Fraudulent vehicle emissions test schemes have been around for many years but have been difficult to detect and enforce against because inspectors had to be “caught in the act.” The only way to catch inspectors who issued fraudulent certificates to vehicle owners, indicating that their vehicles had passed state inspection when they had not, was to use undercover agents to take vehicles to be tested that had been set to fail the inspection, or to use remote surveillance of inspection stations.

In recent years, however, the majority of vehicle inspection and maintenance programs across the country have begun using onboard diagnostic-based testing in place of traditional tailpipe tests. While traditional tailpipe tests are relatively easy to trick by using a clean vehicle in place of a dirty one (a practice known as “clean piping”), the new testing technique is capable of detecting when the vehicle information entered does not match the test results. Armed with this powerful new enforcement tool, EPA criminal investigators, state attorneys general offices, and public safety offices have taken a number of enforcement actions against vehicle emissions inspectors who violate the Clean Air Act by conducting fraudulent inspections and issue fraudulent certificates.

A Case Study: Nevada

EPA began its stepped-up enforcement efforts against fraudulent vehicle inspections in 2009. Investigating alongside the Nevada Department of Motor Vehicles Law Enforcement Unit, EPA’s Criminal Investigation Division focused on ten Nevada emissions inspectors who among them each issued as many as 780 fraudulent smog certificates between November 2007 and early 2009. In what became known as the Fraudulent Emissions Certificate Operation, ten inspectors have all been convicted and sentenced. They are Wajdi Waked, Alexander Worster, Joseph DeMatteo, David Nelson, Adolfo Silva-Contreras, Eduardo Franco, William McCown, Louis Demeo, Pete Escudero, and Gary Smith.
Dealerships, Salesmen, and Technicians Involved in Scam

In North Carolina, five individuals have been charged in federal district court with violating the Clean Air Act. According to investigators, three former service technicians of a car dealership and two used car salesmen from another car dealership were conducting clean-scans on vehicles using an illegal simulator purchased on the internet. The technicians, one of which was a state licensed inspector, confessed to the scheme and DMV investigators seized the simulator.

In Missouri, the State Highway Patrol reviewed its database and identified vehicles fraudulently tested by two licensed emissions inspectors at Clark Tire Wholesale. They entered the correct identifying vehicle information in the computer but instead connected the equipment to a vehicle they knew would pass. The two emissions inspectors pled guilty to violations of the Clean Air Act for falsifying auto emission tests. One inspector was sentenced to 1 year home confinement and 2 years probation. The other was sentenced to 2 years probation. Both are required to perform 100 hours of community service.

In Texas, the Texas Department of Public Safety has identified several local car dealerships knowingly participating in the generation of the fraudulent emissions tests at state vehicle inspection stations in Arlington, Texas. Six men who own and operate Mike’s Auto Care in Arlington, a state vehicle inspection station, were indicted for violating the Clean Air Act and conspiracy.

Fraudulent Emissions Testing May Be Widespread

Nevada is not the only state where fraudulent vehicle emissions testing is taking place. Other states where EPA investigations have led to prosecutions include Georgia, North Carolina, Missouri, and Texas.

In Georgia, Michael Kelly, of Atlanta, was sentenced in a federal district court to serve two years in federal prison for violating the Clean Air Act by fraudulently issuing emissions certificates to cars that would have failed the emissions inspection required by law. Two other collaborators in the crime, Jackie Baker and James Hinton, were sentenced to home confinement, community service, and 2 years probation.

All three were licensed emissions inspectors working at a “Stop-N-Shop” in College Park, Georgia, through May 2009 when they lost their licenses. During the five-month period from January to May 2009, they issued more than 1,400 fraudulent emissions certificates to car owners, falsely stating that the owners’ cars had passed the required emissions test. Kelly issued 476 fraudulent certificates himself.

How it Worked

Their procedure was to connect cars they knew would pass the test to emissions equipment instead of connecting the equipment to the owners’ real cars. During the tests, the computer system automatically transmitting emissions testing data to a statewide database accessible by the Georgia Environmental Protection Division. False information was entered into the system, such as the make, model, and vehicle identification number, to make it appear those owners’ real cars, many of which had already failed an emissions test or showed equipment malfunctions, were being tested. Owners were charged $100 to $125 for a fraudulent emissions test, far more than the usual $20 charged for a legitimate inspection. Georgia law prohibits inspection stations from charging more than $25 for an emissions test.