Classification of ODS Substitutes on the Basis of Their Global Warming Potential

The Montreal Protocol on Substances that Deplete the Ozone Layer lays down an international phase-out schedule for ozone depleting substances. Possible substitutes have Global Warming Potentials (GWP) in the range of zero to several thousand. Parties to International Treaties already use terms like „low-GWP“ and „high-GWP“ substitutes(1). However, as of today there is no internationally accepted classification system in place these terms could be based on. The Technology and Economic Assessment Panel of the Montreal Protocol on Substances that Deplete the Ozone Layer as well as Non-Governmental Organizations have made first recommendations. These are either quite academic (complex) and therefore not easily applicable in praxis or allow only a black-and-white decision. To overcome these limitations we suggest a simple, easily applicable and sustainable classification:

\[
\begin{align*}
\text{GWP} & < 20 \quad \text{“low-GWP”} \\
20 & \leq \text{GWP} \leq 150 \quad \text{“moderate-GWP”} \\
\text{GWP} & > 150 \quad \text{“high-GWP”}
\end{align*}
\]

This proposal is presented here as a contribution to the international discussion.

Substitutes and their global warming potential

There are a multitude of substances available today which can replace ozone-depleting substances (ODS). Current substitutes have global warming potentials (GWP) ranging from zero to several thousand (see Table). GWPs smaller than 20 are attributed mainly to non-halogenated substances (see Figure 1). Important substitutes free of halogens are propane or butane, water, air, ammonia and CO₂. Today, halogen-free substances and technologies exist for nearly all former ODS uses. In some applications and countries, the changeover process is almost complete (2). Substances exhibiting GWPs higher than 20 include, in particular, fluorinated greenhouse gases (perfluorocarbons (PFCs) and hydrofluorocarbons (HFCs) (F-gases), fluorinated ethers and nitrogen trifluoride (NF₃). Some of the above substitutes are flammable, others are toxic or classified as volatile organic compound (VOC).

<table>
<thead>
<tr>
<th>Substitute</th>
<th>GWP₁₀₀</th>
<th>Typ</th>
</tr>
</thead>
<tbody>
<tr>
<td>717 (NH₃)</td>
<td>0</td>
<td>-</td>
</tr>
<tr>
<td>744 (CO₂)</td>
<td>1</td>
<td>-</td>
</tr>
<tr>
<td>600a</td>
<td>&lt; 20</td>
<td>HC</td>
</tr>
<tr>
<td>1270</td>
<td>&lt; 20</td>
<td>HC</td>
</tr>
<tr>
<td>32</td>
<td>675</td>
<td>HFC</td>
</tr>
<tr>
<td>134a</td>
<td>1.430</td>
<td>HFC</td>
</tr>
<tr>
<td>152a</td>
<td>124</td>
<td>HFC</td>
</tr>
<tr>
<td>227ea</td>
<td>3.220</td>
<td>HFC</td>
</tr>
<tr>
<td>245fa</td>
<td>1.030</td>
<td>HFC</td>
</tr>
<tr>
<td>365mfc</td>
<td>794</td>
<td>HFC</td>
</tr>
<tr>
<td>404 A</td>
<td>3.922</td>
<td>HFC-blend</td>
</tr>
<tr>
<td>407 C</td>
<td>1.774</td>
<td>HFC-blend</td>
</tr>
<tr>
<td>1234yf</td>
<td>4</td>
<td>HFC</td>
</tr>
<tr>
<td>Opteon XP 10</td>
<td>approx. 600</td>
<td>HFC-blend</td>
</tr>
<tr>
<td>NF₃</td>
<td>17.200</td>
<td>-</td>
</tr>
</tbody>
</table>

Fig. 1: GWPs of current ODS substitutes
Classification of ODS substitutes on the basis of their global warming potentials

Requirements for definition or classification

We propose a three-tier model based on the requirements sustainability, applicability, understandability and relevance as shown in Figure 2. Given the many and highly diverse applications, a two-tier model would, in our view, excessively limit possible options. On the other hand, a model comprising more than three tiers we regard as being too complex to be practicable.

**Sustainability**
The classification to be chosen will be the basis for decisions that may be far-reaching and long term. Therefore, it too must be valid long term. The classification should therefore be based on parameters or provisions that are scientifically sound and will not change substantially over the long term.

**Applicability**
The establishment of a classification will allow policy-makers and businesses to use it as a basis for environmentally relevant decisions. Such a classification will assist in questions relating to the selection, restriction, promotion and evaluation of specific substances. Therefore, it would not be helpful to choose a complex, intransparent classification which would ultimately not be applied.

**Understandability**
The public is increasingly familiar with terms such as 'climate change', 'climate change mitigation' and 'greenhouse gases' whereas terms like 'global warming potential' are less known. But the latter are increasingly finding their way into areas which also concern the public. For example, the award of a number of eco-labels is linked to the GWP values of certain product ingredients. In attempting to also familiarise the public with those terms, it would be counterproductive to render them even more confusing by introducing a complex classification.

**Relevance**
Any system that classifies a substance which has already been banned because of its global warming potential as "moderate-GWP" would certainly fail to meet with international acceptance. What would be considered more acceptable is when a country, under its support programmes and/or legislation, supported substances which have been classified as "moderate-GWP" or exempted them from measures in individual justified cases.

Fig. 2: Requirements for classification of ODS substitutes
**Selection of limits**

We suggest that limits be defined in accordance with the environmental policy goal pursued and using already existing, established values. Practical examples of the political setting of values exist, one being the 100-year time horizon set for the global warming potential of substances by the Parties to the Framework Convention on Climate Change.

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**Lower limit 20**

A GWP value of 20 has often been applied to differentiate between substances and therefore suggests itself as the lower limit. All non-halogenated ODS substitutes and the new generation of HFC refrigerants may be classified as being below this value. A distinct line should be drawn between these and conventional, halogenated substances. Substances with a GWP below 20 normally have, in their various applications, a negligible impact on the contribution of the overall system to global warming.

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**Upper limit 150**

The second limit should differ significantly from the lower limit, e.g. by a factor of 10. Since 200 is a value not commonly applied, we suggest using a GWP of 150 as the second limit. This value is roughly a factor of 10 higher than 20 and at the same time has been established in EU legislation and already been accepted for the EU. In addition, since it covers at least one HFC, it does not represent a limit that is purely substance-based.

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Fig. 3: Reasons for the chosen limits for classification of ODS substitutes

No classification system can function as the sole basis for decisions. Every decision-maker must also consider other aspects such as toxicity, technical suitability, efficiency, flammability, etc.

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**Discussion of alternative proposals**

The classification suggested here contrasts with a number of other proposals. For example, a task force set up by TEAP has discussed various variants of a definition and as outcome has proposed the classification shown below, the authors pointing out that the separation between the classes is not a strict one and that revisions over time are needed (2):

- GWP < ~30 “very low-GWP” (“ultra-low”)
- GWP < ~100 “very low-GWP”
- GWP < ~300 “low-GWP”
- GWP < ~1,000 “moderate-GWP”
- GWP < ~3,000 “high-GWP”
- GWP < ~10,000 “very high-GWP”
- GWP > ~10,000 “ultra-high-GWP”

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**SUBSTITUTES**

**Non-halogenated substances**
- hydrocarbons (HCs) like propane (290) or iso-butane (600a)
- ammonia (717)
- CO₂ (744)
- water (718)
- air
- dimethyl ether (DME)
- nitrogen (N₂)

mostly have global warming potentials below 20 and, with the exception of CO₂, are not covered by the Kyoto Protocol. Their production and use is not regulated. Even if they are marketed in large amounts as ODS substitutes, the impact on total greenhouse gas emissions will be small. However, some of these substances are extremely/highly flammable, toxic and/or hazardous to water. Therefore, relevant safety measures must be applied when using them.

**Halogenated substances**
- perfluorocarbons (PFCs) and hydrofluorocarbons (HFCs)
- fluorinated ethers

usually have global warming potentials higher than 150 and like CO₂ are covered by the Kyoto Protocol, with the exception of fluorinated ethers. The Kyoto Protocol does not, however, regulate their production and use. Since they are suitable ODS substitutes, these substances will see such strong growth in amounts used that in 2050 they will account for about 8% of total greenhouse gas emissions (business-as-usual scenario).

Projections made in cooperation with the producers of these substances arrive at even higher shares (3).

For some time now, a number of producers have been working to develop a new generation of HFCs and are gradually launching them on the market. These are unsaturated HFCs – hydrofluoroolefines (HFOs) – which like non-halogenated substitutes are characterized by a low GWP. These substances are flammable, however.
An evaluation of the proposal on the basis of the requirements shown in Figure 2 reveals that it fails to meet them:

**Reasons**

The GWP classification proposed by (2)

- is based on the current market situation and not on market-independent scientific criteria. This means that every major change in the market situation would entail the need to adapt the classification. This could make the classification very short-lived.
- comprises many classes, although the last two classes are likely of minor relevance at most. The many classes make the classification difficult to apply and be tailored for use by GHG specialists. Its incentive effect is low.
- does not appropriately reflect the current status of the discussion, because, for example, it would classify substances with GWP of up to 300 as “low-GWP substances”.
- does not sufficiently delimit either natural substitutes or the new chemical substitutes with GWPs lower than 20.

Another proposal envisages the introduction of a system consisting only of two tiers. It is favoured by most non-governmental organizations. When such a system is evaluated against the above requirements, it is found that it meets them completely. However, by failing to offer a middle way it leaves little choice. Given the highly diverse applications in which HCFCs need to be replaced, we consider a three-tier system more suitable for classifying substitutes.

**Outlook**

Many of today’s substitutes for ozone-depleting substances (ODSs) are harmful to the climate, like ODSs are. The global warming potential (GWPs) of the substitutes has been used again and again as a criterion for decision-making. However, there is as yet no internationally accepted definition as to which GWPs should be classified as low or moderate and therefore as fully or partially tolerable and which as high and therefore as candidates for regulation. We believe that such a classification is necessary and conclude that numerous aspects need to be considered in establishing it. We also conclude that suitable values for classification need to have an incentive effect. We suggest using values that have already been established. The political setting of values has precedents in other areas. One example is the reference period of 100 years set for substances’ global warming potential. The classification proposed here is capable of assisting policymakers and businesses in making environmentally relevant decisions as regards the replacement of ozone-depleting substances and of having an appropriate incentive effect from the perspective of environmental policy.

**References**


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1 “Although one could use the term “ultra-low”, it is proposed to also use the term “very low” for substances with GWPs lower than 30. This is done because this range also includes carbon dioxide (although having a GWP of 1) being the largest contributor to human induced global warming.”