Short report

How serious are we about protecting workers health? The case of diesel engine exhaust

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ABSTRACT

Objectives Regulators frequently deviate from health-based recommendations when setting occupational exposure limits, but the impact on workers’ health is rarely made explicit. We present a quantitative evaluation of the expected impact of recently proposed regulatory limits for occupational diesel engine exhaust (DEE) exposure on the excess burden of lung cancer (LC) in Europe.

Methods We used a lifetable approach, basing our analyses on the DEE exposure distribution in a large general population study, as well as the 5% prevalence used in earlier DEE burden calculations. We evaluated the effects of intervention on DEE exposures according to a health based limit (1 ug/m³ of elemental carbon (EC)) and both Dutch (10 ug/m³) and European (50 ug/m³) proposed regulatory limit values. Results were expressed as individual excess lifetime risks (ELR), total excess number of cases and population attributable fraction of LC.

Results The ELR for the EU working population was estimated to be 341/10,000 workers based on our empirical exposure distribution and 46/10,000 workers based on the 5% prevalence. Implementing the proposed health based DEE limit would reduce the ELR by approximately 93%, while the proposed regulatory limits of 10 and 50 ug/m³ EC would reduce the ELR by 51% and 21%, respectively.

Discussion Although the proposed regulatory limits are expected to reduce the number of DEE related LC deaths, the residual ELRs are still significantly higher than the targets used for deriving health-based risk limits. The number of additional cases of LC in Europe due to DEE exposure, therefore, remains significant.

INTRODUCTION

One way to protect workers health is by establishing exposure limits in the workplace. Several international and national bodies have been charged with establishing these limits, and the process often starts with estimating exposure limit values based on either determining a No-Observed-Adverse-Effect-Level or Lowest-Observed-Adverse-Effect-Level or, when safe levels may not exist as for genotoxic carcinogens, by determining the exposure below which any remaining excess risks are considered acceptable risk (AR) or maximum tolerable risk, MTR. Curiously, for the latter (stochastic) approach different cutoffs are used for environmental than for occupational exposures. For example, in Europe, for environmental exposures, a one in a million excess lifetime risk (ELR) is considered acceptable, while this is four in a one-hundred-thousand for occupational exposures (a 40-fold difference). This begs the question why, as a society, we accept that exposures in the work environment can bring more risk than exposures encountered in our general lives?

However, even if one accepts the premise that working life may be riskier, we need to make sure that exposure limits are set appropriately. In the case of occupational exposures the choice is often made to use the MTR, instead of the AR, which (in the Netherlands) is defined as an ELR of four in a thousand (note, US OSHA uses 1/1000 typically), so 100 times the AR and no less than 4000 times the risk considered acceptable for the general population. The argument often provided for favouring an exposure limit value based on the MTR rather than AR, is that the latter is so low that certain activities or industries would need to be discontinued. At times even the MTR is considered to results in exposure limit values that are too strict, often because of concerns regarding the (economic or technical) feasibility to control exposures at these levels. These considerations may be defensible, but the impact of ignoring the health-based recommended limit values on excess risk is rarely evaluated. Recently, the Health Council of the Netherlands in an advice to the state secretary of social affairs and employment, derived a health-based limit for occupational
exposure to diesel engine exhaust (DEE), using the diesel lung cancer (LC) exposure–response relation of Vermeulen et al., of 1 μg/m³ elemental carbon (EC) based on the MTR for LC (4/1000 extra LC deaths due to 40 years of occupational exposure to DEE based on an 8-hour time-weighted average). After further deliberation regarding the social and economic impacts, the exposure limit was eventually set at 10 μg/m³ EC. An even higher limit of 50 μg/m³ EC was recently set in the EU, which will become effective in general occupational environments in 2023 and in underground mining and tunnel construction in 2026. Here, we evaluate the expected impact of using these higher exposure limit values instead of the MTR on the burden of LC due to occupational DEE exposure in the EU population.

**METHODS**

We previously described a lifetable approach to evaluate excess risks of LC due to DEE, comparing several different risk functions that had been proposed. In a lifetable approach, excess risk is usually calculated by subtracting the estimated cumulative risk of LC in a hypothetical population that is unexposed from that in the same population that is exposed to DEE according to some specific exposure scenario (combination of exposure level and exposure duration) that is to be evaluated. To estimate the excess risk in a real-life population that is exposed according to multiple different exposure scenarios, we performed lifetable calculations for a representative sample of scenarios and averaged the resulting estimated ELRs. The effects of an exposure intervention (eg, enforcing some specific exposure limit) can then be evaluated by modifying the scenarios according to this intervention and repeating the calculations. A full description of the methods used and a worked example can be found in the online supplemental.

In brief, we selected relevant exposure scenarios from job histories that were obtained for the control population of the Synergy lung cancer case–control study. This study, which comprises 14 hospital-based and population-based LC case–control studies from 13 European countries and Canada, was designed to investigate exposure–response relations for several potential occupational carcinogens. DEE in the Synergy study was estimated using a recently developed quantitative DEE Job Exposure Matrix (JEM) that was linked to study participant job histories using the International Standard Classification of Occupations (ISCO)-68 coding classification.

We excluded information from subjects that lived outside the EU (ie, either Canada or Russia; n=2862), were born before 1930 (n=6143), or were not old enough to provide complete job history information (ie, were younger than 65; n=8612). Of the remaining 3188 subjects, 2004 (63%) were never occupationally exposed to diesel, leaving 1184 exposure scenarios available for the lifetable analysis.

The average duration of DEE exposure among those that were exposed was 22 years. Yearly averaged DEE exposure exceeded 50 μg/m³ in only 10 (0.8%) of scenarios and exceeded 10 μg/m³ EC in 385 scenarios (33%). The prevalence of DEE exposure in the selected set of subjects used to derive these scenarios was notably higher than that used in published risk and/or impact assessments for occupational DEE exposure (37% vs 3.3%–8.4%), in part due to the latter more focusing on high exposure occupations in high risk industries. To evaluate the impact of these differences, we present results assuming either that 95% of the population is never occupationally exposed or that occupational exposure is distributed as observed in the Synergy control population.

For the lifetable calculations, background mortality rates (total and LC-specific) for men and women combined for EU member states were obtained from the Eurostat website for the year 2008 (the latest year of data collection in the Synergy study). We evaluated the excess risk of LC at age 80 by weighing the lifetable results for each exposure scenario according to the estimated current exposure distribution and after capping exposure levels according to different regulatory standards (ie, 1, 10 and 50 μg/m³ EC). The exposure–response association used in these calculations was derived from Vermeulen et al. Results are expressed as the estimated ELR and number of LC cases in the EU, assuming a working population of 229 million people, and as a population attributable fraction.

**RESULTS**

The lifetime excess risk of LC due to occupational DEE exposure in the EU working population is estimated at 341/10 000 workers based on the exposure levels and durations derived from the Synergy control population (table 1). Excess risks would be reduced to 268, 166 and 26 per 10 000 workers, after reducing maximum exposure levels to 50, 10 or 1 μg/m³ EC, respectively. Because there were only few jobs in our sample where either past or current DEE exposure levels exceeded 50 μg/m³ EC (0.8%), establishing a maximum exposure limit at this level had only little effect on estimated excess risk. Lifetime excess risk would be reduced by approximately 50% from 341 down to 166 per 10 000 workers when setting a maximum exposure limit of 10 μg/m³ EC. Note, however, that the worker population to which this calculation applies includes many workers that are not occupationally exposed to DEE and that the excess risk is still much higher than that used for deriving the MTR. Using 10 μg/m³ EC as a maximum exposure limit, the number of subjects out of the present EU working population (229 million) that is expected to ever die from LC due to DEE would amount to 380 000 LC cases. Using a more conservative prevalence estimate of only 5% of the working population being occupationally exposed to DEE (the number that was used in previous burden of disease calculations) and assuming the stricter Dutch exposure limit of 10 μg/m³ EC would apply, we still expect more than 50 000 workers to ever die of LC from DEE exposure.

**Table 1**  Excess risks of lung cancer (LC), number of LC cases and population attributable fraction (PAF) according to different regulatory standards (ie, 1, 10 and 50 μg/m³ EC in the EU

<table>
<thead>
<tr>
<th>No limit</th>
<th>50 μg/m³</th>
<th>10 μg/m³</th>
<th>1 μg/m³</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAF of LC (EU)*</td>
<td>1.3%</td>
<td>1.0%</td>
<td>0.63%</td>
</tr>
<tr>
<td>Expected cases (EU)</td>
<td>104995</td>
<td>82 738</td>
<td>51 172</td>
</tr>
<tr>
<td>Excess lifetime risk of LC (per 10 000)</td>
<td>104995</td>
<td>82 738</td>
<td>51 172</td>
</tr>
<tr>
<td>Excess lifetime risk of LC (in EU)</td>
<td>779891</td>
<td>614567</td>
<td>380 099</td>
</tr>
<tr>
<td>Prev (ever diesel exposure)=37%</td>
<td></td>
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<tr>
<td>Prev (ever diesel exposure)=5%</td>
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<td>Expect (ever diesel exposure)=5%</td>
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*The number of subjects out of the present EU working population (229 million) that is expected to ever die from LC due to diesel exposure.

EU, European Union; LC, lung cancer.
DISCUSSION
The press release by the European Parliament that accompanied the new EU limit stated that: ‘In order to protect some 3.6 million workers in the EU potentially exposed to DEE, the parliament succeeded in including diesel fumes in the scope of the new rules……. The new rules should further lower the risk for workers of getting cancer, which remains the primary cause of work-related deaths across Europe’. The results from our calculations suggest that the new EU exposure limit for DEE will have only marginal impact on workers’ health and leaves much of the excess risk due to DEE exposure in place, thereby failing to protect the lives of many.

Our presented calculations are inherently uncertain with respect to exposure scenarios and how these exposure scenarios develop towards the future and what impact, where and when can be expected. However, as we noted before due to the long latency of DEE-induced LC combined with the longevity of diesel engines such an impact may only been seen many years from now.

So how serious are we about workers’ health? The process of setting occupational exposure limits runs the risk of becoming a mere mathematical exercise, with little (normative) discussion or sense of what these numbers actually imply. Stakeholders that evaluate the feasibility of proposed standards and negotiate with governmental bodies rarely have access to detailed impact data as we present here. We may, therefore, insufficiently realise what the impact is of ignoring the health-based recommendations when choosing higher exposure limits for regulation. We believe that the process used to set exposure limits could be made more transparent by including an explicit social cost–benefit assessment under different regulatory limit scenarios. Only by having these numbers on the table the impact of (political) decisions can become apparent, thereby allowing us to answer the question whether we are serious about workers health and at what costs.

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