

DATE:

16.03.2017

ATTENTION:

Vehicle Emissions Working Group
The Department of Infrastructure
& Regional Development
GPO Box 594
CANBERRA ACT 2601

REFERENCE:

021/17

SUBJECT:

AACS company response to "Improving the efficiency of new light vehicles" Draft Regulatory Impact Statement

Dear Vehicle Emissions Working Group,

Our company, Allied Automotive Consulting Services is the appointed RVCS Agent and ADR Homologation Engineering Consultant to the following FCAI member brands:

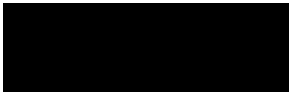
Audi Australia
FCA Australia (Fiat Chrysler Automobiles)
Isuzu Ute Australia
Haval Motors Australia (including Great Wall brand)
LDV (members through their distributor Ateco)
SAIC Motors Australia (MG)

I have been actively following and participating in all FCAI discussions on the "Improving the efficiency of new light vehicles" Draft Regulatory Impact Statement. I have attended all FCAI vehicle emissions member briefing sessions as well the Stakeholder Forum on Vehicle Emissions held at Parliament House and am abreast with the key policies and positions of the FCAI.

Please consider this letter as our company's official response to the "Improving the efficiency of new light vehicles" Draft Regulatory Impact Statement.

Our company fully supports the FCAI's response.

Kind regards,


Gerard Polidano
Director
AACS