiates infringement proceedings against Member States based on two fundamental legal principles:

- Infringement of the obligation to comply with the air quality limit values in the specified period (Article 13).
- Infringement of the obligation to draft air quality plans that include appropriate measures so that the period of non-compliance can be kept as short as possible (Article 23).

After a first written warning, and a final written warning the European Commission can refer the case to the European Court of Justice. On account of excessive particulate matter pollution alone, 16 Member States have already received warning letters. The Commission has brought an action before the ECJ against two Member States: Bulgaria and Poland. On 5 April 2017, it condemned the Bulgarian government for the “systematic and prolonged exceedance” of the particulate matter limit values. On 22 February 2018, it condemned the Polish government for failing to implement air pollution control measures. Both Member States are now required to submit new air quality plans to ensure compliance with the applicable limit values. Otherwise, the countries will face new proceedings initiated by the EU Commission, which might result in very high penalty fees.

The fastest way to comply with the air quality limits is to ban diesel vehicles in the concerned cities.
1. Binding commitment by car companies to sell, only new diesel cars that comply with the Euro 6 limit value for NOx of 80 mg/km on the road (according to RDE emissions measurement at temperatures of minus 15 degrees Celsius).

2. Strengthening of the supply of clean and efficient drive technologies for new vehicles (natural gas, efficient hybrid and electric drives).

3. Compulsory recall of all Euro 5 + 6 diesel vehicles for hardware retrofitting with urea-powered SCR exhaust gas purification system. Ensuring compliance with the Euro 6 limit value for NOx of 80 mg/km on the road (RDE) to -15 degrees Celsius. If manufacturer refuses to carry out the technical retrofitting, then the dirty diesel car will be bought back.

4. Retrofitting programme for all Euro 5/VI light commercial vehicles (vehicles of delivery people and tradepeople) to current Euro 6/VI SCR technology.

5. A special infrastructure program for “clean public transport”: commitment and improvement of municipalities to ensure that all public transport buses have SCR catalytic converters and particulate filters by 1 July 2019 at the latest and that they comply with Euro 6 emission values or are replaced by new vehicles with natural gas or electric drives. Expansion of the range of local transport services, such as the expansion of routes, more frequent services and the extension of operating times.

6. Introduction of a consumer-friendly class action lawsuits to give consumers improved rights against fraudulent companies.

7. Industrial transparency commitment: obligation to publish the RDE measurements of all vehicle models for CO2 and NOx (for the temperature range of minus 15 degrees Celsius to plus 35 degrees Celsius) and the vehicle-specific temperature range with software-controlled, lawful exhaust gas purification system.

8. Transparency of the authorities: disclosure of all CO2- and emissions-related data by the Federal Motor Transport Authority: the automotive industry expressly agrees to publish all the vehicle data required to verify CO2 and exhaust gas values, as well as the illegal and the legally declared shutdown devices.

As a matter of course, these demands are transferable to other countries.

On 17 May 2018, the European Commission brought an action before the ECJ against six EU Member States (Germany, France, Hungary, Italy, Romania and the United Kingdom) for continuing violations of EU air quality legislation. The Commission is additionally sending letters of formal notice to Germany, Italy, Luxembourg and the United Kingdom for failure to comply with EU vehicle type-approval rules. In the event of a conviction, Germany is threatened with fines in the billions.

MEASURES TO IMPROVE AIR QUALITY

In 2013, the German Federal Environment Agency has compiled a list of the German air quality plans and recorded more than 100 measures that are suitable for reducing PM2.5 and NOx concentrations. The DUH carried out an analysis of the current situation and, on 31 July 2017, published the “8-Point Emergency Programme for Clean Air”, with which both the air quality limits can be complied with and the mobility of people can be ensured. These requirements are still valid in 2019 and could in the short term lead to compliance with the 9-year-old limit values for air pollutant concentration.

DRIVING RESTRICTIONS

The key measure for the fastest possible compliance with the air quality limit values is a driving restriction for high polluting diesel vehicles in all affected cities. With more than 70%, diesel cars are the largest contributor to NOx emissions in urban traffic. Modern Euro 6 diesel cars emit 30 times more NOx in real driving conditions than modern Euro 6 petrol cars. Therefore, driving restrictions must apply to all diesel vehicles that do not meet the Euro 6 limit on the road. In DUH’s view, only vehicles that verifiably meet the limit values in real-driving operation on the road all year round are to be allowed to enter city centres. According to the DUH, the German Federal Environment Agency and the Administrative Court of Stuttgart (13 K 4142/16), carrying out mere software changes in Euro 5 and 6 diesel vehicles, as decided by policymakers and the car industry at the National Diesel Forum on 2 August 2017, is unsuitable for ensuring a sufficient reduction with respect to the NOx air pollution in our cities. It is technically possible to replace the exhaust gas purification system and thus make the Euro 5 and 6 diesel vehicles clean so that these vehicles could safely enter inner cities. The cost for this hardware solution amounts to approximately €1,400 to €3,300, which, according to the DUH, would have to be paid fully by the manufacturer. Following the decision of the Federal Administrative Court, driving bans on Euro 5 vehicles will be possible from September 2019. Vehicles of Euro 4 and older can therefore be excluded from the highly loaded areas by driving bans even earlier. This decision carries the risk that cars of the Euro 5 emission standard and worse will now increasingly become export goods and that NOx pollution will be exported throughout Europe. All cars affected by the manipulations of exhaust gas cleaning which were not retrofitted have to be excluded from the transfer market. DUH demands a European regulation to avoid a further use of unrepairred vehicle.

CLEAN AIR CASES IN THE EU

Germany
Since the first case in 2005, 35 cases have been brought to court by Deutsche Umwelthilfe, many of them with support from ClientEarth. In February 2018, the Federal Administrative Court ruled that health protection takes precedence over economic interest and thus cleared the way for diesel restrictions. Since January 2019 Stuttgart is the first German city with a valid diving ban zone for diesel cars of the category Euro 4 and below.

The Netherlands
Following a court ruling from September 2017 by the Court of The Hague, the Netherlands must take immediate action against air pollution. The environmental protection organisation Milieudefensie achieved this success. The state was sentenced to concrete measures to comply with all European limit values in a “foreseeable and demonstrable” manner.

Belgium
In a lawsuit by ClientEarth and Brussels residents against the Brussels government, the court decided that environmental organisations and citizens have the right to demand appropriate measures to be implemented in the air quality plan. After the court asked for further guidance from the CJEU, the Advocate General recommended the CJEU to rule, that national courts are obliged to review monitoring stations and that an annual average above the legal limit at a single monitoring site is already to be regarded as exceedance.

UK
In February 2018 ClientEarth won for the third time against UK government. The High Court ruled that the court should have effective oversight of the UK government’s next air quality plans. It means, for the first time ever, that ClientEarth will be able to immediately bring the government back to court if it prepares an air quality plan which is unlawful.

France
After several setbacks, Les Amis de la Terre with support of ClientEarth brought a new case against the French government. In its judgment of 11 July 2017 (Nº 394254), the Conseil d’État departed sharply from its previous decisions, stated that the air quality directive sets an obligation of results and ordered the adoption of new and more effective air quality plans by 31 March 2018.

Spain
The environmental NGO Ecologistas en Accion filed a lawsuit against the lack of an air quality plan addressing illegally high levels of ozone in the region Castilla y Leon. In particular, the court found that the lack of a national air quality plan could not excuse the failure to act of the regional authorities. On 19 October 2018, the High Court of Valladolid ordered to the Regional Government to prepare within one year an air quality plan to tackle levels of ozone in the region exceeding the EU target values.
Sweden
In 2008 the Swedish Society for Nature Conservation (SSNC) brought a case against the city of Stockholm for failing to take measures included in its air quality plan. Despite a 2012 court ruling in SSNC’s favour, the lack of any effective remedy has allowed the city to continue to delay taking action.

Poland
In Poland, residents, supported by the Frank Bold Society, are currently claiming their right to challenge air quality plans at the Constitutional Court. Although the ruling is not expected until the end of 2018, the increased pressure on the authorities has already led to considerably improved air quality plans.

Czech Republic
The first complaint against the air quality plan in Ostrava was filed by Frank Bold in 2016. In December 2017, the Supreme Administrative Court rejected the air quality plan as not being appropriate. In 2018, Frank Bold filed another lawsuit against the Czech Ministry of Environment to claim effective steps to improve air quality in the cities Radvanice and Bartovice.

Austria
One of a number of lawsuits in Austria went to the Higher Administrative Court whose decision in October 2017 gave citizens a sound legal basis to demand measures to protect them from health hazards arising from air pollutants. The higher administrative court with jurisdiction, ruled on 19 February 2018 that based on Aarhus Convention environmental NGOs can order a review of compliance with the legal provisions arising from EU environmental law.

Slovakia
In February 2017, a group of citizens from Bratislava and NGOs Cykloalicia and ClientEarth, with the assistance of Via Iuris, took legal action against the Bratislava air quality plan. In November 2018, the Slovak Regional Administrative Court dismissed the air quality plan, saying it was vague and insufficient. The Municipality of Bratislava did not appeal the ruling and is now drafting a new plan that, according to the court’s guidelines, must include effective measures to improve air quality in the city in the shortest possible time.

Hungary
In November 2018, the Clean Air Action Group (CAAG) with support of ClientEarth, filed a complaint against the authorities of Hungary’s capital Budapest concerning the ongoing exceedance of the annual NO₂ and particulate matter limits in Budapest. They call for a concrete air quality plan to be drawn up and implemented.

Italy
In the European Commission’s case against Italy, the ECJ ruled on 19 December 2012 that even drastic economic measures required to comply with air quality limit values can be demanded of Member States if they are necessary to take account of the limit values.
### FURTHER CLEAN AIR MEASURES

The following table gives an overview of measures that are suitable to further reduce air pollution concentrations. The list focuses on measures in the transport sector, but also identifies important issues in the field of domestic combustion.

<table>
<thead>
<tr>
<th>Responsibility of the national government</th>
<th>Responsibility of the municipalities and federal states</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Traffic measures</strong></td>
<td></td>
</tr>
<tr>
<td>➤ Ending of the diesel fuel subsidy by adjusting the energy tax rates of all fuels according to carbon content. All EU Member States except Hungary and the United Kingdom have higher tax rates on petrol than on diesel.</td>
<td>➤ Driving restrictions for diesel vehicles.</td>
</tr>
<tr>
<td>➤ Further development of the environmental regulations and the introduction of a labelling system to identify vehicles that meet the NOx limit value of the Euro 6 standard diesel in real-driving operation.</td>
<td>➤ Retrofitting of all local transport buses with Particulate and NOx reduction systems (SCR) that work in real operation.</td>
</tr>
<tr>
<td>➤ Retrofitting programme for all Euro 5 + 6 diesel passenger cars and light commercial vehicles (suppliers and tradespeople) to current Euro 6 SCR technology at the manufacturer’s expense.</td>
<td>➤ No exception permits for buses with no effective exhaust gas cleaning systems in environmental zones.</td>
</tr>
<tr>
<td>➤ Introduction of a special investment programme for expansion and 100% electric rail transport by 2030.</td>
<td>➤ Changeover of the taxi fleet to environmental taxis with gas, hybrid or electric drives.</td>
</tr>
<tr>
<td>➤ A special retrofitting programme for „clean public transport“: obligation and improved funding of municipalities to ensure that all public transport buses have SCR catalytic converters and particulate filters and that they comply with Euro VI emissions values or are replaced by new Euro VI vehicles with effective exhaust gas purification or by vehicles with natural gas or electric drives.</td>
<td>➤ Conversion of the urban fleet to low-emission vehicles.</td>
</tr>
<tr>
<td>➤ More capacities and effective structures for market monitoring with emission measurements of vehicles in actual operation.</td>
<td>➤ Introduction of an affordable, tax subsidized flat rate ticket to increase demand for public transport.</td>
</tr>
<tr>
<td><strong>Wood and coal burning measures</strong></td>
<td></td>
</tr>
<tr>
<td>➤ Push for stricter emission limit values and a more realistic measurement procedure in the course of type approval of stoves and boilers in Europe.</td>
<td>➤ Awareness-raising and burn-right campaigns to inform citizens.</td>
</tr>
<tr>
<td>➤ Requirements and economic incentives for energy renovation and insulation of existing buildings have to be extended. The same holds true for funding programmes for solar heat, geothermal energy and biomass appliances, provided that they show a comparable low level of particulate matter like other heat sources (mandatory use of emission reduction technology).</td>
<td>➤ Stricter local requirements for residential burning and promotion of low-emission technology (e.g. better building efficiency, shutdown of old appliances and use of particle separators).</td>
</tr>
<tr>
<td>➤ National legislation has to make sure that municipalities and regions can take measures that go beyond European requirements for air quality (see stricter local requirements for residential burning).</td>
<td>➤ Local authorities must enforce right to clean air with effective controls and sanctions (e.g. ash test in case of illegal burning).</td>
</tr>
<tr>
<td>➤ Promotion of ambitious eco-labeling for stoves and boilers as well as standardisation of fuels.</td>
<td></td>
</tr>
</tbody>
</table>
DUH FIGHTS FOR YOUR RIGHT TO CLEAN AIR

Since many years the Deutsche Umwelthilfe has supported affected residents and environmental protection organisations in various Member States when suing for their right to clean air. Currently we are working together with environmental organisations in the Czech Republic, Italy and Hungary, which have initiated legal proceedings for exceeding air quality limits, in order to achieve better implementation of effective measures.

If you are suffering from traffic-related air pollution and want to move your city to take action, feel free to contact us. Further information on the legal possibilities for improved implementation of the European air pollution policy can be found on our website.

› www.right-to-clean-air.eu

Join us!

Protecting nature, health and consumers is vital and urgent. Therefore, Deutsche Umwelthilfe e.V. (DUH) fights for:

- Clean Air and Climate Protection
- Intact Ecosystems, Biodiversity and Wilderness
- Waste Reduction and Recycling
- Affordable Energy and Mobility Transition
- Responsible Consumption and Eco-friendly Products
- Environmental Justice and “Green” Cities
- Enforcement of Consumer Rights
- Healthy and Ecological Lifestyle

All in all: A better life – now and for the future generations.

Please support us – with your donation or as a sustaining member.

Become a sustaining member!
www.duh.de/englisch/support-us

Thank you ♥
ABOUT THE PROJECT

Air pollution is still one of the greatest challenges of our time. Despite directives throughout Europe, air pollution limits are regularly exceeded in many cities and agglomerations. This burdens the health of the citizens and harms our environment and the climate. With the project Right to Clean Air, we are endeavoring to significantly improve air quality in Europe. The Deutsche Umwelthilfe (DUH) and the Frank Bold Society (FBS) jointly promote air pollution control measures in different source areas and support legal action at European and national level. The project is funded under the LIFE program by the EU Commission.

A project by

Deutsche Umwelthilfe e.V. (DUH) is a non-profit consumer protection association entitled to sue, that is working for a careful handling of natural resources, biodiversity and landscape since 1975.

The non-governmental organization Frank Bold Society (FBS) was founded in the Czech Republic in 1995 and provides legal aid in environmental complaints.

Co-financed by

The European Union’s LIFE Program is a funding instrument that supports environmental and climate protection projects.

Credit: Stefan Germer/Fotolia (title), Pixabay (p.6), Markus Bachmann (p.11, title background)

As of 2019-11-25

Deutsche Umwelthilfe e.V.
Headquarters Radolfzell
Fritz-Reichle-Ring 4
78315 Radolfzell
Phone: +49 7732 9995-0

Headquarters Berlin
Hackescher Markt 4
10178 Berlin
Phone: +49 30 2400867-0

Contact
Robin Kulpa
Project Manager Traffic and Clean Air
Phone: 030 2400867-751
E-mail: kulpa@duh.de

www.duh.de | info@duh.de | umwelthilfe | umwelthilfe

We are recognised as a non-profit environmental and consumer protection organisation. Politically independent and entitled to bring legal action we have been campaigning to preserve the natural foundations of life for more than 40 years. Please help us with your donation! www.duh.de/englisch/support-us

We are transparent according to the Transparent Civil Society Initiative and have been awarded the DZI Seal-of-Approval as a sign of trustworthy organisations.

Donations account: Deutsche Umwelthilfe e.V. | Bank für Sozialwirtschaft Köln | IBAN: DE45 3702 0500 0008 1900 02 | BIC: BFSWDE33XXX