Proposed Amendments to Rules 9-4 and 9-6

Board of Directors Meeting
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• Provide information for consideration of the adoption of proposed amendments to Regulation 9, Rule 4 and Rule 6.
Presentation Outline

• Background
• Necessity
• Proposed Amendments
• Findings
• Public Comment
• Resolution and Recommendation
Requested Action

• Consider adoption of proposed amendments to Regulation 9, Rule 4 and Rule 6 as well as certification of final Environmental Impact Report.
• Draft amendments include zero-NOx requirement for residential and commercial space and water heaters
  • Compliance dates 2027-2031 depending on equipment type and size

• Draft amendments released for public comment and workshop in October 2021

• Updated draft amendments and CEQA NOP/IS released for public comment in May 2022 (Scoping Meeting held June 9, 2022)

Background: NOx Emissions Comparisons

Bay Area (2018) total: 69,740 ton/yr

- Off-Road Mobile Sources: 36%
- On-Road Mobile Sources: 39%
- Residential Space Heating: 3.5%
- Residential Cooking, Other Natural Gas Appliances: 1.4%
- Residential Water Heating: 0.3%
- Commercial Water Heating: 0.8%
- Residential Space Heating, 0.7%
- Commercial Space Heating, 0.8%

Emissions from appliances covered by proposed amendments: 3,690 ton/yr
Background: Residential Appliance Emissions

2019 District NOx Emissions (tons)

- Fuels Refining: 3,198 tons
- Passenger Vehicles: 3,464 tons
- Baseline Emissions from 9-4 and 9-6: 3,690 tons

2019 District Residential Natural Gas Combustion NOx Emissions

- Space Heating: 66%
- Water Heating: 23%
- Cooking: 6%
- Other: 5%
Necessity

• Buildings account for > 25% of all stationary source NOx emissions in the region
• Significant NOx and secondary PM formation reductions
• Primary PM and GHG co-benefits expected
• Assist in meeting state and federal standards for ozone and PM
• Bay Area can continue to show leadership in health protective rules
NOx Emissions Reductions Expected

Projected NOx Emissions from Proposed Rule Amendments

<table>
<thead>
<tr>
<th>Year</th>
<th>Projected Yearly NOx Emissions (tons/year)</th>
<th>Projected NOx Reduction vs. Baseline (tons/year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline</td>
<td>3,690</td>
<td>-</td>
</tr>
<tr>
<td>2025</td>
<td>3,516</td>
<td>174</td>
</tr>
<tr>
<td>2030</td>
<td>2,816</td>
<td>874</td>
</tr>
<tr>
<td>2035</td>
<td>1,855</td>
<td>1,835</td>
</tr>
<tr>
<td>2040</td>
<td>930</td>
<td>2,761</td>
</tr>
<tr>
<td>2045</td>
<td>515</td>
<td>3,176</td>
</tr>
<tr>
<td>2046</td>
<td>454</td>
<td>3,236</td>
</tr>
</tbody>
</table>

Total Reductions Expected: 40,744 Tons NOx from 2023-2046

Commercial and Residential Space and Water Heating
Projected NOx Emissions (tons/year)
GHG Emissions Reductions Expected

### Maximum GHG Co-Benefit Reductions

<table>
<thead>
<tr>
<th>Year</th>
<th>Projected Yearly GHG Emissions (MMTCO₂e/yr)</th>
<th>Potential Reduction vs. Baseline (MMTCO₂e/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline</td>
<td>6.56</td>
<td>-</td>
</tr>
<tr>
<td>2030</td>
<td>5.67</td>
<td>0.89</td>
</tr>
<tr>
<td>2035</td>
<td>4.10</td>
<td>2.46</td>
</tr>
<tr>
<td>2040</td>
<td>2.68</td>
<td>3.88</td>
</tr>
<tr>
<td>2046</td>
<td>1.75</td>
<td>4.81</td>
</tr>
</tbody>
</table>

Estimated Maximum GHG Reductions: 54.54 MMT of GHG from 2023-2046
Modeled Fine Particulate Matter (PM$_{2.5}$) from All Sources

- Annual average outdoor concentrations, 2018
- Attributed to all sources of air pollution.
- Includes directly emitted particles (primary PM$_{2.5}$) and particles formed from gaseous pollutants (secondary PM$_{2.5}$)
- Estimated using computer modeling
Modeled PM$_{2.5}$ Reductions with Zero-NO$_x$ Natural Gas Appliances

- From elimination of NO$_x$ emissions from Bay Area natural gas-fired commercial & residential space/water heating appliances covered by Rules 9-4 and 9-6

- Reductions in secondary PM$_{2.5}$ attributed to these appliances
Modeled PM$_{2.5}$ Reductions with Electric Appliances

- From elimination of NO$_x$ and PM$_{2.5}$ emissions from Bay Area natural gas-fired commercial & residential space/water heating appliances covered by Rules 9-4 and 9-6
- Reductions in total (primary and secondary) PM$_{2.5}$ attributed to these appliances
## Modeled Health Benefits

<table>
<thead>
<tr>
<th>Health Impacts</th>
<th>Annual Health Benefits (Incidence Avoided)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Zero-NOx Appliances</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td>Premature mortality</td>
<td>23–52</td>
</tr>
<tr>
<td>Non-fatal heart attack</td>
<td>2.6–24</td>
</tr>
<tr>
<td>Hospital admission, neurological</td>
<td>7.7</td>
</tr>
<tr>
<td>Out of hospital cardiac arrest</td>
<td>0.45</td>
</tr>
<tr>
<td>Stroke</td>
<td>1.5</td>
</tr>
<tr>
<td>Lung cancer</td>
<td>1.9</td>
</tr>
<tr>
<td>Hospital admission, respiratory</td>
<td>2.4</td>
</tr>
<tr>
<td>Hospital admission, cardiovascular</td>
<td>3.0</td>
</tr>
<tr>
<td>ER visit, respiratory</td>
<td>13</td>
</tr>
<tr>
<td>ER visits, cardiovascular</td>
<td>6.2</td>
</tr>
<tr>
<td>Restricted activity days</td>
<td>24,000</td>
</tr>
<tr>
<td>Work loss days</td>
<td>4,100</td>
</tr>
<tr>
<td>Hay fever/allergic rhinitis</td>
<td>440</td>
</tr>
<tr>
<td>Asthma symptoms/albuterol use</td>
<td>9,200</td>
</tr>
<tr>
<td>Asthma onset</td>
<td>71</td>
</tr>
</tbody>
</table>
Summary of Health Valuations

Zero-NO\textsubscript{X} natural gas appliances: benefits only from reductions in NO\textsubscript{X} emissions
- **High estimate**: $540M
- **Low estimate**: $240M

Electric appliances: benefits from reductions in both NO\textsubscript{X} and PM\textsubscript{2.5} emissions
- **High estimate**: $890M
- **Low estimate**: $400M
Modeled PM$_{2.5}$ Exposure

- Exposures highest in high-density areas where PM$_{2.5}$ concentrations are also high (2020 residential population)

- Exposure levels vary by county and by race/ethnicity
Equity Assessment

- The counties most affected by these sources, like Santa Clara, tend to be higher % Asian / Pacific Islander. This explains most of the regional pattern (shown at right).

- Within every county, the most-impacted residents tend also to be people of color: primarily Hispanic and African-American/Black.
Changes to Peak Air Pollution Levels
24-hour PM$_{2.5}$ and 8-hour ozone

- Examined modeled changes at monitoring station locations when concentrations were higher
- Relevant to compliance with state and federal standards
- **For 24-hour PM$_{2.5}$**: Mean modeled reduction of about 0.7 µg/m$^3$ for peak levels (at least 30 µg/m$^3$ observed)
- **For 8-hour ozone**: Mean modeled reduction < 0.1 ppb for peak levels (at least 65 ppb observed)
Summary of Benefits

- Potential premature deaths avoided: 37–85 deaths per year
- Potential total benefit valuation: $400–890 million per year
- About 60% of benefits accrue from eliminating NOx emissions
- About 40% from eliminating PM$_{2.5}$ emissions (electric appliances)
- People of color most impacted by PM$_{2.5}$ attributed to combustion of natural gas for residential space and water heating
- Reduction to peak air pollution levels, helping us to meet state and federal requirements
Rule Updates and Package Contents

• Update to ultra-low NOx requirement in Rule 9-4 – now January 1, 2024 (no impact to zero-NOx requirement timeline)

• Proposed amendments package and supporting analyses, including:
  • Health analysis
  • Utility impact analysis
  • CEQA Draft Environmental Impact Report
  • Socioeconomic Analysis
Overview of Existing Rules

• Rule 9-4: Natural Gas Fired Furnaces
  • Residential central fan type furnaces
  • NOx emissions standard of 40 ng/J

• Rule 9-6: Natural Gas Fired Boilers and Water Heaters
  • Natural gas-fired boilers and water heaters under 2 million BTU/hr
  • NOx emissions standard from 10-14 ng/J dependent on size and usage
  • Higher emissions standard for mobile homes (40 ng/J)

• Requirements apply to newly installed/sold equipment
Applicability

• Proposed amendments apply to natural gas fired furnaces and water heaters

• Do not apply to:
  • Stoves, dryers, water heaters/boilers larger than 2 million BTU/hr, or other appliances
  • Appliances that use propane or other non-natural gas fuels
  • Mobile home furnaces
Rule 9-4 Updates (Furnaces)

• Introduce 14 ng/J standard for residential fan type central furnaces applicable on July 1, 2024

• Introduce zero NOx standard for all residential and commercial natural gas fired furnaces applicable on January 1, 2029 (does not apply to mobile homes)
Rule 9-4 Updates (Furnaces) (cont.)

- Remove specification of fan type residential central furnaces

- Addition of definitions, test methods and clarifications throughout rule

- Introduction of Interim Report for APCO to report on accessibility factors two years prior to implementation of zero NOx standard to ensure equitable outcomes
Rule 9-6 Updates (Water Heaters)

- Introduction of zero NOx standard for boilers
  - Heat input capacity less than 75,000 BTU/hr, applicable on January 1, 2027
  - Heat input capacity of between 75,000 BTU/hr and 2 million BTU/hr, applicable on January 1, 2031
- Clarification of certification and applicability requirements and use of SCAQMD for demonstration of compliance
- Introduction of Interim Report for APCO to report on accessibility factors two years prior to implementation of zero NOx standard to ensure equitable outcomes
• Introduction of requirement for both rules for interim report to come back to the Board of Directors no later than two years prior to the compliance date

• Technology options currently (and projected to be) available
• Market availability of such technology
• Projected costs of purchase and installation
• Incentive programs available to reduce costs
Implementation Working Group

• **Purpose**: Inform periodic reporting back to the Board on rule implementation for technical readiness and equitable transition

• **Potential topics of discussion**:
  - Market availability of zero NOx technology
  - Costs of purchase, installation and operation for zero NOx technologies
  - Incentives and other funding and financing available in the Bay Area, especially to low-income residents
  - Potential challenges and opportunities for facilitating an equitable transition
Implementation Working Group (cont.)

• Led by staff with facilitation from professional facilitator
• Invited stakeholders represent:
  o environmental justice groups
  o community-based organizations
  o tenant and landlord groups
  o affordable housing developers
  o building management firms
  o labor and trade organizations
  o technology manufacturers
  o subject matter experts/ building energy advocates
  o technology entrepreneurs focused on home electrification at scale
  o local governments
  o state agencies
  o utility and energy service providers
## Costs to Property Owners

### Bay Area Average Per Unit Compliance Cost

<table>
<thead>
<tr>
<th>Rule 9-4 Amendments for Space Heating</th>
<th>Equipment Cost ($)</th>
<th>Net Equipment Compliance Cost ($)</th>
<th>Panel Upgrade Cost ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ultra-low NOx Standard</td>
<td>$5,650</td>
<td>$550</td>
<td>$0</td>
</tr>
<tr>
<td>Zero NOx Standard</td>
<td>$8,030</td>
<td>$2,900</td>
<td>$2,630</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rule 9-6 Amendments for Water Heating</th>
<th>Equipment Cost ($)</th>
<th>Net Equipment Compliance Cost ($)</th>
<th>Panel Upgrade Cost ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zero NOx Standard</td>
<td>$2,820</td>
<td>$850</td>
<td>$960</td>
</tr>
</tbody>
</table>

**Notes:**
- Net equipment compliance cost is estimated by calculating the difference in capital cost between equipment meeting the current standard and equipment meeting the applicable proposed standard.
## Average Per Unit Compliance Cost and Cost Effectiveness for Proposed Amendments

<table>
<thead>
<tr>
<th>Rule 9-4 Amendments for Space Heating</th>
<th>Annualized Equipment Compliance Cost ($/year)</th>
<th>Annual Rate Savings ($/year)</th>
<th>Annualized Panel Upgrade Cost ($/year)</th>
<th>Annual NOx Reductions (lb/year)</th>
<th>Cost Effectiveness ($/ton)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ultra-low NOx Standard</td>
<td>$45</td>
<td>$0</td>
<td>$0</td>
<td>1.66</td>
<td>$54,100</td>
</tr>
<tr>
<td>Zero NOx Standard</td>
<td>$241</td>
<td>($150)</td>
<td>$161</td>
<td>2.52</td>
<td>$72,100 - $199,800</td>
</tr>
</tbody>
</table>

<table>
<thead>
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<th>Rule 9-6 Amendments for Water Heating</th>
<th>Annualized Equipment Compliance Cost ($/year)</th>
<th>Annual Rate Savings ($/year)</th>
<th>Annualized Panel Upgrade Cost ($/year)</th>
<th>Annual NOx Reductions (lb/year)</th>
<th>Cost Effectiveness ($/ton)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zero NOx Standard</td>
<td>$88</td>
<td>($45)</td>
<td>$59</td>
<td>0.34</td>
<td>$250,400 - $594,000</td>
</tr>
</tbody>
</table>

**Notes:**
- Annualized equipment compliance cost is estimated by calculating the difference in capital cost between equipment meeting the current standard and equipment meeting the applicable proposed standard, and amortizing the difference over the lifetime of the equipment.
- Ranges of cost effectiveness shown for the space heating and water heating zero-NOx standards represent the cost effectiveness for an equipment installation that does not require a panel upgrade (low end of range) and an equipment installation that does require a panel upgrade (high end of range).
Socioeconomic and Health Benefits Analysis

Total Net Annual Costs by Time Period from Proposed Amendments

<table>
<thead>
<tr>
<th></th>
<th>NET ANNUAL COSTS FOR WATER HEATERS 2027-2028 ($MILLION)</th>
<th>COMBINED NET ANNUAL COSTS 2029-2039 ($MILLION)</th>
<th>NET ANNUAL COSTS FOR HVAC 2040-2046 ($MILLION)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bay Area Region</td>
<td>$8.81</td>
<td>$30.04</td>
<td>$21.23</td>
</tr>
</tbody>
</table>

Estimated Annual Health Benefits

<table>
<thead>
<tr>
<th></th>
<th>Zero-NOx natural gas appliances: benefits only from reductions in NOx emissions ($MILLION)</th>
<th>Electric appliances: benefits from reductions in both NOX and PM2.5 emissions ($MILLION)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bay Area Region</td>
<td>$240-$540</td>
<td>$400-$890</td>
</tr>
</tbody>
</table>
Before adopting amending, or repealing a rule, the Board of Directors must make the following findings:

- **Necessity** - H&SC Section 40727(b)(1)
- **Authority** - H&SC Section 40727(b)(2)
- **Clarity** - H&SC Section 40727(b)(3)
- **Consistency** - H&SC Section 40727(b)(4)
- **Non-Duplication** - H&SC Section 40727(b)(5)
- **Reference** - H&SC Section 40727(b)(6)
Air District Impacts

• Compliance and Enforcement:
  • 1.5 additional FTE
    • 0.5 FTE to support the proposed rule amendments from January 1, 2024, through January 1, 2027
    • 1 FTE starting on January 1, 2027 to support compliance with the requirements of Sections 9-6-301.3, 9-6-301.5 and 9-6-303.5.

• Implementation Working Group (Rules and Planning/Climate):
  • 1 additional FTE
    • Combined workload between these two divisions to support implementation working group and interim reporting process between January 1, 2023, to January 1, 2029.
CEQA Impact Analysis

- Environmental Impact Report (EIR) evaluated potential for significant adverse environmental impacts
- Potentially Significant and Unavoidable Impacts
  - Utilities and Service Systems (Energy Resources)
    - Require the relocation or construction of new or expanded electric facilities that would result in an adverse environmental impact
  - Noise
    - Potential to generate long-term operational noise
- Less than Significant Impacts
  - Aesthetics
  - Air Quality
  - Greenhouse Gas Emissions and Climate Change
Public Comments Received

• 565 commenters
  • 404 expressed support for the rule amendments
  • 29 comments from organizations
    • Utilities – PG&E and community choice aggregators
    • State government - CARB
    • Local government – Marin County and Berkeley
    • Labor
    • Manufacturers
    • Building management
    • Advocacy organizations
Public Comments - Cost

• Concerns
  • Concerns about high cost of compliance in individual circumstances
    • Panel upgrades, utility costs, access to funding, upfront capital costs

• Responses
  • Implementation working group to track cost to consumers, facilitate access to funding as appropriate (focusing on low-income households)
    • Appliance costs expected to go down as market grows
    • Minimize need for panel upgrades and other expenses
    • Funding mechanisms that minimize upfront costs
    • Workforce availability and training
Grid Capacity & Reliability

• Concerns:
  • Insufficient capacity of grid distribution infrastructure to meet the needs of proposed rules
  • Alignment with state-wide planning processes and generation resource build-out
  • Reliability and access to heat and hot water during power outages
  • Emergency replacements

• Responses:
  • E3 report discusses impact to grid and alignment with CEC/CPUC planning processes
  • Modern natural gas appliances require electricity to operate in many cases
  • Emergency replacement plans including loaner programs, workforce training, alignment with building code processes
Timeline

- **2020**
  - Initial discussions with Board Committee

- **2021**
  - Stakeholder working group meetings
  - Draft rule amendments workshops
  - Updates to board committees
  - Public review and comment of DEIR

- **2022**
  - Rule 9-4 limit of 14 ng NOx applied to central furnaces manufacturers after January 1, 2024

- **2023**
  - Close of public comment period for DEIR
  - Board Hearing to consider adoption of proposed rule amendments
  - Implementation Working Group starts
  - Rule 9-4 limit of 0 ng NOx applied to water heaters < 75,000 BTU/hr heat input rating manufactured after January 1, 2027
  - Interim Report out to the Board for furnaces

- **2024**
  - We are here
  - Interim Report out to the Board for water heaters
  - Rule 9-4 limit of 0 ng NOx applied to central furnaces manufacturers after January 1, 2029

- **2025**
  - Interim Report out to the Board for water heaters

- **2027**
  - Rule 9-6 limit of 0 ng NOx applied to water heaters 75,000 to 2 million BTU/hr heat input rating manufactured after January 1, 2031

- **2029**
  - Interim Report out to the Board for furnaces

- **2031**
  - Rule 9-6 limit of 0 ng NOx applied to water heaters < 75,000 BTU/hr heat input rating manufactured after January 1, 2031
  - Interim Report out to the Board for large water heaters
Resolution and Recommendation

• Staff recommends that the Board:

  • Certify the CEQA Environmental Impact Report;
  • Adopt the Proposed Amendments to Regulation 9, Rule 4, and Regulation 9, Rule 6; and
  • Make written CEQA Findings and a Statement of Overriding Considerations as stated in Appendix C of the draft Resolution presented to the Board.